KUDREMUKH ಐಎಸ್ಓ 9001, 14001 ಮತ್ತು ಮೂರವಾಣಿ : ೦೮೦-೨೫೫೩೧೪೬೧ ರಿಂದ ೬೬ ಓಹೆಚ್ಎಸ್ಎಎಸ್ 18001 ಸಂಸ್ಥೆ ದೂರವಾಣಿ : आई एस ओ 9001, 14001 तथा ओएचएसएएस 18001 कम्पनी द्राव्ह ISO 9001, 14001 & ವೆಬ್ ಸೈಟ್ : www.kioclltd.in OHSAS 18001 COMPANY

ಕಐಓಸಿಎಲ್ ಅಮಿಚೆಡ್

ನೊಂದಾಯಿತ ಕಾರ್ಯಾಲಯ: ೨ನೇ ವಿಭಾಗ, ಕೋರಮಂಗಲ ಬೆಂಗಳೂರು - ೫೬೦ ೦೩೪.

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के आई ओ सी एल लिमिटेड

(भारत सरकार का उद्यम)

पंजीकृत कार्यालय: ।। ब्लाक, कोरमंगला, बेंगलूर - 560 034.

कार्यालय : 080-25531461 - 66 फेक्स : 080-25532153-5941 वेबसाईट : www.kioclltd.in

KIOCL LIMITED

(A Government of India Enterprise)

Registered Office: II Block, Koramangala, Bengaluru - 560 034.

Telephone: 080-25531461 - 66 : 080-25532153-5941 Website: www.kioclltd.in CIN: L13100KA1976GOI002974

October 21, 2020

No. S/BC/1 (18-5)/2020/535

National Stock Exchange of India Limited

Scrip Code: KIOCL Through: NEAPS

BSE Limited

Scrip Code: 540680, Scrip Name: KIOCL

Through: BSE Listing Centre

Metropolitan Stock Exchange of India Limited

Scrip Code: KIOCL Through: mylisting

Dear Sir / Madam,

Sub: Submission of Public Announcement for buyback of equity shares of **KIOCL Limited ("Company")**

This is further to our intimation dated October 19, 2020, where the Company has informed that the Board of Directors of the Company have approved the proposal to Buyback fully paid up Equity Shares of the Company from the existing shareholders/ beneficial owners as on Record Date on a proportionate basis through the Tender Offer process.

In this connection please note that today i.e. October 21, 2020 the Company has published the Public Announcement of buyback in Business Standard (English – All editions), Business Standard (Hindi – All editions) and Vartha Bharathi (Kannada being the regional language of Bengaluru wherein the registered office of the Company is located) pursuant to Securities & Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations"). The copy of the said Public Announcement is enclosed for your reference.

You are requested to take the same on record.

Thanking You,

Yours faithfully, For KIOCL Limited,

> the Det me (P.K. Mishra)

Company Secretary & Compliance Officer

Encl.: as above



KIOCL LIMITED

CIN: L13100KA1976G0I002974

Registered & Corporate Office: Il Block, Koramangala, Bengaluru – 560 034, Karnataka, India

Contact Person: Shri Pushp Kant Mishra, Company Secretary & Compliance Officer Tele-fax: +91 80 25531525 | Email: cs@kjoclltd.com | Website: www.kjoclltd.in

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF KIOCL LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA(BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED

This Public Announcement (the "Public Announcement") is being made pursuant to the provisions of Regulation 7(i) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations") for the time being in force including any statutory modifications and amendments from time to time and contains the disclosures as specified in Schedule II to the Buyback Regulations

CASH OFFER FOR BUYBACK OF NOT EXCEEDING 1,41,74,468 (ONE CRORE FORTYONE LAKHS SEVENTYFOUR THOUSAND FOUR HUNDRED SIXTYNINE) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF τ 10 EACH AT A PRICE OF τ 110 (RUPEES ONE HUNDRED TEN ONLY) PER FULLY PAID UP EQUITY SHARE ON A PROPORTIONATE

BASIS THROUGH THE TENDER OFFER ROUTE DETAILS OF THE BUYBACK OFFER AND OFFER PRICE

- The board of directors (the "Board") of KIOCL Limited ("KIOCL" / "Company") passed a resolution on October 19, 2020 ("Board Meeting") to approve the proposal of buyback of fully paidup equity shares of face value of ₹ 10 each ("Shares" or "Equity Shares") of the Company not exceeding 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred StxtyNine) Equity Shares from the equity (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred StxtyNine) Equity Shares from the equity shareholders' beneficial owners of Equity Shares (the "Equity Shareholders" / "Shareholders") of the Company as on October 30, 2020 (the "Record Date") (for further details in relation to Record Date, refer to Paragraph 9 of this Public Announcement), on a proportionate basis, through tender offer route (the "Buyback" / "Buyback Offer") at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share ("Buyback Price" / "Buyback Offer Price") payable in cash, for an aggregate maximum consideration not exceeding ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding the transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication fees, filing fees, turnover charges, applicable taxes inter alia buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses (the "Buyback Offer Size"). The Buyback Offer Size represents 8.25 % of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020. The Buyback is subject to receipt of any approvals, permissions and sanctions of statutory, regulatory or governmental authorities as may be required under applicable laws including but not limited to Securities and Exchange Board of India ("SEBI"), BSE Limited (the "BSE"), National Stock Exchange of India Limited (the "BSE") and MSE the property of India Limited (the "BSE") and MSE the property of India Limited (the "BSE") and MSE the property of India Limited (the "BSE"). (the "NSE") and Metropolitan Stock Exchange of India Limited (the "MSEI" together with BSE and NSE, the
- The Buyback is in accordance with the provisions of Section 68, 69, 70 and all other applicable provisions if any, of the Companies Act 2013, as amended, the Companies (Share Capital and Debentures) Rules, 2014, as amended, and other relevant rules made thereunder, each as amended from time to time (the "Companies Act"), and in accordance with Article 7A of the Articles of Association of the Company, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations") and subject to the provisions of the Buyback Regulations and such other approvals, permissions as may be required from time to time from the Stock Exchanges where the Equity Shares of the Company are listed and from any other statutory and/or regulatory authority, as may be required and which may be agreed to by the Board and/or any committee thereof. The Buyback would be undertaken in accordance with SEBI circular bearing number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 (the "SEBI Circulars"), which prescribes mechanism for acquisition of shares through stock exchange. In this regard, the Company will request BSE to provide the acquisition window. For the purpose of this Buyback, BSE would be the Designated Stock Exchange.
- The Buyback Offer Size represents 8.25% of the aggregate of the fully paidup equity share capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020 (the last audited standalone financial statements available as on the date of the Board Meeting approving the Buyback) and is within the statutory limits of 10% of the aggregate of the fully paid-up equity share capital and free reserves under the Board of Directors approval route as per the provisions of the Companies Act. Further, since the Company proposes to Buyback up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2.28% of the total number of Equity Shares in the total paidup share capital of the Company, the same is within the 25% limit as per the provisions of the Companies Act.
- The maximum amount required by the Company for the said Buyback aggregating to ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only), and is within permitted limits. The funds for the Buyback will be met out of internally generated cash resources of the Company. The Company confirms that as required under Section 68(2)(d) of the Companies Act and Regulation 4(ii) of the Buyback. Regulations the ratio of the aggregate of secured and unsecured debts owed by the Company shall not be more than twice the fully paidup share capital and free reserves after the Buyback.

 The Buyback Offer Price of ₹ 110 (Burees One Hundred Ten Only) per Faulty Share has been arrived at after.
- The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten Only) per Equity Share has been arrived at after onsidering various factors such as the average closing prices of the Equity Shares on the Stock Exchanges where the Equity Shares of the Company are listed, the net-worth of the Company and the Impact of the Buyback on the key financial ratios of the Company. The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share represents a premium of 5.69% on BSE and 6.53% on NSE over the average closing price in the last six calendar month preceding the month in which Buyback Offer is approved by the Board.

 The Buyback shall be on a proportionate basis from all the Equity Shareholders of the Company through
- the "Tender Offer" route, as prescribed under Regulation 4(iv)(a) of the Buyback Regulations. Please see paragraph 9 below for details regarding Record Date and share entitlement for tender in the Buyback. A copy of this Public Announcement is available on the Company's website (www.klocikid.in) and is expected to be available on the website of SEBI (www.sebi.gov.in) during the period of the Buyback and on the website of Stock Exchanges (www.bseindia.com), (www.nseindia.com) and (www.msei.in).

NECESSITY FOR BUY BACK

Buyback is the acquisition by a company of its own shares. Buyback is an efficient form of returning surplus cash to the members holding equity shares of the Company, inter-alia, for the following reasons:

I. The Buyback will help the Company to return surplus cash to its members holding equity shares broadly

- in proportion to their shareholding, thereby, enhancing the overall return to members; ii. The Buyback, which is being implemented through the Tender Offer route as prescribed under the Buyback Regulations, would involve allocation of higher of number of shares as per their entitlement or 15% of the number of shares to be bought back, reserved for the small shareholders. The Company believes that this reservation of 15% for small shareholders would benefit a large number of public
- shareholders, who would get classified as "small shareholder" iii. The Buyback would help in improving return on equity, by reduction in the equity base, thereby leading to long term increase in shareholders' value; and
- Iv. The Buyback gives an option to the members holding equity shares of the Company, who can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback offer or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post the Buyback offer, without additional investment.

After considering several factors and benefits to the shareholders holding Equity Shares of the Company, the Board decided to recommend Buyback of not exceeding 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2,28% of the total paidup equity capital of the Company at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 155.92 Crore (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication fees, filing fees, turnover charges, applicable taxes inter alia including buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses, which represents 8.25% of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financials of the

DETAILS OF PROMOTER SHAREHOLDING

The aggregate shareholding of the Promoter, as on the date of the Board Meeting i.e. Monday, October 19,

S. No	Name of the shareholders	No. of Equity Shares held	No. of Equity Shares held in dematerialized form	Percentage of issued Equity Share capital
1	President of India acting through Ministry of Steel, Government of India	61,60,51,204	61,60,51,204	99.06%
	Total	61,60,51,204	61,60,51,204	99.06%

- 3.2 No shares or other specified securities in the Company were either purchased or sold by the Promoter during a period of six months preceding the date of the Board Meeting at which the Buyback was approved.

 3.3 In terms of the Buyback Regulations, under the Tender Offer route, the promoter and promoter group of the Company have an option to participate in the Buyback. In this regard, the President of India acting through Ministry of Steel, Government of India, vide their letter dated October 20, 2020 intends to participate in the Buyback and tender up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred
- Sixty-Nine) or less as required in compliance with the Buyback Regulations.

 Since the entire shareholding of the Promoter is in the demat mode, the details of the date and price of acquisition/ sale of entire Equity Shares that the Promoter has acquired/sold till date as per the information provided by the Promoter vide its letter dated October 20, 2020, are set-out below:

Date of Transaction	No. of Equity Shares	Acquisition/ Sale Consideration (₹)	Nature of Transaction/Consideration
04.11.1976	3	3,000	Subscription to Memorandum
04.11.1976	49,997	5,00,00,000	Further Allotment
23.12.1976	60,000	6,00,00,000	Further Allotment
21.02.1977	40,000	4,00,00,000	Further Allotment
11.05.1977	2,86,100	28,61,00,000	Further Allotment
18.06.1977	80,000	8,00,00,000	Further Allotment
26.07.1977	50,000	5,00,00,000	Further Allotment
17.08.1977	50,000	5,00,00,000	Further Allotment
29.09.1977	80,000	8,00,00,000	Further Allotment
27.10.1977	1,25,000	12,50,00,000	Further Allotment
02.12.1977	1,25,000	12,50,00,000	Further Allotment
05.01.1978	1,50,000	15,00,00,000	Further Allotment
12.02.1978	1,90,000	19,00,00,000	Further Allotment
03.04.1978	50,000	5,00,00,000	Further Allotment
27.05.1978	1,50,000	15,00,00,000	Further Allotment
12.07.1978	1,25,000	12,50,00,000	Further Allotment
29.08.1978	1,00,000	10,00,00,000	Further Allotment
19.09.1978	1,00,000	10,00,00,000	Further Allotment
01.12.1978	38,900	3,89,00,000	Further Allotment
26.11.1979	1,00,000	10,00,00,000	Further Allotment
29.01.1980	50,000	5,00,00,000	Further Allotment
13.01.1982	75,000	7,50,00,000	Further Allotment
14.04.1982	5,39,700	53,97,00,000	Further Allotment
03.06.1982	25,000	2,50,00,000	Further Allotment
09.07.1982	10,000	1,00,00,000	Further Allotment
06.09.1982	30,000	3,00,00,000	Further Allotment
29.09.1982	15,000	1,50,00,000	Further Allotment
07.12.1982	40,000	4,00,00,000	Further Allotment
08.01.1983	15,000	1,50,00,000	Further Allotment
19.03.1983	22,500	2,25,00,000	Further Allotment
23.06.1983	60,000	6,00,00,000	Further Allotment
22.08.1983	75,000	7,50,00,000	Further Allotment
17.09.1983	20,000	2,00,00,000	Further Allotment
25.11.1983	45,000	4,50,00,000	Further Allotment
24.01.1984	46,000	4,60,00,000	Further Allotment
20.03.1984	28,800	2,88,00,000	Further Allotment
16.06.1984	25,000	2,50,00,000	Further Allotment
20.04.1985	32,73,138	327,31,38,000	Further Allotment
16.05.1995		quity shares of ₹ 1,000 e ing in 63,45,13,800 equi	
17.05.1995	(61,60,900)	11,37,80,300(1)	Disinvestment by Promoter
05.12.1995	(2,000)	1,00,000(2)	Disinvestment by Promoter

23.02.1996	(2,06,770)	33,08,320(3)	Disinvestment by Gol in favour of employees of the Company
13.11.2018	(1,20,92,926)	2,05,57,97,420(4)	Sold in the Buyback Offer of the Company
al Current Holding	61.60.51.204		

- (1): The disinvestment by the Promoter was made to institutional investors.
- The disinvestment by the Promoter was made to retail investors. (3): The Equity Shares of the Promoter was transferred to employees of the Company.
- (4): The Equity Shares of the Promoter was sold in the Buyback offer of the Company

The Board confirms that the Company has not defaulted in the repayment of the deposits accepted either before or after the commencement of the Companies Act, interest payment thereon, redemption of debentures or preference shares or payment of dividend to any shareholder or repayment of any term loan or interest payable thereon to any financial institutions or banking company.

CONFIRMATION BY THE BOARD OF DIRECTORS

The Board has confirmed on the date of Board Meeting (i.e. October 19, 2020) that it has made a full enquiry into the affairs and prospects of the Company and has formed an opinion that:
a) Immediately following the date of the Board Meeting, there will be no grounds on which the Company

could be found to be unable to pay its debts; b) As regards the Company's prospects for the year immediately following date of the Board Meeting and having regard to the Board's intentions with respect to the management of Company's business during

that year and to the amount and character of the financial resources which will in the Board's view be ble to the Company during that year, the Company will be able to meet its liabilities as and when they fall due and will not be rendered insolvent within a period of one year from that date of Board Meeting; and c) in forming the opinion, the Board has taken into account the liabilities as if the Company were being

wound up under the provisions of the Companies Act 1956 or Companies Act 2013 or Insolvency and Bankruptcy Code 2016, as the case may be, including prospective and contingent liabilities. REPORT BY THE COMPANY'S STATUTORY AUDITOR

The text of the report dated October 19, 2020 received from YCRJ & Associates. Chartered Accountants, the Statutory Auditor of the Company addressed to the Board of Directors of the Company is reproduced below:

Auditors' Report on buy back of shares pursuant to the requirement of Clause (xi) Schedule I to the Securities and Exchange Board of India (Buy -Back of Securities) Regulations, 2018, as amended

The Board of Directors, KIOCL Limited

Il Block, Koramangala

duru - 560034 Karnataka.

This Report is issued in our capacity as Statutory Auditors of KIOCL Limited (hereinafter referred to as the

In connection with the proposal of the Company to buy back its equity shares in pursuance of the provisions of Section 68, 69 and 70 of the Companies Act, 2013 (the "Act") and Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"), and in terms of the resolution passed by the directors of the Company in their meeting held on 19.10.2020, we have been engaged by the Company to perform a reasonable assurance engagement on the statement of determination of the amount permissible capital payment (the Statement), which we have initialled for identification

d of Directors Responsibility for the Statement

The preparation of the statement in accordance with Section 68 (2) of the Act and in compliance of the Buyback Regulations determining the amount permissible to be paid for the buy-back is the responsibility of the Board of Directors of the Company, including preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.

The Board of Directors are responsible to make a full inquiry into the affairs and prospectus/ offer document of the Company and to form an opinion that the Company will be able to pay its debts from the date of board meeting and will not be rendered insolvent within a period of one year from the date of board meeting at which oposal for buyback was approved by the Board of Directors of the Company and informing the It has taken into account the liabilities (including prospective and contingent liabilities) as if the Company were being wound up under the provisions of the Act or the Insolvency and Bankruptcy Code 2016. Further, a declaration is required to be signed by at least two directors of the Company in this respect in accordance with the requirements of the section 68 (6) of the Companies Act and the Buyback Regulations.

Pursuant to the requirements of the Regulations, it is our responsibility to provide reasonable assurance on the following "Reporting Criteria":

(i) Whether the amount of capital payment for the buy-back as stated in Annexure A has been determined considering the Audited financial statements for the year ended March 31, 2020 and is within the permissible limit and computed in accordance with the provisions of Section 68 of the Act;

(ii) Whether the Board of Directors in their meeting held on 19.10.2020 have formed their opinion, as specified in Clause (x) of Schedule I to the Regulations, on a reasonable grounds that the Company having regard to its state of affairs will not be rendered insolvent within a period of one year from date of the board meeting; and

(iii) Whether we are aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declaration.

We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of

We have compiled with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.

A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the reporting criteria mentioned in paragraph 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the Reporting Criteria. have performed the following procedures in relation to the Statement:

We have inquired into the state of affairs of the Company in relation to its audited financial statements for the year ended March 31, 2020; Examined authorization for buy back from the Articles of Association of the Company;

Examined that the amount of capital payment for the buy-back as detailed in Annexure A is within

missible limit computed in accordance with section 68 of the Act and in compliance of the Buyback Examined that the ratio of debt ow

reserve after such buy-back; Examined that all shares for buy-back are fully paid-up;

Examined resolutions passed in the meetings of the Board of Directors;

vii) Examined Director's declarations for the purpose of buy back and solvency of the Company; viii) Obtained necessary representations from the management of the Company

Based on our examination as above, and the information and explanations given to us, in our opinion, (i) the Statement of permissible capital payment towards buyback of equity shares, as stated in Annexure A, is in our view properly determined in accordance with Section 68 of the Act; and (ii) the Board of Directors, in their meeting held on 19.10.2020, have formed the opinion, as specified in clause

(x) of Schedule I of the Regulations, on reasonable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from date of board meeting and we are not aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declarat

The certificate is addressed to and provided to the Board of Directors of the Company pursuant to the

requirements of the Regulations solely to enable them to include it (a) in the public announcement to be made by the Company, (b) in the draft letter of offer and letter of offer to be filed with the Securities and Exchange Board of India, the stock exchanges, the Registrar of Companies as required under the Regulations, the National Securities Depository Limited, the Central Depository Securities (India) Limited and providing to the parties including manager to the offer in connection with buyback and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

Chartered Accountants FRN: 006927S

Rajnish Rama Rao M. No 202465 UDIN: 20202465AAAACI4847 Place - Bangalore Date - 19 10 2020

> ANNEXURE A Statement of permissible capital payment

The amount of permissible capital payment towards buy-back of equity shares (including premium) in question as ascertained below in our view has been properly determined in accordance with Section 68(2) of the Companies Act, 2013 and Regulation 4 & Proviso to Regulation 5(i)(b) of Buyback Regulations:

Particulars	Amount (in ₹) As on March 31, 2020
Particulars	Standalone
Issued, subscribed and fully paid up equity shares:	
62,19,25,565 Equity Shares of ₹ 10 /- each, fully paid up	6,21,92,55,650.00
Total- A	6,21,92,55,650.00
Free Reserves	
General reserve	12114338412.34
Retained Earnings	560426675.25
Total- B	12674765087.59
Total C= A+B	18,89,40,20,737.59
Madmum amount permissible for the Buy-back i.e. 10% of the aggregate fully paid-up equity share capital and free reserves pursuant to Section 68(2) of the Act requiring Board Resolution.	1,88,94,02,073.76
Amount approved by the Board of Directors for buy-back in the meeting held on 19.10.2020	1,55,91,91,590.00

Note: Capital Redemption Reserve and Other Comprehensive Income is not include for calculation of Free Reserve.

For YCRJ & Associate Chartered Accountants FRN:006927S

Rainish Rama Rao

Partner M. No 202465

UDIN: 20202465AAAACI4847 Place: Bangalore Date: 19.10.2020

PROCESS AND METHODOLOGY TO BE ADOPTED FOR THE BUYBACK The Buyback is open to all Eligible Shareholders of the Company holding Shares either in physical form ("Physical Shares") or in the dematerialized form ("Demat Shares") as on the Record Date as per the

cords made available to the Company by the Depositories/registrar.

The Buyback shall be implemented by the Company using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and in accordance with the procedure prescribed in the Companies Act and the Buyback Regulations and as may be determined by the Board (including the committee authorized to complete the formalities of the Buyback, the "Buyback Committee") and on such terms and conditions as may be permitted by law from time to time.

For implementation of the Buyback, the Company has appointed IDBI Capital Markets & Securities Limited as the registered broker to the Company (the "Company's Broker") through whom the purchases and settlements on account of the Buyback would be made by the Company. The contact details of the

(T) IDBI capital

IDBI Capital Markets & Securities Limited

6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai - 400005 Contact Person: Ms. Charushila Parkar

Tel No.: +91 (22) 2217 1700 | Fax No.:+91 (22) 2215 1787: Email: charushila.parkar@idbicapital.com | Website:www.idbicapital.com

SEBI Registration Number: INZ000007237 Corporate Identity Number: U65990MH1993G0I075578

The Company will request BSE to provide a separate acquisition window to facilitate placing of sell orders by eligible Equity Shareholders who wish to tender Equity Shares in the Buyback. The details of the platform will be as specified by BSE from time to time. In the event Shareholder Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stock broker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (after submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSE registered broker, Eligible Shareholders may approach Company's Broker I.e., IDBI Capital Markets & Securities Limited to place their bids.

At the beginning of the tendering period, the order for buying Equity Shares will be placed by the Company through Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the acquisition window by eligible Equity Shareholders through their respective stock brokers ("Shareholder Broker") during normal trading hours of the secondary market. The Shareholder Broker can

enter orders for Demat shares as well as Physical Shares.

The reporting requirements for Non-Resident Shareholders under the Foreign Exchange Management Act 1999 and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/or the Shareholder Broker through which the Eligible Shareholder places the bid.

Modification/cancellation of orders and multiple bids from a single Eligible Shareholder will be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance.

Shares shall be clubbed and considered as one but for the purposes of acceptance.

The cumulative quantity tendered shall be made available on the website of BSE (www.bseindia.com) throughout the trading session and will be updated at specific intervals during the tendering period.

Procedure to be followed by Equity Shareholders holding Equity Shares in the dematerialized form:

a. Eligible Shareholders holding Demat Shares who desire to tender their Equity Shares in the electronic form

under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker, the details of Equity Shares they intend to tender under the Buyback.

b. The Shareholder Broker would be required to place an order/bid on behalf of the Shareholders who wist to tender Equity Shares in the Buyback using the acquisition window of the BSE. Before placing the order, bid, the eligible Shareholder would require to transfer the number of Equity Shares tendered to the special account of Indian Clearing Corporation Limited ("Clearing Corporation" / "ICCL") specifically created for the purpose of Buyback offer, by using the early pay in mechanism as prescribed by BSE or ICCL prior to placing the bid by the Shareholder Broker. This shall be validated at the time of order/bid entry. The details of the special account shall be informed in the issue opening circular that will be issued by the BSE or the Clearing Corporation. c. For custodian participant orders for Demat Shares, early pay-in is mandatory prior to confirmation of

order/bid by custodians. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the tendering period (i.e. date of closing of the Buyback offer). Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation. d. Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS")

generated by the stock exchange bidding system to the Eligible Shareholder on whose behalf the bid has been placed. TRS will contain details of order submitted like bid ID number, DP ID, client ID, Number of e. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in

the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such

Equity Shareholder shall be deemed to have been accepted.

7.10 Procedure to be followed by equity Shareholders holding Equity Shares in the physical form:

a. In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 the

physical shareholders are allowed to tender their shares in the Buyback. However, such tendering shall be as per the provisions of the Buyback Regulations. b. Eligible Shareholders who are holding Physical Shares and intend to participate in the Buyback will be required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s), (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the

specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (v) self-attested copy of PAN Card(s) of all Eligible Shareholders, (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated. will, if the original shareholder is deceased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport. c. Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of

the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of BSE. Upon placing the bid, the Shareholder Broker shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio number, certificate number, distinctive number, number of Equity d. Any Shareholder Broker/Eligible Shareholder who places a bid for Physical Shares, is required to delive

Any one-enuous proxez/cargione-snareniouser who piaces a did for Physical Shares, is required to deliver the original share certificate(s) and documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback I.e. Integrated Registry Management Services Private Limited (at the address mentioned at paragraph 11 below) not later than 2 (two) days from the offer closing date. The envelope should be super scribed as "KIOCL Limited Buyback 2020". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholder. retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholde e. The Eligible Shareholders holding Physical Shares should note that Physical Shares will not be accepted unless the complete set of documents are submitted. Acceptance of the Physical Shares for Buyback by

the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, BSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids'.

f. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialisation such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialised is completed well in time so that they can participate in the Buyback before the closure of the tendering

METHOD OF SETTLEMENT

Upon linalization of the basis of acceptance as per Buyback Regulations:

The Company will transfer the funds pertaining to the Buyback to the Company's Broker bank account, who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank account as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Equity Shareholders will receive funds pay-out in their bank account from the Clearing Corporation.

8.2 The Equity Shares bought back in the demat form would be transferred directly to the escrow account of the Company opened for the Buyback (the "Demat Escrow Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism of the BSE.

The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or

If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to the er. In case of custodian participant orders, excess Demat Shares or unaccepted Demat Shares, if any, will be returned to the respective custodian participant. Excess Demat Shares or unaccepted Demat Shares, if any, tendered by the Eligible Shareholders would be returned to them by Clearing Corporation. Any excess Physical Shares pursuant to proportionate acceptance/rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Physical Shares, in case the Physical Shares accepted by the Company are less than the Physical Shares tendered by the shareholder in the Buyback.

8.5 In case of certain shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlemen accounts for releasing the same to such shareholder's account.

The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares

The settlements of fund obligation for Demat and Physical Shares shall be affected as per the SEBI circulars and as prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted under the Buyback, such beneficial owners will receive funds payout in their bank account as provided by the depository system directly to the Clearing Corporation and in case of Physical Shares, the Clearing Corporation will release the funds to the Shareholder Broker(s) as per secondary market payout mechanist If such shareholder's bank account details are not available or if the funds transfer instruction is rejected by the Reserve Bank of India ("RBI")/ bank(s), due to any reasons, then the amount payable to the concerne shareholders will be transferred to the Shareholder Broker for onward transfer to such shareholders.

Eligible Shareholders who intend to participate in the Buyback should consult their respective Sharehold Broker for any cost, applicable taxes, charges and expenses (including brokerage) that may be levied by the Shareholder Broker upon the selling Eligible Shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the selling Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling Eligible Shareholders.

The Equity Shares bought back will be extinguished in the manner and following the procedure prescribed in

RECORD DATE AND SHAREHOLDER ENTITLEMENT

As required under the Buyback Regulations, the Company has fixed Friday, October 30, 2020 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the shareholders, who are eligible to participate in the Buyback.

- The Equity Shares proposed to be bought back by the Company, as part of this Buyback Offer shall be
- (a) reserved category for Small Shareholders (A "Small Shareholder" is defined in the Buyback Regulations as a shareholder, who holds equity shares having market value, on the basis of closing price of the Equity Shares on the recognized stock exchange registering the highest trading volume in respect of such shares, as on record date, of not more than ₹ 2,00,000 (Rupees Two Lakh Only)) and
- (b) the general category for all other shareholders, and the entitlement of a shareholder in each category shall be calculated accordingly.
- In accordance with Regulation 6 of the Buyback Regulations, 15% (fifteen per cent) of the number of Equity Shares which the Company proposes to buy back, or number of shares entitled as per shareho Shareholders, whichever is higher, shall be reserved for the Small Shareholders as part of this Buyback.
- On the basis of shareholding as on the Record Date, the Company will determine the entitlement of each shareholder to tender their Equity Shares in the Buyback. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder as on the Record Date and the ratio of Buyback applicable in the category to which such shareholder belongs. The final number of Equity Shares that the Company will purchase from each Eligible Shareholder will be based on the number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder.
- In order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common PAN shall be clubbed together for determining the category (Small Shareholder or General Category) and the buyback entitiement. In case of joint shareholding, the Equity Shares held in cases where the sequence of the PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares, where the sequence of PANs is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buyback will check the sequence of the names of the joint holders and club together the Equity Shares held in such cases where the sequence of the PANs and name of joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/foreign portfolio investors etc. with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/sub-accounts and have a different demait account normenclature based on information prepared by the Registrar to the Buyback as per the shareholder records received from the Depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement
- and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients. After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.
- The Equity Shareholders' participation in the Buyback will be voluntary. The Equity Shareholders can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post Buyback, without additional investment. The Equity Shareholders may also accept a part of their entitlement. The Equity Shareholders also have the option of tendering additional shares (over and above their entitle participate in the shortfall created due to non-participation of some other Equity Shareholders, if at all.
- The maximum tender under the Buyback by any shareholder cannot exceed the number of Equity Shares held by the shareholder as on the Record Date.
- The Equity Shares tendered as per the entitlement by shareholders as well as additional shares tendered, if any, will be accepted as per the procedure laid down in Buyback Regulations.
- 9.10 Detailed instructions for participation in the Buyback (tender of Equity Shares in the Buyback) as well as the relevant time table will be included in the Letter of Offer which will be sent in due course to the Eligible Shareholders as on the Record Date and the Company shall comply with the SEBI circular No. SEBI/CIR/ CFD/DCR1/CIR/P/2020/63 on "Relaxations relating to procedural matters - Takeovers and Buy-back" dated May 14, 2020, read with SEBI circular No. SEBI/HQ/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020, as

COMPLIANCE OFFICER

Pushp Kant Mishra, Company Secretary and Compliance Officer Il Block, Koramangala, Bengaluru, Kamataka, 560034. Tel: +91 80 25531525; Fax: +91 80 25531525

Email: cs@kloclitd.com | Website: www.kloclitd.in

Investor may contact the Compliance Officer for any clarification or to address their grievances, if any, during office hours i.e. 10:00 a.m. IST to 5:00 p.m. IST on all working days except Saturday, Sunday and public holidays

REGISTRAR TO THE BUYBACK OFFER/ INVESTOR SERVICE CENTRE

In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except Sunday and Public Holiday from 10:00 a.m. IST to 5:00 p.m. IST i.e. Monday to Friday and from 10:00 a.m. IST to 1:00 p.m. IST on Saturday, at the following address:

Integrated

INTEGRATED REGISTRY MANAGEMENT SERVICES PRIVATE LIMITED No. 30, Ramana Residency, 4th Cross, Sampige Road, Malleshwaram, Bengaluru - 560003, Karnataka Tel: +91 8023460815 to 818; Fax: +91 8023460819 Contact Person: Mr. K Harish Email: ing@integratedindia.in | Website: www.integratedindia.in | SEBI Reg No : INR00000544 | Validity Period: Permanent Registration

CIN: U74900TN2015PTC101466 MANAGER TO THE BUYBACK OFFER



IDBI Capital Markets & Securities Limited 6th floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400 005 Tel No.:+91 (22) 2217 1700 | Fax No.: +91 (22) 2215 1787; Conlact Person: Indrajit Bhagat/Chandresh Sharma
Email: kiocl buyback2020@idbicapital.com | Website: www.idbicapital.com
SEBI Registration Number: INM000010866 | Validity Period: Permanent
Corporate Identity Number: U65990MH1993G01075578

DIRECTORS' RESPONSIBILITY

"As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Public Announcement and confirms that the information in this Public Announcement contain true, factual and material information and shall not contain any misleading informat For and on behalf of the Board of Directors of KIOCL Limited

M V Subba Rao an-cum-Managing Director (DIN: 06495576)

Place: Bengaluru

Swapan Kumar Gorai Director (Finance) (DIN: 07223221)

Pushp Kant Mishra Company Secretary mbership No: ACS 28174)

Date: October 20, 2020

GAYATRI HIGHWAYS O

LIMITED (Formerly known as Gayatri Highways Private Limited erstwhile Gayatri Domicile Private Limited) Regd office: 1st Floor, TSR Towers 6-3-1090, Rajbhavan Road, Somajiguda, Hyderabad-500082 gana. Tel: 040-2331 0330 / 4284, Fax: 040-2339 8435

Email: cs@gayatrihighways.com Web: www.gayatrihighways.com CIN: L45100TG2006PLC052146 NOTICE

Notice is hereby given pursuant to Regulation 29 read with 47(1) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a Meeting of the Board of Directors of the Company will be held on Wednesday, the 4" of November, 2020 at the Registered Office of the Company, inter-alia to consider and approve the Un-audited Standalone & Consolidated Financial Results for the Second Quarter and Half and any other business with the permission of the chair. Year ended on 30th September, 2020

Further the trading window for dealing in the equity shares of the Company is already closed for all designated persons, their immediate relatives and other connected persons, from 1st October, 2020 till the conclusion of 48 ours after the declaration of financia results of the Company for the quarte and Half-Year ended on 30' September, 2020.

This information is also available o the Company's website www.gayatrihighways.com and also on the website of the Stock Exchanges viz, BSE Limited- www.bseindia.co and National Stock Exchange of India Ltd- www.nseindia.com. For Gayatri Highways Limited

Sd/-P. Raj Kumar Company Secretary & Compliance Officer Date: 20° October, 2020

MULTI COMMODITY EXCHANGE OF INDIA LIMITED

Regd. Office: Exchange Square, Suren Road, Chakala, Andheri (East), Mumbai - 400093 CIN: L51909MH2002PLC135594: Email id: info@moxindia.com: website: www.moxindia.com

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, notice is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Wednesday, October 28, 2020, at Delhi through Video Conferencing, inter-alia, to consider and approve the Un-audited Financial Results (Standalone & Consolidated) of the Company for the quarter and half year ended September 30, 2020.

The said notice may be accessed on Company's website at https://www.mcxindia.com/inve stor-relations/notices and also on the website of BSE Limited at https://www.bseindia.com.

> For Multi Commodity Exchange of India Limited **Ajay Puri** Company Secretary

Place: Delhi Date: October 20, 2020

Vardhman VARDHMAN ACRYLICS LIMITED

Regd. Office: Chandigarh Road, Ludhiana-141 010. CIN: L51491PB1990PLC019212. PAN: AAACV7602E

Website: www.vardhman.com, Email: secretarial.lud@vardhman.com Unaudited Financial Results for the guarter and half year ended 30th September, 2020

							fuer us come
Sr. No.	Particulars	Quarter Ended 30th Sept, 2020 Unaudited	Quarter Ended 30th June, 2020 Unaudited	Quarter Ended 30th Sept, 2019 Unaudited	Half Year Ended 30th Sept, 2020 Unaudited	Half Year Ended 30th Sept, 2019 Unaudited	Year Ended 31st March, 2020 Audited
1	Total Income from Operations	68.23	33.98	89.46	102.22	180.44	360.98
2	Net Profit / (Loss) for the period (before Tax and Exceptional Items)	6.01	0.64	9.18	6.65	30.97	47.86
3	Net Profit / (Loss) for the period before tax (after Exceptional items)	6.01	0.64	9.18	6.65	30.97	47.86
4	Net Profit / (Loss) for the period after tax (after Exceptional items)	4.67	0.51	10.67	5.18	27.46	46.27
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	4.67	0.51	10.67	5.18	27.46	45.99
6	Paid up Equity Share Capital	80.36	80.36	80.36	80.36	80.36	80.36
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year						275.06
8	Earnings Per Share (of Rs. 10/- each) (in Rs.) (not annualized): (a) Basic	0.58	0.06	1.33	0.64	3.42	5.76
	(b) Diluted	0.58	0.06	1.33	0.64	3.42	5.76

Note: The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the quarterly financial results is available on the website of the Stock Exchange i.e. www.nseindia.com and website of the company i.e. www.vardhman.com.

For and on behalf of Vardhman Acrylics Limited

Place: Ludhiana S.P. Oswal Date : 20,10,2020 (Chairman) Mahindra III Manulife

MUTUAL

MAHINDRA MANULIFE INVESTMENT MANAGEMENT PRIVATELIMITED

(Formerly known as Mahindra Asset Management Company Pyt. Ltd.) Corporate Identity Number: U65900MH2013PTC244758 Registered Office: "A" Wing, 4th Floor, Mahindra Towers, Dr. G.M Bhosale Marg, P.K. Kurne Chowk, Worli, Mumbai 400 018 Corporate Office: 1st Floor, Sadhana House, 570, P.B Marg. rli, Mumbai - 400 018 Tel: 1800 4196244; website: www.mahindramanulife.com;

email id: mfinvestors@mahindra.com

NOTICE - CUM -ADDENDUM NO. 41/2020

THIS NOTICE - CUM - ADDENDUM SETS OUT CHANGES TO BE MADE IN THE SCHEME INFORMATION DOCUMENT(SID) AND KEY INFORMATION MEMORANDUM (KIM) OF THE SCHEMES OF MAHINDRA MANULIFE MUTUAL FUND (FUND)

Normal Cut-off timings to be restored for all schemes other than debt schemes of the Fund

With reference to our notice-cum-addendum no. 39/2020 dated October 18, 2020 on the above subject. the unitholders/investors are requested to note that, for switch transaction made from schemes other than debt schemes of the Fund to the Debt schemes the cut-off timings of 1 p.m. shall be applicable.

All other provisions related to applicability of NAV, as mentioned in the aforesaid notice, shall remain

This notice-cum-addendum shall form an integral part of the SIDs / KIMs of all the debt schemes of the Fund as amended from time to time and shall override the conflicting provisions, if any in this regard.

All the other provisions of the SIDs and KIMs of the schemes except as specifically modified herein above remain unchanged.

> For Mahindra Manulife Investment Management Private Limited (Formerly known as Mahindra Asset Management Company Pvt. Ltd.)

Place: Mumbai Date: October 20, 2020

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

GRANULES Granules India Limited

Regd. 0ff; 2nd Floor, 3rd Blook, My Home Hub, Machapuz, Hyderabad - 500081 (TS) Phone: +91.40.30660000 Fax: +91.40.23115145 URL: www.grandesindia.com E-mail: investorelations@granulesindia.com CRN: L24110TG1991PLC012471

NOTICE OF RECORD DATE

Notice is hereby given that the Board of Directors in their meeting held on 20th October, 2020 fixed the record date as 30th October 2020 for the purpose of payment of second interim dividend for the financial year 2020-21 pursuant to regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

For Granules India Limited Sd/-Chaitanya Tummala

Date: 20.10.2020

Company Secretary



LASA SUPERGENERICS LIMITED

Reg Off: C-105, MIDC, Mahad, Dist - Raiged, Mahad - 402309 Corporate Office: Office No. 705, Minorva Estate, Asha Nagar A Wing, O2 Commercial Tower, Mulund (Weet) Website: www.lasalabs.com. Email ID: Investor @lasalabs.com CIN: L24233MH:2016PLC274202

NOTICE

Pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015, Notice is hereby given that the Meeting of the Board of Directors of the Company is scheduled to be held on Monday, October 25, 2020 through viscoconferencing or any other permitted mode Inter-alia, to consider, approve and take on record Unaudited Financial Results along with the Limited Review Report of the Company for the quarter and Half year ended September 30, 2020, and/or to discuss any other business/matter with the permission of the Chairman.

The said notice is also available on the website of the Company at www.lasalabs.com the website of the Stock exchanges i.e. www.beeindia.com and www.neeindia.com For Lasa Supergenerics Lin

Place: Mumbal Date: October 19, 2020

Nidhi Kulshr Company Secretary and Compliance Officer

लोक एव्हरेस्ट मानसरोवर को-ऑप. हौसिंग सोसायटी लि. सीटीएस नं. ६६१/१/१, ३ जेएसडी रोड, मुलुंड (प), मुंबई-४०० ०८० मानीव अभिहस्तांतरणासंबंधी जाहीर सूचना

खालील मिळकतीचे एकतर्फी मानीय अभिहस्तांतरण करून मिळणेबाबत उपरोक्त संस्थेकड्न या कार्यालयाकडे महाराष्ट्र मालकी हक्काच्या सदिनकाबाबत (त्या बांधण्यास प्रोत्साहेन देले, त्याची विक्री, व्यवस्थापन व हस्तांतरण यांचे नियमन करण्याबाबत) अधिनियम १९६३ चे कलम ११ अन्वये अर्ज प्राप्त झाला आहे. सदर अर्ज़ावी सुनावणी दि. ०३/११/२०२० रोजी दुपारी ०४.१५ वा. निश्चित केली

प्रतिवादी. (१) मॅनेजिंग डायरेक्टर,लोक हौ. आणि कस्ट्रक्शन्स लि., मरोळ, मरोशी मार्ग, मरोळ, अंधेरी (पू.) मुंबई -५८ (२) मे. इटेनिटी एव्हरेस्ट लि. ऑसबेसस्टॉस सिमेंट कं. लि., एव्हरेस्ट बिल्डींग प्रॉडक्ट्स लि. ब्लॉक डी, शिवसागर इस्टेट, डी.ए.बी. रोड, वरळी मुंबई ४०० ०१८ यांनी तसेच या मिळकतीबाबत ज्या कोणाचे हितसंबंध असतील त्यांनी त्यांचे म्हणणे वरील सुनावणीचे दिवशी व वेळी हजर राहून सादर करावे. अन्यथा या प्रकरणी कोणानी काहीही हरकत नाही, असे समजून पुढील

मालमत्तेचे वर्णन :- सीटीएस नं. ६६१/१/१, मुलुंड (प.), मुंबई - ४०००८०

सर्वे. नं.	सर्वें. नं.	प्लॉट नं.	सी.टी.एस.नं.	मागणी केलेले क्षेत्र
****		****	६६१/१/१ ते ३ (न.भू.अ. मुलुंड)	एकुण क्षेत्रफळ २२५१३.१८ चौ.मी.

जा.क./जिऊनि/मुंबर्ड/नोटीस/१९५९/सन २०२० सधम प्रधिकारी तथा जिल्हा उपनिबंधक, सहकारी संस्थ (२) पूर्व उपनगरे, मुंबई

कार्यालय:- कक्ष क्र. २०१, कोकण भवन, (प्रताप पाटील) बेलापूर, नवी मुंबई - ४०० ६१४, सक्कम प्राधिकारी तथा जिल्हा उपनिबंधव दिनांक :- १९/१०/२०२० सहकारी संस्था (२),पुर्व उपनगरे,गुंबई



RAMKRISHNA FORGINGS LIMITED

CIN No:1 74210WR1981PI C034281 Regd. Office: 23 Circus Avenue, Kolkata - 700017

Phone: 033-4082 0900/ 033-7122 0900, Fax: 033-4082 0998, email: info@ran Website: www.ramkrishnaforgings.com Extract of Statement of the Consolidated Unaudited Financial Results for the Quarter and Half-Year ended September 30, 2020 (All amounts in INR Lakhs, unless otherwise state

SI.		Consolidated						
No.	PARTICULARS	Quarter - Ended			Half-year Ended		Year Ended	
		September 30, 2020 (Unaudited)	June 30, 2020 (Unsudited)	September 30, 2019 (Unaudited)	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	March 31, 2020 (Audited)	
1	Total Income from Operations	25,304.54	11,456.74		-	-	1,22,326.73	
2	Net Profit for the period before tax	183.92	(4,532.68)	189.94	(4,348.76)	2,251.03	1,479.2	
3	Net Profit for the period after tax	145.16	(2,947.55)	119.66	(2,802.39)	1,498.93	969.5	
4	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	136.00	(2,955.37)	97.81	(2,819.37)	1,455.23	936.3	
5	Paid-up Equity Share Capital (Face Value of ₹ 10/- per share)	3,193.27	3,217.99	3,260.77	3,193.27	3,260.77	3,260.7	
6	Earnings Per Equity Share of ₹10/- each							
	- Basic (₹)	0.45**	(9.11)**	0.37**	(8.70)**	4.60**	2.9	
	- Diluted (₹) #	0.45**	(9.11)**@	0.37**	(8.70)**@	4.58**	2.9	
	** not annualised							
	# after considering impact of ESOP							
\neg	@ anti-dilutive in nature						1	

Notes:

Place: Kolkata

Date: October 20, 2020

- 1 These above results is an extract of the detailed format of Standalone and Consolidated Unaudited Financial Results for the Quarter and Half-Year ended September 30, 2020 filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available at the company website i.e. www.ramkrishnaforgings.com and the website of BSE Limited and National Stock Exchange of India Limited i.e. www.bseindia.com and www.nseindia.com respectively.
- The above unaudited consolidated Ind AS financial results have been reviewed by the Audit and Risk Management Committee and thereafter approved by the Board of Directors of the Company at their respective meetings held on October 19, 2020 and October 20, 2020. The Statutory Auditors have carried out a limited review of the financial
- Information on Standalone Unaudited Financial figures for the Quarter and Half-year ended September 30, 2020.

22		Quarter - Ended				Half-year Ended		
SI. No.	PARTICULARS	September 30, 2020 (Unaudited)	June 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	September 30, 2020 (Unaudited)	September 30, 2019 (Unaudited)	March 31, 2020 (Audited)	
1	Revenue from Operation	25,329.30	11,646.39	26,106.15	36,975.69	64,065.88	1,11,783.62	
2	Profit Before Tax	267.78	(4,135.11)	121.71	(3,867.33)	2,134.77	1,441.50	
3	Profit After Tax	207.30	(2,647.19)	71.19	(2,439.89)	1,418.52	961.44	
4	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and other Comprehensive Income (after tax)]	200.56	(2,653.93)	50.04	(2,453.37)	1,376.23	934.49	

On behalf of the Board of Ramkrishna Forgings Limited Naresh Jalan (Managing Director) DIN: 00375462



TATA METALIKS LTD.

CIN: L27310WB1990PLC050000

Registered Office: TATA CENTRE, 10th Floor, 43, J. L. Nehru Road, Kolkata - 700 071 Website: www.tatametaliks.com, Email: tml@tatametaliks.co.in

					-		
Sr. No	Particulars	3 months Ended 30.09.2020 Audited	3 months Ended 30.06,2020 Audited	3 months Ended 30.09.2019 Audited	6 months Ended 30.09.2020 Audited	6 months Ended 30.09.2019 Audited	Year Ended 31.03.2020 Audited
1.	Total income from operations	51,963	20,994	51,138	72,957	101,041	205,063
2.	Net Profit for the period (before Tax,						
	Exceptional and/or Extraordinary items)	9,001	(1,663)	2,275	7,338	5,006	20,138
3.	Net Profit for the period before Tax (after	4,10,41-50		1114 3-224-5		11000000	
	Exceptional and/or Extraordinary items)	9,001	(1,663)	2,275	7,338	5,006	20,138
4.	Net Profit for the period after Tax (after						
	Exceptional and/or Extraordinary items)	8,200	(1,236)	2,339	6,964	4,301	16,596
	Total Comprehensive Income for the period		2.77%.35.46.5	15.60.1-15	COMMON A	5072365	1000000
5.	[Comprising Profit/(Loss) for the period						
	(after tax) and other Comprehensive			Name and Park	200.000000	500000	
	income (after tax)]	8,194	(1,242)	2,319	6,952	4,261	16,418
6.	Equity share capital (Face value Rs.10/-		DUSTR NAS	- 57	0375,000		-07
	per share)	3,158	2,809	2,809	3,158	2,809	2,809
7.	Other Equity	N.A.	N.A.	N.A.	N.A.	N.A.	89,131
8.	Earnings per share (EPS) (of Rs 10/-						
	each) for continuing and discontinued						
	operations						
	a). Basic	28.96*	(4.40)*	8.32*	24.69*	15.31*	59.09
	b). Diluted	25.97*	(4.40)*	7.40*	22.05*	13.61*	52.55

- The above financial results for the quarter and six months ended September 30, 2020 has been prepared in accordance with Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013 read with the relevant rules thereunder and in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended. The same were reviewed by the Audit Committee on October 19, 2020 and taken on record by the Board of Directors at its meeting held on October 19, 2020.
- 2. The loss from discontinued operation is totally attributable to the ordinary activities and does not include gain/loss on disposal of assets or settlement of liabilities.
- 3. The impact of the government imposed nation-wide lock down due to the Covid-19 pandemic was partial and temporary as requisite permissions have been obtained by the Company in May 2020 to resume its manufacturing operations. As a result of this lock down, production in the Company's plant also could not be carried out from March 28, 2020 to May 12, 2020. The current economic environment could temporarily result in lower demand visa-vis FY 20. In light of the above, inter alia considering the internal and external factors, the Company has assessed the carrying amount of property, plant and equipment, receivables, inventories, investments and other assets as at September 30, 2020, the current liquidity position including its cash flows, the business outlook and concluded that no material adjustments are required in these financial results.
- On September 25, 2020, the Company received the balance amount (75%) against the share warrants and allotted 34,92,500 equity shares on conversion of such share warrants on the same date.
- Figures for the previous period/years have been regrouped/rearranged to conform to the classification of the current period, where necessary.

On behalf of Board of Directors Sandeep Kumar Managing Director

Place: Kolkata Date : October 19, 2020













KIOCL LIMITED

CIN: L13100KA1976G0I002974

Registered & Corporate Office: II Block, Koramangala, Bengaluru – 560 034, Karnataka, India Contact Person: Shri Pushp Kant Mishra, Company Secretary & Compliance Officer

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF KIOCL LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA(BUY-BACK OF SECURITIES) REGULATIONS. 2018. AS AMENDED

This Public Announcement (the "Public Announcement") is being made pursuant to the provisions of Regulation 7(i) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations") for the time being in force including any statutory modifications and amendments from time to time and contains the disclosures as specified in Schedule II to the Buyback Regulations

CASH OFFER FOR BUYBACK OF NOT EXCEEDING 1,41,74,469 (ONE CRORE FORTYONE LAKHS SEVENTYFOUR THOUSAND FOUR HUNDRED SIXTYNINE) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT A PRICE OF ₹ 110 (RUPEES ONE HUNDRED TEN ONLY) PER FULLY PAID UP EQUITY SHARE ON A PROPORTIONATE **BASIS THROUGH THE TENDER OFFER ROUTE**

DETAILS OF THE BUYBACK OFFER AND OFFER PRICE

- The board of directors (the "Board") of KIOCL Limited ("KIOCL" / "Company") passed a resolution on October 19, 2020 ("Board Meeting") to approve the proposal of buyback of fully paidup equity shares of face value of ₹ 10 each ("Shares" or "Equity Shares") of the Company not exceeding 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares from the equity shareholders / beneficial owners of Equity Shares (the "Equity Shareholders" / "Shareholders") of the Company as on October 30, 2020 (the "Record Date") (for further details in relation to Record Date, refer to Paragraph 9 of this Public Announcement), on a proportionate basis, through tender offer route (the "Buyback" / "Buyback Offer") at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share ("Buyback Price" / "Buyback Offer") the Price") payable in cash, for an aggregate macro consideration not exceeding ₹ 155 92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding exceeding ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding the transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication the transaction costs viz. Interfaces, applicable taxes inter alia buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses (the "Buyback Offer Size"). The Buyback Offer Size represents 8.25 % of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020. The Buyback is subject to receipt of any approvals, permissions and sanctions of statutory, regulatory or governmental authorities as may be required under applicable laws including but not limited to Securities and Exchange Board of India ("SEBI"), BSE Limited (the "BSE"), National Stock Exchange of India Limited (the "NSE") and Metropolitan Stock Exchange of India Limited (the "MSEI" together with BSE and NSE, the
- 1.2 The Buyback is in accordance with the provisions of Section 68, 69, 70 and all other applicable provisions, if any, of the Companies Act 2013, as amended, the Companies (Share Capital and Debentures) Rules, 2014, as amended, and other relevant rules made thereunder, each as amended from time to time (the "Companies Act"), and in accordance with Article 7A of the Articles of Association of the Company, Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations") and subject to the provisions of the Buyback Regulations and such other approvals, permissions as may be required from time to time from the Stock Exchanges where the Equity Shares of the Company are listed and from any other statutory and/or regulatory authority, as may be required and which may be agreed to by the Board and/or any committee thereof. The Buyback would be undertaken in accordance with SEBI circular bearing number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 (the "SEBI Circulars"), which prescribes mechanism for acquisition of shares through stock exchange. In this regard, the Company will request BSE to provide the acquisition window. For the purpose of this Buyback, BSE vould be the Designated Stock Exchange
- The Buyback Offer Size represents 8.25% of the aggregate of the fully paidup equity share capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020 (the last audited standalone financial statements available as on the date of the Board ing approving the Buyback) and is within the statutory limits of 10% of the aggregate of the fully paid-up equity share capital and free reserves under the Board of Directors approval route as per the provisions of the Companies Act. Further, since the Company proposes to Buyback up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2.28% of the total number of Equity Shares in the total paidup share capital of the Company, the same is within the 25% limit as per the provisions of the Companies Act.
- provisions of the Companies Act.

 The maximum amount required by the Company for the said Buyback aggregating to ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only), and is within permitted limits. The funds for the Buyback will be met out of internally generated cash resources of the Company. The Company confirms that as required under Section 68(2)(d) of the Companies Act and Regulation 4(ii) of the Buyback Regulations the ratio of the aggregate of secured and unsecured debts owed by the Company shall not be more than twice the fully paidup share capital and free reserves after the Buyback.

 The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten Only) per Equity Share has been arrived at after considering various factors such as the average closing prices of the Equity Shares on the Stock Exchanges where the Equity Shares of the Company are listed, the net-worth of the Company and the impact of the Buyback on the key financial ratios of the Company. The Buyback Offer Price of ₹ 110 (Rupees One Hundred).
- Buyback on the key financial ratios of the Company. The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share represents a premium of 5.69% on BSE and 6.53% on NSE over the average closing price in the last six calendar month preceding the month in which Buyback Offer is approved by the Board. The Buyback shall be on a proportionate basis from all the Equity Shareholders of the Company through
- the "Tender Offer" route, as prescribed under Regulation 4(iv)(a) of the Buyback Regulations. Please see aragraph 9 below for details regarding Record Date and share entitlement for tender in the Buyback. A copy of this Public Announcement is available on the Company's website (www.kioclitd.in) and is expected to be available on the website of SEBI (www.sebi.gov.in) during the period of the Buyback and on
- the website of Stock Exchanges (www.bseindia.com), (www.nseindia.com) and (www.msei.in) NECESSITY FOR BUY BACK
 - Buyback is the acquisition by a company of its own shares. Buyback is an efficient form of returning surplus cash to the members holding equity shares of the Company, inter-alia, for the following reasons The Buyback will help the Company to return surplus cash to its members holding equity shares broadly in proportion to their shareholding, thereby, enhancing the overall return to members;
 - The Buyback, which is being implemented through the Tender Offer route as prescribed under the Buyback Regulations, would involve allocation of higher of number of shares as per their entitlement or 15% of the number of shares to be bought back, reserved for the small shareholders. The Company believes that this reservation of 15% for small shareholders would benefit a large number of public shareholders, who would get classified as "small shareholder";
 - iii. The Buyback would help in improving return on equity, by reduction in the equity base, thereby leading to long term increase in shareholders' value; and
 - iv. The Buyback gives an option to the members holding equity shares of the Company, who can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback offer or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post the Buyback offer, without additional investment.

After considering several factors and benefits to the shareholders holding Equity Shares of the Company, the Board decided to recommend Buyback of not exceeding 1,41,74,469 (One Crore FortyOne Lakis SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2.28% of the total paidup equity capital of the Company at rour Hundred skylvine) Equity Shares representing 2.26% of the total paradup equity capital of the Company at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 155.92 Crore (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication fees, filing fees, turnover charges, applicable taxes inter alia including buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses, which represents 8.25% of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financials of the Company for the financial year ended March 31, 2020.

DETAILS OF PROMOTER SHAREHOLDING

The aggregate shareholding of the Promoter, as on the date of the Board Meeting i.e. Monday, October 19,

	ZUZU 15 GIVEII DEIUW.			
S. No	Name of the shareholders	No. of Equity Shares held	No. of Equity Shares held in dematerialized form	Percentage of issued Equity Share capital
1	President of India acting through Ministry of Steel, Government of India	61,60,51,204	61,60,51,204	99.06%
	Total	61,60,51,204	61,60,51,204	99.06%

- 3.2 No shares or other specified securities in the Company were either purchased or sold by the Promoter during a period of six months preceding the date of the Board Meeting at which the Buyback was approved. a period of six months preceding the date of the Bould Meeting at which the Buyback has approved.

 In terms of the Buyback Regulations, under the Tender Offer route, the promoter and promoter group of the Company have an option to participate in the Buyback. In this regard, the President of India acting through Ministry of Steel, Government of India, vide their letter dated October 20, 2020 intends to participate in the Buyback and tender up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred Sixty-Nine) or less as required in compliance with the Buyback Regulations.
- Since the entire shareholding of the Promoter is in the demat mode, the details of the date and price of acquisition/ sale of entire Equity Shares that the Promoter has acquired/sold till date as per the information provided by the Promoter vide its letter dated October 20, 2020, are set-out below:

Date of Transaction	No. of Equity Shares	Acquisition/ Sale Consideration (₹)	Nature of Transaction/Consideration
04.11.1976	Silares 3	3,000	Subscription to Memorandum
04.11.1976	49,997	5,00,00,000	Further Allotment
23.12.1976	60,000	6,00,00,000	Further Allotment
21.02.1977	40,000	4,00,00,000	Further Allotment
11.05.1977	2,86,100	28,61,00,000	Further Allotment
18.06.1977	80,000	8,00,00,000	Further Allotment
26.07.1977	50,000	5,00,00,000	Further Allotment
17.08.1977	50,000	5,00,00,000	Further Allotment
29.09.1977	80,000	8,00,00,000	Further Allotment
27.10.1977	1,25,000	12,50,00,000	Further Allotment
02.12.1977	1,25,000	12,50,00,000	Further Allotment
05.01.1978	1,50,000	15,00,00,000	Further Allotment
12.02.1978	1,90,000	19,00,00,000	Further Allotment
03.04.1978	50,000	5,00,00,000	Further Allotment
27.05.1978	1,50,000	15,00,00,000	Further Allotment
12.07.1978	1,25,000	12,50,00,000	Further Allotment
29.08.1978	1,00,000	10,00,00,000	Further Allotment
19.09.1978	1,00,000	10,00,00,000	Further Allotment
01.12.1978	38,900	3,89,00,000	Further Allotment
26.11.1979	1,00,000	10,00,00,000	Further Allotment
29.01.1980	50,000	5,00,00,000	Further Allotment
13.01.1982	75,000	7,50,00,000	Further Allotment
14.04.1982	5,39,700	53,97,00,000	Further Allotment
03.06.1982	25,000	2,50,00,000	Further Allotment
09.07.1982	10,000	1,00,00,000	Further Allotment
06.09.1982	30,000	3,00,00,000	Further Allotment
29.09.1982	15,000	1,50,00,000	Further Allotment
07.12.1982	40,000	4,00,00,000	Further Allotment
08.01.1983	15,000	1,50,00,000	Further Allotment
19.03.1983	22,500	2,25,00,000	Further Allotment
23.06.1983	60,000	6,00,00,000	Further Allotment
22.08.1983	75,000	7,50,00,000	Further Allotment
17.09.1983	20,000	2,00,00,000	Further Allotment
25.11.1983	45,000	4,50,00,000	Further Allotment
24.01.1984	46,000	4,60,00,000	Further Allotment
20.03.1984	28,800	2,88,00,000	Further Allotment
16.06.1984	25,000	2,50,00,000	Further Allotment
20.04.1985	32.73.138	327,31,38,000	Further Allotment
16.05.1995	The face value of ed		ach was subdivided into face value
17.05.1995	(61,60,900)	11,37,80,300(1)	Disinvestment by Promoter
05.12.1995	(2,000)	1,00,000(2)	Disinvestment by Promoter

23.02.1996	(2,06,770)	33,08,320(3)	Disinvestment by GoI in favour of employees of the Company
13.11.2018	(1,20,92,926)	2,05,57,97,420(4)	Sold in the Buyback Offer of the Company
otal Current Holding	61,60,51,204		

- (1): The disinvestment by the Promoter was made to institutional investors.
- (2): The disinvestment by the Promoter was made to retail investors. (3): The Equity Shares of the Promoter was transferred to employees of the Company.
- (4): The Equity Shares of the Promoter was sold in the Buyback offer of the Company
- The Board confirms that the Company has not defaulted in the repayment of the deposits accepted either before or after the commencement of the Companies Act, interest payment thereon, redemption of debentures or preference shares or payment of dividend to any shareholder or repayment of any term loan or interes navable thereon to any financial institutions or banking company
- **CONFIRMATION BY THE BOARD OF DIRECTORS**
- The Board has confirmed on the date of Board Meeting (i.e. October 19, 2020) that it has made a full enquiry into the affairs and prospects of the Company and has formed an opinion that:
- a) Immediately following the date of the Board Meeting, there will be no grounds on which the Company could be found to be unable to pay its debts;
- b) As regards the Company's prospects for the year immediately following date of the Board Meeting and having regard to the Board's intentions with respect to the management of Company's business during that year and to the amount and character of the financial resources which will in the Board's view be available to the Company during that year, the Company will be able to meet its liabilities as and when they fall due and will not be rendered insolvent within a period of one year from that date of Board Meeting; and
- c) In forming the opinion, the Board has taken into account the liabilities as if the Company were being wound up under the provisions of the Companies Act 1956 or Companies Act 2013 or Insolvency and Bankruptcy Code 2016, as the case may be, including prospective and contingent liabilities
- REPORT BY THE COMPANY'S STATUTORY AUDITOR
- The text of the report dated October 19, 2020 received from YCRJ & Associates, Chartered Accountants, the Statutory Auditor of the Company addressed to the Board of Directors of the Company is reproduced below:
- Auditors' Report on buy back of shares pursuant to the requirement of Clause (xi) Schedule I to the Securities and Exchange Board of India (Buy -Back of Securities) Regulations, 2018, as amended

The Board of Directors KIOCL Limited

II Block, Koramangala

Bengaluru - 560034 Karnataka.

- This Report is issued in our capacity as Statutory Auditors of KIOCL Limited (hereinafter referred to as the
- In connection with the proposal of the Company to buy back its equity shares in pursuance of the provisions of Section 68, 69 and 70 of the Companies Act, 2013 (the "Act") and Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"), and in terms of the resolution passed by the directors of the Company in their meeting held on 19.10.2020, we have been engaged by the Company to perform a reasonable assurance engagement on the statement of determination of the amount permissible capital payment (the" Statement"), which we have initialled for identification purposes only.
- rd of Directors Responsibility for the Statement
- The preparation of the statement in accordance with Section 68 (2) of the Act and in compliance of the Buyback Regulations determining the amount permissible to be paid for the buy-back is the responsibility of the Board of Directors of the Company, including preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- The Board of Directors are responsible to make a full inquiry into the affairs and prospectus/ offer document of the Company and to form an opinion that the Company will be able to pay its debts from the date of board meeting and will not be rendered insolvent within a period of one year from the date of board meeting at which the proposal for buyback was approved by the Board of Directors of the Company and informing the opinion, it has taken into account the liabilities (including prospective and contingent liabilities) as if the Company were being wound up under the provisions of the Act or the Insolvency and Bankruptcy Code 2016. Further, a declaration is required to be signed by at least two directors of the Company in this respect in accordance with the requirements of the section 68 (6) of the Companies Act and the Buyback Regulations.

- Pursuant to the requirements of the Regulations, it is our responsibility to provide reasonable assurance on the following "Reporting Criteria":
- (i) Whether the amount of capital payment for the buy-back as stated in Annexure A has been determined considering the Audited financial statements for the year ended March 31, 2020 and is within the permissible limit and computed in accordance with the provisions of Section 68 of the Act:
- (ii) Whether the Board of Directors in their meeting held on 19.10.2020 have formed their opinion, as specified in Clause (x) of Schedule I to the Regulations, on a reasonable grounds that the Company having regard to its state of affairs will not be rendered insolvent within a period of one year from date of the board meeting; and
- (iii) Whether we are aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declaration.
- We conducted our examination of the Statement in accordance with the Guidance Note on Reports or tificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.
- A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the reporting criteria mentioned in paragraph 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the Reporting Criteria. have performed the following procedures in relation to the Statement:
- We have inquired into the state of affairs of the Company in relation to its audited financial statements
 - Examined authorization for buy back from the Articles of Association of the Company;
 - Examined that the amount of capital payment for the buy-back as detailed in Annexure A is within permissible limit computed in accordance with section 68 of the Act and in compliance of the Buyback
- iv) Examined that the ratio of debt owned by the Company, is not more than twice the capital and its fre reserve after such buy-back; Examined that all shares for buy-back are fully paid-up;
- Examined resolutions passed in the meetings of the Board of Directors:
- vii) Examined Director's declarations for the purpose of buy back and solvency of the Company;

viii) Obtained necessary representations from the management of the Company.

- 10. Based on our examination as above, and the information and explanations given to us, in our opinion. (i) the Statement of permissible capital payment towards buyback of equity shares, as stated in Annexure
 - A, is in our view properly determined in accordance with Section 68 of the Act; and (ii) the Board of Directors, in their meeting held on 19.10.2020, have formed the opinion, as specified in clause (x) of Schedule I of the Regulations, on reasonable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from date of board meeting and we are not aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of

ed in the declaration is unreasonable in circumstances as at the date of declaration

Restriction on Use

The certificate is addressed to and provided to the Board of Directors of the Company pursuant to the requirements of the Regulations solely to enable them to include it (a) in the public announcement to be made by the Company, (b) in the draft letter of offer and letter of offer to be filed with the Securities and Exchange Board of India, the stock exchanges, the Registrar of Companies as required under the Regulations, the National Securities Depository Limited, the Central Depository Securities (India) Limited and providing to the parties including manager to the offer in connection with buyback and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

FRN: 0069278

Place - Bangalore

Rajnish Rama Rao M. No 202465 UDIN: 20202465AAAACI4847

ANNEXURE A Statement of permissible capital payment

The amount of permissible capital payment towards buy-back of equity shares (including premium) in question as ascertained below in our view has been properly determined in accordance with Section 68(2) of the Companies Act, 2013 and Regulation 4 & Proviso to Regulation 5(i)(b) of Buyback Regulations:

Particulars	Amount (in ₹) As on March 31, 2020 Standalone		
raniguiars			
Issued, subscribed and fully paid up equity shares:			
62,19,25,565 Equity Shares of ₹ 10 /- each, fully paid up	6,21,92,55,650.00		
Total- A	6,21,92,55,650.00		
Free Reserves			
General reserve	12114338412.34		
Retained Earnings	560426675.25		
Total- B	12674765087.59		
Total C= A+B	18,89,40,20,737.59		
Maximum amount permissible for the Buy-back i.e. 10% of the aggregate fully paid-up equity share capital and free reserves pursuant to Section 68(2) of the Act requiring Board Resolution.	1,88,94,02,073.76		
Amount approved by the Board of Directors for buy-back in the meeting held on 19.10.2020	1,55,91,91,590.00		

Note: Capital Redemption Reserve and Other Comprehensive Income is not include for calculation of Free Reserve. 8.8

For YCRJ & Associates FRN:0069278

Rainish Rama Rao

M. No 202465 UDIN: 20202465AAAACI4847

Place: Bangalore

Tele-fax: +91 80 25531525 | Email: cs@kioclitd.com | Website: www.kioclitd.in

- PROCESS AND METHODOLOGY TO BE ADOPTED FOR THE BUYBACK
- ecords made available to the Company by the Depositories/registrar. The Buyback shall be implemented by the Company using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and in accordance with the procedure prescribed in the Companies Act and the Buyback Regulations and as may be determined by the Board (including the committee authorized to complete the formalities of the Buyback, the "Buyback Committee

The Buyback is open to all Eligible Shareholders of the Company holding Shares either in physical form ("Physical Shares") or in the dematerialized form ("Demat Shares") as on the Record Date as per the

and on such terms and conditions as may be permitted by law from time to time. For implementation of the Buyback, the Company has appointed IDBI Capital Markets & Securities Limited as the registered broker to the Company (the "Company's Broker") through whom the purchases and settlements on account of the Buyback would be made by the Company. The contact details of the Company's Broker are as follows:



IDBI Capital Markets & Securities Limited

6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai - 400005 Contact Person: Ms. Charushila Parkar

Tel No.: +91 (22) 2217 1700 | Fax No.:+91 (22) 2215 1787; Email: charushila.parkar@idbicapital.com | Website:www.idbicapital.com

SEBI Registration Number: INZ000007237

Corporate Identity Number: U65990MH1993G0I075578

- The Company will request BSE to provide a separate acquisition window to facilitate placing of sell orders by eligible Equity Shareholders who wish to tender Equity Shares in the Buyback. The details of the platform will be as specified by BSE from time to time. In the event Shareholder Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stock broker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (after submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSE registered broker, Eligible Shareholders may approach Company's Broker i.e., IDBI Capital Markets & Securities Limited to place their bids.
- At the beginning of the tendering period, the order for buying Equity Shares will be placed by the Company through Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the acquisition window by eligible Equity Shareholders through their respective stock brokers ("Shareholder Broker") during normal trading hours of the secondary market. The Shareholder Broker can enter orders for Demat shares as well as Physical Shares.
- The reporting requirements for Non-Resident Shareholders under the Foreign Exchange Management Act 1999 and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/or the Shareholder Broker through which the Eligible Shareholder places the bid.
- Modification/cancellation of orders and multiple bids from a single Eligible Shareholder will be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance.
- The cumulative quantity tendered shall be made available on the website of BSE (www.bseindia.com) throughout the trading session and will be updated at specific intervals during the tendering period.

 Procedure to be followed by Equity Shareholders holding Equity Shares in the dematerialized form:
- a. Eligible Shareholders holding Demat Shares who desire to tender their Equity Shares in the electronic form under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker, the details of Equity Shares they intend to tender under the Buyback. b. The Shareholder Broker would be required to place an order/bid on behalf of the Shareholders who wish
- to tender Equity Shares in the Buyback using the acquisition window of the BSE. Before placing the order/ bid, the eligible Shareholder would require to transfer the number of Equity Shares tendered to the special account of Indian Clearing Corporation Limited ("Clearing Corporation" / "ICCL") specifically created for the purpose of Buyback offer, by using the early pay in mechanism as prescribed by BSE or ICCL prior to placing the bid by the Shareholder Broker. This shall be validated at the time of order/ bid entry. The details of the special account shall be informed in the issue opening circular that will be issued by the BSE or the Clearing Corporation. c. For custodian participant orders for Demat Shares, early pay-in is mandatory prior to confirmation of
- order/bid by custodians. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the tendering period (i.e. date of closing of the Buyback offer). Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation. d. Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS"
- generated by the stock exchange bidding system to the Eligible Shareholder on whose behalf the bid has been placed. TRS will contain details of order submitted like bid ID number, DP ID, client ID, Number of
- e. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such Equity Shareholder shall be deemed to have been accepted
- 7.10 Procedure to be followed by equity Shareholders holding Equity Shares in the physical form:
 a. In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 the physical shareholders are allowed to tender their shares in the Buyback. However, such tendering shall be as per the provisions of the Buyback Regulations b. Eligible Shareholders who are holding Physical Shares and intend to participate in the Buvback will be
 - required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s), (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (iv) self-attested copy of PAN Card(s) of all Eligible Shareholders, (v) any other relevant documents such as power of attorney, corporate authorization (including board on/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder is deceased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport.
 - c. Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of BSE. Upon placing the bid, the Shareholder Broker shall ovide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio number, certificate number, distinctive number, number of Equity
 - d. Any Shareholder Broker/Eligible Shareholder who places a bid for Physical Shares, is required to delive the original share certificate(s) and documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e. Integrated Registry Management Services Private Limited (at the address mentioned at paragraph 11 below) not later than 2 (two) days from the offer closing date. The envelope should be super scribed as "KIOCL Limited Buyback 2020". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholder e. The Eligible Shareholders holding Physical Shares should note that Physical Shares will not be accepted
- unless the complete set of documents are submitted. Acceptance of the Physical Shares for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, BSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids'.
- f. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialisation such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialised is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback.

METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per Buyback Regulations:

- The Company will transfer the funds pertaining to the Buyback to the Company's Broker bank account who will transfer the funds pertaining to the Buyback to the Cleaning Corporation's bank account as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Equity Shareholders will receive funds pay-out in their bank account from the Clearing Corporation.
- 8.2 The Equity Shares bought back in the demat form would be transferred directly to the escrow account of the Company opened for the Buyback (the "Demat Escrow Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism of the BSE.
- The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance.
- 8.4 If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to the Shareholder. In case of custodian participant orders, excess Demat Shares or unaccepted Demat Shares, if any, will be returned to the respective custodian participant. Excess Demat Shares or unaccepted Demat Shares, if any, tendered by the Eligible Shareholders would be returned to them by Clearing Corporation. Any excess Physical Shares pursuant to proportionate acceptance/rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Physical Shares, in case the Physical Shares accepted by the Company are less than the Physical Shares ter shareholder in the Buyback.
- 8.5 In case of certain shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlement accounts for releasing the same to such shareholder's account.
- The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares
- The settlements of fund obligation for Demat and Physical Shares shall be affected as per the SEBI circulars and as prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted under the Buyback, such beneficial owners will receive funds payout in their bank account as provided by the depository system directly to the Clearing Corporation and in case of Physical Shares, the Clearing Corporation will release the funds to the Shareholder Broker(s) as per secondary market payout mechanism. If such shareholder's bank account details are not available or if the funds transfer instruction is rejected by the Reserve Bank of India ("RBI")/ bank(s), due to any reasons, then the amount payable to the concerned shareholders will be transferred to the Shareholder Broker for onward transfer to such shareholders
- Eligible Shareholders who intend to participate in the Buyback should consult their respective Shareholder Broker for any cost, applicable taxes, charges and expenses (including brokerage) that may be levied by the Shareholder Broker upon the selling Eligible Shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the selling Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling Eligible Shareholders.
- The Equity Shares bought back will be extinguished in the manner and following the procedure prescribed in the Buyback Regulation
- RECORD DATE AND SHAREHOLDER ENTITLEMENT
- As required under the Buyback Regulations, the Company has fixed Friday, October 30, 2020 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the shareholders, who are eligible to participate in the Buyback.

- (a) reserved category for Small Shareholders (A "Small Shareholder" is defined in the Buyback Regulations as a shareholder, who holds equity shares having market value, on the basis of closing price of the Equity Shares on the recognized stock exchange registering the highest trading volume in respect of such shares, as on record date, of not more than ₹ 2,00,000 (Rupees Two Lakh Only)) and
 - (b) the general category for all other shareholders, and the entitlement of a shareholder in each category shall be calculated accordingly.
- In accordance with Regulation 6 of the Buyback Regulations, 15% (fifteen per cent) of the number of Equity Shares which the Company proposes to buy back, or number of shares entitled as per shareholding of Small Shareholders, whichever is higher, shall be reserved for the Small Shareholders as part of this Buyback.
- On the basis of shareholding as on the Record Date, the Company will determine the entitlement of each shareholder to tender their Equity Shares in the Buyback. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder as on the Record Date and the ratio of Buyback applicable in the category to which such shareholder belongs. The final number of Equity Shares that the Company will purchase from each Eligible Shareholder will be based on the number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder.
- In order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common PAN shall be clubbed together for determining the category (Small Shareholder or General Category) and the buyback entitlement. In case of joint shareholding, the Equity Shares held in cases where the sequence of the PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares, where the sequence of PANs is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buyback will check the sequence of the names of the joint holders and club together the Equity Shares held in such cases where the sequence of the PANs and name of joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/foreign portfolio investors etc. with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/sub-accounts and have a different demat account nomenclature based on information prepared by the Registrar to the Buyback as per the shareholder records received from the Depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement
- and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients. After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.
- The Equity Shareholders' participation in the Buyback will be voluntary. The Equity Shareholders can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post Buyback, without additional investment. The Equity Shareholders may also accept a part of their entitlement. The Equity Shareholders also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Equity Shareholders, if at all.
- The maximum tender under the Buyback by any shareholder cannot exceed the number of Equity Shares held by the shareholder as on the Record Date.
- The Equity Shares tendered as per the entitlement by shareholders as well as additional shares tendered, if any, will be accepted as per the procedure laid down in Buyback Regulations.
- Detailed instructions for participation in the Buyback (tender of Equity Shares in the Buyback) as well as the relevant time table will be included in the Letter of Offer which will be sent in due course to the Eligible Shareholders as on the Record Date and the Company shall comply with the SEBI circular No. SEBI/CIR/ CFD/DCR1/CIR/P/2020/83 on "Relaxations relating to procedural matters - Takeovers and Buy-back" dated May 14, 2020, read with SEBI circular No. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020, as

COMPLIANCE OFFICER

Pushp Kant Mishra, Company Secretary and Compliance Officer

Il Block, Koramangala, Bengaluru, Kamataka, 560034.

Tel: +91 80 25531525; Fax: +91 80 25531525

Email: cs@kioclttd.com | Website: www.kioclttd.in Investor may contact the Compliance Officer for any clarification or to address their grievances, if any, during

office hours i.e. 10:00 a.m. IST to 5:00 p.m. IST on all working days except Saturday, Sunday and public holidays. REGISTRAR TO THE BUYBACK OFFER/ INVESTOR SERVICE CENTRE

In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except Sunday and Public Holiday from 10:00 a.m. IST to 5:00 p.m. IST i.e. Monday to Friday and from 10:00 a.m. IST to 1:00 p.m. IST on Saturday, at the following address:

Integrated

INTEGRATED REGISTRY MANAGEMENT SERVICES PRIVATE LIMITED No. 30, Ramana Residency, 4th Cross, Sampige Road, Malleshwaram, Bengaluru - 560003, Karnataka Tel: +91 8023460815 to 818; Fax: +91 8023460819 Contact Person: Mr. K Harish Email: irg@integratedindia.in | Website: www.integratedindia.in SEBI Reg No : INRO0000544 | Validity Period: Permanent Registration CIN: U74900TN2015PTC101466

MANAGER TO THE BUYBACK OFFER

(T) IDBI capital

IDBI Capital Markets & Securities Limited 6th floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400 005 Tel No.:+91 (22) 2217 1700 | Fax No.: +91 (22) 2215 1787;

Contact Person: Indrajit Bhagat/Chandresh Sharma Email: kiocl.buyback2020@idbicapital.com | Website: www.idbicapital.com SEBI Registration Number: INM000010866 | Validity Period: Permanent Corporate Identity Number: U65990MH1993G0I075578

2. कार्पोरेट देनदार के निगमन की तिथि

प्राधिकरण जिसके अधीन कार्पीरेट देनदार निगमित / पंजीकृत है

अक्षमता समापन तिथि

परिसमापक के रूप में कार्यरत ऋण

परिसमापक का पता और ई—मेल,

परिसमापक के लिए पत्राचार के लिए

उपयोग किए जाने वाले पते और ईमेल

जैसा कि बोर्ड में पंजीबद्ध है

शोध अक्षमता प्रोफेशनल का नाम और रजिस्ट्रेशन नम्बर

आरंभन तिथि

कार्पोरेट देनदार की कार्पोरेट पहचान संख्या / सीमित दायित्व पहचान संख्या

6. कार्पोरेट देनदार के संबंध में ऋण शोध 23.06.2020

कार्पोरेट देनदार के संबंध में परिसमापन | 15.10.2020

13 DIRECTORS' RESPONSIBILITY

"As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Public Announcement and confirms that the information in this Public Announcement contain true, factual and material information and shall not contain any misleading information." For and on behalf of the Board of Directors of KIOCL Limited

प्रपत्र बी <u>सार्वजनिक घोषणा</u>

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (परिसमापन प्रक्रिया)

विनियमावली, 2016 के विनियम 12 के अधीन]

यूटीएम इंजीनियरिंग प्राइवेट लिमिटेड के हितधारकों के ध्यानार्थ

12/08/2014

कार्पोरेट देनदार का नाम यूटीएम इंजीनियरिंग प्राइवेट लिमिटेड

रजिस्ट्रार ऑफ कम्पनीज, दिल्ली

U14107DL2014PTC270321

(आदेश की प्रति 19.10.2020 को प्राप्त हुई)

पता : ई –7, कैलाश कॉलोनी, नई दिल्ली –110048

आईबीबीआई पंजीकरण संख्या : IBBI/IPA-002/IP-N00097/

ईमेल : kanti.rustagi@patanjaliassociates.com पता : रिसर्जेंट रिजॉल्यूशन प्रोफेशनल एलएलपी, युनिट नंबर: 905, नौवीं मंजिल, टॉवर सी, यूनिटेक

कार्पोरेट देनदार के पंजीकृत और प्रघान कार्यालय (यदि कोई हो तो) का पता नांगलोई रोड, नजफगढ़ दिल्ली दक्षिण पश्चिम दिल्ली —110043

नाम : कांति मोहन रुस्तगी

2017-18/10240

Sd/-M V Subba Rao Chairman-cum-Managing Director (DIN: 06495576)

Place: Bengaluru

Swapan Kumar Goral Director (Finance) (DIN: 07223221)

Pushp Kant Mishra Company Secretary (Membership No: ACS 28174)

Date: October 20, 2020

(KVB) Karur Vysya Bank Smart way to bank

मंडलीय कार्यालय, नंबर 6, तीसरी मंजिल, मेट्रो पिलर नंबर 80 के सामने, पूसा रोड, करोल बाग, नई दिल्ली – 110 005, फोनः 011-28758374/2875375/76/77

ईमेलः viswanadhama@kvbmail.com

bhaskaranps@kvbmail.com अचल सम्पत्तियों की बिक्री के लिए बिक्री नोटिस

वित्तीय परिसम्पत्तियों के प्रतिभूतिकरण और पुनर्निर्माण और प्रतिभूति हित प्रवर्तन अधिनियम्, 2002 के सहपठित प्रतिभृतिकरण हित (प्रवर्तन) नियमावली, 2002 के नियम 8(6) के प्रावधानों के तहत अचल संपत्तियों की बिक्रों के लिए ई—नीलामी बिक्री नोटिस

एतद्द्वारा आम जनता और विशेष रूप से निम्नलिखित कर्जदार(रों) और गारंटर(रों) को नोटिस दिया जाता है कि निम्नलिखित अचल संपत्तियां आरक्षित लेनदार, करूर वैश्य बैंक लिमिटेड के पास बंधक रखी गई हैं, जिसका प्रतीकात्मक कब्जा करूर वैश्य बैंक लिमिटेड, आरक्षित लेनदार के अधिकत अधिकारी दारा प्राप्त कर लिया गया है और उसे दिनांक 27. 11.2020 को (1) मैसर्स वर्ल्डवाइड इंटीग्रेटेड सॉल्यूशंस प्राइवेट लिमिटेड, पंजीकृत कार्यालय ई—7बी, शंकर मार्ग, बानी पार्क कांति चंद रोड, जयपुर — 302 016; (2) श्री मूल सुपुत्र श्री थिरजी ताल शर्मा, 113ए, भवित नगर, कर्तापुरा, जयपुर-302 018; 3) श्री विकास साबू, सुपुत्र श्री बृजमोइन साबू, बी—10, अपोलो अपार्टमेंट्स, संकटर नंबर 3, विद्याघर नगर, जयपूर 302 016; और (4) श्रीमती सरोज शर्मा, पत्नी श्री मूल चंद शर्मा, 113ए, भवती नगर, कार्तापुरा, जयपुर — 302 018 से रू. 38,28,700.88/—(छत्तीस लाख अठाईस हजार सात सौ रूपये और छियासी पैसे) की देय राशि वसूल करने के लिये "जैसी है वैसी", "जिस स्थिति में है" "जो कुछ भी है" उसी आधार पर बिना दावा स्वीकार किये बेच दिया जाएगा। आरक्षित मूल्य और अग्रिम जमा राशि निम्नलिखित है:

क्रमांक	विवरण	आरक्षित मूल्य	ईएमडी
1.	मद क्रमांक 1	₹. 13,23,000.00	₹5. 1,50,000.00
2.	मद क्रमांक 2	₹. 13,23,000.00	₹5. 1,50,000.00
3.	मद क्रमांक 3	₹5. 5,78,000.00	₹5. 60,000.00

अचल संपत्ति का विवरण:

मद क्रमांक 1

आवासीय प्लॉट नंबर 493, गोकुल रेजिडेंसी स्कीम, गाँव — जयसिंहपुरा, नेवता रोड सांगानेर, जयपुर जिसका परिमाप लगभग 209.94 वर्ग गज है और जिसकी चौहदी: पूर्व में: 30' चौड़ी सड़क, पश्चिम में: MDP 2025 100' चौड़ी सड़क दक्षिण में: प्लॉट नंबर 494 से घिरी हुई है। उत्तर में: प्लॉट नंबर 492.

आवासीय प्लॉट नंबर 494, गोकुल रेजिडेंसी स्कीम, गाँव — जयसिंहपुरा, नेवता रोड, सांगानेर, जयपुर जिसका परिमाप लगभग 217.13 वर्ग गज है और जिसकी चौहदीः पूर्व में: प्लॉट नंबर 459, 458 और 457 पश्चिम में: MDP 2025 100' चौड़ी दक्षिण में: अन्य जमीनों से घिरी हुई है उत्तर में: प्लॉट नंबर 493

मद क्रमांक 3

आवासीय प्लॉट नंबर: 176, गोकुल रेजिडेंसी स्कीम, गाँव – जयसिंहपुरा, नेवता रोड, सांगानेर, जयपुर जिसका परिमाप लगभग 111.11 वर्ग गज है और जिसकी चौहदी: पश्चिम में: 30' चौडी दक्षिण में: प्लॉट नंबर 175 से घिरी हुई है। उत्तर में: प्लॉट नंबर 177

बिक्री के विस्तृत नियमों और शर्तों के संदर्भ के लिए, कृपया हमारे बैंक / आरक्षित लेनदार द्वारा प्रदा किये गये लिंक/आरक्षित लेनदार की वेबसाइट यानी www.kvb.co.In/Property/नीलामी के तहर संपत्ति और उसके साथ-साथ सेवा प्रदाता मैसर्स श्रीराम ऑटोमाल इंडिया लिमिटेड के वेब पोर्टर ıttos://eauctions.samil.in का संदर्भ लें ।

सरफेरी नियमावती, 2002 के नियम 8(6) के तहत 30 दिनों का वैधानिक नोटिस कर्जदार(रों) और गारंटर(रों) को एतद्वारा अधिसूचित किया जाता है कि वे ई—नीलामी की तारीख से पहल उपरोक्त वर्णित देय राशि और उसके ब्याज के साध—साथ उसके सहायक खर्चों का मुगतान कर दें. इसमें विफल रहने पर अनुसूचित संपत्ति की नीलामी / बिक्री कर दी जाएगी और शेष बकाया राशि, यदि कोई हो, तो उसे ब्याज और लागत के साथ वसूल किया जाएगा।

दिनांकः 16.10.2020 स्थानः दिल्ली

करूर वैश्व बैंक लिमिरेड



भारत सरकार वित्त मंत्रालय वित्तीय सेवाएं विभाग

ऋण वसूली न्यायाधिकरण न्यायालय-II, कर्नाटक जीवन मंगल बिल्डिंग, दूसरी मंजिल, नं. 4, रेसीडेंसी रोड, बेंगलुरू-560025 दूरभाषः 080-22278890, फैक्सः 080-2224-4325/326

बिक्री की घोषणा

आयकर अधिनियम, 1961 की द्वितीय अनुसूची के नियम 38 के साथ पठित बैंकों एवं वित्तीय संस्थानों के बकाया ऋणों की वसूली अधिनियम 1993 के अधीन विक्री की घोषणा ओए सं. 766/2013 में टीआरसी सं. 255/2017 भारतीय स्टेट बैंक एवं अन्य

किंगकिशर एयरलाइन्स लिमिटेड एवं अन्य

प्रतिः 1) किंगफिशर एयरलाइन्स लिमिटेड, पंजीकृत कार्यालय यूबी टावर, लेवल 12 यूबी सिटी, 24, बिट्टल मालया रोड, बेंगलुरू-560 001; 2) डॉ. विजय मालवा, पिता स्वर्गीय मालया 3, विहल मालया रोड, बेंगलुरू-560 001, 3) यूनाइटेड ब्रेबेरीज (होल्डिंग्स) लिमिटेड, पंजीकृत कार्यालय यूबी टावर, लेवल 12 यूबी सिटी, 24, विहल मालया रोड, बेंगलुरू-560 001; 4) किंगकिशर फिनवेस्ट (इण्डिया) लिमिटेड, यूबी टावर, लेवल 12 यूबी सिटी, 24, विहल गालया रोड, बेंगलुरू-560 001; **5) किंगफिशर एयरलाइन्स लिमिटेड के लिए आधिकारिक परिसमापक का कार्यालय**. भारत सरकार, कॉरपोरेट कार्य मंत्रालय, कॉरपोरेट भवन, सं. 26-27 बारहवीं मंजिल, रहेजा टावर्स, एम. जी. रोड, बेंगलुरू-560 001, 6) यूनाइटेड ब्रेवेरीज (होल्डिंग्स) **लिमिटेड के लिए आधिकारिक परिसमापक का कार्यालय**, भारत सरकार, कॉरपोरेट कार्य मंत्रालय कॉरपोरेट गयन, सं. 26-27, बारहवीं मंजिल, रहेजा टावर्स, एम. जी. रोड. वेंगलुरू-560 001 पंजीकृत कार्यालय यूबी टावर, लेवल 12 यूबी सिटी, 24, विष्टल मालया रोड, बेंगलुरू-560 001

ओए नं. 766/2013 में वसूली प्रमाणपत्र सं. टीआरसी 255/2017 के अनुसार ਨ 6203 35 03 879 42 (ਨੁਪਏ ਲੜ ਭਗਾਵ ਦੀ ਜੀ ਰੀਜ ਰੁਦੀਵ ਪੈਰੀਜ਼ ਕਾਰਾ ਰੀਜ ਭਗਾਵ ਘਰ सौ उन्यासी एवं पैसे बयालीस मात्र) तथा लागत के साथ दिनांक 25.06.2013 से ऋण की वसुली के सम्पन्न होने की तारीख तक वार्षिक रेस्ट के साथ प्रतिवर्ष 11.50 प्रतिशत की दर से ब्याज की रकम की वसली के लिए नीचे उल्लेखित चल सम्पत्तियों की दिनांक 17.11.2020 को वेबसाइट <u>https://drt.auctiontiger.net</u> के जरिए <mark>ऑनलाइन ई-नीलामी</mark> द्वारा बिक्री की

नीलामी की तारीख एवं समय	17.10.2020 को पूर्वाहन 11.30 वजे से दोपहर 12.30 बजे के बीच	
आरक्षित मूल्य	रु. 8,00,000/- (रुपये आठ लाख मात्र)	
बयाना राशि जमा (ईएमडी)	रु. 80,000/- (रुपये अस्सी हजार मात्र)	
बोली वृद्धि रकम	₹. 25,000/-	
ई-निविदा प्रपत्र एवं ईएमडी जमा करने अंतिम तारीख एवं समय	13.11.2020 को अपराहन 3.00 बजे से पहले	
महिपालपर	वाईपास रोड नई दिल्ली स्थित एक खले यार्ड में	

मद सं	मद का विवरण - वाहन/चल	मात्रा
1	जेन एस्टिलो-केए-03-एमएच-2111	1
2	टोयोटा-कोरोला-केए-04-एमए-2566	1
3	जेन एस्टिलो-डीएल-9सी-क्यू-5092	1
4	जेन एस्टिलो-डीएल-9सी-क्यू-3155	1
5	जेन एस्टिलो-डीएल-9सी-क्यू-3157	1
6	चेरी पिकर माउंटेड आयशर 10,95-एमएच-02-बी-9912	1
7	महिन्द्रा स्कॉर्पियो-डीएल-3सी-एएस-0868	1
8	महिन्द्रा स्कॉर्पियो-एमएच-02-एवाई-6583	1
9	शिजर लिफ्ट-एमएच-02-एवाई-3190	1
10	जेन एस्टिलो-एपी-31-एटी-1343	1
11	टूवेबल वैगेज कनवेयर	1
12	दुवेबल वैगेज कनवेयर	1
	क्ल	12

मैसर्स एवियेक्सपर्ट प्रा. लि.. एक खले यार्ड में, महिपालपुर बाईपास रोड, नई दिल्ली-110 037 में ऊपरोक्त पार्क की गई अनुसूची निर्दिष्ट एक सम्पूर्ण एकल लॉट के रूप में ऊपर उल्लेखित चल/

कारों की बिक्री की जाएगी

बिक्री के नियम एवं शर्तों के लिए वेबसाइटः <u>https://drt.auctiontiger.net</u> देखें। और अधिव विवरण के लिए इनसे सम्पर्क करें: श्री मनोहर वी., मोबाइल नं. 7353931866, ईमेल: karnataka@auctiontiger.net तथा श्री परवीन थेवर, मोबाइल नं. 9722778828, ईमेलः parveen.thevar@auctiontiger.net तथा श्री जे. परमेश्वरप्पा, एजीएम एवं सीएलओ (9449840119) अथवा **श्री एस. वी. राजापुरोहित,** मुख्य प्रबंधक एवं केस ऑफिसर (9448941414) एसबीआई, स्ट्रेस्ड एसेट मैनेजमेंट ब्रांच, बेंगलुरू, दूरमाष सं. 080-25943489। ईमेलः sbi.04209@sbi.co.in अथवा team1samb.ban@sbi.co.in मेरे हाथों तथा मुहर के तहत 14 अक्टूबर, 2020 को जारी

हस्ता/- (बी. के. नायर) वसूली अधिकारी-2 ऋण वसूली न्यायाधिकरण-2, वेंगलुरू

स्थान : गुरूग्राम

दिनांक : 20 अक्टूबर 2020

OSBI कृषि व्यवसाय इकाई, कॉरपोरेट केंद्र, नई दिल्ली

पांच मंडलों में डिजिटल भू अभिलेख और फसल सत्यापन रिपोर्टे प्रदान करने के लिए पसंद की अभिव्यक्ति का (एक्सप्रेशन ऑफ इंटरेस्ट) आमंत्रण

भारतीय स्टेट बैंक (एसबीआई) कंपनियों/फर्मों या अन्य किसी न्यायिक इकाई **(आवेदक**) से पसंद की अभिव्यक्ति (एक्सप्रेशन ऑफ इंटरेस्ट) आमंत्रित करता है, जो डिजिटल भ अभिलेख और फसल पद्धति प्रदान करने के लिए कंपनियों / एजेंसियों के पैनल में सम्मिलि होने हेतु बोली प्रक्रिया में भाग लेने के लिए चयन सूची में शामिल करने के लिए विचार किए जाने हेतु इच्छुक हों, जिसे तत्पश्चात "समाधान" कहा जाएगा। भारतीय स्टेट बैंक (एसबीआई) प्रस्तावित समाधान को कर्नाट्क, तेलंगाना, आंध्र प्रदेश, महाराष्ट्र, उत्तराखंड, पिक्षमी उत्तर प्रदेश और दिल्ली एनसीआर में स्थित अपनी सभी शाखाओं में लागू करने की योजना बना रहा है।

अधिक जानकारी के लिए कृपया बैंक की वेबसाइट - https://www.sbi.co.in/web/ sbi-in-th-news/procurement news देखें।

The last date for submission of EOI is till midnight of 4th November 2020.

महाप्रबंधक (कृषि व्यवसाय इकाई)

SORIL

सोरिल इन्फ्रा रिसोर्सेज़ लिमिटेड (CIN: L52190HR2005PLC077960)

पंजीकृत कार्यालय : प्लॉट नं.448-451, उद्योग विहार, फेज़-V, गुरुग्राम-122016, हरियाणा फोन: 0124 6681199 फैक्स: 0124 6681111 ई-मेल: helpdesk@indiabulls.com वेबसाईट: www.sorilinfrares

15वीं वार्षिक आम बैठक, ई-वोटिंग तथा शेयरबारकों के रजिस्टर के परिसमापन की सूचना

एतद्द्वारा सूचित किया जाता है कि, कारपोरेट कार्य मंत्रालय द्वारा दिनांक 8 अप्रैल, 2020, 13 अप्रैल, 2020, 15 जून 2020, 17 अगस्त, 2020 और 28 सितम्बर, 2020, को जारी किए गए सामान्य परिपत्र संख्या 14 /2020, 17/ 2020, 22 / 2020, 28/ 2020 और 33/2020 ("एमसीए परिपत्र"), के साथ पठित कंपनीज़ रजिस्ट्रार, दिल्ली एवं हरियाणा द्वारा जारी किया गया सामान्य आदेश ROC/Delhi/AGM Ext./2020/11538 के अनुसार अथवा भारतीय प्रतिभूति और विनियमन बोर्ड द्वारा दिनांक 12 मई, 2020 को जारी किए गए परिपत्र संख्या SEBI/HO/CFD/CMD1/CIR/P/2020/79 ("सेबी परिपत्र") के अनुपालन में, तिथि 13 अक्टूबर, 2020 के एजीएम नोटिस में निर्दिष्ठ सभी व्यवसायों को निष्पादित करने हेतु, सोरिल इन्फ्रा रिसोर्सेज़ लिमिटेड (कंपनी) की 15वीं वार्षिक आम बैठक (एजीएम) गुरूवार, दिनांक 12 नवम्बर, 2020 को सुबह 11:00 बजे वीडियो कॉन्फ्रेंसिंग ("वीसी") / अन्य ऑडियो विजुअल मीन्स ("ओएवीएम") सुविधा द्वारा आयोजित की जाएगी। एजीएम की कार्यवाही कंपनी के पंजीकृत कार्यालय में आयोजित समझी जाएगी। एजीएम के लिए इच्छुक सदस्य वीसी / ओएवीएम के माध्यम से एजीएम नोटिस में निर्धारित प्रक्रिया का पालन करके एजीएम में भाग ले सकते हैं।

एमसीए परिपत्रों तथा सेबी परिपत्र के अनुसार, जिन सदस्यों के ई-मेल पते कंपनी या रजिस्ट्रार और शेयर ट्रान्सफर एजेंट (आरटीए) या डिपॉजिटरी प्रतिभागियों के पास पंजीकृत हैं उन्हें 15वीं एजीएम की सूचना तथा 2019-20 की वार्षिक रिपोर्ट 20 अक्टूबर 2020 को ई-मेल के माध्यम से भेज दी गई है।

एजीएम नोटिस और वार्षिक रिपोर्ट वेबसाईट www.sorilinfraresources.com, https://evoting.karvv.com, www.bseindia.com तथा www.nseindia.com पर भी उपलब्ध हैं।

सदस्यों को यह भी सूचित किया जाता है कि, कंपनी अधिनियम की धारा 91 तथा कंपनी (प्रबंधन और प्रशासन) नियम, 2014 के नियम नं. 10 ("नियम") और सेबी (विनियमन सूची और प्रकटीकरण आवश्यकताएँ) नियमन, 2015 के विनियमन 42 ("सेबी एलओडीआर") के अनुसार कंपनी के सदस्य और शेयर ट्रांसफर खातों के रजिस्टर वार्षिक समापन (एजीएम के उद्देश्य से) मंगलवार, 10 नवम्बर, 2020 से गुरूवार, 12 नवम्बर, 2020 (दोनों दिन शामिल) तक बंद रहेंगे ।

कंपनी अधिनियम, 2013 की धारा 108 के साथ पठित नियम नं. 20 तथा सेबी एलओडीआर के विनियमन 44 और उपरोक्त उल्लेखित परिपत्रों के अनुसार, नोटिस में सूचिबध्द व्यवसायों पर मतदान के लिए, सदस्यों को ई-मतदान की सुविधा, केफिन टेक्नोलोजीज प्राईवेट लिमिटेड (केफिनटेक) द्वारा प्रदान की गई है । दूरस्थ ई-मतदान सोमवार, दिनांक 9 नवम्बर, 2020 को सुबह 10:00 बजे (आईएसटी) शुरू होगा और बुधवार, दिनांक 11 नवम्बर, 2020 को शाम 5:00 बजे (आईएसटी) समाप्त होगा। दूरस्थ ई-वोटिंग मॉड्यूल को पूर्वोक्त तिथि और समय के परे अनुमति नहीं दी जाएगी और ई-वोटिंग माड्यूल केफिनटेक द्वारा पूर्वोक्त अवधि की समाप्ति पर अक्षम कर दिया जाएगा । सदस्य जिन्होंने दूरस्थ ई-वोटिंग का प्रयोग नहीं किया है, वे एजीएम के दौरान उपलब्ध ई-वोटिंग की सुविधा का प्रयोग कर, मतदान कर सकते है । जिन सदस्यों ने रिमोट ई-वोटिंग के द्वारा मतदान कर दिया है वे वीसी/ओएवीएम सुविधा द्वारा एजीएम में शामिल हो सकते हैं, पर पुन: मतदान नहीं कर सकते । दूरस्थ ई-मतदान और एजीएम में ई-मतदान के विस्तृत निर्देशों के लिए कृपया एजीएम नोटिस देखें।

ई-वोटिंग के उद्देश्य से कट-ऑफ तिथि गुरूवार, दिनांक 5 नवम्बर, 2020 निर्धारित की गई है। जिस व्यक्ति का नाम कट-ऑफ तिथि के अनुसार, सदस्यों के रजिस्टर या डिपॉजिटरीज के लाभकारी स्वामियों के रजिस्टर में दर्ज है, उन्हें ही केवल दूरस्थ ई-वोटिंग या एजीएम के दौरान ई-वोटिंग की सविधा उपलब्ध होगी ।

जिन सदस्यों की शेयरधारिता भौतिक रूप में है या जिन्होंने कंपनी / आरटीए के साथ अपना ई-मेल पंजीकत नहीं कराया है, वह अपना ई-मेल पता दर्ज कर तथा एजीएम में भाग लेने का आवेदन करके. दूरस्थ ई-वोटिंग या एजीएम के दौरान उपलब्ध ई-वोटिंग के माध्यम से, अपना मतदान कर सकते हैं । एजीएम की नोटिस में विस्तृत निर्देश दिए गए हैं । जिन शेयरधारकों के ई-मेल पते पंजीकृत नहीं हैं, वह ई-मेल पते के पंजीकरण के लिए, एक निवेदन आरटीए को evoting@kfintech.com पर अपना कंपनी रेकॉर्ड के अनुसार नाम, पता, ई-मेल पता, पैन, डीपी आईडी / ग्राहक आईडी या फोलियो नंबर और शेयर संख्या के साथ लिखकर भेजें ।

कोई भी व्यक्ति जो एजीएम नोटिस अथवा वार्षिक रिपोर्ट के प्रेषण के बाद शेयर का अधिग्रहण करता है और कंपनी का सदस्य बन जाता है और कट-ऑफ की तारीख यानि 5 नवम्बर , 2020 को शेयरों का स्वामित्व रखता है, वह एजीएम नोटिस में दिए निर्देशानुसार यूजर आईडी और पासवर्ड प्राप्त कर

नोटिस और व्याख्यात्मक विवरण में संदर्भित सभी दस्तावेज, सदस्यों द्वारा निरीक्षण के लिए, कंपनी की वेबसाईट पर उपलब्ध हैं।

मेसर्स एन मित्तल एन्ड असोसिएटस, चार्टर्ड एकाउंटेंट, गुरूग्राम, के प्रोपराईटर श्री निशांत मित्तल (सदस्य संख्या 553860) को, कंपनी (प्रबंधक और प्रशासन) नियम, 2014 के नियम 20 के प्रावधान के अनुसार दूरस्थ अथवा एजीएम के दौरान ई-वोटिंग के लिए, पर्यवेक्षक नियुक्त किया गया है।

ई-मतदान की सुविधा से संबंधित किसी भी शिकायत के लिए सदस्य श्री पी.एस.आर.सी.एच मूर्ती, मेनेजर-आरआईएस, केफिन टेकनोलोजीज प्राईवेट लिमिटेड, युनिट-सोरिल इन्फ्रा रिसोर्सेज़ लिमिटेड, सेलेनियम टॉवर बी, प्लॉट 31-32, गाचीबावली, वित्तीय जिला, नानकरामगुडा, हैदराबाद -500 032, दूरभाष +91 40 6716 2222, टोल फ्री नं. 1800-3454-4001 ई-मेल murthy.psrch@kfintech.com और evoting@kfintech.com पर संपर्क कर सकते है ।

> बोर्ड के आदेशानुसार कृते सोरिल इन्फ्रा रिसोर्सेज़ लिमिटेड

एनबीसीसी प्लेस, प्रगति विहार, VICICI Bank नई दिल्ली-110003 पंजीकत कार्यालय : आर्रमीआर्रमीआर्र बैंक टॉवर निकट चकली मर्कि ओल्ड पादा रोड. वडोदरा-३९० ००७ कॉर्पोरेट कार्यालय : आईसीआईसीआई बैंक टॉवर, बांद्रा-कुर्ला कॉम्पलेक

कपया 20 अक्टूबर, 2020 को इस समाचार-पत्र में प्रकाशित 'सार्वजनिक सचना-प्रतिभृत आस्ति की नीलामी हेतु निविदा सह नीलामी'' (कर्जदार नाम–मैंसर्स स्टार बस सर्विसेज प्राइवेट लिमिटेड) का सन्दर्भ लें।

ई-नीलामी की तिथि 01 नवम्बर, 2020 प्रकाशित हुई थी जिस् 11 नवम्बर, 2020 पढ़ा जाये। शेष सामग्री यथावत रहेगी। तिथि : 21 अक्टूबर, 2020 ह./- अधिकृत प्राधिका

मोलसन कूर्स इंडिया प्राइवेट लिमिटेड CIN: U99999DL1972PTC318242

पंजीकृत कार्यालयः 501, डीएलएफ टॉवर बी, जसोला डिस्ट्रिक्ट सेंटर, नई दिल्ली 110025 भारत ईमेल : intimation@molsoncoors.com दूरभाषः 01166164444 सार्वजनिक सूचना

्रतद्क्षारा सूचना दी जाती है कि मोलसन कूर्स इंडिया प्रहवेट लिमिटेड (कंपनी) वीडियो कांफ्रेंसिंग प्रारूप अथवा अन्य ऑडियो विजूअल माध्यमों से कंपनी की असाधारण आम बैटक (**ईजीएम)** क ऊपर उल्लेखित उद्देश्य के लिए कंपनी इस सार्वजनिक सूचना के प्रकाशन की तारीख से 3 दिन

के समापन के उपरांत अपने सभी सदस्यों को ई-मेल के माध्यम से ईजीएम की सूचना भेजन जिन सदस्यों ने अपने ईमेल का पता कंपनी के साथ पंजीकृत नहीं कराया है वे अपने ई-मेल व पता पंजीकृत कराने के लिए पर कंपनी के पास intimation@molsoncoors.com पर लिख सकते हैं तथा 011-66164462 पर कॉल कर सकते हैं, जिससे संबंधित सदस्य ईजीएम में भाग ले सके।

स्थानः बेंगलुरू

निदेशक, डीआईएनः 07668498

के लिए तथा उनकी ओर से

हस्ता/

कृते मोलसन कूर्स इंडिया प्राइवेट लिमिटेड

प्रपत्र सं. आईएनसी-25ए पब्लिक कम्पनी को प्राइवेट कम्पनी में परिवर्तित करने के संबंध में समाचार पत्र में प्रकाशित किए जाने हेतु विज्ञापन क्षेत्रीय निदेशक, कार्पोरेट मंत्रालय उत्तरी क्षेत्र, दिल्ली, कार्पोरेट मंत्रालय के समक्ष

नियमावली, 2014 के नियम 33 के विषय में मैसर्स अनुभव बिल्डटेक लिमिटेड के विषय में जिसका पंजीकृत कार्यालय 804, 8वां तल, 92, दीपाली बिल्डिंग, नेहरू प्लेस, नई दिल्ली—110019 में स्थित है

कम्पनी अधिनियम, 2013, कम्पनी अधिनियम, 2013 की धारा 14 तथा कम्पनी (निगमन)

एतद्द्वारा सर्व साधारण को सूचना दी जाती है कि कम्पनी इसको पब्लिक कम्पनी से प्राइवेट कम्पनी में परिवर्तित करने के सबंध में 12 अक्टूबर, 2020 को आयोजित वार्षिक सामान्य बैठक में कम्पनी को ऐसे परिवर्तन हेतु सक्षम बनाने के संबंध में पारित विशेष प्रस्ताव के निबन्धनों के अनुसार कम्पनी अधिनियम, 2013 की घारा 14 के साथ पठित उक्त नियमों के अधीन एक गर्वेदन केन्द्र सरकार के समक्ष प्रस्तुत करने की इच्छुक है।

कोई भी व्यक्ति जिसका हित कम्पनी के प्रस्तावित परिवर्तन/कम्पनी की हैसियत से प्रभावित होने की संभावना है. अपने हित के स्वरूप तथा विरोध के आधार के उल्लेखकारी शपथपत्र द्वार समर्थित अपनी आपत्तियां संबंधित क्षेत्रीय निदेशक, बी-2 विंग, द्वितीय तल, पर्यावरण भवन, सीजीओ कॉम्प्लेक्स, नई दिल्ली—110003 को इस सुचना के प्रकाशन के चौदह दिन के भीतर सपूर्व कर सकता है अथवा करवा सकता है अथवा पंजीकृत डाक से भेज सकता है जिसकी एक आवेदक कम्पनी को इसके 804, 8वां तल, 92, दीपाली बिल्डिंग, नेहरू प्लेस, नई दिल्ली—110019 स्थित पंजीकृत कार्यालय भेजी जानी चाहिए।

कते एवं हिते अनुभव बिल्डटेक लिमिटेड (गुरप्रीत सिंह) निदेशक

दिनांक अक्टूबर 21, 2020 स्थान : नई दिल्ली

डीआईएन : 08211460 वल्ला सीआईएन : U70109DL1997PLC086533 पता : 804, 8वां तल, दीपाली बिल्डिंग, 92, नेहरू प्लेस, नई दिल्ली—110019

प्रपत्र–'जी'

अभिरूचि की अभिव्यक्ति हेतु आमंत्रण दिवाला और शोधन अक्षमता (कार्पोरेट व्यक्तियों के लिए ऋण शोध अक्षमता समाधान प्रक्रिया) विनियमावली, 2016 के विनियम 36ए (1) के अधीन प्रासंगिक विवरण

1.	कापा १८ दनदार का नाम	वनाथक राठा स्टाल्स रालिंग मल्स प्राइवट लामटह
2.	कार्पोरेट देनदार के निगमन की तिथि	17.10.1979
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार	रूजिस्ट्रार्ऑफ् कम्पनीज —एनसीटीऑफ
ш	निगमित / पंजीकृत है	दिल्ली और हरियाणा
4.	कार्पोरेट देनदार की कार्पोरेट पहचान संख्या / सीमित दायित्व पहचान संख्या	U74899DL1979PTC009939
5.	कार्पोरेट देनदार के पंजीकृत कार्यालय	जेड —196, लोहा मंडी, नारायणा,
	तथा प्रधान कार्यालय (यदिँ कोई) का पता	नई दिल्ली —110028
6.	कार्पोरेट देनदार की ऋण शोध अक्षमता आरंभन की तिथि	16.06.2020
7.	अभिरूचि की अभिव्यक्ति के आमंत्रण की तिथि	21.10.2020
8.	संहिता की घारा 25(2)(एच) के अधीन	रिजॉल्यूशन प्रोफेशनल से एक अनुरोध लिखकर
	समाधान आवेदकों की ग्राह्मताः	vrsrmplcirp@gmail.com पर उपलब्ध है
9.	घारा 29क के अधीन लागू अग्राह्मता के	आईबीबीआई की वेबसाइट पर उपलब्ध है । यानी
	-	http://ibbi.gov.in/legal-framework/
	अमिरूचि की अभिव्यक्ति की प्राप्ति हेतु अंतिम तिथि	
11.	संभावित समाधान आवेदकों की अनंतिम सूची जारी करने की तिथि	17.11.2020
12.	अंतिम सूची के बारे में आपित्तियां प्रस्तुत करने हेतु अंतिम तिथि	22.11.2020
13.	संभावित समाधान आवेदकों की अंतिम सूची जारी करने की तिथि	02.12.2020

संभावित समाधान आवेदकों को सूचना 22.11.2020 ज्ञापन, मूल्यांकन मैट्रिक्स तथा समाधान योजना हेतु अनुरोध जारी करने की तिथि समाधान योजना, मूल्यांकन मैट्रिक्स, सूचना ज्ञापन तथा अतिरिक्त सूचना हेतु अनुरोध समाधान प्रोफेशनल योजना / मूल्यांकन मैट्रिक्स / सूचना ज्ञापन का अनुरोध केवाईसी के सत्यापन , निवेश करने की मता, प्रबंधन करने की क्षमता के बाद और आईबीसी, 2016 और पूर्व की धारा 29ए के तहत पात्रता, योग्यता मानदंड यदि कोई सीओसी द्वारा अनुमोदित है, इलेक्ट्रॉनिक रूप मे

16. समाधान योजना प्रस्तुत करने हेतु अंतिम तिथि 22.12.2020 समाधान प्रोफेशनल को एक अनरोध जमाधान पोफेशनल को समाधान योजना निर्णायक प्राधिकारी के अनुमोदन हेतु समा योजना प्रस्तुत करने हेतु अनुमानित तिथि 22.01.2021 समाधान प्रोफेशनल का नाम और रजिस्ट्रेशन नीरज माटिया

नीरजमाटिया मेल:nbtrace1@yahoo.com साथ पत्राचार के लिए प्रयुक्त किया जाना है ईमेल:vrsrmplcirp@gmail.com अतिरिक्त विवरण पर अथवा के पास उपलब्ध है कृपया किसी भी जानकारी 🖊 विवरण के लिए rsrmplcirp@gmail.com पर लिखें

नीरज माटिय

बिजनेस जोन, सैक्टर —50, गुरुग्राम, हरियाणा— 122018 ईमेल : utm.liquidator@gmail.com 11. दावे प्रस्तुत करने की अन्तिम तिथि 18.11.2020 (आदेश की प्रति की प्राप्ति से 30 दिन) एतद्दवारा सूचित किया जाता है कि राष्ट्रीय कंपनी विधि अधिकरण, पीठ-IV ने 15 अक्टूबर 2020 को यूटीएम

यूटीएम इंजीनियरिंग प्राइवेट लिमिटेड के हितधारकों को इसके द्वारा 18 नवंबर 2020 को या उससे पहले प्रमाण के साथ अपने दावे परिसमापक को क्रम संख्या 10 में उल्लेखित पते पर प्रस्तुत करने के लिए कहा जाता हैं। वित्तीय लेनदार अपने दावों के प्रमाण केवल इलेक्ट्रॉनिक माध्यम से जमा करेंगे। अन्य सभी हितधारक अपने दावों के प्रमाण

इंजीनियरिंग प्राइवेट लिमिटेड का परिसमापन शुरू करने का आदेश दिया है । (आदेश की प्रति 19.10.2020 को प्राप्त हुई).

व्यक्तिगत, डाक द्वारा अथवा इलेक्ट्रॉनिक साधनों द्वारा जमा कर सकते हैं। असत्य या भ्रामक प्रमाण प्रस्तुत करने पर जुर्माना किया जा सकता हैं। कांति मोहन रुस्तर्ग परिसमापक, युटीएम इंजीनियरिंग प्राइवेट लिमिटेड

दिनांक : 21.10.2020 आईबीबीआई पंजीकरण संख्या : IBBI/IPA-002/IP-N00097/2017-18/10240 स्थान : नई दिल्ली

ग्रे कर्नाटक **बैं**क लि. परिसंपत्ति वसूली प्रबंधन शाखा

कब्जा सूचना (अचल संपत्ति हेतु)

8-बी, प्रथम तल, राजेन्द्र पार्क, पूसा रोड, नई दिल्ली–110060 फोनः 011–25813466 | ई-मेल : delhiarm@ktkbank.com मोबाइलः 9319891680 | वेबसाइट : www.karnatakabank.com बकि, **कर्नाटक बैंक लिमिटेड** के अधोहस्ताक्षारी प्राधिकृत अधिकारी ने वित्तीय आस्तियों के प्रतिभूतिकरण एवं पुनर्नि ौर प्रतिभूति हित प्रवर्तन [अधिनियम], 2002 (2002 का 54) के तहत और प्रतिभूति हित (प्रवर्तन) नियमावली, 2002 तार प्रतिपृत्ति ।हरा अवता | इनावान्यमा, 2002 (2002 का 34) क तहत्त्व आर प्रतिपृत्ति ।हर्षा (प्रतिप्ता) निषयात्वात, 2002 का नियम 3] के साथ पठित थारा 13(2) के तहत् रायत्त शक्तियों का प्रयोग कर दिनांक **19.11.2019** को माग पुराना की ही थीं जिसमें कर्जदार∕अंधनकर्ता∕ जमानतियों (**1) मेशर्स एसई एसेसरीज (S**E Xcossories**) अपने प्रप्रार्क्अटरों हारा** विनिधित्त) श्रीमती कंवतजीत मनर्चदा पत्नी श्री रविचर मनवदा, पंजी. कार्यालय- ए−18. दूसरा तल, संवटप−6. नोएडा, गौतम बुद्ध नगर, उ.प्र.–201305, कारपोरेट कार्यालयः बी−180, लाजपत नगर−1, नई दिल्ली−110024 (2) श्रीमती 5. 2.88,14,936,00/— (रुपये दो करोड़ अठासी लाख चौदह हजार नौ सौ छत्तीस मात्र) अर्थात 1) 01.11.2019 ष्य की ब्याज सहित **रु. 9820458.00 की बकाया राशि** के साथ **प्री-शिपमेंट क्रेडिट सविधा (26 खाते)** औ 2) ড. 1,89,84,478,00 কী ৰক্ষায়া গাহী ক মাথ पोस्ट-বিষদেউ ফ্লিডিব (ড় ৰিল) অর্থান (ए) ৰিল আর্ট্ডী: NDC1813475 বিনাক 29,04,2018 से শথিম কী আज सहित ড. 13,00,000,00 ক লিए, (গী) ৰিল আর্ট্ডী: NDC1813481 दिनांक 28.04.2019 से भविष्य की ब्याज सहित फ. 6,50,000.00 के लिए, (सी) बिल आईडी: NDC1814252A दिनांव 19.06.2018 से भविष्य की ब्याज सहित **ए. 2.45,000.00 के लिए, (डी) बिल आईडी:** NDC1812837 **दिनांक 12.03.2019** र की ब्याज सहित**फ 59 50 000 00 के लिए** ज़क्त नोटिस पापित की तारीख से **60 दिनों** के अन्दर अदा करने के लिए कहा गया कर्णवाली, खेककतांको और जमानतियों द्वारा पारीस अदा न कर पाने पर कर्जवारों, खेककतांकों और जमानतियों और हामान्य को सूचित किया जाता है कि **अधोहस्तकारी** ने प्रतिभूति हित प्रवर्तन नियमावती, 2002 के नियम 8 एवं 9 के स ठेत अधिनियम की **धारा 13 की उप—धारा (4)** के तहत प्रदत्त शक्तियों का प्रयोग कर **नीचे वर्णित संपत्ति का दिनांव** 19 अक्टबर, 2020 को कब्जा ले लिया है।

... रूप से कर्जदारों, बंधककर्ताओं और जमानतियों और सर्व जन को सामान्य रूप में संपत्ति से कोई भी लेन-देन करने के लिए आगाह किया जाता है तथा संपत्ति के साथ कोई भी लेन-देन समय गणि गणि **र 2 98 23 199.02** /-**(रुपये दो करोड़ अठानवे लाख तेईस हजार एक सौ निन्यानवे और दो पैसा मात्र)** अर्थात 1) **01.10.2020** से भविष्य र याज सहित **रु. 97,59,949.00 की बकाया राशि** के साथ **प्री-शिपमेंट क्रेडिट सुविधा (28 खाते),** और लागतें औ 2) रु. 1,89,94,478.00 की बकाया राशि के साथ पोस्ट-शिपमेंट क्रेडिट सुविधा (5 बिल) अर्थात (ए) बिल आईडी DC1813475 दिनांक 29.04.2019 से भविष्य की ब्याज सहित **रु. 13,00,000.00 के लिए, (बी) बिल आईडी:** NDC181348 देनांक 28.04.2019 से भविष्य की ब्याज सहित रु. 6,50,000.00 के लिए. (सी) बिल आईडी: NDC1814252A दिनांक 19.06.2019 से भविष्य की ब्याज सहित के 2.45.000.00 के लिए (डी) बिल आईडी: NDC1812837 दिनांक 12.03.2019 र विष्य की व्याज सहित **रु. 1,08,49,478.00 के लिए और (ई) बिल आईडी: NDC1813275A दिनांक D6.04.2019** से भविष्य की व्याज सहित **रू. 59,50,000.00 के लिए**, और लागतें और **(3) चानू खाता नं. 54,22000100112201** दिनांक 01,102020 से भविष्य की व्याज सहित **रू. 10,68,772.02**, और लागतों, के लिए **कर्नाटक बैंक लिमिटेड, ओवरसींज शाखा— नई दिल्ली** है प्रभार के अधीन होगा।

प्रत्याभूत परिसंपत्तियों को उपलब्ध समय के संबंध में मुक्त कराने के लिए अधिनियम की धारा 13 की उप–धारा(8) विधानों में कर्जदार का ध्यान आकर्षित किया जाता है। अचल संपत्ति का विवरण

श्रीमती कंवलजीत मनचंदा के नाम में लाजपत नगर—। नई दिल्ली स्थित आवासीय संपत्ति तीन मंजिला (भतल+प्रथ

और खंड। संपत्ति परिबद्धः पूर्वः संपत्ति नं. 171 पश्चिमः संपत्ति नं. 179 उत्तर : रोड और प्रवेश दिनांक: 19.10.2020. स्थान: दिल्ली हिते कर्नाटक बैंक लि., मुख्य प्रबंधक और प्राधिकृत अधिकारी

ाल+दूसरा तल) माप 2190 वर्ग फुट (730 वर्ग फुट प्रत्येक) नं. बी−1 / 180, प्लॉट माप 100 वर्ग गज पर, के

आईडीएफसी फर्स्ट बैंक लिमिटेड



(पूर्व में कैपिटल फर्स्ट लिमिटेड व आईडीएफसी बैंक लिमिटेड के साथ समामेलित) पंजीकृत कार्यालयः केआरएम टॉवर्स, 8वीं मंजिल, हैरिंगटन रोड, चेटपेट चैनाई 600031, टेली: +91 44 4564 4000 फैक्स: +91 44 4564 4022 CIN: L65110TN2014PLC097792

परिशिष्ट IV (नियम 8(1)) कब्जा सूचना (अचल संपत्ति के लिए)

चूंकि, वित्तीय परिसंपत्तियों के प्रतिभृतिकरण एवं पुनर्गठन तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 के अंतर्गत और प्रतिभृति हित (प्रवर्तन) नियमावली, 2002 के नियम 3 के साथ पठित धारा 13(12) के अंतर्गत प्रवत्त शक्तियों के अनुपालन में आईडीएफसी फर्स्ट बैंक लिमिटेड (पूर्व में कैपिटल फर्स्ट लिमिटेड व आईडीएफसी बैंक लिमिटेड के साथ समामेलित) के प्राधिकृत अधिकारी मौजूदा अधोहस्ताक्षरी ने उक्त सूचना की प्राप्ति की तिथि के 60 दिनों के भीतर 11.11.2019 तक सूचना में वर्णीं कर 40.4020.505 (कार्य प्राप्त निवास के स्वाप्त निवास के स्वाप्त निवास करें के स्वाप्त निवास के स्वाप्त निव उपते पूर्वना का ग्राम्य का तिला के कि पिना के नांदर 11.11.2019 तक सूर्वना व वर्णित रु. 12.42,030.65/- (रुपए बारह लाख बयालीस हजार तीस और पैसे पैसव केवल) का मुगतान करने के लिए ऋणी, सह-ऋणी, और गारंटरों 1. मोहम्मद शमशाद, 2. आयशा खातून, 3. मोहम्मद शहनवाज को बुलाने हेतु दिनांक 11.11.2019 को मांग सूचना जारी की थी।

ऋणी राशि का भुगतान करने में असफल रहे, एतदद्वारा ऋणी और सर्वसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरी ने प्रतिभूति हित (प्रवर्तन) नियमावली के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13(4) के अंतर्गत उन्हें प्रदत्त शक्तियों के अनुपालन में युद्धां नीचे वर्णित संपत्तियों पर 17 अक्टूबर, 2020 को

प्रतीकात्मक कब्जा ले लिया है। विशेष रूप से ऋणी और सर्वसाधारण को एतदद्वारा उक्त संपत्तियों के साथ लेन-देन न कर्ने की चेतावनी दी जाती है और उक्त संपत्तियों के साथ किया ग्या

ऋणियों का ध्यान प्रतिभूतित संपत्तियों को छुड़ाने के लिए उपलब्ध समय के संबंध में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों के लिए आमंत्रित है।

अचल संपत्तियों का विवरण

प्लॉट नं. 31 व 32 का भाग, खसरा नं. 1661, कंचन पार्क, न्यू फ्रेंड्स कॉलोनी, गांव लोनी, पुराना लोनी, तहसील लोनी, जिला गाजियाबाद, उत्तर प्रदेश–

प्राधिकत अधिकारी आईडीएफसी फर्स्ट बैंक लिमिटेड (पूर्व में कैपिटल फर्स्ट लिमिटेड व आईडीएफसी

सही/-विकास खंडेलवाल

कंपनी सचिव

स्थान : नई दिल्ली

समाधान प्रोफेशनल का नाम, पता और ई—मेल, जैसाकि बोर्ड में पंजीबद्ध है 21.। पता और ई—मेल. जो समाघान प्रोफेशनल के

23. प्रपत्र "जी" के प्रकाशन की तिथि 21.10.2020 विनायक राठी स्टील्स रोलिंग मिल्स प्राइवेट लिमिटेड के लिए सामाधान प्रोफेशनल पंजीकरण संख्या :|BBI/IPA-001/IP-P00824/2017-18/11400

rsmplcirp@gmall.com पर लिखकर उपलब्ध

गंजीकरण सं.: IBBI/IPA-001/IP-P00824/2017-18/11400 1—27, पहली मंजिल, मालवीय नगर, नई दिल्ली—11001 पी—27, पहली मंजिल, मालवीय नगर, नई दिल्ली—110017

पी -27, पहली मंजिल, मालवीय नगर, नई दिल्ली -110017

कोई भी लेन—देन के 12,42,030.65/- (रुपए बारह लाख बयालीस हजार तीस और पैसे पैंसठ केवल) व उसपर ब्याज के लिए आईडीएफसी फर्स्ट बैंक लिमिटेड (पूर्व में कैपिटल फर्स्ट लिमिटेड व आईडीएफसी बैंक लिमिटेड के साथ समामेलित) के प्रमार का विषय होगा।

201102 के सहित संपत्ति के सभी भाग व पार्सल

दिनांकः 17.10.2020 स्थानः गाजियाबाद ऋण खाता सं. 15786884 बैंक लिमिटेड के साथ समामेलित)



KIOCL LIMITED

CIN: L13100KA1976G0I002974

Registered & Corporate Office: II Block, Koramangala, Bengaluru – 560 034, Karnataka, India Contact Person: Shri Pushp Kant Mishra, Company Secretary & Compliance Officer Tele-fax: +91 80 25531525 | Email: cs@kioclitd.com | Website: www.kioclitd.in

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF KIOCL LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA(BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED

This Public Announcement (the "Public Announcement") is being made pursuant to the provisions of Regulation 7(i) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations") for the time being in force including any statutory modifications and amendments from time to time and contains the disclosures as specified in Schedule II to the Buyback Regulations read with Schedule I of Buyback Regulations.

CASH OFFER FOR BUYBACK OF NOT EXCEEDING 1,41,74,469 (ONE CRORE FORTYONE LAKHS SEVENTYFOUR THOUSAND FOUR HUNDRED SIXTYNINE) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT A PRICE OF ₹ 110 (RUPEES ONE HUNDRED TEN ONLY) PER FULLY PAID UP EQUITY SHARE ON A PROPORTIONATE BASIS THROUGH THE TENDER OFFER ROUTE

DETAILS OF THE BUYBACK OFFER AND OFFER PRICE

- The board of directors (the "Board") of KIOCL Limited ("KIOCL" / "Company") passed a resolution on October 19, 2020 ("Board Meeting") to approve the proposal of buyback of fully paidup equity shares of face value of ₹ 10 each ("Shares" or "Equity Shares") of the Company not exceeding 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares from the equity shareholders/ beneficial owners of Equity Shares (the "Equity Shareholders" / "Shareholders") of the Company as on October 30, 2020 (the "Record Date") (for further details in relation to Record Date, refer to Paragraph 9 of this Public Announcement), on a proportionate basis, through tender offer route (the "Buyback" / "Buyback Offer") at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share ("Buyback Price" / "Buyback Offer Price") payable in cash, for an aggregate maximum consideration not exceeding ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding that transpartion posts with protections and the proposition of the protection the transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication fees, filling fees, turnover charges, applicable taxes inter alia buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses (the "Buyback Offer Size"). The Buyback Offer Size represents 8.25 % of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020. The Buyback is subject to receipt of any approvals, permissions and sanctions of statutory, regulatory or governmental authorities as may be required under applicable laws including but not limited to Securities and Exchange Board of India ("SEBI"), BSE Limited (the "BSE"), National Stock Exchange of India Limited (the "NSE") and Metropolitan Stock Exchange of India Limited (the "MSEI" together with BSE and NSE, the "Stock Exchanges")
- The Buyback is in accordance with the provisions of Section 68, 69, 70 and all other applicable provisions, if any, of the Companies Act 2013, as amended, the Companies (Share Capital and Debentures) Rules, 2014, as amended, and other relevant rules made thereunder, each as amended from time to time (the "Companies Act"), and in accordance with Article 7A of the Articles of Association of the Company Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended (the "Listing Regulations") and subject to the provisions of the Buyback Regulations and such other approvals, permissions as may be required from time to time from the Stock Exchanges where the Equity Shares of the Company are listed and from any other statutory and/or regulatory authority, as may be required and which may be agreed to by the Board and/or any committee thereof. The Buyback would be undertaken in accordance with SEBI circular bearing number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 (the "SEBI Circulars"), which prescribes mechanism for acquisition of shares through stock exchange. In this regard the Company will request BSE to provide the acquisition window. For the purpose of this Buyback, BSE
- would be the Designated Stock Exchange.

 The Buyback Offer Size represents 8.25% of the aggregate of the fully paidup equity share capital and free reserves as per the audited standalone financial statements of the Company for the financial year ended March 31, 2020 (the last audited standalone financial statements available as on the date of the Board Meeting approving the Buyback) and is within the statutory limits of 10% of the aggregate of the fully paid-up equity share capital and free reserves under the Board of Directors approval route as per the provisions of the Companies Act. Further, since the Company proposes to Buyback up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2.28% of the total number of Equity Shares in the total paidup share capital of the Company, the same is within the 25% limit as per the provisions of the Companies Act.
- The maximum amount required by the Company for the said Buyback aggregating to ₹ 155.92 Crores (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only), and is within permitted limits. The funds for the Buyback will be met out of internally generated cash resources of the Company. The Company confirms that as required under Section 68(2)(d) of the Companies Act and Regulation 4(ii) of the Buyback Regulations the ratio of the aggregate of secured and unsecured debts owed by the Company shall not be more than twice the fully paidup share capital and free reserves after the Buyback.
- The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten Only) per Equity Share has been arrived at after considering various factors such as the average closing prices of the Equity Shares on the Stock Exchanges where the Equity Shares of the Company are listed, the net-worth of the Company and the impact of the Buyback on the key financial ratios of the Company. The Buyback Offer Price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share represents a premium of 5.69% on BSE and 6.53% on NSE over the average closing price in the last six calendar month preceding the month in which Buyback Offer is approved by the Board.
- The Buyback shall be on a proportionate basis from all the Equity Shareholders of the Company through the "Tender Offer" route, as prescribed under Regulation 4(iv)(a) of the Buyback Regulations. Please see paragraph 9 below for details regarding Record Date and share entitlement for tender in the Buyback.
- A copy of this Public Announcement is available on the Company's website (www.kioclltd.in) and is expected to be available on the website of SEBI (www.sebi.gov.in) during the period of the Buyback and on website of Stock Exchanges (www.bseindia.com), (www.nseindia.com) and (www.msei.in)

NECESSITY FOR BUY BACK

- Buyback is the acquisition by a company of its own shares. Buyback is an efficient form of returning surplus cash to the members holding equity shares of the Company, inter-alia, for the following reasons:
- The Buyback will help the Company to return surplus cash to its members holding equity shares broadly in proportion to their shareholding, thereby, enhancing the overall return to members; . The Buyback, which is being implemented through the Tender Offer route as prescribed under the Buyback Regulations, would involve allocation of higher of number of shares as per their entitlement or 15% of the number of shares to be bought back, reserved for the small shareholders. The Company
- believes that this reservation of 15% for small shareholders would benefit a large number of public shareholders, who would get classified as "small shareholder"; iii. The Buyback would help in improving return on equity, by reduction in the equity base, thereby leading to long term increase in shareholders' value; and
- iv. The Buyback gives an option to the members holding equity shares of the Company, who can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback offer or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post the Buyback offer, without additional investment.

After considering several factors and benefits to the shareholders holding Equity Shares of the Company, the Board decided to recommend Buyback of not exceeding 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred SixtyNine) Equity Shares representing 2.28% of the total paidup equity capital of the Company at a price of ₹ 110 (Rupees One Hundred Ten only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 155.92 Crore (Rupees One Hundred Fifty Five Crores and Ninety Two Lakhs only) excluding transaction costs viz. brokerage, advisor's fees, intermediaries fees, public announcement publication fees, filling fees, turnover charges, applicable taxes inter alia including buyback taxes, securities transaction tax, goods and services tax, stamp duty and other incidental and related expenses, which represents 8.25% of the aggregate of the Company's paidup capital and free reserves as per the audited standalone financials of the Company for the financial year ended March 31, 2020.

DETAILS OF PROMOTER SHAREHOLDING

as on the date of the Board Meeting i.e. Monday, October 19.

	2020 is given below:						
S. No	Name of the shareholders	No. of Equity Shares held	No. of Equity Shares held in dematerialized form	Percentage of issued Equity Share capital			
1	President of India acting through Ministry of Steel, Government of India	61,60,51,204	61,60,51,204	99.06%			
	Total	61,60,51,204	61,60,51,204	99.06%			

- 3.2 No shares or other specified securities in the Company were either purchased or sold by the Promoter during a period of six months preceding the date of the Board Meeting at which the Buyback was approved.
- In terms of the Buyback Regulations, under the Tender Offer route, the promoter and promoter group of the Company have an option to participate in the Buyback. In this regard, the President of India acting through Ministry of Steel, Government of India, vide their letter dated October 20, 2020 intends to participate in the Buyback and tender up to 1,41,74,469 (One Crore FortyOne Lakhs SeventyFour Thousand Four Hundred Sixty-Nine) or less as required in compliance with the Buyback Regulations.
- Since the entire shareholding of the Promoter is in the demat mode, the details of the date and price of acquisition/ sale of entire Equity Shares that the Promoter has acquired/sold till date as per the information provided by the Promoter vide its letter dated October 20, 2020, are set-out below:

Date of Transaction	No. of Equity Shares	Acquisition/ Sale Consideration (₹)	Nature of Transaction/Consideration	
04.11.1976	3	3,000	Subscription to Memorandum	
04.11.1976	49,997	5,00,00,000	Further Allotment	
23.12.1976	60,000	6,00,00,000	Further Allotment	
21.02.1977	40,000	4,00,00,000	Further Allotment	
11.05.1977	2,86,100	28,61,00,000	Further Allotment	
18.06.1977	80,000	8,00,00,000	Further Allotment	
26.07.1977	50,000	5,00,00,000	Further Allotment	
17.08.1977	50,000	5,00,00,000	Further Allotment	
29.09.1977	80,000	8,00,00,000	Further Allotment	
27.10.1977	1,25,000	12,50,00,000	Further Allotment	
02.12.1977	1,25,000	12,50,00,000	Further Allotment	
05.01.1978	1,50,000	15,00,00,000	Further Allotment	
12.02.1978	1,90,000	19,00,00,000	Further Allotment	
03.04.1978	50,000	5,00,00,000	Further Allotment	
27.05.1978	1,50,000	15,00,00,000	Further Allotment	
12.07.1978	1,25,000	12,50,00,000	Further Allotment	
29.08.1978	1,00,000	10,00,00,000	Further Allotment	
19.09.1978	1,00,000	10,00,00,000	Further Allotment	
01.12.1978	38,900	3,89,00,000	Further Allotment	
26.11.1979	1,00,000	10,00,00,000	Further Allotment	
29.01.1980	50,000	5,00,00,000	Further Allotment	
13.01.1982	75,000	7,50,00,000	Further Allotment	
14.04.1982	5,39,700	53,97,00,000	Further Allotment	
03.06.1982	25,000	2,50,00,000	Further Allotment	
09.07.1982	10,000	1,00,00,000	Further Allotment	
06.09.1982	30,000	3,00,00,000	Further Allotment	
29.09.1982	15,000	1,50,00,000	Further Allotment	
07.12.1982	40,000	4,00,00,000	Further Allotment	
08.01.1983	15,000	1,50,00,000	Further Allotment	
19.03.1983	22,500	2,25,00,000	Further Allotment	
23.06.1983	60,000	6,00,00,000	Further Allotment	
22.08.1983	75,000	7,50,00,000	Further Allotment	
17.09.1983	20,000	2,00,00,000	Further Allotment	
25.11.1983	45,000	4,50,00,000	Further Allotment	
24.01.1984	46,000	4,60,00,000	Further Allotment	
20.03.1984	28,800	2,88,00,000	Further Allotment	
16.06.1984	25,000	2,50,00,000	Further Allotment	
20.04.1985	32,73,138	327,31,38,000	Further Allotment	
16.05.1995	The face value of ed of ₹ 10 each resulting	of equity shares of ₹ 1,000 each was subdivided into face value sulting in 63,45,13,800 equity shares		
17.05.1995	(61,60,900)	11,37,80,300(1)	Disinvestment by Promoter	
05.12.1995	(2,000)	1,00,000(2)	Disinvestment by Promoter	

23.02.1996	(2,06,770)	33,08,320(3)	Disinvestment by GoI in favour of employees of the Company
13.11.2018	(1,20,92,926)	2,05,57,97,420(4)	Sold in the Buyback Offer of the Company
Total Current Holding	61,60,51,204		

- The disinvestment by the Promoter was made to institutional investors.
- (2): The disinvestment by the Promoter was made to retail investors. The Equity Shares of the Promoter was transferred to employees of the Company.
- (4): The Equity Shares of the Promoter was sold in the Buyback offer of the Company NO DEFAULTS

The Board confirms that the Company has not defaulted in the repayment of the deposits accepted either before or after the commencement of the Companies Act, interest payment thereon, redemption of debentures or preference shares or payment of dividend to any shareholder or repayment of any term loan or interest payable thereon to any financial institutions or banking company.

CONFIRMATION BY THE BOARD OF DIRECTORS

- The Board has confirmed on the date of Board Meeting (i.e. October 19, 2020) that it has made a full enquiry into the affairs and prospects of the Company and has formed an opinion that:
 - a) Immediately following the date of the Board Meeting, there will be no grounds on which the Company could be found to be unable to pay its debts;
- b) As regards the Company's prospects for the year immediately following date of the Board Meeting and having regard to the Board's intentions with respect to the management of Company's business during that year and to the amount and character of the financial resources which will in the Board's view be available to the Company during that year, the Company will be able to meet its liabilities as and when they fall due and will not be rendered insolvent within a period of one year from that date of Board Meeting; and
- c) In forming the opinion, the Board has taken into account the liabilities as if the Company were being wound up under the provisions of the Companies Act 1956 or Companies Act 2013 or Insolvency and Bankruptcy Code 2016, as the case may be, including prospective and contingent liabilities

REPORT BY THE COMPANY'S STATUTORY AUDITOR

The text of the report dated October 19, 2020 received from YCRJ & Associates, Chartered Accountants, the Statutory Auditor of the Company addressed to the Board of Directors of the Company is reproduced below:

Auditors' Report on buy back of shares pursuant to the requirement of Clause (xi) Schedule I to the Securities and Exchange Board of India (Buy -Back of Securities) Regulations, 2018, as amended

The Board of Directors,

KIOCL Limited

II Block, Koramangala

Bengaluru - 560034 Karnataka.

- This Report is issued in our capacity as Statutory Auditors of KIOCL Limited (hereinafter referred to as the "Company").
- In connection with the proposal of the Company to buy back its equity shares in pursuance of the provisions of Section 68, 69 and 70 of the Companies Act, 2013 (the "Act") and Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"), and in terms of the resolution passed by the directors of the Company in their meeting held on 19.10.2020, we have been engaged by the Company to perform a reasonable assurance engagement on the statement of determination of the amount permissible capital payment (the" Statement"), which we have initialled for identification purposes only.

Board of Directors Responsibility for the Statement

- The preparation of the statement in accordance with Section 68 (2) of the Act and in compliance of the Buyback Regulations determining the amount permissible to be paid for the buy-back is the responsibility of the Board of Directors of the Company, including preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- The Board of Directors are responsible to make a full inquiry into the affairs and prospectus/ offer document of the Company and to form an opinion that the Company will be able to pay its debts from the date of board meeting and will not be rendered insolvent within a period of one year from the date of board meeting at which the proposal for buyback was approved by the Board of Directors of the Company and informing the opinion, it has taken into account the liabilities (including prospective and contingent liabilities) as if the Company were being wound up under the provisions of the Act or the Insolvency and Bankruptcy Code 2016. Further, a declaration is required to be signed by at least two directors of the Company in this respect in accordance with the requirements of the section 68 (6) of the Companies Act and the Buyback Regulations.

Auditor's Responsibility

- Pursuant to the requirements of the Regulations, it is our responsibility to provide reasonable assurance on the following "Reporting Criteria":
- (i) Whether the amount of capital payment for the buy-back as stated in Annexure A has been determined considering the Audited financial statements for the year ended March 31, 2020 and is within the permissible limit and computed in accordance with the provisions of Section 68 of the Act;
- (ii) Whether the Board of Directors in their meeting held on 19.10.2020 have formed their opinion, as specified in Clause (x) of Schedule I to the Regulations, on a reasonable grounds that the Company having regard to its state of affairs will not be rendered insolvent within a period of one year from date of the board meeting; and
- (iii) Whether we are aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at
- We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the Institute of Chartered Accountants of India. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the Institute of Chartered Accountants of India.
- We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements.
- A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the reporting criteria mentioned in paragraph 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the Reporting Criteria.
- We have performed the following procedures in relation to the Statement: We have inquired into the state of affairs of the Company in relation to its audited financial statements for the year ended March 31, 2020;
 - Examined authorization for buy back from the Articles of Association of the Company; Examined that the amount of capital payment for the buy-back as detailed in Annexure A is within
 - permissible limit computed in accordance with section 68 of the Act and in compliance of the Buyback
 - iv) Examined that the ratio of debt owned by the Company, is not more than twice the capital and its free
 - reserve after such buy-back; Examined that all shares for buy-back are fully paid-up;
 - vi) Examined resolutions passed in the meetings of the Board of Directors; vii) Examined Director's declarations for the purpose of buy back and solvency of the Company; viii) Obtained necessary representations from the management of the Company.
- Based on our examination as above, and the information and explanations given to us, in our opinion, (i) the Statement of permissible capital payment towards buyback of equity shares, as stated in Annexure
- A, is in our view properly determined in accordance with Section 68 of the Act; and (ii) the Board of Directors, in their meeting held on 19.10.2020, have formed the opinion, as specified in clause (x) of Schedule Lof the Regulations, on reasonable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from date of board meeting and we are not aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declaration.

Restriction on Use

The certificate is addressed to and provided to the Board of Directors of the Company pursuant to the requirements of the Regulations solely to enable them to include it (a) in the public announcement to be made by the Company, (b) in the draft letter of offer and letter of offer to be filed with the Securities and Exchange Board of India, the stock exchanges, the Begistrar of Companies as required under the Begulations, the National Securities Depository Limited, the Central Depository Securities (India) Limited and providing to the parties including manager to the offer in connection with buyback and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this report.

For YCRJ & Associates **Chartered Accountants**

FRN: 006927S

Rajnish Rama Rao

M. No 202465 UDIN: 20202465AAAAC14847

Place - Bangalore Date - 19.10.2020

ANNEXURE A Statement of permissible capital payment

The amount of permissible capital payment towards buy-back of equity shares (including premium) in question as ascertained below in our view has been properly determined in accordance with Section 68(2) of the Companies Act, 2013 and Regulation 4 & Proviso to Regulation 5(i)(b) of Buyback Regulations:

Davkiaulasa	Amount (in ₹) As on March 31, 2020		
Particulars	Standalone		
Issued, subscribed and fully paid up equity shares:			
62,19,25,565 Equity Shares of ₹ 10 /- each, fully paid up	6,21,92,55,650.00		
Total- A	6,21,92,55,650.00		
Free Reserves			
General reserve	12114338412.34		
Retained Earnings	560426675.25		
Total- B	12674765087.59		
Total C= A+B	18,89,40,20,737.59		
Maximum amount permissible for the Buy-back i.e. 10% of the aggregate fully paid-up equity share capital and free reserves pursuant to Section 68(2) of the Act requiring Board Resolution.	1,88,94,02,073.76		
Amount approved by the Board of Directors for buy-back in the meeting held on 19.10.2020	1,55,91,91,590.00		

For YCRJ & Associates **Chartered Accountants** FRN:006927S

Rajnish Rama Rao

Partner M. No 202465 UDIN: 20202465AAAACI4847

Place: Bangalore Date: 19.10.2020

PROCESS AND METHODOLOGY TO BE ADOPTED FOR THE BUYBACK

- The Buyback is open to all Eligible Shareholders of the Company holding Shares either in physical form ("Physical Shares") or in the dematerialized form ("Demat Shares") as on the Record Date as per the records made available to the Company by the Depositories/registrar.
- The Buyback shall be implemented by the Company using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and in accordance with the procedure prescribed in the Companies Act and the Buyback Regulations and as may be determined by the Board (including the committee authorized to complete the formalities of the Buyback, the "Buyback Committee") and on such terms and conditions as may be permitted by law from time to time
- For implementation of the Buyback, the Company has appointed IDBI Capital Markets & Securities Limited as the registered broker to the Company (the "Company's Broker") through whom the purchases and settlements on account of the Buyback would be made by the Company. The contact details of the Company's Broker are as follows:

(T) IDBI capital

IDBI Capital Markets & Securities Limited

6th Floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai - 400005

Contact Person: Ms. Charushila Parkar Tel No.: +91 (22) 2217 1700 | Fax No.:+91 (22) 2215 1787;

Email: charushila.parkar@idbicapital.com | Website:www.idbicapital.com SEBI Registration Number: INZ000007237

Corporate Identity Number: U65990MH1993G0I075578

- The Company will request BSE to provide a separate acquisition window to facilitate placing of sell orders by eligible Equity Shareholders who wish to tender Equity Shares in the Buyback. The details of the platform will be as specified by BSE from time to time. In the event Shareholder Broker(s) of Eligible Shareholder is not registered with BSE, then the Eligible Shareholders can approach any BSE registered stock broker and can register themselves by using quick unique client code ("UCC") facility through the BSE registered stock broker (after submitting all details as may be required by such BSE registered stock broker in compliance with applicable law). In case the Eligible Shareholders are unable to register using UCC facility through any other BSE registered broker, Eligible Shareholders may approach Company's Broker i.e., IDBI Capital Markets & Securities Limited to place their bids.
- At the beginning of the tendering period, the order for buying Equity Shares will be placed by the Company through Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the acquisition window by eligible Equity Shareholders through their respective stock brokers ("Shareholder Broker") during normal trading hours of the secondary market. The Shareholder Broker can enter orders for Demat shares as well as Physical Shares.
- The reporting requirements for Non-Resident Shareholders under the Foreign Exchange Management Act, 1999 and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/or the Shareholder Broker through which the Eligible Shareholder places the bid.
- Modification/cancellation of orders and multiple bids from a single Eligible Shareholder will be allowed during the tendering period of the Buyback. Multiple bids made by a single Eligible Shareholder for selling Equity Shares shall be clubbed and considered as "one bid" for the purposes of acceptance. The cumulative quantity tendered shall be made available on the website of BSE (www.bseindia.com
- throughout the trading session and will be updated at specific intervals during the tendering period. Procedure to be followed by Equity Shareholders holding Equity Shares in the dematerialized form:
- a. Eligible Shareholders holding Demat Shares who desire to tender their Equity Shares in the electronic form under the Buyback would have to do so through their respective Shareholder Broker by indicating to the concerned Shareholder Broker, the details of Equity Shares they intend to tender under the Buyback.
- b. The Shareholder Broker would be required to place an order/bid on behalf of the Shareholders who wish to tender Equity Shares in the Buyback using the acquisition window of the BSE. Before placing the order/ bid, the eligible Shareholder would require to transfer the number of Equity Shares tendered to the special account of Indian Clearing Corporation Limited ("Clearing Corporation" / "ICCL") specifically created for the purpose of Buyback offer, by using the early pay in mechanism as prescribed by BSE or ICCL prior to placing the bid by the Shareholder Broker. This shall be validated at the time of order/ bid entry. The details of the special account shall be informed in the issue opening circular that will be issued by the BSE or the Clearing Corporation.
- c. For custodian participant orders for Demat Shares, early pay-in is mandatory prior to confirmation of order/bid by custodians. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the last day of the tendering period (i.e. date of closing of the Buyback offer). Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
- d. Upon placing the bid, the Shareholder Broker shall provide a Transaction Registration Slip ("TRS") generated by the stock exchange bidding system to the Eligible Shareholder on whose behalf the bid has been placed. TRS will contain details of order submitted like bid ID number, DP ID, client ID, Number of Demat Shares tendered etc.
- e. In case of non-receipt of the completed tender form and other documents, but receipt of Equity Shares in the accounts of the Clearing Corporation and a valid bid in the exchange bidding system, the bid by such Equity Shareholder shall be deemed to have been accepted.
- Procedure to be followed by equity Shareholders holding Equity Shares in the physical form
- a. In accordance with the SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 the physical shareholders are allowed to tender their shares in the Buyback. However, such tendering shall be as per the provisions of the Buyback Regulations.
- b. Eligible Shareholders who are holding Physical Shares and intend to participate in the Buyback will be required to approach their respective Shareholder Broker along with the complete set of documents for verification procedures to be carried out before placement of the bid. Such documents will include the (i) Tender Form duly signed by all Eligible Shareholders (in case shares are in joint names, in the same order in which they hold the shares), (ii) original share certificate(s), (iii) valid share transfer form(s)/Form SH-4 duly filled and signed by the transferors (i.e. by all registered Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company, (iv) self-attested copy of PAN Card(s) of all Eligible Shareholders, (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder is deceased, etc., as applicable. In addition, if the address of the Eligible Shareholder has undergone a change from the address registered in the register of members of the Company, the Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar card, voter identity card or passport.
- c. Based on these documents, the concerned Shareholder Broker shall place an order/ bid on behalf of the Eligible Shareholders holding Equity Shares in physical form who wish to tender Equity Shares in the Buyback, using the Acquisition Window of BSE. Upon placing the bid, the Shareholder Broker shall provide a TRS generated by the exchange bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like folio number, certificate number, distinctive number, number of Equity
- d. Any Shareholder Broker/Eligible Shareholder who places a bid for Physical Shares, is required to deliver the original share certificate(s) and documents (as mentioned above) along with TRS generated by exchange bidding system upon placing of bid, either by registered post, speed post or courier or hand delivery to the Registrar to the Buyback i.e. Integrated Registry Management Services Private Limited (at the address mentioned at paragraph 11 below) not later than 2 (two) days from the offer closing date. The envelope should be super scribed as "KIOCL Limited Buyback 2020". One copy of the TRS will be retained by Registrar to the Buyback and it will provide acknowledgement of the same to the Shareholder Broker in case of hand delivery.
- e. The Eligible Shareholders holding Physical Shares should note that Physical Shares will not be accepted unless the complete set of documents are submitted. Acceptance of the Physical Shares for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar to the Buyback will verify such bids based on the documents submitted on a daily basis and till such verification, BSE shall display such bids as 'unconfirmed physical bids'. Once Registrar to the Buyback confirms the bids, they will be treated as 'confirmed bids'.
- f. In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialisation. such Eligible Shareholders should ensure that the process of getting the Equity Shares dematerialised is completed well in time so that they can participate in the Buyback before the closure of the tendering period of the Buyback

METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per Buyback Regulations:

- The Company will transfer the funds pertaining to the Buyback to the Company's Broker bank account, who will transfer the funds pertaining to the Buyback to the Clearing Corporation's bank account as per the prescribed schedule. For Equity Shares accepted under the Buyback, the Equity Shareholders will receive funds pay-out in their bank account from the Clearing Corporation.
- 8.2 The Equity Shares bought back in the demat form would be transferred directly to the escrow account of the Company opened for the Buyback (the "Demat Escrow Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Demat Escrow Account on receipt of the Equity Shares from the clearing and settlement mechanism of the BSE.
- The Eligible Shareholders of the Demat Shares will have to ensure that they keep the depository participant ("DP") account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance. If the securities transfer instruction is rejected in the depository system, due to any issue then such
- securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to the Shareholder. In case of custodian participant orders, excess Demat Shares or unaccepted Demat Shares, if any, will be returned to the respective custodian participant. Excess Demat Shares or unaccepted Demat Shares, if any, tendered by the Eligible Shareholders would be returned to them by Clearing Corporation. Any excess Physical Shares pursuant to proportionate acceptance/rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Physical Shares. in case the Physical Shares accepted by the Company are less than the Physical Shares tendered by the shareholder in the Buyback.
- 8.5 In case of certain shareholders viz., NRIs, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlement
- accounts for releasing the same to such shareholder's account. 8.6 The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the Buyback. The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buyback.
- The settlements of fund obligation for Demat and Physical Shares shall be affected as per the SEBI circulars and as prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted under the Buyback, such beneficial owners will receive funds payout in their bank account as provided by the depository system directly to the Clearing Corporation and in case of Physical Shares, the Clearing Corporation will release the funds to the Shareholder Broker(s) as per secondary market payout mechanism. If such shareholder's bank account details are not available or if the funds transfer instruction is rejected by the Reserve Bank of India ("RBI")/ bank(s), due to any reasons, then the amount payable to the concerned
- shareholders will be transferred to the Shareholder Broker for onward transfer to such shareholders. Note: Capital Redemption Reserve and Other Comprehensive Income is not include for calculation of Free Reserve. 8.8 Eligible Shareholders who intend to participate in the Buyback should consult their respective Shareholder Broker for any cost, applicable taxes, charges and expenses (including brokerage) that may be levied by the Shareholder Broker upon the selling Eligible Shareholders for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the selling Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling Eligible Shareholders.
 - The Equity Shares bought back will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

RECORD DATE AND SHAREHOLDER ENTITLEMENT

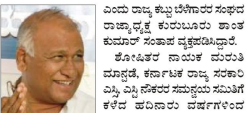
As required under the Buyback Regulations, the Company has fixed Friday, October 30, 2020 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the shareholders, who are eligible to participate in the Buyback.

ಮಾರುತಿ ಮಾನ್ಷಡೆ ಅಗಲಿಕೆಗೆ ಪ್ರಗತಿಪರ ಸಂಘಟನೆಗಳಿಂದ ಸಂತಾಪ

ಬೆಂಗಳೂರು, ಅ.20: ರೈತ, ಕಾರ್ಮಿಕ ನಾಯಕ ಮಾರುತಿ ಮಾನ್ನಡೆ ನಿಧನಕ್ಕೆ ಸಿಪಿಎಂ ರಾಜ್ಯ ಸಮಿತಿ ಸೇರಿದಂತೆ ರೈತ, ಕಾರ್ಮಿಕ ದಲಿತ ಸಂಘಟನೆಗಳ ನಾಯಕರು ಸಂತಾಪ ವ್ಯಕ್ತಪಡಿಸಿದ್ದಾರೆ.

ರೈತ, ದಲಿತ ಹಾಗೂ ಕಾರ್ಮಿಕ ಐಕ್ಯ ಹೋರಾಟಕ್ಕೆ ಮಾರುತಿ ಮಾನ್ಷಡೆ ಸೂರ್ತಿಯಂತಿದ್ದರು. ಮುಖ್ಯವಾಗಿ ಕಲ್ಯಾಣ

ಕರ್ನಾಟಕ ಭಾಗದಲ್ಲಿ ರೈತ-ಕಾರ್ಮಿಕ ಹೋರಾಟಗಳಲ್ಲಿ ಮುಂಚೂಣಿಯಲ್ಲಿದ್ದರು. ಅವರ ಅಗಲಿಕೆಯಿಂದ ಜನಪರ ಚಳವಳಿಗೆ ತುಂಬಲಾರದ ನಷ್ಟವಾಗಿದೆ



ಮಾರ್ಗದರ್ಶಕರಾಗಿದ್ದರು. ಸರಳ, ಸಜ್ಜನಿಕೆಯ ವ್ಯಕ್ತಿತ್ವದವರು, ಅಂಬೇಡ್ಕರ್ ವಿಚಾರಧಾರೆ ತುಂಬಲಾರದ ನಷ್ಟವೆಂದು ವೆಲ್ಸೇರ್ ಪಾರ್ಟಿಯ ಅರಿತಿದ್ದವರು, ನಮ್ಮೆ ಲ್ಲರಿಗೂ ಸ್ಪರ್ಧಿಯಾಗಿ ರಾಜ್ಯಾಧ್ಯಕ್ಷ ತಾಹೀರ್ ಹುಸೇನ್ ಸಂತಾಪ ದ್ದರು. ಅವರು ಹಾಕಿಕೊಟ್ಟ ಚಿಂತನೆಯಡಿಯಲ್ಲಿ

ಎಂದು ರಾಜ್ಯ ಕಬ್ಬು ಬೆಳೆಗಾರರ ಸಂಘದ ಮುನ್ನಡೆಯುತ್ತೇವೆಂದು ಎಸ್ಸಿ,ಎಸ್ಟಿ ನೌಕರರ ಸಮನ್ವಯ ರಾಜ್ಯಾಧ್ಯಕ್ಷ ಕುರುಬೂರು ಶಾಂತ ಸಮಿತಿಯ ಅಧ್ಯಕ್ಷ ಶಿವಶಂಕರ್ ತಿಳಿಸಿದ್ದಾರೆ.

ವೆಲ್ಫೇರ್ ಪಾರ್ಟಿ ಜತೆಗೆ ಹಲವಾರು ಹೋರಾಟಗಳಲ್ಲಿ ಜತೆಯಾಗಿದ್ದ ಮಾರುತಿ ಮಾನ್ಷ ಡೆ, ನಮ್ಮೆಲ್ಲರಿಗೂ ಸ್ಫೂರ್ತಿಯಾಗಿದ್ದರು. ಕಲಬುರಗಿ ಎಸ್ಸಿ, ಎಸ್ಪಿ ನೌಕರರ ಸಮನ್ವಯ ಸಮಿತಿಗೆ ಯಲ್ಲಿ ನಡೆದ ಸಿಎಎ ವಿರುದ್ಧದ ಹೋರಾಟದಲ್ಲಿ ಒಂದೇ ವೇದಿಕೆಯಲ್ಲಿ ಭಾಗವಹಿಸಿದ್ದೆವು. ಇಂತಹ ಹೋರಾಟಗಾರನ ನಿಧನ ಜನ ಚಳವಳಿಗೆ

ವ್ಯಕ್ತಪಡಿಸಿದ್ದಾರೆ. ರಾಜ್ಯವು ಮುಂಚೂಣಿ ಹೋರಾಟಗಾರನನ್ನು ಕಳೆದುಕೊಂಡಿದೆ'

ರೈತ, ಕಾರ್ಮಿಕ ನಾಯಕ ಮಾರುತಿ ಮಾನ್ನಡೆ ನಿಧನದಿಂದಾಗಿ ರಾಜ್ಯವು ಮುಂಚೂಣಿ ಹೋರಾಟಗಾರ ರೊಬ್ಬರನ್ನು ಕಳೆದುಕೊಂಡಿದೆ ಎಂದು ಸಿಪಿಎಂ ರಾಜ್ಯ ಸಮಿತಿ ಶ್ರದ್ಧಾಂಜಲಿ ಸಲ್ಲಿಸಿದೆ.

ಕೋವಿಡ್ ನಿಂದ ಮೃತಪಟ್ಟ ಮಾರುತಿ ಮಾನ್ಷಡೆ, ಕಳೆದ ಸೆ.20ರಿಂದ ಬೆಂಗಳೂರಿನ ಫ್ರೀಡಂ ಪಾರ್ಕ್ ನಲ್ಲಿ ರೈತ, ದಲಿತ ಕಾರ್ಮಿಕರ ಐಕ್ಯ ಹೋರಾಟದ ನಾಯಕರಾಗಿದ್ದ ಅವರು, ರೈತ ಚಳವಳಿಯ ಎಲ್ಲ ಬಣಗಳನ್ನು ಒಟ್ಟುಗೂಡಿಸಿ ಸೆ.25ರ ರಾಜ್ಯವ್ಯಾಪಿ ರಸ್ತೆ ತಡೆ ಮತ್ತು ಸೆ.28ರ ಬಂದ್ ಯಶಸ್ತಿಗೊಳಿಸುವಲ್ಲಿ ನಿರ್ಣಾಯಕ ಪಾತ್ರವಹಿಸಿದ್ದರು. ಸೆ.26 ರವರೆಗೆ ಬೆಂಗಳೂರಿನಲ್ಲಿದ್ದ ಅವರು, ಅ.28ರ ಬಂದ್ ಹಿನ್ನೆಲೆಯಲ್ಲಿ ಕಲಬುರಗಿಗೆ ಹಿಂದಿರುಗಿದ ನಂತರದ ದಿನಗಳಲ್ಲಿ ಅನಾರೋಗ್ಯಕ್ತೆ ಈಡಾಗಿದ್ದಾರೆ.

ಕಲ್ಯಾಣ ಕರ್ನಾಟಕ ಭಾಗದಲ್ಲಿ ಹಲವು ರೈತ-ಕಾರ್ಮಿಕ ಪರ ಹೋರಾಟಕ್ಕೆ ನೇತೃತ್ವ ನೀಡಿದ್ದ ಅವರು, ಆ ಭಾಗದ ಪ್ರಗತಿಪರ ಚಳವಳಿಯ ಮುಂಚೂಣಿ ನಾಯಕರಾಗಿದ್ದರು. ತೊಗರಿ ಮಂಡಳಿ ರಚನೆಗಾಗಿ ನಡೆದ ಹೋರಾಟ, ಕಲ್ಯಾಣ ಕರ್ನಾಟಕದ ಜಿಲ್ಲೆಗಳ ನೀರಾವರಿ ಹೋರಾಟ, ಪಂಚಾಯತ್ ನೌಕರರಿಗೆ ಸೇವಾ ನಿಯಮಾವಳಿಗಳಿಗಾಗಿ ಹೋರಾಟ ಮತ್ತು ಕನಿಷ್ಠ ವೇತನ ನಿಗದಿ ಹೋರಾಟದೊಂದಿಗೆ ಹಾಗೂ ಕೋಮು ಸೌಹಾರ್ದತೆಗಾಗಿ ನಡೆದ ಹೋರಾಟಗಳಿಗೆ ನಾಯಕತ್ವ ನೀಡಿದ್ದರು.

ಸರಕಾರಿ ನೌಕರಿ ತ್ಯಜಿಸಿ ರೈತ ಚಳವಳಿಗೆ ಪೂರ್ಣಾವಧಿ ಕಾರ್ಯಕರ್ತರಾಗಿ ತಮ್ಮನ್ನು ತೊಡಗಿ ಸಿಕೊಂಡ ಅವರು, 1986ರಲ್ಲಿ ಕಲಬುರೆಗಿ ಜಿಲ್ಲಾ ಪಂಚಾಯತ್ ಸದಸ್ಯರಾಗಿ ಆಯ್ಕೆಯಾಗಿದ್ದರು. ಆ ನಂತರ ವಿಧಾನಸಭಾ ಚುನಾವಣೆಗಳಲ್ಲಿ ಕಲಬುರಗಿ

ಇಂದು ಅಂತ್ಯಸಂಸ್ಕಾರ

ಹಿರಿಯ ರೈತ ನಾಯಕ ಮಾರುತಿ ಮಾನ್ಷಡೆರವರ ಅಂತ್ಯ ಸಂಸ್ಕಾರ ಅ.21ರಂದು ಕಲಬುರಗಿಯ ಲೆಂಗಟಿ ಗ್ರಾಮದಲ್ಲಿ ನಡೆಯಲಿದೆ ಎಂದು ಸಿಪಿಎಂ ಜಿಲ್ಲಾ ಕಾರ್ಯದರ್ಶಿ ಶರಣಬಸಪ್ಪ ಮಮಶೆಟ್ಟಿ ಮಾಹಿತಿ ನೀಡಿದ್ದಾರೆ.

ಯ ಕಮಲಪುರ ಕ್ಷೇತ್ರದಿಂದ ಸಿಪಿಎಂ ಅಭ್ಯರ್ಥಿಯಾಗಿ

1995ರಲ್ಲಿ ಬಿಜಾಪುರದಲ್ಲಿ ನಡೆದ ಕರ್ನಾಟಕ ಪ್ರಾಂತ ರೈತ ಸಂಘದ ಸಮ್ಮೇಳನದಲ್ಲಿ ರಾಜ್ಯಾಧ್ಯಕ್ಷರಾಗಿ ಆಯ್ಕೆಯಾಗಿದ್ದ ಅವರು, ಈಗ ಹಾಲಿ ಉಪಾಧ್ಯಕ್ಷರಾಗಿ ದ್ದರು. 1989ರಿಂದಲೂ ಕರ್ನಾಟಕ ರಾಜ್ಯ ಗ್ರಾಮ ಪಂಚಾಯತ್ ನೌಕರರ ಸಂಘದ ರಾಜ್ಯಾಧ್ಯಕ್ಷರಾಗಿ ಇಂದಿನವರೆಗೂ ಗ್ರಾಮ ಪಂಚಾಯತ್ ನೌಕರರ ಚಳವಳಿಯನ್ನು ಮುನ್ನಡೆಸಿದ್ದರೆಂದು ಸಿಪಿಎಂ ರಾಜ್ಯ ಸಮಿತಿ ಪ್ರಕಟನೆಯ ಮೂಲಕ ಸಂತಾಪ ಸೂಚಿಸಿದೆ.

ಬಡಗಲಪುರ ನಾಗೇಂದ್ರ ಸಂತಾಪ

ಸಿದ್ಧಾಂತವಾದಿ, ನಿಷ್ಣುರವಾದಿ, ಕ್ರಿಯಾಶೀಲ ಹೋರಾಟಗಾರ ನನ್ನ ಆತ್ತೀಯ ಒಡನಾಡಿ ಮಾರುತಿ ಮಾನ್ಗಡೆ ಸಾವು ಸಮಾಜಕ್ಗೆ ನಷ್ಟವುಂಟು ಮಾಡಿದೆ ಎಂದು ಕರ್ನಾಟಕರಾಜ್ಯರೈತ ಸಂಘದ ರಾಜ್ಯಾಧ್ಯಕ್ಷ ಬಡಗಲಪುರ ನಾಗೇಂದ, ತೀವ, ಸಂತಾಪ ವ್ಯಕ್ತಪಡಿಸಿದರು.

ಎಡಪಂಥೀಯ ಚಿಂತಕರಾಗಿ ರೈತ ಹೋರಾಟಗಾರಾಗಿ ಜೀವಂತಿಕೆಯಿಂದ ಕೂಡಿದ ಮಾನ್ಷಡೆ ಆಯುಸ್ಸು ಇಷ್ಟು ಬೇಗ ಮುಗಿಯಬಾರದಿತ್ತು. ಕಲಬರಗಿಯಲ್ಲಿ ಬಂದ್ ಯಶಸ್ತಿಗೊಳಿಸಿ ಬರುತ್ತೇನೆ ಎಂದು ಹೋದವರು ಮತ್ತೆ ಬರಲಿಲ್ಲ, ಇದು ತುಂಬಾ ನೋವಿನ ಸಂಗತಿ ಎಂದು ಪತ್ರಿಕಾ ಹೇಳಿಕೆ ಮೂಲಕ ತಿಳಿಸಿದ್ದಾರೆ.

ಮಾರುತಿ ಮಾನ್ಗಡೆ ಸಾವು ವೇದನೆ ತರಿಸಿದೆ: ಅಶ್ವತ್ಥ ನಾರಾಯಣ

ರೈತ-ಕಾರ್ಮಿಕರ ಧನಿಯಾಗಿದ್ದ ಹಿರಿಯ ರೈತ ನಾಯಕ ಮಾರುತಿ ಮಾನ್ಷಡೆ ಕೋವಿಡ್ ನಿಂದ ನಿಧನರಾಗಿ ರುವುದು ವೇದನೆ ತರಿಸಿದೆ ಎಂದು ಉಪಮುಖ್ಯಮಂತ್ರಿ ಅಶ್ವತ್ಥ ನಾರಾಯಣ, ಸಂಸದ ಡಾ. ಉಮೇಶ್ ಜಾದವ್ ಸಂತಾಪ ವ್ಯಕ್ತಪಡಿಸಿದ್ದಾರೆ. ಈ ಕುರಿತು ಪತ್ರಿಕಾ ಹೇಳಿಕೆ ನೀಡಿರುವ ಅವರು, ಉತ್ತರ ಕರ್ನಾಟಕ ಮಾತ್ರವಲ್ಲದೆ ರಾಜ್ಯದ ಯಾವುದೇ ಮೂಲೆಯಲ್ಲಾದರೂ ರೈತರು ಮತ್ತು ಕಾರ್ಮಿಕರ ಪರ ದನಿ ಎತ್ತುತ್ತಿದ್ದ ಮಾನ್ಷಡೆ, ಅತ್ಯಂತ ಸರಳ ಮತ್ತು ಸ್ನೇಹಜೀವಿಯಾಗಿದ್ದರು. ಅವರ ನಿಧನದಿಂದ ರೈತ ಮತ್ತು ಕಾರ್ಮಿಕ ಚಳವಳಿಗೆ ದೊಡ್ಡ ನಷ್ಟವಾಗಿದೆ. ಅವರ ಆತ್ಜಕ್ಕೆ ಶಾಂತಿ ಸಿಗಲಿ ಎಂದು ತಿಳಿಸಿದ್ದಾರೆ. ಮಾಜಿ ಮುಖ್ಯಮಂತ್ರಿ ಎಚ್.ಡಿ. ಕುಮಾರಸ್ರಾಮಿ ಸಂತಾಪ ಸೂಚಿಸಿ, ಜನಪರ ಚಳವಳಿ ಬದ್ಧತೆಯ ನಾಯಕನೋರ್ವನನ್ನು ಕಳೆದುಕೊಂಡಂತಾಗಿದೆ. ಅವರ ಆತ್ಮಕ್ಕೆ ಶಾಂತಿಸಿಗಲಿಯೆಂದು ತಿಳಿಸಿದ್ದಾರೆ.

ನಾಳೆ ನೀರಿನ ಅದಾಲತ್

ಬೆಂಗಳೂರು, ಅ.20: ಬೆಂಗಳೂರು ಜಲಮಂಡಳಿಯು ನೀರಿನ ಬಿಲ್, ನೀರು ಮತ್ತು ಒಳಚರಂಡಿ ಕಲ್ಪಿಸುವಲ್ಲಿನ ವಿಳಂಬ ಸೇರಿದಂತೆ ವಿವಿಧ ಕುಂದುಕೊರತೆಗಳನ್ನು ಆಲಿಸಿ ಪರಿಹಾರ ನೀಡಲು ಅ.22ರಂದು ಬೆಳಗ್ಗೆ 9.30ರಿಂದ 11 ಗಂಟೆವರೆಗೆ ನೀರಿನ ಅದಾಲತ್ ಆಯೋಜಿಸಿದೆ.

ನಗರದ ದಕ್ಷಿಣ ವಿಲೇಜ್-2, ಆಗ್ಗೇಯ-5, ಪಶ್ಚಿಮ ವಿಲೇಜ್-1, ನೈರುತ್ಯ-4, ಪೂರ್ವವಿಲೇಜ್-3,ಪೂರ್ವ ವಿಲೇಜ್-1, ವಾಯವ್ಯ-5,ಈಶಾನ್ಯ-3 ಮತ್ತು ಉತ್ತರ 1 ಉಪವಿಭಾಗಗಳಲ್ಲಿ ಅದಾಲತ್ ನಡೆಯಲಿದ್ದು, ಸಾರ್ವಜನಿಕರು ಇದರ ಸದುಪಯೋಗ ಪಡೆದುಕೊಳ್ಳಬೇಕು. ಹೆಚ್ಚಿನ ಮಾಹಿತಿಗೆ ದೂ.080-22238888 ಮತ್ತು ಸಹಾಯವಾಣಿ 1916ಗೆ ಸಂಪರ್ಕಿಸಬಹುದು.

ಕೊರೋನ ಸೋಂಕು ಮಾರ್ಗಸೂಚಿ ಅನ್ಷಯ ಸಭೆಗೆ ಹಾಜರಾಗಲಿರುವ ಸಂದರ್ಭದಲ್ಲಿ ಎಲ್ಲಾ ಸುರಕ್ಷತೆಯನ್ನು ಕಾಪಾಡಿಕೊಳ್ಳುವುದು ಎಂದು ಪ್ರಕಟನೆ ತಿಳಿಸಿದೆ.

ಮುಂಜಾಗ್ರತಾ ಕ್ರಮ ಪಾಲಿಸಲು ಡಿಸಿ ರವಿ ಸೂಚನೆ

ಚಾಮರಾಜನಗರ, ಅ.20: ಅಕ್ಟೋಬರ್ 24ರಿಂದ ಸಾಲು ಸಾಲು ಸರಕಾರಿ ರಜೆಗಳು ಇರುವುದರಿಂದ ಜಿಲ್ಲೆಯ ಪ್ರವಾಸಿ ತಾಣಗಳು, ದೇವಾಲಯಗಳಿಗೆ ಪ್ರವಾಸಿಗರ ಸಂಖ್ಯೆ ಹೆಚ್ಚಾಗುವ ಸಾಧ್ಯತೆಯಿದ್ದು, ಮುಜರಾಯಿ ದೇವಾಲಯಗಳು, ಜಿಲ್ಲೆಯ ಪ್ರವಾಸಿ ತಾಣಗಳಲ್ಲಿ ಕೋವಿಡ್-19 ಹರಡುವಿಕೆ ತಡೆಗೆ ಸರಕಾರ ಹೊರಡಿಸಿರುವ ಮಾರ್ಗಸೂಚಿಗಳನ್ನು ಕಡ್ಡಾಯವಾಗಿ ಪಾಲಿಸುವ ಸಂಬಂಧ ಅಗತ್ಯ ಕ್ರಮಗಳನ್ನು

ಕೈಗೊಳ್ಳುವಂತೆ ಜಿಲ್ಲಾಧಿಕಾರಿ ಡಾ.ಎಂ. ಆರ್.ರವಿ ಅಧಿಕಾರಿಗಳಿಗೆ ಸೂಚಿಸಿದ್ದಾರೆ. ಪ್ರವಾಸಿಗರು ಹೆಚ್ಚಿನ ಸಂಖೆಯಲ್ಲಿ ಸೇರುವುದರಿಂದ ಅಗತ್ಯ ಮುಂಜಾಗ್ರತಾ ಕ್ರಮಗಳನ್ನು ಕೈಗೊಳ್ಳುವಂತೆ ನಿರ್ದೇಶನ

ನಾಳೆ ಬೆಂಗಳೂರು ವಿವಿಯ ಪಿಎಚ್ಡಿ ದಾಖಲಾತಿ ಕೌನೆಲಿಂಗ್

ಬೆಂಗಳೂರು, ಅ.20: ಬೆಂಗಳೂರು ವಿಶ್ವವಿದ್ಯಾನಿಲಯದ ಪಿಎಚ್ಡ್ ದಾಖಲಾತಿ ಕೌನ್ಸೆಲಿಂಗ್ ಪ್ರಕ್ರಿಯೆ ಅ. 22ರಂದು ನಡೆಯಲಿದೆ ಎಂದು ಬೆಂಗಳೂರು ವಿವಿ ಕುಲಪತಿ ವೇಣುಗೋಪಾಲ್ ಕೆ.ಆರ್. ತಿಳಿಸಿದ್ದಾರೆ.

ಪಿಎಚ್ಡ್ ದಾಖಲಾತಿಗಾಗಿ ಅರ್ಜಿ ಸಲ್ಲಿಸಿರುವ ಅರ್ಹ ಅಭ್ಯರ್ಥಿಗಳು ಅ.22ರಂದು ಬೆಳಗ್ಗೆ 8 ಗಂಟೆಯಿಂದ 10 ಗಂಟೆಯವರೆಗೆ ವರದಿ ಮಾಡಿಕೊಳ್ಳಬೇಕು. ಕೌನ್ಷೆಲಿಂಗ್ ಪ್ರಕ್ರಿಯೆ ಬೆಳಗ್ಗೆ 10 ಗಂಟೆಗೆ ಆರಂಭವಾಗಲಿದ್ದು, ಅಭ್ಯರ್ಥಿಗಳು ಮೂಲ ದಾಖಲೆಗಳೊಂದಿಗೆ

ಇಂಜಿನಿಯರಿಂಗ್ ವಿಭಾಗಗಳಿಗೆ ಅರ್ಜಿ ಸಲ್ಲಿಸಿದ ಅಭ್ಯರ್ಥಿಗಳು ಯುನಿವರ್ಸಿಟಿ ವಿಶ್ವೇಶ್ವರಯ್ಯ ಇಂಜಿನಿಯರಿಂಗ್ ಕಾಲೇಜು ಕೆಆರ್ ಸರ್ಕಲ್ ಬಳಿ ಬೆಳಗ್ಗೆ 8 ಗಂಟೆಗೆ ವರದಿ ಮಾಡಿಕೊಳ್ಳಬೇಕು. ಕಲಾ ವಿಜ್ಞಾನ, ವಾಣಿಜ್ಯ ಮತ್ತು ಶಿಕ್ಷಣ ನಿಕಾಯದ ವಿಭಾಗಗಳಿಗೆ ಅರ್ಜಿ ಸಲ್ಲಿಸಿದ ಅಭ್ಯರ್ಥಿಗಳು ಜ್ಞಾನಭಾರತಿ ಆವರಣದಲ್ಲಿರುವ ಸ್ವಾತಕೋತ್ತರ ವಿಭಾಗದಲ್ಲಿ ವರದಿ ಮಾಡಿಕೊಳ್ಳಬೇಕು ಎಂದು ಮಾಹಿತಿ

ನೀಡಿದ್ದಾರೆ. ಪಿಎಚ್ಡ ಜೇಷ್ಠತಾ ಪಟ್ಟಿ ಹಾಗೂ ವುತ್ತಿತರ ವಿವರಗಳು ಬೆಂಗಳೂರು ವಿಶ್ವವಿದ್ಯಾನಿಲಯದ ಕುಲಪತಿ ವೆಬ್ ಸೈಟ್ phd.Bangaloreuniversity. ac.in ಅಥವಾ buphd.inhawk. comನಲ್ಲಿ ಲಭ್ಯವಿದ್ದು, ಅಭ್ಯರ್ಥಿಗಳು ಹೆಚ್ಚಿನ ಮಾಹಿತಿ ಪಡೆಯಬಹುದಾಗಿದೆ. ಇನ್ನು ಕೊರೋನ ಹಿನೆಲೆಯಲ್ಲಿ ಪಾಲಿಸಬೇಕಾದ ಅಗತ್ಯ ಮುನೈಚ್ಚರಿಕೆ ಕ್ರಮಗಳನ್ನು ಪಾಲಿಸಬೇಕು. ಮಾಸ್ಕ್ ಧರಿಸುವುದು, ಸ್ಯಾನಿಟೈಸ್ ಮಾಡಿಕೊಳ್ಳುವುದು ಸೇರಿದಂತೆ ಸುರಕ್ಷಿತ ಅಂತರ ಕಾಯ್ದುಕೊಂಡು ಕೌನ್ನೆಲಿಂಗ್ ನಲ್ಲಿ ಭಾಗವಹಿಸಬೇಕು ಎಂದು ತಿಳಿಸಿದ್ದಾರೆ.

ಕೌನ್ನೆಲಿಂಗ್ ಗೆ ಹಾಜರಾಗಬೇಕು ಎಂದು ತಿಳಿಸಿದರು.

ಚಾಮರಾಜನಗರ ವೈದ್ಯಕೀಯ ವಿಜ್ಞಾನಗಳ ಸಂಸ್ಥೆ ಸರ್ವೇ ನಂ.124, ಯಡಪುರ ಗಾಮ, ಕಸಬಾ ಹೋಬಳಿ

ಚಾಮರಾಜನಗರ-571313 ಸಂಖ್ಯೆ: ಜಾವೈವಿಸಂ 15, 18 & 19 ಟೆಂಡರ್ 2020 ದಿನಾಂಕ: 16.10.2020

ಟೆಂಡರ್ ಅದಿಸೂಚನೆ

ಚಾಮರಾಜನಗರ ವೈದ್ಯಕೀಯ ವಿಜ್ಞಾನಗಳ ಸಂಸ್ಥೆಯ ಬೋಧನಾ ಆಸತ್ರೆಯಲ್ಲಿ I.ಕೋವಿಡ್-19 ನಿಮಿತ್ತ ರೋಗಿಗಳ ಚಿಕಿತ್ರೆಗಾಗಿ ಅಗತ್ಯವಿರುವ ಔಷಧ ಹಾಗೂ ಕನ್ನೂಮೆಬಲ್ರ್ಗಳನ್ನು ಖರೀದಿಸಲು ಅಲ್ಲಾವಧಿ ಇ-ಟೆಂಡರ್ (ME/2020-21/IND3388), ಅಂದಾಜು ಮೊತ ರೂ.49.00 ಲಕಗಳು, ಟೆಂಡರ್ ಸಲ್ಲಿಸಲು ಪ್ರಾರಂಭ ದಿನಾಂಕ: 16.10.2020 ಹಾಗೂ ಕೊನೆಯ ದಿನಾಂಕ: 23.10.2020 ಸಂಜೆ 5.30 ಗಂಟೆ, 2.ಕೋವಿಡ್-19 ನಿಮಿತ ಜೀವರಸಾಯನ ಶಾಸ್ತ್ರ ಪ್ರಯೋಗಾಲಯಕ್ಕೆ ಆಗತ್ತವಿರುವ ರೀವಿಜೆಂಟ್ ಗಳ ಖರೀದಿಗಾಗಿ ಅಲಾವಧಿ ಇ–ಔಂಡರ್ (ME/2020-21/IND3389), ಆಂದಾಜು ಮೊತ್ತ ರೂ.34.37 ಲಕ್ಷಗಳು, ಟೆಂಡರ್ ಸಲ್ಲಿಸಲು ಪ್ರಾರಂಭ ದಿನಾಂಕ: 16.10.2020 ಹಾಗೂ ಕೊನೆಯ ದಿನಾಂಕ: 23.10.2020 ಸಂಜೆ 5.30 ಗಂಟೆ ಮತ್ತು 3.ಕೋವಿಡ್-19 ಸೋಂಕಿತ ರೋಗಿಗಳ ಚಿಕಿತ್ಸಾ ದೃಷ್ಟಿಯಿಂದ ಅತ್ಯಗತ್ಯವಿರುವ ವೈದ್ಯಕೀಯ ಉಪಕರಣಗಳನ್ನು ಖರೀದಿಸಲು ಅಲ್ಪಾವಧಿ ಇ–ಟಿಂಡರ್ (ME/2020-21/IND3391), ಅಂದಾಜು ಮೊತ್ತ ರೂ.49.00 ಲಕ್ಷಗಳು, ಟೆಂಡರ್ ಸಲ್ಲಿಸಲು ಪ್ರಾರಂಭ ದಿನಾಂಕ: 17.10.2020 ಹಾಗೂ ಕೊನೆಯ ದಿನಾಂಕ: 27.10.2020 ಸಂಜೆ 5.30 ಗಂಟೆ ಆಗಿರುತ್ತದೆ. ಸದರಿ ಟೆಂಡರ್ಗಳ ಸಂಬಂಧ ಹೆಚ್ಚಿನ ವರಾಹಿತಿಗಾಗಿ www.eproc.karnataka.gov.in ನಲ್ಲಿ ಸಂದರ್ಶಿಸುವುದು.

ಸಹಿ/- ನಿರ್ದೇಶಕರು ಹಾಗೂ ಡೀನ್ ಚಾಮರಾಜನಗರ ವೈದ್ಯಕೀಯ ವಿಜ್ಞಾನಗಳ ಸಂಸ್ಥೆ ಚಾಮರಾಜನಗರ

ವಾಸಾಸಂಇ/ಹಿಸನಿ/ಚಾ.ನಗರ/348/2020-21

ಸಲ್ಲಿಸಲು ಸರಕಾರಕ್ತೆ ಹೈಕೋರ್ಟ್ ಸೂಚನೆ ಬೆಂಗಳೂರು, ಅ.20: ಬೃಹತ್ ಬೆಂಗಳೂರು

ಮಹಾನಗರ ಪಾಲಿಕೆಗೆ(ಬಿಬಿಎಂಪಿ) ಚುನಾವಣೆ ನಡೆಸುವಂತೆ ಸರಕಾರಕ್ಕೆ ನಿರ್ದೇಶನ ನೀಡಬೇಕು ಎಂದು ಕೋರಿ ಸಲ್ಲಿಸಿದ್ದ ಅರ್ಜಿ ಸಂಬಂಧ ಹೈಕೋರ್ಟ್ ರಾಜ್ಯ ಸರಕಾರಕ್ಕೆ ಆಕ್ಷೇಪಣೆಗಳಿದ್ದರೆ ಸಲ್ಲಿಸಲು ಸೂಚನೆ ನೀಡಿದೆ.



ಬಿಬಿಎಂಪಿಗೆ ಶೀಘ್ರ ಚುನಾವಣೆ ನಡೆಸಬೇಕು ಎಂದು ಬಿಬಿಎಂಪಿ ಮಾಜಿ ಸದಸ್ವರಾದ ಎಂ.ಶಿವರಾಜ್, ಅಬ್ಲುಲ್ ವಾಜಿದ್ ಹಾಗೂ ಕೆಎಂಸಿ ಕಾಯ್ದೆಯ ಸರಕಾರದ ತಿದ್ದುಪಡಿ ಪರಿಗಣಿಸದಂತೆ ಕೋರಿ ಚುನಾವಣಾ ಆಯೋಗದ ಅರ್ಜಿ ವಿಚಾರಣೆ ನಡೆಸಿದ ಮುಖ್ಯ ನ್ಯಾಯಮೂರ್ತಿ ಎ.ಎಸ್.ಓಕಾ ನೇತೃತ್ವದ ವಿಭಾಗೀಯ ನ್ಯಾಯಪೀಠ, ಆಕ್ಷೇಪಣೆಗಳಿದ್ದರೆ ಸಲ್ಲಿಸಲು ರಾಜ್ಯ ಸರಕಾರಕ್ಕೆ ಸೂಚನೆ ನೀಡಿ, ವಿಚಾರಣೆಯನ್ನು ನ.10ಕ್ಕೆ ಮುಂದೂಡಿತು.

ಚುನಾವಣೆ ಆಯೋಗದ ಪರ ವಾದಿಸಿದ ವಕೀಲ ಕೆ.ಎನ್.ಫಣೀಂದ್ರ ಅವರು, ಬಿಬಿಎಂಪಿ ವಾರ್ಡ್ ಗಳ ಸಂಖ್ಯೆಯನ್ನು 250ಕ್ಕೆ ಹೆಚ್ಚಿಸಲು ಅವಕಾಶವಿರುವ ಕೆಎಂಸಿ ಕಾಯ್ದೆಗೆ ತಿದ್ದುಪಡಿ ತರಲು ಸರಕಾರ ಮುಂದಾಗಿ ದೆ. ಇದನ್ನು ಪರಿಗಣಿಸಬಾರದೆಂದು ಮನವಿ ಮಾಡಿದರು.

ಹಾಲಿ ಇರುವ 198 ವಾರ್ಡ್ ಗಳಿಗೆ ಚುನಾವಣೆ ನಡೆಸಲು ಸೂಚನೆ ನೀಡಬೇಕು. ಈಗಾಗಲೇ 198 ವಾರ್ಡ್ ಗಳಿಗೆ ಮೀಸಲಾತಿ ಮತದಾರರ ಪಟ್ಟಿ ಸಿದ್ದವಾಗಿದೆ. ಹೀಗಾಗಿ, ಪ್ರಸ್ತುತ ಇರುವ

ವಾರ್ಡ್ ಗಳಿಗೆ ಚುನಾವಣೆ ನಡೆಸಬೇಕೆಂದು ಪೀಠಕ್ಕೆ ಮನವಿ ಮಾಡಿದರು. ಎಂ.ಶಿವರಾಜ್ ಪರ ವಾದಿಸಿದ ಹಿರಿಯ ನ್ಯಾಯವಾದಿ, ಮಾಜಿ ಅಡೊಕೇಟ್ ಜನರಲ್ ರವಿವರ್ಮಕುಮಾರ್ ಅವರು, ಬಿಬಿಎಂಪಿಗೆ ಶೀಘ್ರ ಚುನಾವಣೆ ನಡೆಸಬೇಕು ಹಾಗೂ ಹಾಲಿ ಇರುವ ವಾರ್ಡ್ ಗಳಿಗೆ ಚುನಾವಣೆ

ವಕೀಲರ ವಾದ ಆಲಿಸಿದ ನ್ಯಾಯಪೀಠವು ಅರ್ಜಿಗೆ ಆಕ್ಷೇಪಣೆಗಳಿದ್ದರೆ

ಬಿಬಿಎಂಪಿ ಚುನಾವಣೆ ವಿಳಂಬ: ಆಕ್ಷೇಪಣೆ

ನಡೆಸಲು ಮನವಿ ಮಾಡಿದರು.

ಸಲ್ಲಿಸಲು ಸರಕಾರಕ್ಕೆ ಸೂಚಿಸಿ, ವಿಚಾರಣೆಯನ್ನು ನ.10ಕ್ಕೆ ಮುಂದೂಡಿತು.

ತ್ಯಾಮಗೊಂಡ್ಲು ಪಪಂ ಮೇಲ್ಡರ್ಜೆಗೇರಿಸಲು ಕೋರಿ ಅರ್ಜಿ

ಬೆಂಗಳೂರು, ಅ.20: ನೆಲಮಂಗಲ ತಾಲೂಕಿನ ತ್ಯಾಮಗೊಂಡ್ಲು ಗ್ರಾಮ ಪಂಚಾಯತ್ಯನ್ನು ಪಟ್ಟಣ ಪಂಚಾಯತ್ ಆಗಿ ಮೇಲ್ದರ್ಜೆಗೇರಿಸಲು ಕೋರಿ ಸಲ್ಲಿಸಿದ್ದ ಅರ್ಜಿ ಸಂಬಂಧ ರಾಜ್ಯ ಸರಕಾರಕ್ಷೆ ಹೈಕೋರ್ಟ್ ನೋಟಿಸ್ ಜಾರಿಗೊಳಿಸಿದೆ. ಈ ಕುರಿತು ವಕೀಲ ವೆಂಕಟೇಶ್ ದೊಡ್ಡೇರಿ ಸಲ್ಲಿಸಿದ್ದ ಸಾರ್ವಜನಿಕ ಹಿತಾಸಕ್ತಿ ಅರ್ಜಿ ವಿಚಾರಣೆ ಮುಖ್ಯ ನ್ಯಾಯಮೂರ್ತಿ ಎ.ಎಸ್.ಓಕಾ ನೇತೃತ್ವದ ವಿಭಾಗೀಯ ನ್ಯಾಯಪೀಠದಲ್ಲಿ ನಡೆಯಿತು.

ಅರ್ಜಿದಾರರ ಪರ ವಾದಿಸಿದ ವಕೀಲರು, ತ್ಯಾಮಗೊಂಡ್ಲು ಗ್ರಾಪಂನಲ್ಲಿ 15 ಸಾವಿರ ಜನಸಂಖ್ಯೆ ಇದೆ. ಇಡೀ ಪ್ರದೇಶ ನಗರೀಕರಣಗೊಂಡಿದೆ ಎಂದು ಪೀಠಕ್ಕೆ

ಸರಕಾರಕ್ಕೆ ಸಾಕಷ್ಟು ಬಾರಿ ಮನವಿ ಸಲ್ಲಿಸಿದರೂ ಯಾವುದೇ ನಿರ್ಧಾರ ಕೈಗೊಂಡಿಲ್ಲ ಎಂದು ತಿಳಿಸಿದರು. ವಕೀಲರ ವಾದ ಆಲಿಸಿದ ನ್ಯಾಯಪೀಠವು ಸರಕಾರಕ್ಕೆ ನೋಟಿಸ್ ಜಾರಿಗೊಳಿಸಿತು.

> ಬೆಂಗಳೂರು ಉತ್ತರ ವಿಶ್ವವಿದ್ಯಾಲಯ ಟಮಕ, ಕೋಲಾರ-563103.

ಸಂ: BNU/DESK/PRIT/2020-21 ದಿನಾಂಕ: 19,10,2020

ಇ-ಟೆಂಡರ್ ಅಧಿಸೂಚನೆ

ಇ-ಪ್ರೊಕ್ಕೂರ್ಮೆಂಟ್ ಪೋರ್ಟಲ್ ಮೂಲಕ ಈ ಕೆಳಗಿನ ಟೆಂಡರ್ಗೆ ಬೆಂಗಳೂರು ಉತ್ತರ ವಿಶ್ವವಿದ್ಯಾಲಯವು ಬಿಡ್ಗಳನ್ನು ಆಹ್ವಾನಿಸುತ್ತಿದೆ. ಟೆಂಡರ್ಗಳ ವಿವರ ಇ–ಫೊಕ್ಕೂರ್ ಮೆಂಟ್ ವೇದಿಕೆ http://eproc.karnataka.gov.inನಲ್ಲಿ ಲಭ್ಯವಿದೆ. ಬೆಂಗಳೂರು ಉತ್ತರ ವಿಶ್ವವಿದ್ಯಾಲಯಕ್ಕೆ ಗಣಕಯಂತ್ರ ಹಾಗೂ ಪ್ರಿಂಟರ್ಗಳನ್ನು ಸರಬರಾಜು ಮತ್ತು ಅನುಷ್ಟಾನ ಮಾಡಲು ಟೆಂಡರ್ ಕರೆಯಲಾಗಿದೆ. ಆಸಕ್ತಿಯುಳ್ಳ ಬಿಡ್ದಾರರು ಇ-ಪ್ರೊಕ್ಯೂರ್ಮೆಂಟ್ ಮೂಲಕ ಟೆಂಡರ್ನ್ನು ನಿಗಧಿಪಡಿಸಲಾದ ದಿನಾಂಕ ಮತ್ತು ವೇಳೆಯ ಒಳಗಾಗಿ ಸಲ್ಲಿಸಲು ತಿಳಿಸಲಾಗಿದೆ.

ವಾ.ಸಾ.ಸಂ.ಇ/ಎಂಸಿ&ಎ/ಕೋಲಾರ/ಆರ್.ಓ.ಸಂ.250/2020-21

CHANGE OF NAME

KURSHEEDUNNISA .K.H., D/o.

Husen Saheb, R/at # 4, 3rd Cross

ಸಹಿ/- ಕುಲಸಚಿವರು



CHANGE OF NAME AZMATUNNISHA ALTAF MUSANI, R/at # 2/1, Yakeen Apartment, Mariamma Temple Road, Karriyanna

Palya, St. Thomas Town, B'luru-560084, have changed my name to AZMATUNNISHA, vide affidavit dated: 20.10.2020 before notary N. NAGAPPA, B'luru.

notary N. NAGAPPA, B'luru.

CHANGE OF NAME MANGALA, W/o. Chandra Shekar Babu, aged 40yrs, R/at # 46/3, 3rd Cross, 3rd Main, Doddamaliyappa ayout, Manorayanapalya, R.T. Nagar Post, B'luru-32, have changed my name to MANGAMMA, vide affidavit dated: 20.10.2020 before

affidavit dated: 20.10.2020 before

CHANGE OF NAME

CHANGE OF NAME

SABIRA BAI KUTIYANAWALA,

Residing at # 2/1, Yakeen Apartment,

Mariamma Temple Road, Karriyanna

Palya, B'luru-560084, have changed

my name to SABIRA BAI, vide

SIDDHESH NAIR, S/o. Somanath Nair, R/at # 101, Anusha Garden, 3rd Main, 11th Cross, Hoysala Nagar, R.M. Nagar Extn, B'luru-16, have changed my name to SIDDHESH S NAIR, vide affidavit dated: 20.10.2020 before Notary L. GOPALAKRISHNA, B'luru. Notary P.N. NAGESHA, Bangalore.

Near Nobel School, Nagarabhavi 2nd Block, B'luru-91, have changed my name to ROHIT RAMAKRISHNAPPA, vide affidavit dated:20.10.20 before Notary K.C. GOWTHAMI, Bengaluru.

ಶ್ರೀಮತಿ ಮೈಮುನ್ನೀಸಾ 🔅 ಶೈಚೀನಾ, ಚಿಕ್ಕಬಳ್ಳಾಮ

ಪಲ್ಲಿ, ಕಿಡ್ಕಫಟ್ಟ ಹುಲ್ಲೂಕು, ಕಿಡ್ಕಫಟ್ಟ ನಗರ, ನಂ.270.

ಪಾರ್ಡ್ ನಂ.17, ಅನಾರಿಯಾ ಮೊದಲ್ಲಾ, ವಾಸವಾಗಿದ್ದು

නත්වී නියාප්තිය පදහස් සැණවත්වූ නිනු කිනිස්

ಮೈಮುನ್ನೀಸಾ ಎಂದು ಇದ್ದು ನನ್ನ ಲೈಪ್ ಇನ್ಸೂರೆನ್ಸ್

ಪತ್ರದಲ್ಲಿ ಫೈಟೀನಾ ಎಂದು ನಮ್ಮಾದಾಗಿರುತ್ತದೆ

ಮೈಮುನ್ನೀಸಾ ಮತ್ತು **ಫೈಜೀನಾ** ಎನ್ನುವ ಎರಡು

ಹೆಸರು ನನ್ನದೇ ಆಗಿರುತ್ತದೆ ಎಂದು ನೋಟರಿ

ವಕೀಲರಾದ ಶ್ರೀದೇವಿ .ಎಸ್., ಚಿಂತಾಮಣೆ ರವರ

ಸಮಕ್ರಮದಲ್ಲಿ ದಿಜಾಂಕ: 07.07.2020ರಂದು

ರುಬುವಾತು ಪಡಿಸುಕೇನೆ.

CHANGE OF NAME

ROHIT KOTTIGEPALYA RAMA-

KRISHNAPPA, R/at # 280, 1* N Cross,

affidavit dated: 20.10.2020 before

Marappa Thota, J C Nagar, B'luru 560006, have changed my name to KHURSHEEDUNNISA .K.H., vide Notary K. VENKATESHAN, Bangaiore

ಹೆಸರು ಬದಲಾವಣೆ CHANGE OF NAME

Pattabi Raman Krishnan, R/at B 202, Mantri Terrace, Bannerghatta Road Bilekahalli, B'luru-560076, have changed my name to SAANJANAA PATTABIRRAMAN, vide affidavit dated: 16.10.2020 before Notary P. VUAYA KUMAR, B'luru.

SANJANA PATTABI RAMAN, D/o.

FORMAT C-2

(For Political Party to Publish in Website, Newspapers, TV)

Declaration about Criminal antecedents of candidates set up by the party (As per the judgment dated 25th September, 2018, of Hon'ble Supreme Court in WP (Civil) No.536 of 2011

(Public Interest Foundation & Ors. Vs. Union of India & Anr.) INDIAN NATIONAL CONGRESS PARTY Name of Political Party

* Name of Election KARNATAKA SOUTH-EAST GRADUATE CONSTITUENCY

ELECTION DATED: 28TH OCTOBER–2020 FOR KARNATAKA LEGISLATIVE COUNCIL.

Name of State/UT KARNATAKA

1	2	3	4		3 4 5		5
	Name of candidate	Name of constituency	Pending criminal cases		Details about cases of conviction for criminal offences		
SI. No.	1		Name of Court, case No. & status of the case(s)	Sections of the Acts concerned & brief description of offence(s)	Name of Court & date(s) of order(s)	Description of offence(s) & punishment imposed	
1	RAMESH	KARNATAKA SOUTH-EAST GRADUATE CONSTITUENCY,	(1)Cr No:19/2017 C/W PCR No:350/2016 Pending	IPC Section 107,423,424,120B,355, 483,402,399 & 418	Not Applicable	Not Applicable	
2	BABU	MEMBER OF LEGISLATIVER COUNCIL	(2) LGC(P) No:480/2018 Pending	Section 4(iii) and 9(i) of the KLGP special Act	Not Applicable	Not Applicable	

 st In the case of election to Council of states or election to Legislative Council by MLAs, mention the election concerned in place of name of constituency.

Note: (i) The above information shall be published state wise for each State/UT.

(ii) The matter in newspapers should be published in font size of at least 12.



Sam (D.K. SHIVAKUMAR) President, Karnataka Pradesh Congress Committee

Bangalore

9.2 The Equity Shares proposed to be bought back by the Company, as part of this Buyback Offer shall be divided in to two categories:

(a) reserved category for Small Shareholders (A "Small Shareholder" is defined in the Buyback Regulations as a shareholder, who holds equity shares having market value, on the basis of closing price of the Equity Shares on the recognized stock exchange registering the highest trading volume in respect of such shares, as on record date, of not more than ₹ 2,00,000 (Rupees Two Lakh Only)) and

(b) the general category for all other shareholders, and the entitlement of a shareholder in each category shall be calculated accordingly. In accordance with Regulation 6 of the Buyback Regulations, 15% (fifteen per cent) of the number of Equity Shares which the Company proposes to buy back, or number of shares entitled as per shareholding of Small

Shareholders, whichever is higher, shall be reserved for the Small Shareholders as part of this Buyback. On the basis of shareholding as on the Record Date, the Company will determine the entitlement of each shareholder to tender their Equity Shares in the Buyback. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder as on the Record Date and the ratio of Buyback applicable in the category to which such shareholder belongs. The final number of Equity Shares that the Company will purchase from each Eligible Shareholder will be based on the number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder

In order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common PAN shall be clubbed together for determining the category (Small Shareholder or General Category) and the buyback entitlement. In case of joint shareholding, the Equity Shares held in cases where the sequence of the PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares, where the sequence of PANs is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buyback will check the sequence of the names of the joint holders and club together the Equity Shares held in such cases where the sequence of the PANs and name of joint shareholders are identical. The shareholding of institutional investors like mutual funds. insurance companies, foreign institutional investors/foreign portfolio investors etc. with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/sub-accounts and have a different demat account nomenclature based on information prepared by the Registrar to the Buyback as per the shareholder records received from the Depositories. Further, the Equity Shares held under the category of "clearing members" or "corporate body margin account" or "corporate body - broker" as per the beneficial position data as on Record Date with common PAN are not proposed to be clubbed together for determining their entitlement

and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.

The Equity Shareholders' participation in the Buyback will be voluntary. The Equity Shareholders can choose to participate and get cash in lieu of Equity Shares to be accepted under the Buyback or they may choose to not participate and enjoy a resultant increase in their percentage shareholding, post Buyback, without additional investment. The Equity Shareholders may also accept a part of their entitlement. The Equity Shareholders also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Equity Shareholders, if at all. The maximum tender under the Buyback by any shareholder cannot exceed the number of Equity Shares

held by the shareholder as on the Record Date. The Equity Shares tendered as per the entitlement by shareholders as well as additional shares tendered, if

any, will be accepted as per the procedure laid down in Buyback Regulations. 9.10 Detailed instructions for participation in the Buyback (tender of Equity Shares in the Buyback) as well as the relevant time table will be included in the Letter of Offer which will be sent in due course to the Eligible Shareholders as on the Record Date and the Company shall comply with the SEBI circular No. SEBI/CIR/ CFD/DCR1/CIR/P/2020/83 on "Relaxations relating to procedural matters - Takeovers and Buy-back" dated May 14, 2020, read with SEBI circular No. SEBI/HO/CFD/DCR2/CIR/P/2020/139 dated July 27, 2020, as

COMPLIANCE OFFICER

Pushp Kant Mishra, Company Secretary and Compliance Officer II Block, Koramangala, Bengaluru, Karnataka, 560034.

Tel: +91 80 25531525; Fax: +91 80 25531525

Email: cs@kioclltd.com | Website: www.kioclltd.in

Investor may contact the Compliance Officer for any clarification or to address their grievances, if any, during office hours i.e. 10:00 a.m. IST to 5:00 p.m. IST on all working days except Saturday, Sunday and public holidays. REGISTRAR TO THE BUYBACK OFFER/ INVESTOR SERVICE CENTRE

In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except Sunday and Public Holiday from 10:00 a.m. IST to 5:00 p.m. IST i.e. Monday to Friday and from 10:00 a.m. IST to 1:00 p.m. IST on Saturday, at the following address:

Integrated

INTEGRATED REGISTRY MANAGEMENT SERVICES PRIVATE LIMITED

No. 30, Ramana Residency, 4th Cross, Sampige Road, Malleshwaram, Bengaluru - 560003, Karnataka Tel: +91 8023460815 to 818; Fax: +91 8023460819 Contact Person: Mr. K Harish Email: irg@integratedindia.in | Website: www.integratedindia.in SEBI Reg No : INR000000544 | Validity Period: Permanent Registration CIN: U74900TN2015PTC101466

MANAGER TO THE BUYBACK OFFER



IDBI Capital Markets & Securities Limited 6th floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400 005 Tel No.:+91 (22) 2217 1700 | Fax No.: +91 (22) 2215 1787; Contact Person: Indraiit Bhagat/Chandresh Sharma Email: kiocl.buyback2020@idbicapital.com | Website: www.idbicapital.com SEBI Registration Number: INM000010866 | Validity Period: Permanent Corporate Identity Number: U65990MH1993G0I075578

13. DIRECTORS' RESPONSIBILITY

"As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Public Announcement and confirms that the information in this Public Announcement contain true, factual and material information and shall not contain any misleading information. For and on behalf of the Board of Directors of KIOCL Limited

Sd/-M V Subba Rao Chairman-cum-Managing Director (DIN: 06495576)

Swapan Kumar Gorai Director (Finance) (DIN: 07223221)

Pushp Kant Mishra Company Secretary (Membership No: ACS 28174) Date: October 20, 2020

Place: Bengaluru