

DETAILED PUBLIC STATEMENT IN TERMS OF REGULATIONS 3(1) AND 4 READ WITH REGULATIONS 13(4), 14(3), 15(2) AND OTHER APPLICABLE REGULATIONS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, TO THE PUBLIC SHAREHOLDERS OF

THE INDIAN LINK CHAIN MANUFACTURERS LIMITED
Registered Office: 59, Sonawala Building, 2nd Floor, Mumbai Samachar Marg Fort, Mumbai-400023, Maharashtra, India;
Tel: 022-22661013; Email: inlinch@hotmail.com; Website: www.inlinch.com

OPEN OFFER FOR ACQUISITION OF UP TO 13,000 (THIRTEEN THOUSAND) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 100/- (RUPEES ONE HUNDRED ONLY) EACH ("EQUITY SHARES"), REPRESENTING 26% (TWENTY-SIX PERCENT) OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF THE INDIAN LINK CHAIN MANUFACTURERS LIMITED ("TARGET COMPANY") AT AN OFFER PRICE OF RS. 720/- (RUPEES SEVEN HUNDRED & TWENTY ONLY) PER EQUITY SHARE, FROM THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY VISHAL THAKKAR ("ACQUIRER"), PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AND SUBSEQUENT AMENDMENTS THERETO ("SEBI (SAST) REGULATIONS") ("OFFER" OR "OPEN OFFER"). NO OTHER PERSON IS ACTING IN CONCERT WITH THE ACQUIRER FOR THE PURPOSE OF THIS OPEN OFFER.

This Detailed Public Statement ("DPS") is being issued by Fedex Securities Private Limited, the Manager to the Open Offer ("Manager" or "Manager to the Offer"), for and on behalf of the Acquirer, in compliance with Regulations 3(1) and 4 and read with Regulations 13(4), 14(3) and 15(2) and other applicable regulations of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations"), pursuant to the Public Announcement dated December 03, 2022 ("PA") in relation to this offer, which was filed on December 03, 2022 with Securities and Exchange Board of India ("SEBI"), BSE Limited, ("BSE"). The copy of the Public Announcement was sent to the SEBI and to the Target Company on December 05, 2022, in terms of Regulation 14(1) and 14(2) of the SEBI (SAST) Regulations.

For the purposes of this DPS, the following terms would have the meaning assigned to them herein below:
"Equity Shares" shall mean the fully paid-up equity shares of the Target Company of face value of Rs. 100/- (Rupees One Hundred Only) each.
"Identified Date" shall mean the date falling on the 10th (Tenth) Working Day prior to the commencement of the Tendering Period (as defined below), for the purpose of determining the Public Shareholders to whom the letter of offer in relation to this Offer ("Letter of Offer" or "LOF") shall be sent.
"Public Shareholders" shall mean all the equity shareholders of the Target Company excluding: (i) the promoters and members of the promoter group of the Target Company; (ii) the Acquirer and any persons deemed to be acting in concert with the Acquirer pursuant to and in compliance with the SEBI (SAST) Regulations.
"Paid-up Share Capital" shall mean Rs. 50,00,000/- (Rupees Fifty Lakhs Only) divided into 50,000 (Fifty Thousand) Equity Shares of Rs. 100/- (Rupees One Hundred Only) each.
"Voting Share Capital" shall mean the total voting equity share capital of the Target Company carrying voting rights expected as on the 10th working day from the closure of the tendering period under this Offer.
"Sale Shares" shall mean collectively 27,488 Equity Shares owned and held by the Selling Shareholders (as defined below), representing 54.98% of the Voting Share Capital of the Target Company.
"SPA" shall mean the Share Purchase Agreement entered on December 03, 2022, by the Acquirer to acquire 27,488 fully paid-up Equity Shares ("Sale Shares") of face value of Rs. 100/- (Rupees One Hundred Only) each representing 54.98% of the Voting Share Capital of Target Company at a price of Rs. 720/- (Rupees Seven Hundred and Twenty Only) per Equity Share aggregating to Rs. 1,97,91,360/- (Rupees One Crore Ninety-Seven Lakhs Ninety-One Thousand Three Hundred and Sixty Only) along with control over the Target Company.
"Selling Shareholders" or "Sellers" as has been defined in paragraph 2.1.2 of Part I (Details of Selling Shareholders) of this Detailed Public Statement below;
"Stock Exchange" means BSE Limited.
"Tendering Period" means the period of 10 (ten) Working Days during which the Public Shareholders may tender their Equity Shares in acceptance of the Offer, which shall be disclosed in the LOF (as defined below)
"Underlying Transaction" as has been defined in paragraph 4 of Part II (Background to the Open Offer) of this Detailed Public Statement below; and
"Working Day" means any working day of SEBI.

I. ACQUIRER, SELLERS, TARGET COMPANY AND THE OFFER
1. INFORMATION ABOUT THE ACQUIRER - VISHAL THAKKAR
1.1 Mr. Vishal Thakkar, s/o Shri Pravin Thakkar aged about 43 years, is an Indian resident and residing at Near Hindu Sabha Hospital, Sanitorium Lane, Room No.4, Tulsidas Kurnverji Sanatorium Trust, Ghatkopar West - 400086, Maharashtra, India. He is a under graduate.
1.2 As on the date of this DPS, Acquirer does not hold any Equity Shares directly or indirectly of the Target Company and has not acquired any Equity Shares of the Target Company during the 12 (Twelve) months period prior to the date of Public Announcement.
1.3 As on the date of this DPS, Acquirer is not holding any position(s) on the Board of Director of the Target Company.
1.4 As on the date of this DPS, the Acquirer does not belong to any group.
1.5 Ankit Parekh, Chartered Accountant (Membership No. 114622) of Ankit Parekh & Associates, Chartered Accountants bearing UDIN 22114622BFAHNA4217 has certified vide his certificate dated December 03, 2022 that the net worth of Acquirer as on December 03, 2022 is Rs. 95,81,785 (Rupees Ninety Five Lakhs Eighty One Thousand Seven Hundred Eighty Five Only) and further the letter dated December 03, 2022 also confirms that he has sufficient liquid funds to fulfill his parts of obligation under this offer.
1.6 As on the date of this DPS, he has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 11B of the SEBI Act as amended or under any other regulations made under the SEBI Act.
1.7 As on the date of this DPS, he has not been categorized as a 'willful defaulter' in terms of Regulation (1) (ze) of the SEBI (SAST) Regulations, 2011.
1.8 As on the date of this DPS, he has not been declared as a Fugitive Economic Offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1) (ja) of SEBI (SAST) Regulations, 2011.
1.9 The Acquirer undertakes that he will not sell any Equity Shares of the Target Company during the Offer period in terms of Regulation 25(4) of SEBI (SAST) Regulations.

2. DETAILS OF SELLING SHAREHOLDERS:
2.1.1 The Acquirer has entered into the SPA with the Selling Shareholders, on December 03, 2022, for the acquisition of 27,488 fully paid-up Equity Shares ("Sale Shares") of Rs. 100/- (Rupees One Hundred Only) each representing 54.98% of the Voting Share Capital of Target Company at a price of Rs. 720/- (Rupees Seven Hundred and Twenty Only) per Equity Share aggregating Rs. 1,97,91,360/- (Rupees One Crore Ninety-Seven Lakhs Ninety-One Thousand Three Hundred and Sixty Only) subject to the terms and conditions as mentioned in the SPA.
2.1.2 The details of the Selling Shareholders are as stated hereunder:

Sr. No.	Name of Selling Shareholder	Address	Nature of Entity	Part of Promoter/ Promoter Group (Yes/No)	Details of Shares/ Voting Rights held by the Selling Shareholder			
					Pre-Transaction	%	Post Transaction	%
1.	Hariprasad Nevatia	B-1504 Ashok Gardens, Tokersi Jivraj Road, Sewree, Mumbai 400015.	Individual	Yes	12,882	25.76	Nil	Nil
2.	Vandana Nevatia	B-1204 Ashok Gardens, Tokersi Jivraj Road, Sewri Mumbai 400015	Individual	Yes	6,438	12.88	Nil	Nil
3.	Kusum Nevatia	B-1504 Ashok Gardens, Tokersi Jivraj Road, Sewree, Mumbai 400015.	Individual	Yes	6,412	12.82	Nil	Nil
4.	Sudha Nevatia	B-1504 Ashok Gardens, Tokersi Jivraj Road, Sewree, Mumbai 400015.	Individual	Yes	696	1.39	Nil	Nil
5.	Mridula Nevatia	B-1204 Ashok Gardens, Tokersi Jivraj Road, Sewri Mumbai 400015	Individual	Yes	640	1.28	Nil	Nil
6.	Harsh Nevatia	B-1504 Ashok Gardens, Tokersi Jivraj Road, Sewree, Mumbai 400015.	Individual	Yes	390	0.76	Nil	Nil
7.	Sudhir Nevatia	B-1204 Ashok Gardens, Tokersi Jivraj Road, Sewri Mumbai 400015	Individual	Yes	30	0.06	Nil	Nil
Total					27,488	54.98	Nil	Nil

2.1.3 As on the date of DPS, the Sellers as mentioned above have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulations, made under the SEBI Act.
2.1.4 As on the date of DPS, the Sellers are not a part of any group.
2.1.5 There is no lien, encumbrance or lock-in on the shares held by the Sellers and shares will be transferred free from all encumbrances, and lock-in requirements.
2.1.6 The Sellers are the promoters of the Target Company. Pursuant to the Open offer and the consummation of the Underlying Transaction, the Acquirer will become the promoter of the Target Company and the Seller will cease to be promoters and relinquish the control and management of the Target Company in favour of the Acquirer, in accordance with and in compliance with Regulation 31A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR) Regulations, 2015"). Accordingly, upon completion of open offer formalities, the Sellers shall be reclassified as "public shareholder" pursuant to Regulation 31A of the SEBI (LODR) Regulations, 2015.
2.1.7 The Sellers have confirmed they have not been categorized as a "Willful Defaulter" in terms of Regulation (1) (ze) of the SEBI (SAST) Regulations, 2011. They further confirm that they are not appearing in the willful defaulter's list of the Reserve Bank of India.
2.1.8 As on the date of this DPS, the Sellers have not been categorized as a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1) (ja) of SEBI (SAST) Regulations, 2011.

3. INFORMATION ABOUT THE TARGET COMPANY - THE INDIAN LINK CHAIN MANUFACTURERS LIMITED**
** As per Certificate of Incorporation dated October 31, 1956.

3.1 The Target Company is a public limited company incorporated under the provisions of the Companies Act, 1956 on October 31, 1956.
3.2 There has been no change in the name of the Target Company in the last three years.
3.3 The Registered Office of the Target Company is situated at 59, Sonawala Building, 2nd Floor, Mumbai Samachar Marg Fort, Mumbai-400023, Maharashtra, India. Tel. No. 022-22661013 / 22665519. The CIN of the Target Company is L28920MH1956PLC009882.
3.4 As on the date of this DPS, the authorised share capital of the Target company is Rs. 1,00,00,000/- (Rupees One Crore Only) consisting of 1,00,000 (One Lakh) Equity Shares of Rs. 100/- (Rupees One Hundred Only) each. The issued, subscribed and fully paid-up share capital of the Target company is Rs. 50,00,000/- (Rupees Fifty Lakhs Only) consisting of 50,000 (Fifty Thousand) Equity Shares of Face Value Rs. 100/- (Rupees One Hundred Only) each.
3.5 The Equity Shares of the Target Company are listed on BSE Ltd (Security ID: INLCM; Scrip Code: 504746). The ISIN of the Equity Shares of the Target Company is INE399D01016. The Equity Shares of the Target Company have not been delisted from any Stock Exchange in India.
3.6 The Equity Shares of the Target Company are infrequently traded within the meaning of Regulation 2(1)(j) of the SEBI (SAST) Regulations on BSE Limited.
3.7 As on date of this DPS, the trading in Equity Shares of the Target Company is not suspended at BSE Limited. The trading in Equity Shares of Target Company is under "P/T+1" Category.
3.8 As on the date of this DPS, there are no: (a) partly paid-up Equity Shares; and/or (b) outstanding convertible securities which are convertible into Equity Shares (such as debentures or warrants), issued by the Target Company.
3.9 Key financial information of the Target Company based on its audited financial statements as on and for the financial years ended March 31, 2020, March 31, 2021 and March 31, 2022 and unaudited financial information for the 6 months ended September 30, 2022 (limited reviewed by Statutory Auditors of Target Company) is as below
(Rs. in Lakhs, except for earnings per share)

Particular	For the period ended September 30, 2022*	For the year ended March 31, 2022	For the year ended March 31, 2021	For the year ended March 31, 2020
	(Unaudited Limited Review)	(Audited)	(Audited)	(Audited)
Total Income#	7.06	22.91	51.71	114.23
Profit/(loss) after tax	(27.94)	(46.17)	(38.78)	(35.72)
Earnings per Share ("EPS") (Basic & Diluted)	(55.88)	(92.34)	(77.56)	(71.44)
Net worth / Shareholders Funds\$	330.88	358.83	405.00	443.78

Total Income includes revenues from operations and other income.
\$ Net worth = Equity Capital + Reserves and Surplus (excluding revaluation reserves)
(Source: Certificate dated December 03, 2022 bearing UDIN: 22148916EUSOX9069) issued by CA Kunal Vakharia (Membership Number: 148916), Partner at Kanu Doshi Associated LLP, Chartered Accountants (Firm Registration Number: 104746/W/100096)

*Not annualized
3.10 The contingent liabilities for the three financial years are as stated below:

Year	Liability Description
2021-22	There are no outstanding disputed/undisputed tax liability except the custom liability which may arise in future. The company had initially received a demand order from Customs Authorities in FY 11-12 to the tune of Rs. 75,49,799/- (already provided in books to the extent of Rs. 36,41,450/-) against which the company had filed an appeal. The Commissioner (Appeals) via order dated 24.03.2021 set aside the demand raised and remanded the matter back to the original adjudicating authority for re-assessment.
2020-21	There are no outstanding disputed/undisputed tax liability except the custom liability which may arise in future. The company had initially received a demand order from Customs Authorities in FY 11-12 to the tune of Rs. 75,49,799/- (already provided in books to the extent of Rs. 36,41,450/-) against which the company had filed an appeal. The Commissioner (Appeals) via order dated 24.03.2021 set aside the demand raised and remanded the matter back to the original adjudicating authority for re-assessment.
2019-20	During the earlier years the company had initially received Show Cause Notice demanding duty of Rs. 1,45,65,801/- which in view of the department escaped assessment on import of sulphur for the chemical division in the year 2004-2005 to 2005-2006. Representations were made disputing the charge of the duty. During the previous year order had been received from Custom Authorities raising Demand of Rs. 75,49,799/-. The company has filed appeal against the same. However, as a matter of prudence the directors decided to continue the provision of Rs. 36,41,450/- made in the previous year. Balance of Rs. 39,08,349/- (Previous Year Rs. 39,08,349/-) is shown as Contingent Liabilities.

4. DETAILS OF THE OFFER

This Open Offer is being made by the Acquirer under Regulations 3(1) and 4 and other applicable provisions of the SEBI (SAST) Regulations pursuant to the proposed acquisition of shares and voting rights by the Acquirer in the Target Company, in accordance with the terms of the SPA. Please see Part I below (Background to the Offer).
4.2 This offer is being made by the Acquirer to all the Public Shareholders of the Target Company for the acquisition of up to 13,000 (Thirteen Thousand) fully paid-up equity shares of face value of Rs. 100/- (Rupees One Hundred Only) each representing the entire public shareholding constituting 26% of the Voting Share Capital ("Offer Shares") at a price of Rs. 720/- (Rupees Seven Hundred and Twenty Only) per Equity Share ("Offer Price"), which has been calculated in accordance with Regulation 8 and other applicable provisions of the SEBI (SAST) Regulations, 2011, aggregating to a total consideration of Rs. 93,60,000/- (Rupees Ninety-Three Lakhs Sixty Thousand Only), assuming full acceptance of the Offer ("Maximum Offer Consideration"), subject to the terms and conditions mentioned herein.
4.3 Upon consummation of the transaction contemplated in the SPA, the Acquirer will acquire control over the Target Company and will become the promoter of the Target Company upon compliance with the SEBI (LODR) Regulations.
4.4 The Acquirer intend to seek a reconstitution of the Board of Directors of the Target Company in compliance with Regulation 24(1) of the SEBI (SAST) Regulations and SEBI (LODR) Regulations.
4.5 All the Equity Shares validly tendered by the Public Shareholders of the Target Company in this Open Offer will be acquired by the Acquirer in accordance with the terms and conditions set forth in the PA, this DPS, and those which will be set out in the letter of offer to be sent to all Public Shareholders in relation to this Offer ("Letter of Offer" or "LOF"). All the Equity Shares validly tendered by the Public Shareholders in this Open Offer, shall be acquired by the Acquirer in accordance with the terms and conditions set forth in this DPS and those which will be set out in the letter of Offer to be sent to all Public Shareholders in relation to this Offer.
4.6 The Offer Price is payable in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations.
4.7 As on the date of this DPS, there are no partly paid-up Equity Shares and no outstanding convertible instruments (such as debentures or warrants) issued by the Target Company which are convertible into Equity Shares of the Target Company.
4.8 This Offer is not conditional on any minimum level of acceptance by the equity shareholders of the Target Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations.
4.9 As on the date of this DPS, this Offer is not a competing offer under Regulation 20 of the SEBI (SAST) Regulations.
4.10 As on the date of this DPS, to the best of the knowledge of the Acquirer, there are no statutory approvals required to acquire the Offer Shares that are validly tendered pursuant to the Open Offer and/or to complete the acquisition of Equity Shares under the SPAs (as defined below), save and except as set out in Part VI (Statutory and Other Approvals) of this DPS. However, in case any statutory or other approval becomes applicable prior to the completion of the Open Offer, the Open Offer will also be subject to such statutory or other approval(s) being obtained.
4.11 Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.
4.12 In terms of Regulation 23(1) of the SEBI (SAST) Regulations, the Acquirer shall have the right to withdraw the Open Offer: (a) in the event that any of the statutory approvals specified in this DPS as set out in Part VI (Statutory and Other Approvals) below or those which become applicable prior to completion of the Open Offer are finally refused; or (b) if any of the conditions under the SPA Conditions (as described in detail in Part I below) (Background to the offer) ("SPA Conditions") are not satisfied, for reasons outside the reasonable control of the Acquirer. In the event of such a withdrawal of the Open Offer, the Acquirer (through the Manager) shall, within 2 (Two) Working Days of such withdrawal, make an announcement of such withdrawal stating the grounds for the withdrawal in accordance with Regulation 23(2) of the SEBI (SAST) Regulations.
4.13 The Offer Shares will be acquired by the Acquirer as fully paid-up, free from all liens, charges and encumbrances and the Equity Shares shall be acquired together with all the rights attached thereto, including the rights to all dividends, bonus and rights offer hereinafter declared, made or paid and the tendering Public Shareholder shall have obtained all necessary consents for it to sell the Equity Shares on the foregoing basis.
4.14 Currently, the Acquirer does not have any intention to dispose of or otherwise encumber any material assets or investments of the Target Company or any of its subsidiaries, by way of sale, lease, encumbrance, reconstruction, restructuring or otherwise for a period of 2 (Two) years from the closure of this Open Offer except: (a) in the ordinary course of business; and (b) on account of regulatory approvals or conditions or compliance with any law that is binding on or applicable to the operations of the Target Company or its subsidiaries. If the Acquirer intend to alienate any material asset of the Target Company, within a period of 2 years from completion of the Open Offer, the Target Company shall seek the approval of its shareholders as per the proviso to Regulation 25(2) of SEBI (SAST) Regulations before undertaking any such alienation.
4.15 Upon completion of the Offer, assuming full acceptance in the Offer, the Acquirer will hold 40,448 (Forty Thousand Four Hundred and Forty-Eight) Equity Shares representing 80.98% of the Voting Share Capital of the Target Company as on the tenth working day after the closure of the Tendering Period. As per Regulation 38 of SEBI (LODR) Regulations, 2015 read with Rules 19(2) and 19A of the Securities Contracts (Regulation) Rules 1957 (SCRR), the Acquirer is required to maintain at least 25 percent public shareholding as determined in accordance with SCRR, on a continuous basis for listing. Pursuant to the completion of this Offer, the Public Shareholding in the Target Company may fall below the minimum level required as per Rule 19A of the SCRR. Acquirer hereby undertakes to reduce their shareholding to the level stipulated in the SCRR and within the time specified therein and through permitted routes available under the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, including any other such routes as may be approved by SEBI from time to time.
4.16 The Manager to the Open Offer does not hold any Equity Shares in the Target Company as on the date of this DPS. The Manager to the Open Offer further declares and undertakes not to deal on their own account in the Equity Shares during the Open Offer period.

II. BACKGROUND TO THE OFFER

1. This Open Offer is a Mandatory Offer under regulation 3(1) and 4 of the SEBI (SAST) Regulation, pursuant to the execution of the SPAs to acquire in excess of 25% of the Voting Share Capital of the Target Company and control over the Target Company.
2. On December 03, 2022 the Acquirer entered into a SPA with the Selling Shareholders to acquire 27,488 equity shares, constituting 54.98% of the Voting Share Capital of Target Company. The Acquirer has agreed to acquire the Equity Shares under the SPA at Rs. 720/- (Rupees Seven Hundred and Twenty Only) per Equity Share aggregating to Rs. 1,97,91,360/- (Rupees One Crore Ninety-Seven Lakhs Ninety-One Thousand Three Hundred and Sixty Only) along with control over the Target Company. The completion of the transactions under the SPAs is subject to the satisfaction of certain conditions under the SPA as stated below.
3. Pursuant to the Open offer and the consummation of the Underlying Transaction, the Acquirer will become promoter of the Target Company and the Sellers will cease to be promoters and relinquish the control and management of the Target Company in favour of the Acquirer, in accordance with and in compliance with Regulation 31A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR) Regulations, 2015"). Accordingly, upon completion of open offer formalities, the Sellers shall be reclassified as "public shareholder" pursuant to Regulation 31A of the SEBI (LODR) Regulations, 2015.
4. The SPA also set forth the terms and condition on which the Sellers has agreed to sell, and the Acquirer has agreed to purchase the Sale shares and the respective rights and obligations of the Seller and the Acquirer in this respect.
5. **Salient features of the Share Purchase Agreement between the Acquirer and the Promoter Selling Shareholder:**
a) Upon completion of the Offer:
(i) The Sellers shall hand over all corporate records and books, fixed deposit receipts, all passwords, keys and other things to enable the Acquirer to have complete access to all books and records and properties of the Target Company along with all original documents available with them pertaining to the Target Company and/or the Business. The Seller nominees on the Board shall resign as directors on the Board at the earliest in compliance with the applicable SEBI Regulations;
(ii) The Sellers shall submit an application addressed to the Target Company requesting that their names be removed as promoters of the Target Company; and
(iii) Immediately upon completion of the transfer of Sale Shares to the Acquirer, the Sellers shall in compliance with the applicable SEBI Regulations procure convening of a meeting of the Board, at which meeting the Board shall (a) take a note of the transfer of the Sale Shares and start the process for the re-classification of "promoters" such that the Sellers are not disclosed as "promoters" (b) appoint nominees of the Acquirer as additional directors on the Board; (c) take note of the resignation of the Seller nominees as directors on the Board; (d) adopt such resolutions as they may deem fit including for change of authorized signatory to the Bank Account and FDR Accounts of the Target Company, and/or the transfer of the FDR to any bank account in the name of the Target Company designated by the Acquirer.
b) **Standstill provisions:** Pending completion of the transactions contemplated in the SPA, the Sellers have agreed to certain standstill obligations including the following: The Sellers shall ensure that the Target Company shall (i) conduct its business only in the ordinary course of business (ii) shall not declare any dividends; or (iii) shall not alter the dividend policy of the Company; or (iv) shall not alter or change the legal structure or capital structure of the Company, save and except as contemplated by this transaction or (v) shall not use the money in the bank account, including amount credited on maturity of the fixed deposits except as provided in point (vi) of this clause or (vi) shall not incur any expenses in excess of Rs. 5,00,000/- (Rupees Five Lakhs Only) per month other than statutory payments including but not limited to listing fees, professional fees, income tax or other statutory payments.
c) **Indemnities and Warranties:** The Selling Shareholders have provided customary indemnities and warranties to the Acquirer under the SPA.

III. SHAREHOLDING AND ACQUISITION DETAILS

1. The present and proposed shareholding of the Acquirer in the Target Company and the details of their acquisition are as follows:

Particular	Shareholding as on PA date		Shares Acquired between PA date and this DPS date		Post offer shareholding (as on 10th working day after closing of Tendering Period) Assuming full acceptance under the Open offer and acquisition of sale shares**	
	No. of Shares	%	No. of Shares	%	No. of Shares	%
Acquirer	NIL	NIL	NIL	NIL	40,488	80.98%

** Calculated on the Voting Share Capital.
** Upon consummation of the Underlying Transaction, the Acquirer will be holding 54.98% of Voting Share Capital of the Target Company. The proposed acquisition by the Acquirer is with an intention to acquire Voting Share Capital and control the Target Company. Acquirer shall become the promoter of the Target Company in accordance with the provisions of Regulation 31A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR) Regulations") and the Selling Shareholders shall cease to be the promoters and shall be re-classified in accordance with the provisions of Regulation 31A of the SEBI (LODR) Regulations.
In terms of regulation 38 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR) Regulations") read with Rule 19(2) and 19A of the Securities Contract (Regulation) Rules, 1957, (the "SCRR"), as amended from time to time, the Target Company is required to maintain at least 25% public shareholding on a continuous basis for listing. As a result of the acquisition of Equity Shares in this Open Offer, pursuant to the SPAs and/or during the Offer period, the public shareholding in the Target Company falls below the minimum level required as per Rule 19A of the SCRR, the Acquirer will ensure that the Target Company satisfies the minimum public shareholding set out in Rule 19A of the SCRR in compliance with applicable laws.

IV. OFFER PRICE

1. The Equity Shares of the Target Company are listed & traded on BSE only (Security ID: INLCM; Scrip Code: 504746) and is traded under "P/T+1" Group.
2. The trading turnover in the Equity Shares of the Target Company on BSE Ltd based on trading volume during twelve calendar months preceding the month of PA (December 01, 2021 to November 30, 2022) is given below:

Name of the Stock Exchange	Total number of equity shares traded during twelve calendar months preceding the month of PA	Total Number of Listed Equity Shares	Trading Turnover (in terms of % to Total Listed Equity Shares)
BSE Ltd	780	50,000	1.56

Source: www.bseindia.com.
3. Based on above, the Equity Shares of the Target Company are infrequently traded within the meaning of Regulation

2(1)(j) of the SEBI (SAST) Regulations on BSE Limited.

4. The Offer Price of Rs 720/- (Rupees Seven Hundred & Twenty Only) per fully paid-up Equity Share has been determined as per provision of Regulation 8(1) read with Regulation 8(2) of the SEBI (SAST) Regulations, taking into account the following parameters:

Sr.No	Particular	Amount
A.	Negotiated Price per Equity Share under the Share Purchase Agreement attracting the obligation to make a Public Announcement of an open offer;	Rs. 720/- per Equity Share.
B.	The volume-weighted average price paid or payable for acquisitions by the Acquirer during the fifty-two weeks immediately preceding the date of the Public Announcement.	Not Applicable
C.	The highest price paid or payable for any acquisition by the Acquirer during the twenty-six weeks immediately preceding the date of the Public Announcement.	Not Applicable
D.	The volume-weighted average market price of Equity Shares for a period of sixty (60) trading days immediately preceding the date of the Public Announcement as traded on BSE, being Stock Exchange where the Equity Shares of the Target are listed.	Not Applicable
E.	Since the Equity Shares are not frequently traded, the price determined by the Acquirer and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and such other parameters as are customary for valuation of shares of such companies.	Rs. 662/- per Equity Share.

*As per valuation report dated December 03, 2022 as certified by Navigant Corporate Advisors Limited.

5. In view of the above parameters considered and presented in the table in Paragraph 4 above, the Offer Price is higher than the highest of the amounts specified above. Therefore, in terms of Regulation 8(2) of SEBI (SAST) Regulations, the Offer Price (i.e., Rs. 720/- per Equity Share) is justified.
6. There has been no revision in the Offer Price since the date of the PA till the date of this DPS. The offer price may be subject to upward revision if any, pursuant to the SEBI (SAST) Regulations or at discretion of Acquirer at any time prior to one (1) working days before the date of commencement of the tendering period of this offer in accordance with Regulation 18(4) of the SEBI (SAST) Regulations. In such event of such revision, the Acquirer shall make corresponding increases to the Escrow amounts. In the event of such revision, the Acquirer would notify (i) make a public announcement in the same newspaper in which the DPS has been published; and (ii) simultaneously with the issue of such Public Announcement, inform BSE, SEBI and the Target Company at its registered office of such revision.
7. Since the date of the PA, there has been no corporate actions in the Target Company warranting adjustment of any of the relevant price parameters under Regulation 8 of the SEBI (SAST) Regulations. The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, and reduction etc. where the record date for effecting such corporate actions falls between the date of this DPS up to 3 (three) working days prior to the commencement of the tendering period of the Offer, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations.
8. If the Acquirer acquires or agrees to acquire any Equity Shares or voting rights in the Target Company during the offer period, whether by subscription or purchase, at a price higher than the Offer Price, then the Offer Price will be revised upwards to be equal to or more than the highest price paid for such acquisition in terms of Regulation 8(8) of the SEBI (SAST) Regulations. However, Acquirer shall not be acquiring any Equity Shares of the Target Company during the third working day prior to the commencement of the tendering period and until the expiry of the tendering period.
9. As on the date of this DPS, there is no revision in the Offer Price or Offer Size. An upward revision to the Offer Price or to the Offer Size, if any, on account of compelling offers or otherwise, may also be done at any time prior to the commencement of 1 (one) working day before the commencement of the tendering period of this Offer in accordance with Regulation 18(4) of the SEBI (SAST) Regulations. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations. In the event of such revision, the Acquirer shall: (i) make a corresponding increase to the escrow amount (ii) make public announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously notify the Stock Exchange, the SEBI and the Target Company at its registered office of such revision.
10. If the Acquirer acquires Equity Shares of the Target Company during the period of twenty-six weeks after the tendering period at a price higher than the Offer Price, then the Acquirer shall pay the difference between the highest acquisition price and the Offer Price, to all the Shareholders whose shares have been accepted in Offer within sixty days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under an open offer as per the SEBI (SAST) Regulations or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the stock exchange, not being negotiated acquisition of shares of the Target Company whether by way of bulk/block deals or in any other form.

V. FINANCIAL ARRANGEMENTS

1. Assuming full acceptance of Offer, the total funds required for implementation of the Open Offer for the acquisition of up to 13,000 (Thirteen Thousand) fully paid-up Equity Shares of the Offer Price of Rs. 720/- (Rupees Seven Hundred and Twenty Only) per Equity Share is Rs. 93,60,000/- (Rupees Ninety-Three Lakhs Sixty Thousand Only) ("Maximum Offer Consideration").
2. In terms of Regulation 25(1), the Acquirer has confirmed that they have adequate and financial firm arrangements to fulfilling the payment obligations under the open offer and that the Acquirer are able to implement the open Offer.
3. Acquirer has adequate financial resources and has made firm financial arrangement to fulfil the payment obligations in the Offer in accordance with SEBI (SAST) Regulations. Ankit Parekh, Chartered Accountant (Membership No. 114622) of Ankit Parekh & Associates, Chartered Accountants has certified vide his certificate dated December 03, 2022 that Acquirer has sufficient financial resources for fulfilling their obligations in the Offer.
4. In accordance with Regulations 17, the Acquirer, the Manager to the Offer has entered into an Escrow Agreement with and ICICI Bank ("Escrow Agent"), a banking corporation incorporated under the laws of India, having one of its branch office at Churchgate, Mumbai, India entered into an Escrow Agreement dated December 03, 2022 for the purpose of the Offer ("Escrow Agreement"). Pursuant to the Escrow Agreement and in compliance with the Regulation 17(1) of the SEBI (SAST) Regulations, the Acquirer has deposited Rs. 94,00,000/- (Ninety-Four Lakhs Only), which is 100% of the consideration of the value of the total consideration payable under the Offer (assuming full acceptance) in cash into an Escrow Account bearing name and style as "Vishal Thakkar Escrow Account". The Manager to the Offer is duly authorised by the Acquirer to operate and realize monies lying to the credit of the Escrow Account, in terms of the SEBI (SAST) Regulations.
5. Based on the aforesaid financial arrangements made by the Acquirer and on the confirmations received from the Independent Chartered Accountant for Acquirer, the Manager to the Offer is satisfied, (i) about the adequacy of resources to meet the financial requirements of the Open Offer and the ability of the Acquirer to implement the Open Offer in accordance with the SEBI (SAST) Regulations, and (ii) that firm arrangements for the funds and money for payment through verifiable means are in place to fulfill the Open Offer obligations.
6. In case of any upward revision in the Offer Price or the size of the Open Offer, the corresponding increase to the escrow amounts as mentioned above shall be made by the Acquirer in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.</

Continued...

Name of the Contact Person	Jeetender Joshi
Address	Choice House, Sunil Patodia Tower, J B Nagar, Andheri East, Mumbai - 400099
Tel No	022-67079832
Fax number	022-67079999
Email id	jeetender.joshi@choiceindia.com
Investor Grievance Email id	ig@choiceindia.com
Website	www.choiceindia.com
SEBI Registration No.	IN2000160131

- BSE Limited shall be the Designated Stock Exchange for the purpose of tendering Offer Shares in the Open Offer.
- Public Shareholders who desire to tender their Equity Shares under the Open Offer shall have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.
- Shareholders who wish to bid/offer their physical shares in the Offer are requested to send their original documents as mentioned in the Letter of Offer to the Registrar to the Offer so as to reach them within 2 days from Offer Closing Date. It is advisable to first email scanned copies of the original documents mentioned in the Letter of Offer to the Registrar to the Offer and then send physical copies to the address of the Registrar to the Offer as provided in the LOF.
- In the event the Selling Broker of a shareholder is not registered with BSE then that shareholder can approach the Buying Broker and tender the shares through the Buying Broker, after submitting the details as may be required by the Buying Broker in compliance with the SEBI regulations.
- The Selling Broker would be required to place an order/bid on behalf of Public Shareholders who wish to tender their Equity Shares in the Open Offer through the BSE Acquisition Window. Before placing the bid, the Public Shareholders/Selling broker would be required to transfer the tendered Equity Shares to the special account of clearing Corporation of India Limited ("Clearing Corporation") by using the settlement number and the procedures prescribed by the Clearing Corporation.
- The Cumulative quantity tendered shall be displayed on the BSE website through the trading session at specific intervals by the tendering period.
- The process for tendering the shares by the public shareholders holding equity shares and the manner in which the shares tendered in the Open Offer which shall be available on SEBI website (www.sebi.gov.in).
- As per the provisions of Regulation 40(1) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended and SEBI's press release dated December 3, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD/1CIRP/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well as eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations.
- In accordance with the Frequently Asked Questions issued by SEBI, "FAQs" - Tendering of Physical Shares in Buy Back Offer/Open Offer/Exit Offer/Delisting dated 20th February, 2020. SEBI Circular No. SEBI/HO/CFD/CMD/1CIRP/2020/144 dated 31st July, 2020 and BSE Notice No. 20200528-32 dated 28th May, 2020, shareholders holding securities in physical form are allowed to tender shares in open offer. However, such tendering shall be as per provisions of SEBI (SAST) Regulations, 2011.
- There shall be no discrimination in the acceptance of locked-in and non-locked-in equity shares in the Offer. The Equity Shares to be acquired under the Offer must be free from all liens, charges and encumbrances and will be acquired together with all rights attached thereto.
- The open offer will be implemented by the Acquirer through a stock exchange mechanism made available by Stock Exchange in the form of a separate window ("Acquisition Window") as provided under SEBI circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 as amended by SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021.
- Equity Shares should not be submitted/tendered to the Manager, the Acquirer or the Target Company.
- The detailed procedure for tendering the Offer Shares in this Open Offer will be available in the Letter of Offer, which shall also be made available on the website of SEBI - www.sebi.gov.in.
- The LOF specifying the detailed terms and conditions of this Offer along with the form of acceptance-cum-acknowledgement ("Form of Acceptance") will be mailed to all the Public Shareholders whose name appear in the register of members of the Target Company at the close on the Identified date.

OTHER INFORMATION

- The Acquirer accepts full responsibility for the information contained in the public announcement and this DPS (other than such information which has been obtained from the public sources or provided or relating to and confirmed by the Target Company), and undertake that he is aware and shall comply with and fulfill his obligations under the SEBI (SAST) Regulations.
- The information pertaining to the Target Company contained in the PA or DPS or Letter of Offer or any other advertisement/publication made in connection with the Open Offer has been compiled from information published or publicly available sources or provided by the Target Company. The Acquirer does not accept any responsibility with respect to any information provided in the PA or this DPS or the Letter of Offer pertaining to the Target Company.
- Pursuant to regulation 12(1) of the SEBI (SAST) Regulations, the Acquirer has appointed, Fedex Securities Private Limited, as the Manager to the Offer.
- In this DPS, all references to "INR"/"Rs."/"/"₹" are references to Indian Rupees and any discrepancy in any amounts as a result of multiplications or totalings is due to rounding off.
- This DPS and the PA is also available on SEBI's website at www.sebi.gov.in.

Registrar to the Offer	Issued by the Manager to the Offer
LINK Intime LINK INTIME INDIA PRIVATE LIMITED C101, 247 Park, LBS Road, Vikhroli West, Mumbai - 400083, Maharashtra, India. Tel No.: +91 810 811 4949 Email id: linkintime@linkintime.co.in Website: www.linkintime.co.in Investor Grievance id: linkintime@linkintime.co.in Contact Person: Sumet Deshpande SEBI Registration No.: INR000040058	FEDEX SECURITIES PRIVATE LIMITED B7, Jay Chambers, Dayaldas Road, Vile Parle East, Mumbai - 400057 Tel. No.: +91-81049 85249 Email: mbg@fedsec.in Website: www.fedsec.in Contact Person: Saipjan Sanghvi SEBI Registration Number: INM000010163
Place: Mumbai Date: December 08, 2022.	On behalf of the Acquirer Sd/- Vishal Thakkar

भेगा पडलेल्या पायांसाठी नोविटा हेल्थकेअरची क्रीम

इंदूर आहे. नोविटा हेल्थकेअर अत्यंत प्रभावी तसेच स्वस्त औषधांसाठी प्रसिद्ध आहे. मागील २५ वर्षांपासून पायाच्या टाचांवर पडलेल्या भेगासाठी क्रीम तयार केली जात आहे. या क्रीमला नागरिकांनी उत्तम प्रतिसाद दिला आहे. नोविटा हेल्थकेअर अत्यंत प्रभावी तसेच स्वस्त औषधांसाठी प्रसिद्ध आहे. मागील २५ वर्षांपासून पायाच्या टाचांवर पडलेल्या भेगासाठी क्रीम तयार केली जात आहे. या क्रीमला नागरिकांनी उत्तम प्रतिसाद दिला आहे.

हे ही क्रीम दररोज वापरल्यामुळे पाय आणि तळवे त्यांच्यावर पडलेल्या भेगा भरण्यास मदत मिळते. ही क्रीम वापरल्यामुळे पाय आयुष्यभर मऊ आणि लवचिक बनतात. या क्रीममध्ये आयुर्वेदिक औषधे वापरलेली आहे. आयुर्वेदिक औषधे तळव्यांना पोषण देतात, ओलावा पोषण, नवीन पेशी तयार करण्यास मदत करतात. टाचेवर पडलेल्या जखमा लवकर बरे होण्यास मदत करतात. कंपनी ही क्रीम ५१ रुपयांना देते. या क्रीमसोबत १२ रुपयांचा लिप बाम मोफत देत आहे. नोविटा हेल्थकेअर कंपनीकडे ८५ औषधी औटीसी उत्पादने उपलब्ध आहेत. जी देशभरातील चार दशलक्षाहून अधिक विक्रेत्यांमध्ये विक्रेत्यांमार्फत विविध प्रकारच्या औषधी वितरीत केली जाते. या कंपनीकडे २५० हून अधिक प्रशिक्षित व्यावसायिकांची विक्री संघ आहे, जे विक्रेत्यांना सेवा देण्यासाठी चोवीस तास काम करतात.

भिंवंडी निजामपूर शहर महानगरपालिका, भिवंडी विद्युत विभाग

प्रथम ई निविदा सूचना क्रमांक २१ सन २०२२-२३

भिंवंडी निजामपूर शहर महानगरपालिका हद्दीमध्ये नगरी दलित वस्ती (अंतर्गत १) मनुष्य वॉर्ड क्र. ३ मधील अपना नगर डॅम्पिंग ग्राउंडसमोर हायमाल्टरची व्यवस्था करणे. २) मनुष्य वॉर्ड क्र. ३ मधील पंचशील नगर समोर लाईटची व्यवस्था करणे. ३) मनुष्य वॉर्ड क्र. ३ मधील पंचशील नगर समोर लाईटची व्यवस्था करणे. ४) मनुष्य वॉर्ड क्र. ३ मधील पंचशील नगर समोर लाईटची व्यवस्था करणे. ५) मनुष्य वॉर्ड क्र. ३ मधील पंचशील नगर समोर लाईटची व्यवस्था करणे.

जा.क्र./ज.सं.वि./१६३८

ओवोसीच्या उमेदवाराचे डिपॉझिट जप्त

गांधीनगर - गुजरातच्या विधानसभा निवडणुकीमध्ये भाजपने रेकॉर्डब्रेक कामगिरी केली आहे. आपली विजयी घोडदोड कायम ठेवली आहे. गुजरात विधानसभा निवडणुकीत भाजप, काँग्रेस, आप या तीन पक्षांमध्ये तिरंगी लढत होती. यंदाच्या विधानसभा निवडणुकीत ओवोसी यांच्या एआयएमआयएम पक्षाने १३ उमेदवार उभे केले होते. त्या सर्वांचे डिपॉझिट जप्त झाले आहे.

बृहन्मुंबई महानगरपालिका

भारतरत्न डॉ. बाबासाहेब आंबेडकर महापालिका

सर्वसाधारण रुग्णालय, कांदिवली (प), मुंबई - ४०००६७.

क्र. एचओ/बीडीबीए/१९९७/एसआर दिनांक: ०८.१२.२०२२

ई-निविदा सूचना

वैद्यकीय अधीक्षक, भारतरत्न डॉ. बाबासाहेब आंबेडकर महापालिका सर्वसाधारण रुग्णालय, कांदिवली (प), मुंबई - ४०० ०६७ हे खालील कामाकरिता तीन टप्पे बोली ई-निविदा मागवित आहेत.

ई-निविदा सूचनेसंबंधी तपशील बृहन्मुंबई महानगरपालिका वेबसाईट www.mcgm.gov.in वर उपलब्ध आहे.

ई-निविदेचा तपशील खालीलप्रमाणे:

अ. क्र.	तपशील	बोली क्र.	ई-निविदा अर्ज शुल्काची किंमत	२% ईएमडी रु.	ऑनलाईन बोली डाऊनलोड सुरु करण्याचा दिनांक आणि वेळ	ऑनलाईन बोली सादरीकरण बंद होण्याचा दिनांक आणि वेळ
०१	कंत्राटी तत्त्वावर ६ महिन्यांकरिता एनजीओद्वारे ७ कार्यकारी सहाय्यक पुरविणे.	७२०००४१४४८	रु. १०००/-	१६,८००/-	०९.१२.२०२२ रोजी १६.०० वाजेपर्यंत	१६.१२.२०२२ रोजी १६.०० वा.

टीप:

- इसारा रक्कम अनामत (ईएमडी)चे ऑनलाईन भरणा करण्याचा अंतिम दिनांक विहित देय दिनांक आणि वेळेस किंवा त्यापूर्वी आहे.
- शुद्धीपत्रक, जर असल्यास फक्त बुसमुंभा वेबसाईटवर प्रसिद्ध करण्यात येईल.

महानगरपालिका आयुक्त, कोणत्याही टप्प्यावर कोणतेही कारण न दर्शवता कोणतीही किंवा सर्व ई-निविदा फेटाळण्याचा अधिकार राखून ठेवित आहेत.

सही/-
वैद्यकीय अधीक्षक

भारतरत्न डॉ. बाबासाहेब आंबेडकर रुग्णालय, कांदिवली (प).

प्रीआरओ/२२२१/जाही./२०२२-२३

थोडासाही ताप येता, डॉक्टरांना जाऊन भेटा

काँग्रेसच्या भारत जोडो यात्रेत तरुणांचा आत्महत्येचा प्रयत्न

कोटा मनात काँग्रेसच्या धोरणाबद्दल प्रचंड नाराजी होती. त्यामुळे त्याने हे टोकाचे पाऊल उचलले होते. या प्रकरणांमुळे शांततेत पार पडलेल्या या पदयात्रेला कोटामध्ये गालबोट लागले. भारत जोडो यात्रा आज सलग २४ किलोमीटरचे अंतर कापणार आहे. भद्राणा हा आजच्या यात्रेचा शेवटचा मुक्काम आहे. बुंदी लिष्ठातल्या केशोरगोपाटन इथे राहुल गांधींच्या यात्रेसाठी कॅम्प लावण्यात आला असून, तिथे पुढील दोन दिवस रात्रीचा मुक्काम असणार आहे. दरम्यान, राहुल गांधींची भारत जोडो यात्रा गेल्या काही दिवसांपासून वादाचा भोवऱ्यात अडकली आहे. कारण महाराष्ट्रात ही यात्रा सुरु असताना खासदार राहुल गांधी यांनी एका सभेत जनतेला संबोधित करताना स्वातंत्र्यवीर सावरकर यांच्याविरोधात आक्षेपार्ह वक्तव्य केले होते. आता तरुणांचा आत्महत्येचा करण्याचा प्रयत्न केला आहे.

जाहीर सूचना

समस्त जनता आणि सर्व संबंधितां याद्वारे कळविण्यात येते की, आम्ही माझे अशील श्री. निमित्त अर्जित पवार आणि श्रीमती शर्मिष्ठा निमित्त पवार वी-३०४, ३ रा मजला, लिजर पॉस्ट सीएसएस लि. मेसे व्हिला, सर्व्हे क्र. ६४, एच-२४ आणि ६०९, एच-१, गाव माणिकपुर आणि बारामूर, सर्व्हे - २०१ पश्चिम - ४०१ २०२.

श्री. भगवान एम. भावने हे ०३.१२.१९९१ दिनांकित नॉटरीफिकेड करारनाम्यावरचे फ्लॅट क्र. बी/३०४ चे मालक होते. त्यांच्या निधनानंतर, सोसायटीने हस्तांतरण अधिकाऱ्याकडून पूर्ण केल्यानंतर, शेअर प्रमाणपत्र त्यांची पत्नीने मरणोपरान्त श्रीमती जिनता अनाम बाबल यांच्या नावे हस्तांतरित केले. त्यांनी करारनाम्याच्या पुढीलप्रमाणे मरणोपरान्त कायदेशीर वारसाला समाविष्ट न करता सर्व फ्लॅट ०३.०५.२०१३ दिनांकित नॉटरीफिकेड करारनाम्यावरचे माझे अधिष्ठाता विकासा. आता शेअर प्रमाणपत्र माझ्या अधिष्ठात्या नावे आहे.

कोणतीही व्यक्ती उपरोक्त नमूद फ्लॅटमध्ये मालकी हक्क, खरेदी, हस्तांतरण, पहा, तारण, बहिस्त किंवा अन्य कोणत्याही मार्गांनी कोणताही अधिकार, हक्क, हितावा किंवा किंवा दावा करित असल्यास, सदर सूचना प्रसिद्ध झाल्याच्या तारखेपासून १४ दिवसांत आण दाख्याचे समर्थन करण्यास अर्ज दस्तऐवजावित खालील पत्त्यावर निव्वनवास्तविका कळवावे. कसूर केल्यास अर्ज वेळेस पुढील कोणत्याही संदर्भ किंवा सूचनेविना असा दावा असल्यास असे नसल्यास असे नसल्यास येईल आणि असा कोणताही दावा असल्यास येईल आणि असा कोणताही दावा असल्यास येईल याची कृपया नोंद घ्या.

श्रीमती जिनता एम्. अंबेडकर हायकोर्ट ३०, शिवदत्त सीएसएस लि., मोहोली गाव, परशेवाडी, साकीपवाडा, घाटकोपर प. ५, मुंबई - ४०० ०९२, मोबा : ७७३२१ २४००१

दि. ९ डिसेंबर, २०२२

विजयन कोर

मालमत्तांच्या विक्रीकरिता सूचना कर्मला डिजिटल इस्टेट प्रायव्हेट लिमिटेड (परिसमापनामध्ये)

स्रीआरओ/२२२१/जाही./२०२२-२३

(नादारी आणि दिवाळखोरी संकेत, २०१९ अन्वये विक्री) - जसे आहे जसे आहे तसावर विक्री

टिकाप	मालमत्ता/कोषफळ	मालमत्तेचे टिकाप	राखीव निमत (रु. कोटी)
मुंबई	तळमजल्यावरील दुकान क्र. ८, नं. ३०४, ३०५, ३०६, ३०७, ३०८, ३०९, ३१०, ३११, ३१२, ३१३, ३१४, ३१५, ३१६, ३१७, ३१८, ३१९, ३२०, ३२१, ३२२, ३२३, ३२४, ३२५, ३२६, ३२७, ३२८, ३२९, ३३०, ३३१, ३३२, ३३३, ३३४, ३३५, ३३६, ३३७, ३३८, ३३९, ३४०, ३४१, ३४२, ३४३, ३४४, ३४५, ३४६, ३४७, ३४८, ३४९, ३५०, ३५१, ३५२, ३५३, ३५४, ३५५, ३५६, ३५७, ३५८, ३५९, ३६०, ३६१, ३६२, ३६३, ३६४, ३६५, ३६६, ३६७, ३६८, ३६९, ३७०, ३७१, ३७२, ३७३, ३७४, ३७५, ३७६, ३७७, ३७८, ३७९, ३८०, ३८१, ३८२, ३८३, ३८४, ३८५, ३८६, ३८७, ३८८, ३८९, ३९०, ३९१, ३९२, ३९३, ३९४, ३९५, ३९६, ३९७, ३९८, ३९९, ४००, ४०१, ४०२, ४०३, ४०४, ४०५, ४०६, ४०७, ४०८, ४०९, ४१०, ४११, ४१२, ४१३, ४१४, ४१५, ४१६, ४१७, ४१८, ४१९, ४२०, ४२१, ४२२, ४२३, ४२४, ४२५, ४२६, ४२७, ४२८, ४२९, ४३०, ४३१, ४३२, ४३३, ४३४, ४३५, ४३६, ४३७, ४३८, ४३९, ४४०, ४४१, ४४२, ४४३, ४४४, ४४५, ४४६, ४४७, ४४८, ४४९, ४५०, ४५१, ४५२, ४५३, ४५४, ४५५, ४५६, ४५७, ४५८, ४५९, ४६०, ४६१, ४६२, ४६३, ४६४, ४६५, ४६६, ४६७, ४६८, ४६९, ४७०, ४७१, ४७२, ४७३, ४७४, ४७५, ४७६, ४७७, ४७८, ४७९, ४८०, ४८१, ४८२, ४८३, ४८४, ४८५, ४८६, ४८७, ४८८, ४८९, ४९०, ४९१, ४९२, ४९३, ४९४, ४९५, ४९६, ४९७, ४९८, ४९९, ५००, ५०१, ५०२, ५०३, ५०४, ५०५, ५०६, ५०७, ५०८, ५०९, ५१०, ५११, ५१२, ५१३, ५१४, ५१५, ५१६, ५१७, ५१८, ५१९, ५२०, ५२१, ५२२, ५२३, ५२४, ५२५, ५२६, ५२७, ५२८, ५२९, ५३०, ५३१, ५३२, ५३३, ५३४, ५३५, ५३६, ५३७, ५३८, ५३९, ५४०, ५४१, ५४२, ५४३, ५४४, ५४५, ५४६, ५४७, ५४८, ५४९, ५५०, ५५१, ५५२, ५५३, ५५४, ५५५, ५५६, ५५७, ५५८, ५५९, ५६०, ५६१, ५६२, ५६३, ५६४, ५६५, ५६६, ५६७, ५६८, ५६९, ५७०, ५७१, ५७२, ५७३, ५७४, ५७५, ५७६, ५७७, ५७८, ५७९, ५८०, ५८१, ५८२, ५८३, ५८४, ५८५, ५८६, ५८७, ५८८, ५८९, ५९०, ५९१, ५९२, ५९३, ५९४, ५९५, ५९६, ५९७, ५९८, ५९९, ६००, ६०१, ६०२, ६०३, ६०४, ६०५, ६०६, ६०७, ६०८, ६०९, ६१०, ६११, ६१२, ६१३, ६१४, ६१५, ६१६, ६१७, ६१८, ६१९, ६२०, ६२१, ६२२, ६२३, ६२४, ६२५, ६२६, ६२७, ६२८, ६२९, ६३०, ६३१, ६३२, ६३३, ६३४, ६३५, ६३६, ६३७, ६३८, ६३९, ६४०, ६४१, ६४२, ६४३, ६४४, ६४५, ६४६, ६४७, ६४८, ६४९, ६५०, ६५१, ६५२, ६५३, ६५४, ६५५, ६५६, ६५७, ६५८, ६५९, ६६०, ६६१, ६६२, ६६३, ६६४, ६६५, ६६६, ६६७, ६६८, ६६९, ६७०, ६७१, ६७२, ६७३, ६७४, ६७५, ६७६, ६७७, ६७८, ६७९, ६८०, ६८१, ६८२, ६८३, ६८४, ६८५, ६८६, ६८७, ६८८, ६८९, ६९०, ६९१, ६९२, ६९३, ६९४, ६९५, ६९६, ६९७, ६९८, ६९९, ७००, ७०१, ७०२, ७०३, ७०४, ७०५, ७०६, ७०७, ७०८, ७०९, ७१०, ७११, ७१२, ७१३, ७१४, ७१५, ७१६, ७१७, ७१८, ७१९, ७२०, ७२१, ७२२, ७२३, ७२४, ७२५, ७२६, ७२७, ७२८, ७२९, ७३०, ७३१, ७३२, ७३३, ७३४, ७३५, ७३६, ७३७, ७३८, ७३९, ७४०, ७४१, ७४२, ७४३, ७४४, ७४५, ७४६, ७४७, ७४८, ७४९, ७५०, ७५१, ७५२, ७५३, ७५४, ७५५, ७५६, ७५७, ७५८, ७५९, ७६०, ७६१, ७६२, ७६३, ७६४, ७६५, ७६६, ७६७, ७६८, ७६९, ७७०, ७७१, ७७२, ७७३, ७७४, ७७५, ७७६, ७७७, ७७८, ७७९, ७८०, ७८१, ७८२, ७८३, ७८४, ७८५, ७८६, ७८७, ७८८, ७८९, ७९०, ७९१, ७९२, ७९३, ७९४, ७९५, ७९६, ७९७, ७९८, ७९९, ८००, ८०१, ८०२, ८०३, ८०४, ८०५, ८०६, ८०७, ८०८, ८०९, ८१०, ८११, ८१२, ८१३, ८१४, ८१५, ८१६, ८१७, ८१८, ८१९, ८२०, ८२१, ८२२, ८२३, ८२४, ८२५, ८२६, ८२७, ८२८, ८२९, ८३०, ८३१, ८३२, ८३३, ८३४, ८३५, ८३६, ८३७, ८३८, ८३९, ८४०, ८४१, ८४२, ८४३, ८४४, ८४५, ८४६, ८४७, ८४८, ८४९, ८५०, ८५१, ८५२, ८५३, ८५४, ८५५, ८५६, ८५७, ८५८, ८५९, ८६०, ८६१, ८६२, ८६३, ८६४, ८६५, ८६६, ८६७, ८६८, ८६९, ८७०, ८७१, ८७२, ८७३, ८७४, ८७५, ८७६, ८७७, ८७८, ८७९, ८८०, ८८१, ८८२, ८८३, ८८४, ८८५, ८८६, ८८७, ८८८, ८८९, ८९०, ८९१, ८९२, ८९३, ८९४, ८९५, ८९६, ८९७, ८९८, ८९९, ९००, ९०१, ९०२, ९०३, ९०४, ९०५, ९०६, ९०७, ९०८, ९०९, ९१०, ९११, ९१२, ९१३, ९१४, ९१५, ९१६, ९१७, ९१८, ९१९, ९२०, ९२१, ९२२, ९२३, ९२४, ९२५, ९२६, ९२७, ९२८, ९२९, ९३०, ९३१, ९३२, ९३३, ९३४, ९३५, ९३६, ९३७, ९३८, ९३९, ९४०, ९४१, ९४२, ९४३, ९४४, ९४५, ९४६, ९४७, ९४८, ९४९, ९५०, ९५१, ९५२, ९५३, ९५४, ९५५, ९५६, ९५७, ९५८, ९५९, ९६०, ९६१, ९६२, ९६३, ९६४, ९६५, ९६६, ९६७, ९६८, ९६९, ९७०, ९७१, ९७२, ९७३, ९७४, ९७५, ९७६, ९७७, ९७८, ९७९, ९८०, ९८१, ९८२, ९८३, ९८४, ९८५, ९८६, ९८७, ९८८, ९८९, ९९०, ९९१, ९९२, ९९३, ९९४, ९९५, ९९६, ९९७, ९९८, ९९९, १००, १०१, १०२, १०३, १०४, १०५, १०६, १०७, १०८, १०९, ११०, १११, ११२, ११३, ११४, ११५, ११६, ११७, ११८, ११९, १२०, १२१, १२२, १२३, १२४, १२५, १२६, १२७, १२८, १२९, १३०, १३१, १३२, १३३, १३४, १३५, १३६, १३७, १३८, १३९, १४०, १४१, १४२, १४३, १४४, १४५, १४६, १४७, १४८, १४९, १५०, १५१, १५२, १५३, १५४, १५५, १५६, १५७, १५८, १५९, १६०, १६१, १६२, १६३, १६४, १६५, १६६, १६७, १६८, १६९, १७०, १७१, १७२, १७३, १७४, १७५, १७६, १७७, १७८, १७९, १८०, १८१, १८२, १८३, १८४, १८५, १८६, १८७, १८८, १८९, १९०, १९१, १९२, १९३,		