ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

For Registration

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness sessions across the country. Schedule for upcoming "Chat Show" webinar is as below:

Date

20th January, 2022 3.40 pm - 4.40 pm https://bit.ly/IPruMFSmartInvestor

Timings

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

Assam Cancer Care Foundation

3rd Floor, V.K. Trade Centre G. S Road Opposite Downtown Hospital, Guwahati -781022, Assam. Ph: +91-90852 02020 E: procurement@accf.in | W: www.assamcancercarefoundation.org

Short Tender Notice (e-Tender) 19-01-2022 ACCF invites bids/proposals for the below mentioned items from reputed

and experienced OEMs, Manufacturers, Suppliers for its hospitals in various locations in the state of Assam.

1. RE-TENDER FOR SURGICAL INSTRUMENTS & FURNITURES

2. RE-TENDER FOR MEDICAL EQUIPMENT

3. RFP / TENDER FOR INSURANCE OF EQUIPMENT / MEDICAL FURNITURE Details of Bid schedules etc. are mentioned in the respective bid documents. The bid documents uploaded in the following e-portals

https://assamtenders.gov.in and www.assamcancercarefoundation.org Interested and eligible OEMs, Manufacturers, Suppliers may download and submit their bids online at https://assamtenders.gov.in

Head Procurement, ACCF

Welspun Investments and Commercials Limited

WELSPUN GROUP Corporate Identification Number L52100GJ2008PLC055195 Regd. Office: Welspun City, Village Versamedi, Taluka Anjar, Dist. Kutch, Gujarat 370110, India. Tel. No. +91 2836 661111, Fax No. + 91 2836 279010 Email: CompanySecretary_WINL@welspun.com; Website: www.welspuninvestments.com

Corporate Office: Welspun House, 7th Floor, Kamala City, Senapati Bapat Marg, Lower Parel (West), Mumbai – 400013. Tel. No. +91 22 66136000, Fax No. +91 22 2490 8020

NOTICE OF BOARD MEETING

Notice is hereby given that pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, a meeting of the Board of Directors of the Company is scheduled to be held on Thursday, January 27, 2022, inter alia, to consider and approve the Unaudited Financial Statements of the Company for the guarter and nine months ended December 31, 2021

INVITATION OF RESOLUTION PLANS

(Under Regulation 36A (1) of the Insolvency and Bankruptcy

(Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS

Authority under which corporate debtor is Registrar of Companies, New Delhi

section 25(2)(h) of the Code is available at: | automobile-industries-limited/

For Welspun Investments and Commercials Limited

Emkay Automobile Industries Limited

U34300DL2000PLC107525

automobile-industries-limited

Request e-mail to be sent on

Password protected file to be sent on

Name: - Mr. Hernant Sethi, Reg No. :

e-mail: hemantmisethi60@gmail.com

Email:- emkay@aaainsolvency.com

automobile-industries-limited/

Name: - Mr. Hernant Sethi.

NCT of Delhi ,110052

Delhi 110048.

19.01.2022

New Delhi -110062.

12.10.2021

03.02.2022

13.02.2022

18.02.2022

28.02.2022

be provided

18.03.2022

30.03.2022

W-10/14, Western Avenue, Sainik Farms

https://insolvencyandbankruptcy.in/cirp/emkay-

https://insolvencyandbankruptcy.in/cirp/emkay-

emkay@aaainsolvency.com and VDR access shall

emkay@aaainsolvency.com and sealed hard copy

at the address mentioned in column No. 21

IBBI/IPA-002/IP-N01107/2021-2022/13628

Address: - Block No. IB, House No. 8-C. Ashok

Address: - E- 10A, Kailash Colony, New Delhi,

https://insolvencyandbankruptcy.in/cirp/emkay-

IBBI/IPA-002/IP-N01107/2021-2022/13628

For Emkay Automobile Industries Limited

10A, Kailash Colony, New Delhi, Delhi 110048

Vihar, Phase-1, ,Opp. Sports Complex ,North West,

Place : Mumbai Date : January 18, 2022

1 Name of the Corporate Debtor

incorporated / registered

corporate debtor

to provisional list

information

resolution applicants

15 Manner of obtaining request for

resolution professional

Authority for approval

resolution professional

with the Board

Professional

Date: 19.01.2022

Place: New Delhi

18 Estimated date for submission of

20 Name, Address and e-mail of the

21 Address and email to be used for

23 Date of publication of Form G

correspondence with the Resolution

22 Further Details are available at or with

resolution plan to the Adjudicating

19 Name and registration number of the

resolution professional, as registered

resolution plan, evaluation matrix information memorandum and further

16 Last date for submission of resolution

17 Manner of submitting resolution plans to

4 Corporate identity number / limited

5 Address of the registered office and

principal office (if any) of corporate

6 Insolvency commencement date of the

8 Eligibility for resolution applicants under

9 Norms of ineligibility applicable under

10 Last date for receipt of expression of

13 Date of issue of final list of prospective

14 Date of issue of information memorandum, 18.02.2022 evaluation matrix and request for resolution plans to prospective resolution applicants

section 29A are available at:

11 Date of issue of provisional list of prospective resolution applicants 12 Last date for submission of objections

liability identification number of corporate

Date of incorporation of corporate debtor | 04/09/2000

Date of invitation of expression of interest 19.01.2022

Amol Nandedkar Company Secretary

LCC INFOTECH LIMITED CIN-L72200WB1985PLC073196 Regd Office: P-16, C.I.T.Road,Kolksta-700014 Corporate office: 2/5A Sarat Bose Road, Kolkata-20

Email: corporate@lccinfotech.co.in Ph-033-40033636/37 • Fax- 033024852932 Wecsite: www.lccinfotech.in Pursuant to regulation 29 of SEBI (Listing Obligations

and Disclosure Requirement) Regulations 2015, Notice s hereby given that the meeting of the Board of Director of the company is scheduled to be held on Friday 28" lanuary 2022 at 2 PM at corporate office of the company at 2/5A Sarat Bose Road, Kolkata-700020 West Bengal consider and approve interalls the Unaudited Financial Result for the Qtr. ended on 31,12,2021 n view of above the trading window for dealing in the

securities of the company has been closed for the specified persons from 1st January 2022 Sti 48 Hrs from ennouncement of unaudited financial result. The intimation contained in the notice is also available or the website of the company and also on the website of For LCC Infotech Limited

Date: 17.01.2022 Sidharth Lakhotia Place: Kokata Director



NOTICE

Notice is hereby given in pursuance to Regulation 29 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 210th Meeting of Board of Directors of the Company (HFL) is scheduled to be held on Monday 24th January, 2022 Video Conferencing (VC) to consider and to approve inter alia, the Un-Audited Financial Results of the Company for the 3rd quarter/nine months ended 31st December, 2021 and other allied important/urgent agenda items.

The Notice of the Board Meeting will also be available on the Company's website www.hfl.co.in, website of the Stock Exchange i.e. BSE at www.bseindia.com

(M V Nagalakshmi) **Designated Filing Officer** Place: Hyderabad Hindustan Fluorocarbons Dt: 18-01-2022

INFRADEBT

INDIA INFRADEBT LIMITED CIN: U65923MH2012PLC237365

Registered Office: The Capital, "B" Wing, 1101A, Bandra-Kurla Complex, Mumbai - 400 051

Tel: +91 22 68196900 Fax: +91 22 68196910 E-mail: info@infradebt.in Financial results for the guarter ended December 31, 2021

				(₹ in million	
Sr. No.	Particulars		Quarter ending December 31,		
	ratuculais	2021	2020	2021	
		(Reviewed)	i i	(Audited)	
1	Total Income from Operations	3,676.27	3,328.07	13,061.82	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	778.12	711.16	2,764.43	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	778.12	711.16	2,764.43	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	778.12	711.16	2,764.4	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	784.61	705.12	2,757.20	
6	Paid up Equity Share Capital	8,678.71	8,678.71	8,678.7	
7	Reserves (excluding Revaluation Reserve)	14,407.19	11,634.86	12,313.38	
8	Securities Premium Account	3,717.03	3,717.03	3,717.03	
9	Net worth	23,085.90	20,313.57	20,992.09	
10	Paid up Debt Capital / Outstanding Debt	1,39,534.26	1,25,612.95	1,23,959.71	
11	Debt Equity Ratio	6.04	6.18	5.9	
12	Earnings Per Share (Face value of ₹ 10/- each) (for continuing and discontinued operations)-Basic and Diluted:	0.90*	0.82*	3,19	

Place: Mumbai

Date: January 18, 2022

* Not annualised

. The above is an extract of the detailed format of quarterly financial results filed with the Stock Exchange under Regulation 52 of the SEBI (Listing Obligations & Disclosure Requirement) Regulations, 2015 (LODR Regulations). The full format of the quarterly financial results are available on www.bseindia.com and www.infradebt.in.

The above financial results have been reviewed by the Audit Committee and approved by the Board at its Meeting held on January 18. 2022. The Statutory Auditors of the Company have carried out limited review of the aforesaid results. As per section 10(47) of Income Tax Act, 1961, income of the Company does not form part of total taxable income and hence is exempt

For the other line items referred in Regulation 52 (4) of the LODR Regulations, pertinent disclosures have been made to the BSE Limited

and can be accessed on www.bseindia.com.

Previous year/period figures have been regrouped/ rearranged wherever necessary to conform to the current period figures.

For and on behalf of the Board of Directors,

India Infradebt Limited

Suvek Nambiar Managing Director & CEO

* Edelweiss | MUTUAL FUND

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

NOTICE

RECORD DATE FOR DISTRIBUTION UNDER INCOME DISTRIBUTION CUM CAPITAL WITHDRAWAL OPTION (IDCW OPTION)

NOTICE is hereby given that Edelweiss Trusteeship Company Limited, Trustee to Edelweiss Mutual Fund, has approved declaration of IDCW Options under the following Schemes of Edelweiss Mutual Fund, as per the details given below:

Name of the Scheme/Plan/Option	Amount of IDCW	Record Date	NAV per unit as on January 17, 2022	Face Value per unit	
Edelweiss Aggressive Hybrid Fund - Regular Plan - IDCW Option	₹0.15 per unit*		₹ 23.38		
Edelweiss Aggressive Hybrid Fund - Direct Plan - IDCW Option	₹ 0.15 per unit*		₹ 25.87		
Edelweiss Balanced Advantage Fund - Regular Plan - Monthly IDCW Option	₹0.12 per unit*		₹ 21.82		
Edelweiss Balanced Advantage Fund - Direct Plan - Monthly IDCW Option	₹ 0.12 per unit*	Monday,	₹ 24.53	₹10.00	
Edelweiss Equity Savings Fund - Regular Plan - Monthly IDCW Option	₹ 0.08 per unit*	January 24, 2022**	₹13,6809		
Edelweiss Equity Savings Fund - Direct Plan - Monthly IDCW Option	₹ 0.08 per unit*	Serverses.	₹ 14.5592		
Edelweiss Banking and PSU Debt Fund - Regular Plan IDCW Option	₹ 0.30 per unit*		₹ 18.3687		
Edelweiss Banking and PSU Debt Fund - Direct Plan IDCW Option	₹ 0.30 per unit*		₹ 18.859		

Pursuant to payment of IDCW, the NAV of the aforementioned IDCW Options of the Schemes will fall to the extent of payout and statutory levy, if any.

*Distribution of the above IDCW is subject to availability of distributable surplus as on the Record Date and as reduced by the amount of applicable statutory levy, if any. Considering the volatile nature of the markets, the Trustee reserves the right to restrict the quantum of IDCW upto the per unit distributable surplus available under the Schemes on the Record Date in case of fall in the market.

**or the immediately following Business Day if that day is a Non-Business Day.

All Unit holders whose name appears in the Register of Unit holders of the aforementioned IDCW Options of the Schemes as at the close of business hours on the Record Date shall be eligible to receive the IDCW so declared. Investors are requested to take note of the above.

> For Edelweiss Asset Management Limited (Investment Manager to Edelweiss Mutual Fund)

> > Radhika Gupta Managing Director & CEO

(DIN: 02657595)

Edelweiss Asset Management Limited (Investment Manager to Edelweiss Mutual Fund) CIN: U65991MH2007PLC173409 Registered & Corporate Office: Edelweiss House, Off C.S.T Road, Kalina, Mumbai - 400098; Tel No:- 022 4093 3400 / 4097 9821

Toll Free No. 1800 425 0090 (MTNL/BSNL), Non Toll Free No. 91 40 23001181, Fax: 022 4093 3401 / 4093 3402 / 4093 3403 Website: www.edelweissmf.com

For more information please contact:

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.



HFCL LIMITED

Hemant Sethi

Resolution Professional

Place : Mumbai

Date : January 18, 2022

Regd. Office: 8, Electronics Complex, Chambaghat, Solan-173213 (Himachal Pradesh). Tel.: (+911792) 230644 Fax No.: (+911792) 231902 E-mail: secretarial@hfcl.com Website: www.hfcl.com / Corporate Identity Number (CIN): L64200HP1987PLC007466

STATEMENT OF UNAUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE THIRD QUARTER AND NINE MONTHS ENDED 31ST DECEMBER, 2021

										Rs. in Crore	unless other	wise stated	
		Standalone						Consolidated					
Particulars	months ended December 3 31, 2021	three months ended September 30, 2021	Corresponding three months ended in the previous year December 31, 2020	figures for the current period	figures for the	Financial Year	Three months ended December 31, 2021	three months ended	Corresponding three months ended in the previous year December 31, 2020	Year to date figures for the current period ended December 31, 2021	Year to date figures for the previous period ended December 31, 2020	Year ende	
	Unaudited	Unaudited	Unaudited	Unaudited	Unaudited	Audited		Unaudited	Unaudited	Unaudited		Audited	
Total income from operations	1,107.36	1,004.92	1,188.89	3,220.48	2,828.93	4,105,87	1,215.21	1,122.05	1,277.48	3,544.13	3,031.56	4,422.96	
Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	94.79	93.83	98.03	298.67	190.75	300.00	115.85	115.24	114.70	355.14	222.75	340.99	
Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	94.79	93.83	97.29	298.67	186.62	295.87	109.47	115.24	113.96	348.76	218.62	336.86	
Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	70.12	70.18	75.04	220.84	140.36	222.86	81.10	85.94	85.11	257.73	159.77	246.24	
Total comprehensive income for the period (comprising net profit (after tax) and other Comprehensive Income (after tax) for the period)	71.33	70.90	75.99	222.14	143.40	227.54	82.24	86.55	86.09	258.92	163.06	251.20	
Paid up Equity Share Capital	137.43	128.65	128.44	137.43	128.44	128.44	137.43	128.65	128.44	137.43	128.44	128.44	
Other Equity	-					1,748.05						1,795.03	
Earnings Per Share (Face Value Re. 1/- each) (for continuing and discontinuing operations) -									-710				
Basic (Rs.)	0.53	0.54	0.58	1.71	1.09	1.74	0.59	0.64	0.64	1.91	1.20	1.86	
Diluted (Rs.)	0.54	0.55	0.58	1.71	1.10	1.74	0.60	0.64	0.64	1.92	1.21	1.87	

- 1. The above Un-Audited Standalone & Consolidated Financial Results of the Company for the third quarter and nine months ended 31st December, 2021 have been reviewed and recommended by the Audit Committee and approved by the Board of Directors of the Company at their respective meetings held on 17th January, 2022.
- The above Results are in compliance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Companies (Indian Accounting Standards) Rules, 2015 as amended from time to time. 3. The above is an extract of the detail format of Un-audited Standalone & Consolidated Financial Results of the Company for the third quarter and nine months ended 31st December, 2021 filed with stock exchanges under Regulation 33 of SEBI
- (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Full format of the Un-audited standalone & consolidated financial results of the Company for the third quarter and nine months ended 31st December, 2021 are available on the Company's website i.e. www.hfcl.com and stock exchanges website at BSE (www.bseindia.com) and NSE (www.nseindia.com). By order of the Board
- The figures of the previous periods have been re-grouped/re-arranged wherever considered necessary.

Place: New Delhi Date: 17" January, 2022 (Mahendra Nahata) Managing Director DIN 00052898



E2E NETWORKS LIMITED

Regd. Office: Awfis, First Floor, A-24/9, Mohan Cooperative Industrial Estate, Mathura Road, Saidabad, New Delhi-110044, Phone +91-11-39235393, Email: investors@e2enetworks.com, Website: https://www.e2enetworks.com/

POSTAL BALLOT NOTICE AND INFORMATION ON E-VOTING

The members are hereby informed that pursuant to the provisions of Section 110 of the

Companies Act, 2013 read with Rule 20 and Rule 22 of Companies (Management and Administration) Rules, 2014, Regulation 44 and other applicable Regulations of Securities Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), including any statutory modification(s), amendment(s) or re-enactment(s) thereof for the time being in force, Secretarial Standard - Il issued by the Institute of Company Secretaries of India on General Meetings and in accordance with the relevant circulars issued by the Ministry of Corporate Affairs and the Securities & Exchange Board of India, the Postal Ballot Notice seeking consent of members through voting by electronic mode (i.e. Remote e-Voting), has been sent by email to the members whose names appear in the Register of Members as on the Cut-Off Date i.e. Friday, January 14, 2022 for obtaining the approval of the Shareholders by way of Special Resolution(s) on the following matters: 1) Migration of Listing/ Trading of Equity Shares of the company from NSE SME

platform i.e. (EMERGE) to main Board of NSE (Capital Segment). The detailed instructions and information relating to Remote e-Voting are set out in the Postal Ballot Notice sent to the Shareholders. The Company has completed dispatch of

Notice of Postal Ballot on Tuesday, January 18, 2022. The facility to exercise vote on the Postal Ballot by Remote e-Voting, will be available for

the following period: Commencement of Remote e-Voting Wednesday, January 19, 2022 (9.00 A.M. IST)

End of Remote e-Voting Thursday, February 17, 2022 (5.00 P.M. IST) Remote e-Voting shall not be allowed after 5.00 P.M. IST on Thursday, February 17,

2022 and e-Voting module shall be disabled thereafter. The Company has entered into an arrangement with Link Intime India Private Limited ("Link Intime") for facilitating Remote e-Voting to enable the shareholders to cast their

votes electronically pursuant to Regulation 44 of Listing Regulations. In accordance with the requirements of the relevant MCA Circulars, the hard copy of Postal Ballot Notice along with Postal Ballot Forms and pre-paid business reply envelope has not been sent to the shareholders for this Postal Ballot and shareholders are required to communicate their assent or dissent through the Remote e-Voting System only. The Postal Ballot Notice is placed on the website of the Company i.e. https://www.e2enetworks.com/ and also on the website of Link Intime i.e. https://instavote.linkintime.co.in

The Company has appointed Mr. Mohit Maheshwari (Membership No. F9565 & Certificate of Practice No. 19946), Partner, M/s. MAKS & Co., Company Secretaries (FRN: P2018UP067700) as Scrutinizer for conducting the Postal Ballot / E-voting process in a fair and transparent manner. The result of postal ballot through remote evoting shall be submitted within 48 hours from the conclusion of the e-voting process to the stock exchange and same will be posted on the Company's website at https://www.e2enetworks.com/ and also on the website of Link Intime i.e. https://instavote.linkintime.co.in

The voting rights of the equity shareholders shall be reckoned on the equity shares held by them as on Friday, January 14, 2022 being the Cut-Off Date. Further, the total voting capital of the Company for determining the voting rights of members as on Cut-off Date will be 1.44,75,126 Equity Shares of Rs. 10/- each. A person who is not a member on Cut-Off Date should treat this notice for information purpose only.

In light of the MCA Circulars, shareholders who have not registered their email address and in consequence could not receive the Remote e-Voting notice may temporarily get their email registered with the Company by sending an e-mail to investors@e2enetworks.com. Thereafter, the Company would endeavor to send the Postal Ballot Notice to such Members to enable them to cast their vote through e-voting. Members as on Cut Off date i.e January 14, 2022, who have not received postal ballot notice, user id and password for remote e-voting may apply to the company by emailing at investors@e2enetworks.com and obtain a duplicate thereof by providing information asked by the Company.

In case of any query/grievances connected with the voting by Postal Ballot including e-

voting shareholders may refer Frequently Asked Questions ('FAQs') and InstaVote e-Voting manual available at https://instavote.linkintime.co.in under Help section or send an email to enotices@linkintime.co.in or investors@e2enetworks.com or contact on: - Tel: 022 -4918 6000. For E2E Networks Limited

Date: January 18, 2022 Neha Baid Place : Delhi Company Secretary Cum Compliance Officer



McLEOD RUSSEL INDIA LIMITED Corporate Identity Number (CIN): L51109WB1998PLC087076

Regd. Office: Four Mangoe Lane, Surendra Mohan Ghosh Sarani, Kolkata-700 001 Telephone: 033-2210-1221, 2248-9434/35, Fax: 91-33-2248-8114/6265/3683 E-mail: administrator@mcleodrussel.com, Website: www.mcleodrussel.com

PRESS RELEASE / PUBLIC NOTICE

UNDER SECTION 9 OF THE INCOME TAX ACT 1961 READ WITH RULE 11 UE (2) (i) OF THE INCOME TAX RULES 1962 This is to inform any and all concerned that:

 (a) An order had been passed against McLeod Russel India Limited ("Company") by the Assistant Director of Income Tax (International Taxation) - 2 (1), Kolkata dated 15 May 2009 with respect to assessment year 2006 - 2007, under Section 201 (1) read with Section 201 (1A) of the Income Tax Act 1961 ("IT Act") pursuant to which a demand of INR 52,78,51,942 (Indian Rupees Fifty Two Crores Seventy Eight Lakhs Fifty One Thousand Nine Hundred and Forty Two) was raised upon the

(b) With respect to the aforesaid, the Company had filed an appeal under Section 246A of the IT Act before the Commissioner of Income Tax (Appeals) - VI, Kolkata in Form 35 on 12 June 2009 against the order dated 15 May 2009. The appeal, originally bearing appeal number 15 / 09 - 10 / CIT (A) - VI / DDIT (IT) 2 (1) / KOL has since been renumbered as appeal number 26 / CIT (A) - 22 / KOL / 14 - 15 or CIT (A), Kolkata -22/10078/2009 - 10.

(c) The Company had also filed a writ petition before the Hon'ble Calcutta High Court, bearing WPO No 441 of 2012 with respect to the retrospective amendments that were made to the provisions of the IT Act, which was connected to the order dated 15 May 2009 referred to hereinabove.

Pursuant to the amendments made to Section 9 of the IT Act and Section 119 of the Finance Act 2012 under the Taxation Laws (Amendment) Act 2021 and the notification of the Income tax (31st Amendment) Rules 2021, the aforesaid proceedings have been withdrawn after appropriate steps were taken before the Commissioner of Income Tax (International Taxation and Transfer Pricing), Kolkata.

It is hereby declared by the Company that after the signing of the undertaking in Form No 1 under Appendix IV of the Income Tax Rules 1962, any claims arising out of or relating to the aforesaid order dated 15 May 2009 or any related award, judgment or court order, no longer subsist, and that Mr PradipBhar, Chief Financial Officer of the Company has signed the undertaking on behalf of the Company, and that such undertaking includes an indemnity against any claims brought against the Republic of India or any Indian affiliate (as defined in the IT Rules) contrary to the undertaking, and that the Company shall furnish a copy of this press release to the Republic of India. The Company further confirms that:

(a) The Company forever irrevocably forgo any reliance on any right and provisions under any award, judgment, or court order pertaining to the order dated 15 May 2009 or under the order dated 15 May 2009;

(b) The Company has provided the undertaking, which includes a complete release of the Republic of India and any Indian affiliates with respect to any award, judgment, or court order pertaining to the order dated 15 May 2009 or under the order dated 15 May 2009, and with respect to any claim pertaining to order dated 15 May 2009;

(c) The undertaking also includes an indemnity against any claims brought against the Republic of India, contrary to the release;

(d) The Company confirms it will treat any such award, judgment, or court order as null and void and without legal effect to the same extent as if it had been set aside by a competent court and will not take any action or initiate any proceeding or bring any claim based on that.

Place: Kolkata Date: 18.01.2022

Kolkata



ानरोध के लिये ई−मेल emkav@aaainsolvencv.com भेजी जाएगी तथा बीडीआर एक्सेस उपलब्ध कराई जाएगी।

पंजी. सं. IBBI/IPA-002/IP-N01107/2021-

ई-मेलः hemantmlsethi60@gmail.com

ई-मेलः emkay@aaainsolvency.com

ttps://insolvencyandbankruptcy.in/cirp/

emkay-automobile-industries-limited/

पताः ब्लॉक नं. IB. मकान सं. 8-सी, अशोक विहार, फेज-

स्पोर्ट्स कॉम्प्लैक्स के सामने, उत्तर पश्चिम, रा.रा. क्षेत्र दिल्ली

IBBI/IPA-002/IP-N01107/2021-2022/13628

10ए, कैलाश कॉलोनी, नई दिल्ली, दिल्ली-110048 एम्के ऑटोमोबिल इंडस्टीज लिमिटेड के लिये

प्रस्ताव कर्मी

धनशोधन मामले में अनिल देशमुख की जमानत अर्जी खारिज

मुंबई, 18 जनवरी (भाषा)।

एक विशेष अदालत ने मंगलवार को महाराष्ट्र के पूर्व गृह मंत्री अनिल देशमुख की उस अर्जी को खारिज कर दिया, जिसमें कथित धन शोधन मामले में तकनीकी आधार पर जमानत देने का अनुरोध किया गया था।

प्रवर्तन निदेशालय (ईडी) ने राष्ट्रवादी कांग्रेस पार्टी (राकांपा) के नेता देशमुख को दो नवंबर, 2021 को गिरफ्तार किया था। फिलहाल वह न्यायिक हिरासत में हैं। देशमुख ने अपनी अर्जी में दलील दी थी कि धन शोधन निवारण कानुन के तहत मामलों की सुनवाई करने वाली विशेष अदालत ने उन्हें आगे की न्यायिक हिरासत में भेजने से पहले ईडी द्वारा दाखिल आरोप-पत्र का संज्ञान नहीं लिया। अर्जी में कहा गया था कि चुंकि गिरफ्तारी से 60 दिन की निर्धारित अवधि में आरोप-पत्र का संज्ञान नहीं लिया

सिक्किम ने अन्य

राज्यों से आने वाले

दूध पर लगाई पाबंदी

सिक्किम सरकार ने दूसरे राज्यों से आने

वाले सभी पैकेटबंद और डिब्बाबंद दूध के

गुणवत्ता पर सवाल उठाते हुए राज्य में उन पर

अस्थायी पाबंदी लगा दी है। पशुपालन और पशु

चिकित्सा सेवा विभाग द्वारा जारी अधिसूचना के

पैकेटबंद/डिब्बाबंद दूध की खरीद-बिक्री पर

आया है कि दूसरे राज्यों से आया ताजा/प्रसंस्कृत

और अप्रसंस्कृत पैकेटबंद/डिब्बाबंद दुध

बंबई उच्च न्यायालय ने मंगलवार को

कोल्हापुर की उन दो बहनों (रेणुका शिंदे और

सीमा गावित) की मौत की सजा को उम्रकैद में

तब्दील कर दिया, जिन्हें 1990 से 1996 के बीच

14 बच्चों का अपहरण करने और इनमें से पांच

की हत्या करने के अपराध में कोल्हापुर की एक

गंगटोक, 18 जनवरी (भाषा)

बुधवार से पाबंदी लगाई गई है।

सिक्किम में बेचा जा रहा है।

मुंबई, 18 जनवरी (भाषा)।

धारा 167 के अनुसार अगर 60 दिनों के भीतर आरोप-पत्र दाखिल नहीं किया जाता है और इसका सज्ञान नहीं लिया जाता है तो आरोपी तकनीकी आधार पर जमानत का अनुरोध कर सकता है। हालांकि, केंद्रीय एजंसी ने दलील दी कि आरोप-पत्र पर अदालत के संज्ञान लेने का सवाल ही प्रासंगिक नहीं है।

गया, इसलिए उन्हें दंड प्रक्रिया संहिता (सीआरपीसी) की धारा 167 के तहत तकनीकी आधार पर जमानत मिलनी चाहिए। ईडी ने अर्जी का विरोध करते हुए कहा कि आरोप-पत्र निर्धारित समय के भौतर दाखिल किया गया था। विशेष न्यायाधीश आरएन रोकडे ने राकांपा नेता की याचिका खारिज

धारा 167 के अनुसार अगर 60 दिनों के भीतर आरोप-पत्र दाखिल नहीं किया जाता है

और इसका संज्ञान नहीं लिया जाता है तो आरोपी तकनीकी आधार पर जमानत का अनुरोध कर सकता है। हालांकि, केंद्रीय एजंसी ने दलील दी कि आरोप-पत्र पर अदालत के संज्ञान लेने का सवाल ही प्रासंगिक नहीं है। साथ ही कहा कि समय पर मूल आरोप-पत्र और पूरक जमानत दाखिल होने के बाद 'डिफाल्ट' जमानत पर विचार नहीं किया जा सकता है।

उनके बेटों के खिलाफ 7,000 पन्नों का पूरक आरोप-पत्र दाखिल किया था। इससे पहले ईडी ने देशमुख के निजी सचिव संजीव पलांडे और निजी सहायक कुंदन शिंदे सहित 14 अन्य आरोपियों के खिलाफ आरोप-पत्र दाखिल किया था। केंद्रीय अन्वेषण ब्युरो (सीबीआइ) ने अप्रैल 2021 में राकांपा के वरिष्ठ नेता के खिलाफ भ्रष्टाचार के आरोप में मामला दर्ज किया, जिसके बाद ईडी ने देशमुख के खिलाफ एक अलग जांच शुरू की।

भाकियू का किसी दल या गठबंधन को समर्थन नहीं'

मेरट, 18 जनवरी (भाषा)

समाजवादी पार्टी-राष्ट्रीय लोक दल गठबंधन को रविवार को समर्थन का एलान करने वाले भारतीय किसान युनियन (भाकियू) के राष्ट्रीय अध्यक्ष नरेश टिकैत के सुर अब बदल गए हैं और उन्होंने अपने पूर्व के बयान से पलटते हुए कहा कि विधानसभा चुनाव में किसी दल या गठबंधन का यूनियन समर्थन नहीं करेगी। मंगलवार को फोन पर बातचीत में टिकैत ने कहा, 'भाकियू अराजनीतिक संगठन है और 'संयुक्त किसान मोर्चा' का हिस्सा है। भाकियू विधानसभा चुनाव से अलग है और किसी दल या गठबंधन का समर्थन नहीं करेगी।'

बुढ़ाना विधानसभा सीट से टिकट मिलने की घोषणा होने के ईडी ने 29 दिसंबर, 2021 को देशमुख और बाद रविवार को लोकदल के गठबंधन प्रत्याशी राजपाल बालियान शामली जिले में टिकैत के गांव सिसौली के पहुंचे थे। यहां बैठक के दौरान नरेश टिकैत ने सपा-रालोद गठबंधन को अपना समर्थन देते हुए समाजवादी पार्टी और राष्ट्रीय लोक दल के प्रत्याशियों को जिताने की अपील की थी। लंबे समय तक चले किसान आंदोलन के दौरान भाजपा नेताओं से नाराज चल रहे किसानों व भाकियू नेताओं ने भाजपा नेताओं का सिसौली में 'प्रवेश बंद' कर दिया था। जिसके बाद से केंद्रीय मंत्री संजीव बालियान पहली बार सिसौली पहुंचे थे। टिकैत ने कहा, 'चुनाव के दौरान कोई भी उनके गांव सिसौली में आ-जा सकता है। किसी पर कोई प्रतिबंध नहीं, सभी का स्वागत है।'

सूचना उपलब्ध कराने में ढिलाई को लेकर तीन अधिकारियों पर जुर्माना

जयपुर, 18 जनवरी (भाषा)।

राजस्थान राज्य सूचना आयोग ने सूचना के अधिकार कानून के तहत जानकारी उपलब्ध कराने में ढिलाई बरतने पर अलग-अलग मामलों में तीन अधिकारियों पर पांच-पांच हजार रुपए का जुर्माना लगाया है। इनमें दो अधिकारी चिकित्सा और स्वास्थ्य विभाग से हैं, जबिक एक विकास अनुसार, सिक्किम के बाहर से अधिकारी हैं।

आयोग ने निर्देश दिया है कि जुर्माने की यह राशि उनके वेतन से वसल की जाए। साथ ही अधिसूचना के अनुसार, सरकार के संज्ञान में आदेश की प्रति इन अधिकारियों के विभाग को भेजने की भी हिदायत दी गई है।

> शिकायतकर्ता की सूचना पर कोई कार्रवाई नहीं करने पर चित्तौड़गढ़ के मुख्य चिकित्सा और

कोल्हापुर: अपहरण, हत्या की दोषी बहनों की फांसी उम्रकैद में बदली

अदालत ने दोषी करार दिया था। न्यायमूर्ति

नितिन जामदार और न्यायमर्ति एसवी कोतवाल

स्वास्थ्य अधिकारी को चार बार तलब करने के बाद भी उन्होंने न तो कोई जवाब दिया न ही खुद हाजिर हुए। सूचना आयुक्त नारायण बारेठ ने इस मामले की सुनवाई के दौरान अधिकारी के इस रुख पर नाराजगी जाहिर की और पांच हजार रुपए का जुर्माना लगाया।

आयोग ने एक अन्य मामले में कोटा जिले में देवली मांझी सामुदायिक चिकित्सा केंद्र के चिकित्सा अधिकारी पर पांच हजार रुपए का जर्माना लगाया है। कोटा के एक नागरिक ने चिकित्सा अधिकारी से उस क्षेत्र में प्रैक्टिस कर रहे निजी चिकित्सकों के बारे में सचना मांगी थी। एक और मामले में, आयोग ने श्रीगंगानगर जिले में रायसिंहनगर के विकास अधिकारी पर पांच हजार रुपए का जुर्माना लगाया है।

सिविल सर्जन ने कोविड

पटना की सिविल सर्जन विभा कुमारी सिंह के कोविड-19 टीके की पांच ख़ुराक लिए जाने के बारे में पता चलने पर बिहार सरकार ने इसकी जांच के आदेश दिए हैं। हालांकि, सिविल सर्जन डा विभा ने अतिरिक्त ख़ुराक लेने का खंडन करते हुए मामले की जांच में तथ्यों के सामने आने पर कड़ी कार्रवाई करने को कहा है। साथ ही उनके मुताबिक उन्होंने अपने आधार नंबर के माध्यम से कोविशील्ड की दो निर्धारित खुराक और नियम के अनुसार एक 'एहतियाती' खुराक ली है।

उन्होंने कहा कि आधार नंबर के अलावा किसी भी अन्य पहचान-पत्र का प्रयोग उनके स्तर से नहीं किया गया है। साथ ही कहा, 'मेरे अन्य पहचान-पत्र का दुरुपयोग जिस स्तर से भी हुआ है, उसकी पहचान कर कड़ी कार्रवाई की जाए।

किसी और ने पैन कार्ड के विवरण का उपयोग करके टीका लिया था।' कोविन पोर्टल के अनुसार, उन्होंने 28 जनवरी, 2021 को टीके की पहली खुराक ली और 12 मार्च, 2021 को दूसरी खुराक के लिए पंजीकरण कराया। मार्च, 2021 तक उनका टीकाकरण पूर्ण हो चुका था।

सरकारी रिकार्ड के मुताबिक, उन्होंने पैन कार्ड का इस्तेमाल करते हुए दो और तारीखों में तीसरी और चौथी बार खुराक ली। 13 जनवरी, 2022 को उन्हें पांचवीं बार 'एहतियाती' खुराक मिली। पटना के जिलाधिकारी चंद्रशेखर सिंह ने कहा, प्रशासन ने जांच शुरू कर दी है। दोषियों के खिलाफ सख्त कार्रवाई की जाएगी।

की पांच खुराक ली! पटना, 18 जनवरी (भाषा)।

तिथि: 19.01.2022 स्थानः नई दिल्ली CIN: L27109GJ1986PLC008770

Regd. Office: 36, Advani Market, O/S Delhi Municipal Market, Ahmedabad.

McLEOD RUSSEL INDIA LIMITED

McLEOD RUSSEL

Corporate Identity Number (CIN): L51109WB1998PLC087076 Regd. Office: Four Mangoe Lane, Surendra Mohan Ghosh Sarani, Kolkata-700 001 Telephone: 033-2210-1221, 2248-9434/35, Fax: 91-33-2248-8114/6265/3683 E-mail: administrator@mcleodrussel.com, Website: www.mcleodrussel.com

PRESS RELEASE / PUBLIC NOTICE

UNDER SECTION 9 OF THE INCOME TAX ACT 1961 READ WITH RULE 11 UE (2) (i) OF THE INCOME TAX RULES 1962

This is to inform any and all concerned that:

- (a) An order had been passed against McLeod Russel India Limited ("Company") by the Assistant Director of Income Tax (International Taxation) - 2 (1), Kolkata dated 15 May 2009 with respect to assessment year 2006 - 2007, under Section 201 (1) read with Section 201 (1A) of the Income Tax Act 1961 ("IT Act") pursuant to which a demand of INR 52,78,51,942 (Indian Rupees Fifty Two Crores Seventy Eight Lakhs Fifty One Thousand Nine Hundred and Forty Two) was raised upon the
- (b) With respect to the aforesaid, the Company had filed an appeal under Section 246A of the IT Act before the Commissioner of Income Tax (Appeals) - VI, Kolkata in Form 35 on 12 June 2009 against the order dated 15 May 2009. The appeal, originally bearing appeal number 15 / 09 - 10 / CIT (A) - VI / DDIT (IT) 2 (1) / KOL has since been renumbered as appeal number 26 / CIT (A) - 22 / KOL / 14 - 15 or CIT (A), Kolkata -22/10078/2009 - 10.
- (c) The Company had also filed a writ petition before the Hon'ble Calcutta High Court, bearing WPO No 441 of 2012 with respect to the retrospective amendments that were made to the provisions of the IT Act, which was connected to the order dated 15 May 2009 referred to hereinabove.
- (d) Pursuant to the amendments made to Section 9 of the IT Act and Section 119 of the Finance Act 2012 under the Taxation Laws (Amendment) Act 2021 and the notification of the Income - tax (31st Amendment) Rules 2021, the aforesaid proceedings have been withdrawn after appropriate steps were taken before the Commissioner of Income Tax (International Taxation and Transfer Pricing), Kolkata.
- It is hereby declared by the Company that after the signing of the undertaking in Form No 1 under Appendix IV of the Income Tax Rules 1962, any claims arising out of or relating to the aforesaid order dated 15 May 2009 or any related award, judgment or court order, no longer subsist, and that Mr PradipBhar, Chief Financial Officer of the Company has signed the undertaking on behalf of the Company, and that such undertaking includes an indemnity against any claims brought against the Republic of India or any Indian affiliate (as defined in the IT Rules) contrary to the undertaking, and that the Company shall furnish a copy of this press release to the Republic of India. The Company further confirms that:
- (a) The Company forever irrevocably forgo any reliance on any right and provisions under any award, judgment, or court order pertaining to the order dated 15 May 2009 or under the order dated 15 May 2009;
- (b) The Company has provided the undertaking, which includes a complete release of the Republic of India and any Indian affiliates with respect to any award, judgment, or court order pertaining to the order dated 15 May 2009 or under the order dated 15 May 2009, and with respect to any claim pertaining to order dated 15 May 2009;
- (c) The undertaking also includes an indemnity against any claims brought against the Republic of India, contrary to the release;
- (d) The Company confirms it will treat any such award, judgment, or court order as null and void and without legal effect to the same extent as if it had been set aside by a competent court and will not take any action or initiate any proceeding or bring any claim based on that.

Place: Kolkata Date: 18.01.2022

Date 18th January 2022 Mercury Metals Limited Target Company ("TC") Details of the Offer The offer is being made by acquirers pursuant to Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations, 2011 for acquisition upto Target Company 18,07,730 (Eighteen Lakh Seven Thousand Seven Hundred Thirty) Equity Shares of face value of Rs. 1/- each representing 26.00% of the Equity Share Capital/ voting Capital of the Target Company at a price of Rs. 1.75/- (One Rupee and Seventy Five Paisa) ("Offer Price"), Name of the Acquirers Acquirer 1 Kavit Jayeshbhai Thakkar Acquirer 2 Artiben Jayehbhai Thakkar Name of the Manager Kunvarji Finstock Private Limited Members of the Committee of Mahendra G. Prajapati, Chairman Independent Directors (IDC) 2. Tagaram L. Chowdhary, Member

MERCURY METALS LIMITED

Tel. No.: +91-9328504142 | E-mail: metal.mercury@gmail.com

Website: www.mercurymetals.in

Recommendations of the Committee of Independent Directors ("IDC") of Mercury Metals Limited ("Target Company") in relation to the open offer ("Offer") made by Mr. Kavit

Jayeshbhai Thakkar ("Acquirer 1"), and Mrs. Artiben Jayeshbhai Thakkar ("Acquirer 2")

hereinafter referred to as "Acquirers") to the Public shareholders of the Target Company

"Shareholders") under Regulations 26(7) of SEBI (Substantial Acquisition of Shares and

Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST

सूचना मेमोरैण्डम, मूल्यांकन मैट्रिक्स तथा अनुरो

जारी होने की तिथि

ई-मेल

Regulations, 2011").

Bharti Nimesh Bavishi, Member IDC Member's relationship IDC Members are Independent Directors on the Board of the Target with the Target Company Company. They do not have any equity holding in the Target (Director, Equity shares Company. None of them has entered into any other contract or has owned, any other contract / other relationship with the Target Company. Trading in the Equity shares/ No trading in the equity shares of the Target Company has been

other securities of the TC by | done by any of the IDC Members IDC Member's relationship None of the IDC Members holds any contracts, nor have any relationship with the acquirers in their personal capacities. with the acquirer (Director, Equity shares owned, any

other contract / relationship), Trading in the Equity shares/ No trading in the equity shares/other securities of the acquirers other securities of the acquirer by IDC Members by IDC Members

Recommendation on the Based on the review, IDC Members believe that the offer is fair and Open offer, as to whether the offer, is or is not, fair and reasonable Summary of reasons for

IDC has taken into consideration the following for making the a) The Public Announcement ("PA") dated 13th October 2021; b) The Detailed Public Statement ("DPS") which was published on c) The Draft Letter of Offer ("DLOF") dated 26th October 2021; and d) The Letter of Offer ("LOF") dated 11th January 2022;

Based on review of PA, DPS, DLOF and LOF, the IDC Members are of the view that the Offer price is in line with the parameters prescribed by

The equity shares of the Target Company are listed and traded on bourses of BSE & are non-frequently traded with in which the meaning of definition of "Frequently traded shares" under clause (j) of subregulation (1) of Regulation 2 of the SEBI (SAST) Regulations on BSE. The offer price of Rs. 1.75/- (One Rupee And Seventy Five Paisa) is justified, in terms of Regulation 8(2) of the SEBI (SAST) Regulations 2011, being the highest of the following: Particulars per equity share

Negotiated Price, i.e. The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer. The volume-weighted average price paid or Not Applicable payable for acquisition by the Acquirers during 52 weeks immediately preceding the date of PA. 3. The highest price paid or payable for any Not Applicable acquisition by the acquirers during 26 weeks immediately preceding the date of the PA. The volume-weighted average market price of Not Applicable such equity shares for a period of sixty trading days immediately preceding the date of PA as traded on BSE, provided such shares are frequently traded. 5. The per equity share value computed under Not Applicable

Regulation 8(5) of the Takeover Regulations, it 8. Where the shares are not frequently traded, price determined by the acquirers & the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share. (*Ascertified by CS. Shreyansh M Jain, Registered Valuer

(RV Registration No.:IBBI/RV/03/2019/12124) having office at B3/110, Opp. Shyam Mandir, New City Light, Surat - 395017; Tel. No.: +91 9558219019; Email:rvshreyanshmlain@gmail.com has valued the equity shares of Target Company and calculated the fair value per share at Rs. 1.71/- (One Rupee and Seventy One Paisa Only) vide his Share Valuation Report dated 6th September, 2021). In view of the parameters considered and presented in the table above, in the opinion of the acquires and manager to the offer, the offer price is Rs. 1.75/- in terms of Regulation 8(2) of the SEBI (SAST)

Regulations, 2011. Details of Independent Advisors, if any, I. Any other matter to be

To the best of our knowledge and belief, after making proper enquiry, the information

contained in or accompanying this statement is, in all material respect, true and correct and

not misleading, whether by omission of any information or otherwise, and includes all the

Date: 18.01.2022

Place: Ahmedabad

information required to be disclosed by the Target Company under the Regulations. For and on behalf of the Committee of Mercury Metals Limited Mahendra G. Prajapati (Director) DIN: 03270133

चाचा-चाची की हत्या के आरोप में युवक गिरफ्तार

जबलपुर, 18 जनवरी (भाषा)।

मध्य प्रदेश के जबलपुर जिले में 27 वर्षीय व्यक्ति को अपने ही चाचा और चाची की हत्या करने के आरोप में गिरफ्तार किया गया है। आरोपी को शक था कि दंपति ने उस पर कथित काला जादू किया है। एक अधिकारी ने मंगलवार को यह जानकारी दी। जिले के चौराई गांव के पास एक झोपड़ी में कुछ दिन पहले वृद्ध दंपति के शव के जले हुए अवशेष पुलिस को

अतिरिक्त पुलिस अधीक्षक (एएसपी) शिवेंद्र सिंह ने मंगलवार को बताया कि आरोपी दयाराम कुलस्ते को सोमवार को बरेला थाना क्षेत्र के हिनोतिया गांव से गिरफ्तार किया गया है, जो कि मृतक सुमेर सिंह कुलस्ते (60) और उसकी पत्नी सिया बाई (55) का भतीजा है। उन्होंने कहा कि घटना नौ व दस जनवरी की मध्य रात चौराई गांव के पास हुई थी। अधिकारी ने कहा कि आरोपी ने सुमेर सिंह और उसकी पत्नी की धारदार हथियार से हत्या कर दी और बाद में उनकी झोपडी में आग

लगा दी। इसके साथ ही उन्होंने बताया कि जांच में पता चला है कि आरोपी को शक था कि मृतक दंपति द्वारा उस पर काला जादू किया जा रहा है, जिसके कारण आरोपी के भाई ने पूर्व में आत्महत्या की थी।

इसके साथ ही एएसपी ने कहा कि दयाराम ने सुमेर सिंह पर अपने पिता की जमीन पर कब्जा करने का भी आरोप लगाया, इसलिए भी आरोपी उससे नाराज था। इसके साथ ही उन्होंने कहा कि जांच के अनुसार दयाराम नौ जनवरी की रात को चौराई गांव में मौजद था और घटना के बाद वह वहां से फरार हो गया। इसके साथ ही पुलिस अधिकारी ने कहा कि पुलिस मामला दर्ज कर आगे की जांच कर रही है।

की पीठ ने अपने फैसले में कहा कि केंद्र और महाराष्ट्र सरकार ने दोनों महिलाओं की मौत की सजा पर अमल में अत्यधिक विलंब किया है, वहीं राष्ट्रपति के समक्ष दाखिल उनकी दया याचिका 2014 में ही खारिज हो गई थी।

पीठ ने कहा कि ऐसी देरी कर्त्तव्यों के

निर्वहन के मामले में केंद्र और राज्य सरकार का ढीला रवैया उजागर करती है तथा इसी वजह से दोषियों की फांसी की सजा को उम्रकैद में बदलना पड़ा है। रेणका शिंदे और सीमा गावित अक्तूबर, 1996 से हिरासत में हैं। उन्होंने 2014 में उच्च न्यायालय से अपनी मौत की सजा को उम्रकैद में तब्दील करने की अपील की थी।

POST OFFER PUBLIC ADVERTISEMENT TO THE EQUITY SHAREHOLDERS OF M/S. NICCO PARKS & RESORTS LIMITED Registered Office: Jheel Meel, Sector-IV, Salt Lake City, Kolkata-700 106,

CIN: L92419WB1989PLC046487, Phone No.: 033 6628 5549/5509, Fax No.: 033 2357 2116, Email: niccopark@niccoparks.com, Website: www.niccoparks.com Open Offer for acquisition of 1,21,68,000 (One Crore Twenty-One Lakhs Sixty-Eight Thousand Only) fully paid-up equity shares o

Nicco Parks & Resorts Limited ("NPRL") of Re. 1/- each by Bandhan Employees Welfare Trust and Mr. Angshuman Ghosh (hereinafter collectively referred to as "the Acquirers"). This Post Offer Advertisement is being issued by VC Corporate Advisors Private Limited, the Manager to the Offer, on behalf of the Acquirers, in connection with the Open Offer made by the Acquirers in compliance with Regulation 18(12) of the Securities

and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011"). The Detailed Public Statement ("DPS") pursuant to the Public Announcement ("PA" made by the Acquirers has appeared in The Financial Express (English daily all editions), Jansatta (Hindi daily all editions) Sukhabar (Bengali daily Kolkata Edition) and Mumbai Lakshwadeep (Marathi Daily Mumbai edition) on November 9, 2021. : Nicco Parks & Resorts Limited Name of the Target Company

2.	Name of the Acquirers and PACs		Bandhan Employees Welfare Trust and Mr. Angshuman Ghosh. There are no PACs with the Acquirers.					
3.	Name of Manager to the Offer		: VC Corporate Advisors Private Limited					
4.	Name of Registrar to the Offer		: R&D Infotech Private Limited					
5.	Offer details:							
6	a) Date of Opening of the Offer	: Tuesday, January 04, 2022						
	b) Date of Closing of the Offer		Monday, Janua	ry 17, 2022				
6.	Date of Payment of Consideration		: Not Applicable as no equity shares were tendered by Shareholders of the Target Company.					
7.	Details of the Acquisition							
Sr. No.	Particulars	F	Proposed in the	Offer Document	Actua	al		
7.1.	Offer Price		Rs. 30.50 per	equity share	Rs. 30.50 per e	quity share		
7.2.	Aggregate number of shares tendered		1,21,68	3,000	Nil			
7.3.	Aggregate number of shares accepted		1,21,68	3,000	Nil			
7.4.	Size of the Offer (Number of shares multiplied by Offer price per share)		Rs. 37,11,	24,000/-	Nil			
7.5.	Shareholding of the Acquirers and PACs before Share Purchase Agreement (SPA) and Public Announcement (No. & %)		Ni 0.00		Nil 0.00%			
7.6.	Shares Acquired by way of underlying transaction as detailed in the DPS							
	Number% of Fully Diluted Equity Share Capital		1,17,00 25.00		1,17,00,000 25.00%			
7.7.	Shares Acquired by way of Open Offer							
	Number% of Fully Diluted Equity Share Capital		1,21,68 26.00		Nil 0.00%			
7.8.	Shares acquired after Detailed Public Statement	1			5			
	 Number of shares acquired Price of the shares acquired % of the shares acquired 		Not Applicable		Not Applicable			
7.9.	Post Offer shareholding of Acquirers and the PACs							
	Number % of Fully Diluted Equity Share Capital	2,38,68,000 51.00%		1,17,00,000 25.00%				
7.10.	Pre and Post Offer shareholding of Public Shareholders		Pre Offer	Post Offer	Pre Offer	Post Offer		
	Number% of Fully Diluted Equity Share Capital	-	1,58,74,671 33.92%	37,06,671 7.92%	1,58,74,671 33.92%	1,58,74,671 33.92%		

9. A copy of this Post Offer Advertisement will be available on the website of SEBI, i.e., www.sebi.gov.in and BSE, i.e.

10. Capitalized terms used in this advertisement and not defined herein, shall have the same meaning assigned to them in the Letter of Offer dated December 20, 2021. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS

fulfilment of their obligations as laid down in the SEBI (SAST) Regulations, 2011.



MANAGER TO THE OFFER: **VC CORPORATE ADVISORS PRIVATE LIMITED** SEBI REGN NO: INM000011096 [Validity of Registration: Permanent] CIN: U67120WB2005PTC106051 (Contact Person : Ms. Urvi Belani/ Mr. Premjeet Singh) 31, Ganesh Chandra Avenue, 2nd Floor, Suite No.-2C, Kolkata-700 013 Phone No.: (033) 22253940

ON BEHALF OF ACQUIRERS: For and on behalf of Consortium of Bandhan Employees Welfare Trust and Mr. Angshuman Ghosh:

Email: mail@vccorporate.com

Trustee of Bandhan Employees Welfare Trust and Constituted Attorney of Mr. Angshuman Ghosh Place : Kolkata

Date: January 19, 2022

www.readwhere.com