



Ref: KL/SEC/2022-23/96

Date: 3rd December, 2022

To,
The Manager- Listing
National Stock Exchange of India Limited,
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai-400 051

NSE Symbol: KAMDHENU

To,
The Manager- Listing
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street, Mumbai- 400 001

BSE Scrip Code: 532741

Sub: Submission of Newspaper Publication(s).

Ref: Regulation 30 and Regulation 47 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

Dear Sir/ Madam,

Pursuant to Regulation 30 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, we are enclosing herewith, copies of extracts of Newspaper advertisements published in all editions of Financial Express (English), and Delhi NCR edition of Jansatta (Hindi) on Saturday, 3rd December, 2022, publishing the Corrigendum to the Notice of the Extra-Ordinary General Meeting scheduled to be held on Friday, 9th December, 2022.

We request you to kindly take the same on records.

Thanking you,

Yours faithfully,
For Kamdhenu Limited

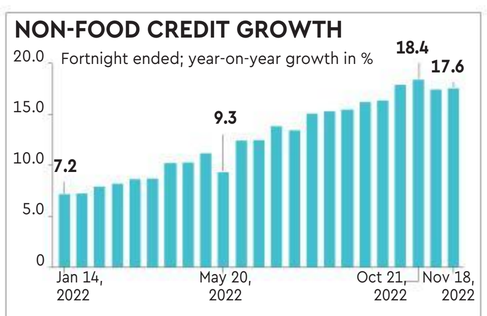



Khem Chand,
Company Secretary & Compliance Officer

Encl.: as above.

LOANS TO NBFCs ON RISE

Non-food bank credit rises 17.6%



FE BUREAU
Mumbai, December 2

THE PACE OF non-food credit growth in the banking system has marginally softened after a sustained growth of well over 10% in the current financial year. The non-food credit grew by 17.57% in the fortnight ended November 18, as per the data released by the Reserve Bank of India (RBI). Non-food bank credit during the fortnight stood at ₹119.5 trillion, against ₹110.5 trillion a year ago.

While personal loans growth continues to lead the credit growth, loans to NBFCs and industry are also on the rise. The sectoral data released by the RBI earlier this week shows that the bank credit to industry has increased by 13.6% in October. So far, the higher interest rate regime has so far not come in the way of growth in credit; however,

it needs to be seen if this trend continues for the remaining part of the year, according to a Bank of Baroda report.

The banking sector will not find it challenging to continue growing the credit book at the current pace as long as the risks are understood and well-priced, Dinesh Khara, chairman, State Bank of India (SBI), said. The growth is coming at a time when corporates have already deleveraged, which gives banks confidence that the path which they are treading is sustainable.

The deposit growth came at 9.6%, with the overall base ₹173 trillion as on November 18, as against ₹156 trillion a year ago. The banks are looking to raise more deposits to support the credit growth. The increase in repo rates by the RBI has also transmitted to the deposits, leading to higher interest rates on deposits.

Forex reserves kitty swells by \$2.9 bn to \$550.14 bn

PRESS TRUST OF INDIA
Mumbai, December 2

INDIA'S FOREX RESERVES increased by \$2.9 billion to \$550.14 billion as on November 25, making it the third consecutive week of a widening in the kitty, the Reserve Bank said on Friday.

In the previous week ended November 18, the overall reserves had risen by \$2.54 billion to \$547.252 billion.

In October 2021, the country's forex kitty had reached an all-time high of \$645 billion. The reserves have been declining as the central bank deploys the kitty to defend the rupee amid pressures caused majorly by global developments.



This was the third consecutive week of a widening in the forex kitty

Foreign currency assets (FCA), a major component of the overall reserves, increased by \$3 billion to \$484.289 billion during the week to November 25, according to the Weekly Statistical Supplement released by the RBI on Friday.

Expressed in dollar terms, the foreign currency assets include the effect of appreciation or depreciation of non-US units like the euro, pound and yen held in the foreign exchange reserves.

The gold reserves decreased by \$73 million to \$39.938 billion, it said. The special drawing rights (SDRs) were down by \$25 million to \$17.881 billion, the apex bank said.

The country's reserve position with the IMF was also down by \$14 million to \$5.033 billion in the week, the central bank data showed.

Oil steadies ahead of Opec+ meet

OIL FUTURES WERE little changed in choppy trading on Friday ahead of a meeting of the Organization of the Petroleum Exporting Countries and its allies (Opec+) on Sunday and an EU ban on Russian crude on Monday.

Brent crude futures were down 15 cents, or 0.2%, at \$86.75 per barrel by 11:33 am (1633 GMT). US West Texas Intermediate (WTI) crude

futures rose 11 cents, or 0.1%, to \$81.35 per barrel.

Both contracts dipped in and out of negative territory, but, but were on track for their first weekly gains, the biggest in two months at around 4% and 7% respectively, after three consecutive weeks of drops.

"Traders will be hesitant to be short over the weekend if there are growing rumblings that Opec might try to shock

and awe the market at their weekend meeting," said Phil Flynn, an analyst at Price Futures group.

Opec+ is widely expected to stick to its latest target of reducing oil production by 2 million barrels per day (bpd) when it meets on Sunday, but some analysts believe that crude prices could fall if the group does not make further cuts.

—REUTERS

FROM THE FRONT PAGE

Winter session low on economic agenda

Another key Bill expected but did not feature in the list is the proposed Competition (Amendment) Bill that was tabled in Parliament in the monsoon session. The provision is expected to capture high-value M&A deals in the digital space. The Parliamentary Standing Committee on Finance might need some more time to thrash out the difference among members before it submits its report on the Bill.

Another amendment seeks to lower the time limit for approval of combinations to 150 days from the current 210 days. The ministry of corporate affairs is understood to have submitted that this will ensure faster approvals and has also highlighted that most of its approvals come well before the 210-day deadline.

Parliament in February, it may buy more time on Bills related to cryptocurrencies and bank privatisation.

₹5,872-crore tax demand on Grasim quashed

Globally, group corporate restructuring, through a merger or demerger, have enjoyed tax neutrality owing to the principle of mutuality, he added.

In its order, the ITAT said that in the scheme of demerger, there is no applicability of provisions of Section 2(22)(a) of the Income Tax Act. "Hence the orders of the lower authorities holding that in the present scheme of demerger, assessee company has distributed its assets to its shareholders are not sustainable and hence quashed," it further held.

"As we have already held that, there is no deemed dividend chargeable to tax in the hands of the shareholders of the assessee company pursuant to the scheme of demerger, where the shares have been issued by Aditya Birla Capital (ABCL) to the shareholders of the Grasim Industries, consequent issues of any computation of such deemed dividend, payment of

dividend distribution tax and interest thereon does not arise," the tribunal held.

The ITAT further upheld the revenue department's powers to cast doubt on NCLT-approved scheme of corporate restructuring.

Post 2017, the tax department can challenge a scheme of corporate restructuring by applying general anti-avoidance rules (GAAR) provisions. However, the CBDT FAQ on GAAR, clearly provides that where the NCLT has explicitly and adequately considered the tax implication, GAAR ought not to be applied to a corporate restructuring scheme.

The restructuring was in pursuance of the merger of AB Nuvo with Grasim. After the merger, the financial services business was demerged to form a separate company. The demerger was approved by the National Company Law Tribunal, Ahmedabad in 2017.

The tax department had held that as the demerger of the demerged undertaking was not in compliance with Section 2(19AA) of the Act, the value of shares allotted by ABCL to the shareholders of the company, in consideration of the transfer and vesting of the demerged undertaking into ABCL, amounted to "dividend," within the meaning of the Act.

WESTERN COALFIELDS LIMITED
(A Subsidiary of Coal India Limited)
Coal Estate, Civil Lines, Nagpur - 440001, Maharashtra, India. Website - www.westerncoal.in

NOTICE

All the tenders issued by CIL and its Subsidiaries for procurement of Goods, Works and Services are available on websites of Coal India Limited www.coalindia.in, respective Subsidiary Company (WCL, www.westerncoal.in), CIL e-procurement portal https://coalindiatenders.nic.in and Central Public Procurement Portal https://eprocure.gov.in. In addition, procurement is also done through GeM Portal https://gem.gov.in.

Give a missed call on toll free number 18002003004 to get our apps

E-AUCTION EXTENSION NOTICE
M/s SIDDHI VINAYAK POWER GENERATION & DISTRIBUTORS PRIVATE LIMITED (IN LIQUIDATION)
CIN: U74140DL2011PTC219442

A17.46 MW gas-based power plant (owned by M/s Siddhi Vinayak Power Generation & Distributors Private Limited - in Liquidation) along with Civil Structures including the Plant and Non-plant Buildings of permanent character (except land), situated at Village Tena, Taluka Oplad, Surat, Gujarat, is available for acquisition under Insolvency and Bankruptcy Code 2016. Interested bidders can submit the EMD and other bid documents latest by the extended date of 13.12.2022 (Till 6.00 PM) and E-Auction will be held on 15.12.2022 from 10.30 AM to 4.30 PM (unless extended in terms of the process document). The other terms and conditions of the E-Auction remain the same as per process document available at https://www.eauctions.com.in/

Sd/-
(Nilesh Sharma) Liquidator
In the matter of Siddhi Vinayak Power Generation & Distributors Private Limited - in Liquidation
IBBI Reg. No.: IBBI/IPA-002/IP-N00104/2017-18/10232
AFA Valid upto: 28.12.2022
Reg. Address: C-10, Lower Ground Floor, Lajpat Nagar-III, New Delhi-110024
Email id: nilesh.sharma@rrinsolvency.com, svinayakliquidation@gmail.com
Date: 03.12.2022
Place: New Delhi
Contact No.: +91-9811418701, +91 9654918220

Reliance Industries Limited
Growth as Life

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investorrelations@ril.com
CIN: L11071MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	31860687	Chandir Kewalramani	100	62487028-028	2209689270-369
2	9393684	Jacinta Gertrude Fernandes	200	66747275-275	6881566635-834
3	9561455	Menno Carlos Fernandes	400	62652983-983	2223442423-822
4	82806733	Kiran Jayant Gandhi	40	53335220-221	1248446875-914
		Manish Navarvali Pabari	18	58482472-472	1626110406-423
			18	58522324-324	1627123141-158
			40	59146484-484	194968319-358
5	35045660	Naresh K Wadhwa	232	66539215-215	6863849665-896
			20	4518865-865	73585599-618
			5	7596601-601	147932195-199
			10	10061090-090	181488660-669
			35	53203386-387	1245916556-590
			70	62525988-988	2188961974-043
			70	66454997-997	6857713604-743
6	9397833	Pragna Vinod Shah	400	62652537-537	2223081219-618
7	29208735	Rama Devi Koutali	40	3710097-098	57411239-278
			18	7045371-372	143481388-405
			22	10527994-994	188336105-126
			80	53693465-647	1257810645-724
			160	62513807-807	2211538200-359
8	7293488	Rusi Maner Bilimoria	40	12988604-604	261045446-485
		Roshni Rusi Bilimoria	13	14006478-481	330303283-295
			254	5172599-804	1189336669-922
9	100514551	S Sunny	36	62547064-066	2214117384-419
			36	62547064-066	2214117384-419
10	23958562	Sunil Pote	125	16411635-637	407914320-469
			150	16757697-699	468544885-009
11	100519316	Sunny	36	57853582-582	1604505588-623
			36	62552935-935	2214597851-886
			72	66828748-748	6890205706-777
12	100725609	Sunny Hingorani	36	57859294-294	1604683556-591
			36	62555482-482	2214777620-655
			72	66831760-760	6890441074-145
13	9596682	Tansukh Dhirajlal	200	5748826-826	118878609-808
Total			3562		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agents viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer
Date : December 2, 2022
Place : Mumbai
www.ril.com

STATE BANK OF INDIA
BRANCH-SADULSHAHAH (01779), DISTT. - SRI GANGANAGAR, (RAJ.)

[Rule-8(1)] Possession Notice (For Immovable Property)

Whereas the undersigned being the Authorised officer of the State Bank of India, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (No. 3 of 2002) and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice to borrower(s) / guarantor(s), on the date mentioned hereunder, calling upon the borrower(s) / guarantor(s), to repay the amount mentioned in the respective demand notice, within 60 days from the date of receipt of the said notice.

The borrower(s)/guarantor(s) having failed to repay the amount, notice is hereby given to the borrower(s)/guarantor(s) and the public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him/her under sub section (4) of section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on the date mentioned against below accounts.

The borrower(s) / guarantor(s) in particular and the public in general is hereby cautioned not to deal with the property/properties and any dealings with the properties will be subject to the charge of the State Bank of India, SADULSHAHAH (01779), DISTT. - SRI GANGANAGAR, (RAJ.) for the amount specified against each as per details below less amount of recovery if any plus future interest, expenses, costs, thereon.

The Borrower's / Guarantors' attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

Name of the Borrower(s)/ Guarantor(s)	Description of the Immovable Property	Date of Demand Notice	Date of Possession Notice	Amount Outstanding as per Demand Notice
Sh. Daulat Ram S/o Sh. Panna Lal and Anita Devi W/o Daulat Ram, R/o Ward No.1, Sadulshahar Distt. Sri Ganganagar (Raj.)	All the part & parcel of property situated at Residential House Ward No.1, Sadulshahar, Distt. Sri Ganganagar, (Raj.). Standing in the name of Sh. Daulat Ram S/o Sh. Panna Lal and Anita Devi W/o Daulat Ram Total Measuring: 900 Sq.ft. Surrounded by As per Title Deed Bounded : East by :- Road, West by :- Road, North by :- Madan Lal, South by :- Deep Chand	09.08.2019	01.12.2022	Rs. 10,05,933.90 as on 31.08.2022 and int. included up to 30.08.2022 plus further int. , cost etc. thereon

DATE: 03.12.2022 PLACE: SRI GANGANAGAR (RAJ.) AUTHORISED OFFICER

BRITANNIA INDUSTRIES LIMITED
(Corporate Identification Number: L15412WB1918PLOC002964)
Registered Office: 5/1A, Hungerford Street, Kolkata - 700 017.
Phone: +91 33 22872439/2057 Fax: +91 33 22872501
Website: www.britannia.co.in; E-mail: investorrelations@britindia.com

Public Notice for Issue of Duplicate Share Certificates

Members of the general public and existing shareholders of Britannia Industries Limited ("Company") are hereby informed that the Original Share Certificates, details of which are given hereunder have been reported lost/misplaced/stolen/not received and that pursuant to requests received from concerned shareholders, the Company intends to issue duplicate share certificates in lieu of the said original Share Certificates (Face Value Re. 1/-) in their favour:

Folio No.	Shareholders Name	Face Value	Distinctive Nos.	Certificate No.(s)	No. of Shares
BIL0100255	Shyamali Chatterjee jointly with Rebati Mohan Chatterjee	Re. 1/-	240313253 - 240313402	226102	150

Any person having objection to issue of duplicate Share Certificates, as mentioned herein above, may submit the same, in writing, with the Company marked to the "Secretariat Department" at its Registered Office or send an email at investorrelations@britindia.com within 7 days from the date of publication of this Notice. In the meanwhile, members of the public are hereby cautioned against dealing in the above mentioned Share Certificates.

For Britannia Industries Limited
Sd/-
T.V. Thulsidass
Company Secretary and Compliance Officer
Place : Bengaluru
Date : 02.12.2022

KAMDHENU LIMITED
CIN:L27101HR1994PLC092205
Regd. Office: 2nd Floor, Tower A, Building No. 9, DLF Cyber City, Phase-III, Gurugram (Haryana)-122002
Ph.: 91-124-4604500 Email: kamdhenu@kamdhenulimited.com
Website: www.kamdhenulimited.com

CORRIGENDUM TO THE NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING SCHEDULED TO BE HELD ON 9TH DECEMBER, 2022 THROUGH VIDEO CONFERENCE /OTHER AUDIO-VISUAL MEANS AT 11.00 A.M (IST).

We draw attention of all the Shareholders of Kamdhenu Limited ("The Company") towards the Notice dated November 11, 2022 ("Notice of EGM") issued for convening the Extraordinary General Meeting of the Shareholders of the Company on Friday, 9th December, 2022 at 11:00 A.M. (IST) through Video Conferencing (VC) / Other Audio-Visual Means (OAVM). The Notice of the EGM has been dispatched to the Shareholders of the Company in due compliance with the provisions of the Companies Act, 2013 read with the relevant rules made thereunder and relevant circulars issued by Ministry of Corporate Affairs and Securities Exchange Board of India.

This corrigendum is being issued to make amendments/provide additional details as mentioned herein, pursuant to the provisions of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018: With respect to Item No. 3 of the Notice of EGM and Explanatory Statement, which pertains for seeking an approval of the shareholders for Issuance of Warrants Convertible into Equity Shares to person(s) belonging to Promoter Category and to person(s) belonging to Non-Promoter Category on Preferential basis, in this regard we wish to communicate that:

1) Warrants Issue Price/Issue Price wherever appearing in the Item No. 3 of the Notice of EGM and Explanatory Statement be read as "Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each) or such other higher price as may be ascertained by the Statutory or Regulatory Authorities", in place of "Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each)" which being the price higher than the Floor price determined in accordance with the relevant provisions of Chapter V of SEBI ICDR Regulations, 2018.

2) In Explanatory Statement to the Item No. 3, at point no. 2 (vi), Amount which the Company intends to raise by way of such convertible warrant be read as "Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only) or such other higher amount as the case may be in place of "Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only)".

This Corrigendum to the Notice of the EGM shall form an integral part of the Notice of the EGM which has already been circulated to the shareholders of the Company on 16th November, 2022 and on and from the date hereof, the Notice of the EGM shall always be read in conjunction with this Corrigendum. This Corrigendum is also being published in the all Edition of Financial Express (English) and Delhi NCR Edition of Jansatta (Hindi) and will also be available on the website of BSE Limited (www.bseindia.com), the National Stock Exchange of India Limited (www.nseindia.com) and on the website of the Company (www.kamdhenulimited.com). All other contents of the Notice of the EGM and Explanatory Statement thereof, save and except as modified or supplemented by this Corrigendum, shall remain unchanged. Accordingly request you to all to cast your votes electronically during e-voting period commencing from Tuesday, 6th December, 2022 at 9:00 A.M. (IST) and ending on Thursday, 8th December, 2022 at 05:00 P.M. (IST) or through Insta-poll during the EGM i.e. on 9th December, 2022, as the case may be.

By the Order of the Board of Directors of Kamdhenu Limited
Sd/-
Khem Chand
Company Secretary & Compliance Officer
Date: 02.12.2022
Place : Gurugram

Baroda BNP PARIBAS MUTUAL FUND

Investment Manager: Baroda BNP Paribas Asset Management India Private Limited (AMC)
Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: Crescenzo, 7th Floor, G-Block, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051.
Website: www.barodabnp-paribasmf.in • Toll Free: 18002670189

NOTICE NO. 86/2022

Declaration of Income Distribution cum Capital Withdrawal (IDCW) under the designated Scheme of Baroda BNP Paribas Mutual Fund (the Fund):

Notice is hereby given to all the unitholders of Baroda BNP Paribas Arbitrage Fund ("Scheme"), that following shall be the rate of distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options of respective plan under the Scheme with **Thursday, December 08, 2022** as the Record Date:

Name of the Scheme	Name of Plans/Options	NAV per unit as on December 01, 2022 (face value per unit of ₹ 10/-)	Distribution per unit* (in ₹)
Baroda BNP Paribas Arbitrage Fund	Regular Plan - Monthly IDCW Option	10.1434	0.03
	Direct Plan - Monthly IDCW Option	10.4112	0.03

*or the immediately following Business Day, if that day is not a Business Day.

The distribution will be subject to the availability of distributable surplus and may be lower, depending on the distributable surplus available on the Record Date.

*Net distribution amount will be paid to the unit holders under respective categories after deducting applicable taxes, if any.

For the units held in physical form, amount of distribution will be paid to all unit holders whose names appear in the records of the Registrar at the close of business hours on the record date and for units held in demat form, the names appearing in the beneficial owners master with the Depository as on the record date shall be considered.

Pursuant to distribution under IDCW, NAV of the IDCW option of the scheme(s) would fall to the extent of payout and statutory levy (if applicable).

For Baroda BNP Paribas Asset Management India Private Limited (Formerly BNP Paribas Asset Management India Private Limited) (Investment Manager to Baroda BNP Paribas Mutual Fund)

Sd/-
Authorised Signatory
Date : December 02, 2022
Place : Mumbai

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

glenmark LIFE SCIENCES

Glenmark Life Sciences Limited

Registered Office: Plot No. 170-172, Chandramouli Industrial Estate, Mohol Bazarpet, Solapur - 413 213, India.
Corporate Office: 4th Floor, OIA House, 470, Cardinal Gracious Road, Andheri (E), Mumbai 400 099, India.
Phone No: +91 22 68297979 CIN: L74900PN2011PLC139963
Website: www.glenmarklifesciences.com; Email: complianceofficer@glenmarklifesciences.com

NOTICE OF POSTAL BALLOT

Notice is hereby given to the Members of Glenmark Life Sciences Limited ("the Company"), pursuant to Section 108 and Section 110 of the Companies Act, 2013 ("the Act") read with Rule 20 and Rule 22 of Companies (Management and Administration) Rules, 2014, as amended ("Management Rules") read with the General Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020, 22/2020 dated 15th June, 2020, 33/2020 dated 28th September, 2020, 39/2020 dated 31st December, 2020, 10/2021 dated 23rd June, 2021, 20/2021 dated 8th December, 2021 and 3/2022 dated 5th May, 2022 issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") and other applicable provisions of the Act, Rules, Circulars and Notifications issued thereunder (including any statutory modifications or re-enactment thereof for the time being in force and as amended from time to time), the approval of Members of the Company is being sought for the following Ordinary Resolution(s) by way of Postal Ballot by voting through electronic means only ("remote e-voting"):

- Appointment of Mr. Vinod Naik (DIN: 03635487) as a Director
- Appointment of Mr. Vinod Naik (DIN: 03635487) as a Whole Time Director

Pursuant to the MCA Circulars, the Company has sent the electronic copies of the Postal Ballot Notice along with Explanatory Statement on Friday, 2nd December, 2022 to all Members of the Company, who have registered their e-mail address with the Company or with their Depository Participant as on Friday, 25th November, 2022 i.e. the cut-off date. The Postal Ballot Notice will also be available on the Company's website at www.glenmarklifesciences.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of KFin Technologies Limited at https://evoting.kfintech.com.

In accordance with the provisions of the MCA Circulars, Members can vote only through the remote e-voting process. Members whose names appear on the Register of Members/List of Beneficial Owners as on Friday, 25th November, 2022 will be considered for the purpose of e-voting and voting rights shall be reckoned on the paid-up value of Equity Shares registered in the name of the shareholders as on that date. A person who is not a Member on the cut-off date shall treat this notice for information purpose only.

The Company has engaged the services of KFin Technologies Limited for providing e-voting facility to all its Members. Members are requested to note that e-voting will commence at 9:00 am IST on Monday, 5th December, 2022 and will end at 5:00 pm IST on Tuesday, 3rd January, 2023. E-voting shall not be allowed beyond 5 PM IST on Tuesday, 3rd January, 2023.

All shares of the Company are held in dematerialised mode. Members are requested to register / update their email addresses with the relevant Depository Participants. In case of any queries / difficulties in registering the e-mail address, Members may write to complianceofficer@glenmarklifesciences.com.

The instructions on the process of e-voting, including who have not registered their e-mail addresses can cast their vote through e-voting, are provided in the Postal Ballot Notice.

The Company has appointed Mr. Bhadesh Shah, Practicing Company Secretary, (ACS 23847: COP 15957), Proprietor of M/s. Bhadesh Shah & Associates, Company Secretaries, to act as the Scrutinizer for conducting the Postal Ballot process in a fair and transparent manner.

The results of the Postal Ballot will be announced on or before Thursday, 5th January, 2023 at the corporate office of the Company at 4th Floor, OIA House, 470, Cardinal Gracious Road, Andheri (East), Mumbai 400 099, India and will be displayed on the website of the Company at www.glenmarklifesciences.com, on the website of KFin Technologies Limited at http://www.evoting.kfintech.com and shall be communicated to BSE Limited and National Stock Exchange of India Limited at their respective websites.

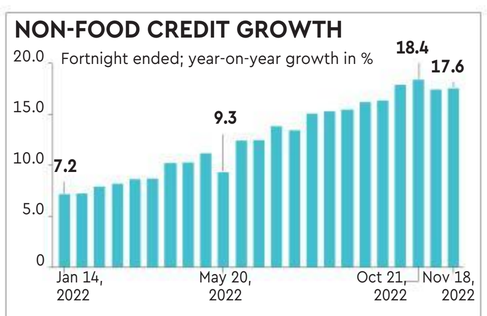
In case of any queries/grievances, you may refer the Frequently Asked Questions (FAQs) for members and e-voting user manual available at the "download" section of https://evoting.kfintech.com or call KFin on 1800 309 4001 (toll free).

For Glenmark Life Sciences Limited
Sd/-
Rudolf Corriera
Company Secretary & Compliance Officer
Place: Mumbai
Date: 2nd December, 2022

FINANCIAL EXPRESS

LOANS TO NBFCs ON RISE

Non-food bank credit rises 17.6%



FE BUREAU
Mumbai, December 2

THE PACE OF non-food credit growth in the banking system has marginally softened after a sustained growth of well over 10% in the current financial year. The non-food credit grew by 17.57% in the fortnight ended November 18, as per the data released by the Reserve Bank of India (RBI). Non-food bank credit during the fortnight stood at ₹119.5 trillion, against ₹110.5 trillion a year ago.

While personal loans growth continues to lead the credit growth, loans to NBFCs and industry are also on the rise. The sectoral data released by the RBI earlier this week shows that the bank credit to industry has increased by 13.6% in October. So far, the higher interest rate regime has so far not come in the way of growth in credit; however,

it needs to be seen if this trend continues for the remaining part of the year, according to a Bank of Baroda report.

The banking sector will not find it challenging to continue growing the credit book at the current pace as long as the risks are understood and well-priced, Dinesh Khara, chairman, State Bank of India (SBI), said. The growth is coming at a time when corporates have already deleveraged, which gives banks confidence that the path which they are treading is sustainable.

The deposit growth came at 9.6%, with the overall base ₹173 trillion as on November 18, as against ₹156 trillion a year ago. The banks are looking to raise more deposits to support the credit growth. The increase in repo rates by the RBI has also transmitted to the deposits, leading to higher interest rates on deposits.

Forex reserves kitty swells by \$2.9 bn to \$550.14 bn

PRESS TRUST OF INDIA
Mumbai, December 2

INDIA'S FOREX RESERVES increased by \$2.9 billion to \$550.14 billion as on November 25, making it the third consecutive week of a widening in the kitty, the Reserve Bank said on Friday.

In the previous week ended November 18, the overall reserves had risen by \$2.54 billion to \$547.252 billion.

In October 2021, the country's forex kitty had reached an all-time high of \$645 billion. The reserves have been declining as the central bank deploys the kitty to defend the rupee amid pressures caused majorly by global developments.



This was the third consecutive week of a widening in the forex kitty

Foreign currency assets (FCA), a major component of the overall reserves, increased by \$3 billion to \$484.289 billion during the week to November 25, according to the Weekly Statistical Supplement released by the RBI on Friday.

Expressed in dollar terms, the foreign currency assets include the effect of appreciation or depreciation of non-US units like the euro, pound and yen held in the foreign exchange reserves.

The gold reserves decreased by \$73 million to \$39.938 billion, it said. The special drawing rights (SDRs) were down by \$25 million to \$17.881 billion, the apex bank said.

The country's reserve position with the IMF was also down by \$14 million to \$5.033 billion in the week, the central bank data showed.

Oil steadies ahead of Opec+ meet

OIL FUTURES WERE little changed in choppy trading on Friday ahead of a meeting of the Organization of the Petroleum Exporting Countries and its allies (Opec+) on Sunday and an EU ban on Russian crude on Monday.

Brent crude futures were down 15 cents, or 0.2%, at \$86.75 per barrel by 11:33 am (1633 GMT). US West Texas Intermediate (WTI) crude

futures rose 11 cents, or 0.1%, to \$81.35 per barrel.

Both contracts dipped in and out of negative territory, but, but were on track for their first weekly gains, the biggest in two months at around 4% and 7% respectively, after three consecutive weeks of drops.

"Traders will be hesitant to be short over the weekend if there are growing rumblings that Opec might try to shock

and awe the market at their weekend meeting," said Phil Flynn, an analyst at Price Futures group.

Opec+ is widely expected to stick to its latest target of reducing oil production by 2 million barrels per day (bpd) when it meets on Sunday, but some analysts believe that crude prices could fall if the group does not make further cuts.

—REUTERS

FROM THE FRONT PAGE

Winter session low on economic agenda

Another key Bill expected but did not feature in the list is the proposed Competition (Amendment) Bill that was tabled in Parliament in the monsoon session. The provision is expected to capture high-value M&A deals in the digital space. The Parliamentary Standing Committee on Finance might need some more time to thrash out the difference among members before it submits its report on the Bill.

Parliament in February, it may buy more time on Bills related to cryptocurrencies and bank privatisation.

₹5,872-crore tax demand on Grasim quashed

Globally, group corporate restructuring, through a merger or demerger, have enjoyed tax neutrality owing to the principle of mutuality, he added.

In its order, the ITAT said that in the scheme of demerger, there is no applicability of provisions of Section 2(22)(a) of the Income Tax Act. "Hence the orders of the lower authorities holding that in the present scheme of demerger, assessee company has distributed its assets to its shareholders are not sustainable and hence quashed," it further held.

"As we have already held that, there is no deemed dividend chargeable to tax in the hands of the shareholders of the assessee company pursuant to the scheme of demerger, where the shares have been issued by Aditya Birla Capital (ABCL) to the shareholders of the Grasim Industries, consequent issues of any computation of such deemed dividend, payment of

dividend distribution tax and interest thereon does not arise," the tribunal held.

The ITAT further upheld the revenue department's powers to cast doubt on NCLT-approved scheme of corporate restructuring.

Post 2017, the tax department can challenge a scheme of corporate restructuring by applying general anti-avoidance rules (GAAR) provisions. However, the CBDT FAQ on GAAR, clearly provides that where the NCLT has explicitly and adequately considered the tax implication, GAAR ought not to be applied to a corporate restructuring scheme.

The restructuring was in pursuance of the merger of AB Nuvo with Grasim. After the merger, the financial services business was demerged to form a separate company. The demerger was approved by the National Company Law Tribunal, Ahmedabad in 2017.

The tax department had held that as the demerger of the demerged undertaking was not in compliance with Section 2(19AA) of the Act, the value of shares allotted by ABCL to the shareholders of the company, in consideration of the transfer and vesting of the demerged undertaking into ABCL, amounted to "dividend," within the meaning of the Act.

WESTERN COALFIELDS LIMITED
(A Subsidiary of Coal India Limited)
Coal Estate, Civil Lines, Nagpur - 440001, Maharashtra, India. Website - www.westerncoal.in

NOTICE

*All the tenders issued by CIL and its Subsidiaries for procurement of Goods, Works and Services are available on websites of Coal India Limited www.coalindia.in, respective Subsidiary Company (WCL, www.westerncoal.in), CIL e-procurement portal <https://coalindiatenders.nic.in> and Central Public Procurement Portal <https://eprocure.gov.in>. In addition, procurement is also done through GeM Portal <https://gem.gov.in>.

Give a missed call on toll free number 18002003004 to get our apps

E-AUCTION EXTENSION NOTICE
M/s SIDDHI VINAYAK POWER GENERATION & DISTRIBUTORS PRIVATE LIMITED (IN LIQUIDATION)
CIN: U74140DL2011PTC219442

A17.46 MW gas-based power plant (owned by M/s Siddhi Vinayak Power Generation & Distributors Private Limited - in Liquidation) along with Civil Structures including the Plant and Non-plant Buildings of permanent character (except land), situated at Village Tena, Taluka Oplad, Surat, Gujarat, is available for acquisition under Insolvency and Bankruptcy Code 2016. Interested bidders can submit the EMD and other bid documents latest by the extended date of 13.12.2022 (Till 6.00 PM) and E-Auction will be held on 15.12.2022 from 10.30 AM to 4.30 PM (unless extended in terms of the process document). The other terms and conditions of the E-Auction remain the same as per process document available at <https://www.eauctions.co.in/>

Sd/-
(Nilesh Sharma) Liquidator
In the matter of Siddhi Vinayak Power Generation & Distributors Private Limited - in Liquidation
IBBI Reg. No.: IBBI/IPA-002/IP-N00104/2017-18/10232
AFA Valid upto: 28.12.2022
Reg. Address: C-10, Lower Ground Floor, Lajpat Nagar-III, New Delhi-110024
Email id: nilesh.sharma@rminsolvency.com, svinayakliquidation@gmail.com
Date: 03.12.2022
Place: New Delhi
Contact No.: +91-9811418701, +91 9654918220

Reliance Industries Limited
Growth as Life

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000. Email: investorrelations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	31860687	Chandir Kewalramani	100	62487028-028	2209689270-369
2	9393684	Jacinta Gertrude Fernandes	200	66747275-275	6881566635-834
3	9561455	Menno Carlos Fernandes	400	62652983-983	2223442423-822
4	82806733	Kiran Jayant Gandhi	40	53335220-221	1248446875-914
		Manish Natvarlal Pabari	18	58482472-472	1626110406-423
			18	58522324-324	1627123141-158
			40	59146484-484	194968319-358
5	35045660	Naresh K Wadhwa	232	66539215-215	6863849665-896
			20	4518865-865	73585599-618
			5	7596601-601	147932195-199
			10	10061090-090	18148660-669
			35	53203386-387	1245916556-590
			70	6252988-988	2188961974-043
			140	66454997-997	6857713604-743
6	9397833	Pragna Vinod Shah	400	62652537-537	2223081219-618
7	29208735	Rama Devi Koutali	40	3710097-098	57411239-278
			18	7045371-372	143481388-405
			22	10527994-994	188336105-126
			80	53693645-647	1257810645-724
			160	62513807-807	2211538200-359
8	7293488	Rusi Maner Bilmoria	40	12988604-604	261045446-485
		Roshni Rusi Bilmoria	13	14006478-481	330303283-295
			254	51725799-804	1189336669-922
9	100514551	S Sunny	36	62547064-066	1604158994-029
			36	62547066-066	2214117384-419
			72	66822183-283	6889599892-963
10	23958562	Sunil Pote	150	16411635-637	407914320-469
			125	16757697-699	468544885-009
11	100519316	Sunny	36	57853582-582	1604505588-623
			36	62552935-935	2214597851-886
			72	66828748-748	6890205706-777
12	100725609	Sunny Hingorani	36	57859294-294	1604683556-591
			36	62554862-482	2214777620-655
			72	66831760-760	6890441074-145
13	9596682	Tansukh Dhirajlal	200	5748826-826	118878609-808
Total			3562		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agents viz. "KFin Technologies Limited", Selenium Tower B, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice, failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savithri Parekh
Company Secretary and Compliance Officer
Place : Mumbai
Date : December 2, 2022
www.ril.com

STATE BANK OF INDIA
BRANCH-SADULSHAHAR (01779), DISTT. - SRI GANGANAGAR, (RAJ.)

[Rule-8(1)] Possession Notice (For Immovable Property)

Whereas the undersigned being the Authorised officer of the State Bank of India, under the Securitisation and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 (No. 3 of 2002) and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a Demand Notice to borrower(s) / guarantor(s), on the date mentioned hereunder, calling upon the borrower(s) / guarantor(s), to repay the amount mentioned in the respective demand notice, within 60 days from the date of receipt of the said notice.

The borrower(s)/guarantor(s) having failed to repay the amount, notice is hereby given to the borrower(s)/guarantor(s) and the public in general that the undersigned has taken possession of the properties described herein below in exercise of powers conferred on him/her under sub section (4) of section 13 of the Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on the date mentioned against below accounts.

The borrower(s) / guarantor(s) in particular and the public in general is hereby cautioned not to deal with the property/properties and any dealings with the properties will be subject to the charge of the State Bank of India, SADULSHAHAR (01779), DISTT. - SRI GANGANAGAR, (RAJ.) for the amount specified against each as per details below less amount of recovery if any plus future interest, expenses, costs, thereon.

The Borrower's / Guarantors' attention is invited to provisions of sub-section (8) of section 13 of the Act, in respect of time available, to redeem the secured assets.

Name of the Borrower(s)/ Guarantor(s)	Description of the Immovable Property	Date of Demand Notice	Date of Possession Notice	Amount Outstanding as per Demand Notice
Sh. Daulat Ram S/o Sh. Panna Lal and Anita Devi W/o Daulat Ram, R/o Ward No.1, Sadulshahar Distt. Sri Ganganagar (Raj.)	All the part & parcel of property situated at Residential House Ward No.1, Sadulshahar, Distt. Sri Ganganagar, (Raj.). Standing in the name of Sh. Daulat Ram S/o Sh. Panna Lal and Anita Devi W/o Daulat Ram Total Measuring: 900 Sq.ft. Surrounded by As per Title Deed Bounded : East by :- Road, West by :- Road, North by :- Madan Lal, South by :- Deep Chand	09.08.2019	01.12.2022	Rs. 10,05,933.90 as on 31.08.2022 and int. included up to 30.08.2022 plus further int., cost etc. thereon

DATE: 03.12.2022 PLACE: SRI GANGANAGAR (RAJ.) AUTHORISED OFFICER

BRITANNIA INDUSTRIES LIMITED
(Corporate Identification Number: L15412WB1918PCL002964)
Registered Office: 5/1A, Hungerford Street, Kolkata - 700 017.
Phone: +91 33 22872439/2057 Fax: +91 33 22872501
Website: www.britannia.co.in; E-mail: investorrelations@britindia.com

Public Notice for Issue of Duplicate Share Certificates

Members of the general public and existing shareholders of Britannia Industries Limited ("Company") are hereby informed that the Original Share Certificates, details of which are given hereunder have been reported lost/misplaced/stolen/not received and that pursuant to requests received from concerned shareholders, the Company intends to issue duplicate share certificates in lieu of the said original Share Certificates (Face Value Re. 1/-) in their favour:

Folio No.	Shareholders Name	Face Value	Distinctive Nos.	Certificate No.(s)	No. of Shares
BIL0100255	Shyamali Chatterjee jointly with Rebati Mohan Chatterjee	Re. 1/-	240313253 - 240313402	226102	150

Any person having objection to issue of duplicate Share Certificates, as mentioned herein above, may submit the same, in writing, with the Company marked to the "Secretariat Department" at its Registered Office or send an email at investorrelations@britindia.com within 7 days from the date of publication of this Notice. In the meanwhile, members of the public are hereby cautioned against dealing in the above mentioned Share Certificates.

For Britannia Industries Limited
Sd/-
T.V. Thulsidass
Company Secretary and Compliance Officer
Place : Bengaluru
Date : 02.12.2022

KAMDHENU LIMITED
CIN:L27101HR1994PLC092205
Regd. Office: 2nd Floor, Tower A, Building No. 9, DLF Cyber City, Phase-III, Gurugram (Haryana)-122002
Ph.: 91-124-4604500 Email: kamdhenulimited.com
Website: www.kamdhenulimited.com

CORRIGENDUM TO THE NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING SCHEDULED TO BE HELD ON 9TH DECEMBER, 2022 THROUGH VIDEO CONFERENCE /OTHER AUDIO-VISUAL MEANS AT 11.00 A.M (IST).

We draw attention of all the Shareholders of Kamdhenu Limited ("The Company") towards the Notice dated November 11, 2022 ("Notice of EGM") issued for convening the Extraordinary General Meeting of the Shareholders of the Company on Friday, 9th December, 2022 at 11:00 A.M. (IST) through Video Conferencing (VC) / Other Audio-Visual Means (OAVM). The Notice of the EGM has been dispatched to the Shareholders of the Company in due compliance with the provisions of the Companies Act, 2013 read with the relevant rules made thereunder and relevant circulars issued by Ministry of Corporate Affairs and Securities Exchange Board of India.

This corrigendum is being issued to make amendments/provide additional details as mentioned herein, pursuant to the provisions of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018: With respect to Item No. 3 of the Notice of EGM and Explanatory Statement, which pertains for seeking an approval of the shareholders for Issuance of Warrants Convertible into Equity Shares to person(s) belonging to Promoter Category and to person(s) belonging to Non-Promoter Category on Preferential basis, in this regard we wish to communicate that:

1) Warrants Issue Price/Issue Price wherever appearing in the Item No. 3 of the Notice of EGM and Explanatory Statement be read as "Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each) or such other higher price as may be ascertained by the Statutory or Regulatory Authorities", in place of "Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each)" which being the price higher than the Floor price determined in accordance with the relevant provisions of Chapter V of SEBI ICDR Regulations, 2018.

2) In Explanatory Statement to the Item No. 3, at point no. 2 (vi), Amount which the Company intends to raise by way of such convertible warrants be read as "Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only) or such other higher amount as the case may be in place of "Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only)".

This Corrigendum to the Notice of the EGM shall form an integral part of the Notice of the EGM which has already been circulated to the shareholders of the Company on 16th November, 2022 and on and from the date hereof, the Notice of the EGM shall always be read in conjunction with this Corrigendum. This Corrigendum is also being published in the all Edition of Financial Express (English) and Delhi NCR Edition of Jansatta (Hindi) and will also be available on the website of BSE Limited (www.bseindia.com), the National Stock Exchange of India Limited (www.nseindia.com) and on the website of the Company (www.kamdhenulimited.com). All other contents of the Notice of the EGM and Explanatory Statement thereof, save and except as modified or supplemented by this Corrigendum, shall remain unchanged. Accordingly request you all to cast your votes electronically during e-voting period commencing from Tuesday, 6th December, 2022 at 9:00 A.M. (IST) and ending on Thursday, 8th December, 2022 at 05:00 P.M. (IST) or through Insta-poll during the EGM i.e. on 9th December, 2022, as the case may be.

By the Order of the Board of Directors of Kamdhenu Limited
Sd/-
Khem Chand
Company Secretary & Compliance Officer
Date: 02.12.2022
Place : Gurugram

Baroda BNP PARIBAS MUTUAL FUND

Investment Manager: Baroda BNP Paribas Asset Management India Private Limited (AMC)
Corporate Identity Number (CIN): U65991MH2003PTC142972

Registered Office: Crescenzo, 7th Floor, G-Block, Bandra Kurla Complex, Bandra - East, Mumbai - 400 051.
Website: www.barodabnp-paribasmf.in • Toll Free: 18002670189

NOTICE NO. 86/2022

Declaration of Income Distribution cum Capital Withdrawal (IDCW) under the designated Scheme of Baroda BNP Paribas Mutual Fund (the Fund):

Notice is hereby given to all the unitholders of Baroda BNP Paribas Arbitrage Fund ("Scheme"), that following shall be the rate of distribution under Income Distribution cum Capital Withdrawal ("IDCW") Options of respective plan under the Scheme with **Thursday, December 08, 2022** as the Record Date:

Name of the Scheme	Name of Plans/Options	NAV per unit as on December 01, 2022 (face value per unit of ₹ 10/-)	Distribution per unit* (in ₹)
Baroda BNP Paribas Arbitrage Fund	Regular Plan - Monthly IDCW Option	10.1434	0.03
	Direct Plan - Monthly IDCW Option	10.4112	0.03

*or the immediately following Business Day, if that day is not a Business Day.

The distribution will be subject to the availability of distributable surplus and may be lower, depending on the distributable surplus available on the Record Date.

*Net distribution amount will be paid to the unit holders under respective categories after deducting applicable taxes, if any.

For the units held in physical form, amount of distribution will be paid to all unit holders whose names appear in the records of the Registrar at the close of business hours on the record date and for units held in demat form, the names appearing in the beneficial owners master with the Depository as on the record date shall be considered.

Pursuant to distribution under IDCW, NAV of the IDCW option of the scheme(s) would fall to the extent of payout and statutory levy (if applicable).

For Baroda BNP Paribas Asset Management India Private Limited (Formerly BNP Paribas Asset Management India Private Limited) (Investment Manager to Baroda BNP Paribas Mutual Fund)

Sd/-
Authorised Signatory
Date : December 02, 2022
Place : Mumbai

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

glenmark LIFE SCIENCES

Glenmark Life Sciences Limited

Registered Office: Plot No. 170-172, Chandramouli Industrial Estate, Mohol Bazarpet, Solapur - 413 213, India.
Corporate Office: 4th Floor, OIA House, 470, Cardinal Gracious Road, Andheri (E), Mumbai 400 099, India.
Phone No: +91 22 68297979 CIN: L74900PN2011PLC139963
Website: www.glenmarklifesciences.com; Email: complianceofficer@glenmarklifesciences.com

NOTICE OF POSTAL BALLOT

Notice is hereby given to the Members of Glenmark Life Sciences Limited ("the Company"), pursuant to Section 108 and Section 110 of the Companies Act, 2013 ("the Act") read with Rule 20 and Rule 22 of Companies (Management and Administration) Rules, 2014, as amended ("Management Rules") read with the General Circular Nos. 14/2020 dated 8th April, 2020, 17/2020 dated 13th April, 2020, 22/2020 dated 15th June, 2020, 33/2020 dated 28th September, 2020, 39/2020 dated 31st December, 2020, 10/2021 dated 23rd June, 2021, 20/2021 dated 8th December, 2021 and 3/2022 dated 5th May, 2022 issued by the Ministry of Corporate Affairs ("MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ("Listing Regulations") and other applicable provisions of the Act, Rules, Circulars and Notifications issued thereunder (including any statutory modifications or re-enactment thereof for the time being in force and as amended from time to time), the approval of Members of the Company is being sought for the following Ordinary Resolution(s) by way of Postal Ballot by voting through electronic means only ("remote e-voting"):

- Appointment of Mr. Vinod Naik (DIN: 03635487) as a Director
- Appointment of Mr. Vinod Naik (DIN: 03635487) as a Whole Time Director

Pursuant to the MCA Circulars, the Company has sent the electronic copies of the Postal Ballot Notice along with Explanatory Statement on Friday, 2nd December, 2022 to all Members of the Company, who have registered their e-mail address with the Company or with their Depository Participant as on Friday, 25th November, 2022 i.e. the cut-off date. The Postal Ballot Notice will also be available on the Company's website at www.glenmarklifesciences.com, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively, and on the website of KFin Technologies Limited at <https://evoting.kfintech.com>.

In accordance with the provisions of the MCA Circulars, Members can vote only through the remote e-voting process. Members whose names appear on the Register of Members/List of Beneficial Owners as on Friday, 25th November, 2022 will be considered for the purpose of e-voting and voting rights shall be reckoned on the paid-up value of Equity Shares registered in the name of the shareholders as on that date. A person who is not a Member on the cut-off date shall treat this notice for information purpose only.

The Company has engaged the services of KFin Technologies Limited for providing e-voting facility to all its Members. Members are requested to note that e-voting will commence at 9:00 am IST on Monday, 5th December, 2022 and will end at 5:00 pm IST on Tuesday, 3rd January, 2023. E-voting shall not be allowed beyond 5 PM IST on Tuesday, 3rd January, 2023.

All shares of the Company are held in dematerialised mode. Members are requested to register / update their email addresses with the relevant Depository Participants. In case of any queries / difficulties in registering the e-mail address, Members may write to complianceofficer@glenmarklifesciences.com.

The instructions on the process of e-voting, including who have not registered their e-mail addresses can cast their vote through e-voting, are provided in the Postal Ballot Notice.

The Company has appointed Mr. Bhadesh Shah, Practicing Company Secretary, (ACS 23847: COP 15957), Proprietor of M/s. Bhadesh Shah & Associates, Company Secretaries, to act as the Scrutinizer for conducting the Postal Ballot process in a fair and transparent manner.

The results of the Postal Ballot will be announced on or before Thursday, 5th January, 2023 at the corporate office of the Company at 4th Floor, OIA House, 470, Cardinal Gracious Road, Andheri (East), Mumbai 400 099, India and will be displayed on the website of the Company at www.glenmarklifesciences.com, on the website of KFin Technologies Limited at <http://www.evoting.kfintech.com> and shall be communicated to BSE Limited and National Stock Exchange of India Limited at their respective websites.

In case of any queries/grievances, you may refer the Frequently Asked Questions (FAQs) for members and e-voting user manual available at the "download" section of <https://evoting.kfintech.com> or call KFin on 1800 309 4001 (toll free).

For Glenmark Life Sciences Limited
Sd/-
Rudolf Corriea
Company Secretary & Compliance Officer
Place: Mumbai
Date

विमान में तकनीकी खराबी, यात्रा टली

चेन्नई, 2 दिसंबर (भाषा)। लौट गया। हवाईअड्डे के एक अधिकारी ने यह जानकारी दी। अधिकारी ने कहा कि विमान हवाईपट्टी पर उड़ान भरने की तैयारी कर रहा था, तभी गड़बड़ी का पता चला और पायलटों ने रनवे से वापस लौटने की अनुमति मांगी।

चेन्नई से 139 यात्रियों को लेकर दोहा जा रहे एक निजी विमान में शुक्रवार तड़के उड़ान भरने की तैयारी के दौरान तकनीकी खराबी का पता चला, जिसके बाद विमान रनवे से वापस

चेन्नई से 139 यात्रियों को लेकर दोहा जा रहे एक निजी विमान में शुक्रवार तड़के उड़ान भरने की तैयारी के दौरान तकनीकी खराबी का पता चला, जिसके बाद विमान रनवे से वापस

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देश

भाजपा राष्ट्रीय कार्यसमिति के सदस्य बने अमरिंदर सिंह और सुनील जाखड़



कैप्टन अमरिंदर सिंह **सुनील जाखड़** **स्वतंत्र देव सिंह** **जयवीर शेरगिल**

राष्ट्रीय कार्यसमिति का राष्ट्रीय आमंत्रित सदस्य बनाया गया है। पंजाब के ही राणा गुर्गमति सिंह सोढ़ी और अमनजोत कौर रामवालिया को भी राष्ट्रीय कार्यसमिति का विशेष आमंत्रित सदस्य बनाया गया है। इन संगठनात्मक नियुक्तियों में पंजाब पर खासा जोर दिया गया है। कैप्टन अमरिंदर सिंह इसी साल सितंबर महीने

जनसत्ता ब्यूरो नई दिल्ली, 2 दिसंबर। भारतीय जनता पार्टी ने शुक्रवार को पंजाब के पूर्व मुख्यमंत्री कैप्टन अमरिंदर सिंह, पूर्व कांग्रेसी नेता सुनील जाखड़ और पार्टी की उत्तर प्रदेश इकाई के पूर्व अध्यक्ष स्वतंत्र देव सिंह को राष्ट्रीय कार्यसमिति का सदस्य नियुक्त किया। पार्टी की ओर से जारी एक बयान में यह जानकारी दी गई। कांग्रेस छोड़ भाजपा में शामिल हुए जयवीर शेरगिल को पार्टी का राष्ट्रीय प्रवक्ता नियुक्त किया गया है। भाजपा की उत्तराखंड इकाई के अध्यक्ष रहे मदन कौशिक, पार्टी की छत्तीसगढ़ इकाई के पूर्व अध्यक्ष विष्णुदेव साय और भाजपा की पंजाब इकाई के पूर्व अध्यक्ष मनोरंजन कालिया को

को सड़ी गली हालत में एक महिला का शव मिला था जिसमें सिर नहीं था। उसके बाद आरोपियों उमेश और उदयन को तीन मई, 2018 को गिरफ्तार किया गया था। अदालत परिसर के बाहर मीडिया से बातचीत में पुलिस महानिरीक्षक पी प्रकाश ने कहा कि उन्हें फैसला के बारे में सुन कर खुशी हुई है। जब यह वारदात हुई थी तब वे शहर के पुलिस आयुक्त थे। प्रकाश ने कहा, 'हमें बस इस बात की खुशी है कि हम गुनाहगारों को सजा दिला पाए।' रहरस्यमय परिस्थितियों में लापता हो गई थी। अदालत आरोपियों को पांच दिसंबर को सजा सुनाएगी। अभियोजक (सरकारी वकील) ने बताया, '38 दिन बाद सड़ी-गली हालत में (उसका) शव मिला था जिसके कारण हम ढेर सारा जैविक साक्ष्य गंवा बैठे लेकिन पुलिस परिस्थितिजन्य साक्ष्य के आधार पर मामला तैयार करने में कामयाब रही और अभियोजन पक्ष ने उसे अदालत में सफलतापूर्वक साबित कर दिया।' पास के तिरुवल्लम में एक 'मैग्राव' वन से 21 अप्रैल, 2018

पूनावाला हाउसिंग फाइनेंस लिमिटेड (पूर्व में मैगना हाउसिंग फाइनेंस लिमिटेड के रूप में अभिज्ञात) पंजीकृत कार्यालय: 602, 60वां तल, एचडी वॉल आईटी पार्क, सी.टी. नं. 79/1, चोपड़ाड़ी, गुंघटा रोड, पुणे-411036

पंजीकृत कार्यालय: इन्दिरा गांधी इंटरनेशनल एयरपोर्ट, टर्मिनल 1डी, नई दिल्ली-110 037, वेबसाइट: www.spicejet.com; ई-मेल: investors@spicejet.com; दूरभाष: +91 124 3913939; फैक्स: +91 124 3913844

सूचना

एतद्द्वारा सूचना दी जाती है कि: 1. स्पाइसजेट लिमिटेड ("कम्पनी") के सदस्यों की 38वीं वार्षिक आम बैठक (2022) दिनांक 13 जनवरी, 2021, 21/2021 दिनांक 14 दिसम्बर, 2021 तथा 2/2022 दिनांक 5 मई, 2022 और भारतीय प्रतिभूति एवं विनियम बोर्ड द्वारा जारी सं. SEBI/HO/CFD/CMD1/CIR/P/2020/79 दिनांक 12 मई, 2020, सं. SEBI/HO/CFD/CMD2/CIR/P/2021/11 दिनांक 15 जनवरी, 2021 तथा सं. SEBI/HO/CFD/CMD2/CIR/P/2022/62 दिनांक 13 मई, 2022 (सामूहिक रूप से "ई-एजीएम परिपत्र" सम्बंधित) के सम्बंध में कम्पनी की एजीएम वीसी सुविधा के माध्यम से संचालित की जायेगी जिसमें किसी कॉन्फ्रेंस के पास पंजीकृत हैं। एजीएम की स्थिति आवश्यक नहीं है। सदस्य वीसी सुविधा के माध्यम से एजीएम में उपस्थित हो सकते हैं या <https://emcmeetings.kfintech.com> पर एजीएम का लाइव वेबकास्ट देख सकते हैं। 2. ई-एजीएम परिपत्रों के अनुपालन में एजीएम की सूचना की इलेक्ट्रॉनिक प्रतियाँ तथा वित्त वर्ष 2021-22 के वार्षिक रिपोर्ट का इलेक्ट्रॉनिक सम्पूर्ण एसे सदस्यों को कर दिया गया है जिन्हें इनके ईमेल आईडी कम्पनी-डिवाइजिटी पॉर्टल/सिस्टम्स के पास पंजीकृत हैं। एजीएम की सूचना के साथ वार्षिक रिपोर्ट कम्पनी की वेबसाइट अर्थात् www.spicejet.com के निदेशक खंड में तथा स्टॉक एक्सचेंज की वेबसाइट अर्थात् www.bseindia.com और केफिन टेक्नोलॉजीज फाइनेंस लिमिटेड ("केफिन टेक") की वेबसाइट अर्थात् <https://evoting.kfintech.com> पर भी उपलब्ध है। ई-मेल द्वारा एजीएम की सूचना देने का कार्य 2 दिसम्बर, 2022 को पूरा कर लिया गया है। 3. कम्पनी (प्रबंध तथा प्रशासन, निम्नमावली, 2014, यथा-संशोधित के नियम 20 के साथ पठित कम्पनी अधिनियम, 2013) की धारा 108 के अनुपालन में यह कम्पनी एजीएम की सूचना में निर्दिष्ट सभी संदर्भों पर इलेक्ट्रॉनिक रूप से मतदान करने के लिये अपने सदस्यों को ई-वोटिंग सुविधा सक्षम कर रही है। कम्पनी ने ई-वोटिंग सुविधा के लिए केफिन टेक की सेवाएं ग्रहण की हैं। सूचीबद्ध कम्पनियों द्वारा प्रावधानित ई-वोटिंग सुविधा पर भारतीय प्रतिभूति एवं विनियम बोर्ड द्वारा जारी परिपत्र सं. SEBI/HO/CFD/CMD/CIR/P/2020/242 दिनांक 9 दिसम्बर, 2020 के सम्बंध में तथा वोटिंग प्रक्रिया को दक्षिण बढ़ाने के अंग के रूप में डीमैट मोड में प्रतिभूतियों को रखने वाले सभी व्यक्तिगत शेयरधारकों के लिए ई-वोटिंग प्रक्रिया को डिवाइजिटी/डिवाइजिटी की वेबसाइट/डिवाइजिटी प्रतिभागियों के साथ अनुरक्षित डीमैट खाते के माध्यम से वोट करने के लिए सक्षम किया गया है। ई-वोटिंग और वीसी सुविधा के माध्यम से एजीएम में भाग लेने के लिए विस्तृत प्रक्रिया और निर्देश एजीएम के नोटिस में दिए गए हैं। सदस्यों को सूचित किया जाता है कि (ए) ई-वोटिंग की अवधि वृहत्संख्या, 22 दिसंबर, 2022 को सुबह 9:00 बजे शुरू होगी और रविवार, 25 दिसंबर, 2022 को शाम 5:00 बजे समाप्त होगी। उपरोक्त तिथि और समय के बाद ई-वोटिंग की अनुमति नहीं दी जाएगी और उपरोक्त अवधि की समाप्ति पर केफिनटेक द्वारा ई-वोटिंग मॉड्यूल को निष्क्रिय कर दिया जाएगा; (बी) कट-ऑफ तिथि यानी 19 दिसंबर, 2022 को भौतिक रूप में या डीमैट रूप में शेयर धारण करने वाले कंपनी के सदस्य, रिमोट ई-वोटिंग या बैटल के दौरान ई-वोटिंग सिस्टम के माध्यम से अपना वोट डाल सकते हैं, (सी) सदस्य जिन्होंने ई-वोटिंग के माध्यम से प्रस्तावों पर अपना वोट नहीं डाला है और अतथा ऐसा करने से प्रतिबंधित नहीं हैं, वे एजीएम के दौरान उपलब्ध ई-वोटिंग सिस्टम के माध्यम से अपना वोट डालने के लिए (डी) कोई सदस्य ई-वोटिंग के माध्यम से वोट देने के अपने अधिकार का प्रयोग करने के बाद भी एजीएम में भाग ले सकता है, लेकिन एजीएम में वोट देने के लिए पात्र नहीं होगा; और (ई) कोई व्यक्ति जो एजीएम की सूचना के प्रेषण के बाद कंपनी का सदस्य बन गया है और कट-ऑफ तिथि यानी 19 दिसंबर, 2022 को शेयर धारण करता है, वह केफिनटेक की ईमेल आईडी evoting.kfintech.com पर यूजर आईडी और पासवर्ड के लिए अनुरोध करने के लिए लिख सकता है। हालांकि, यदि आपने ई-वोटिंग के लिए केफिनटेक के साथ पहले ही पंजीकरण कर लिया है, तो आप वोट डालने के लिए अपने मौजूदा यूजर आईडी और पासवर्ड का उपयोग कर सकते हैं। किसी भी पृष्ठताछ के मामले में, सदस्य <https://evoting.kfintech.com> के डाउनलोड अनुभाग में उपलब्ध Frequently Asked Questions (FAQs) for shareholders तथा e-voting User Manual for shareholders का अध्ययन कर सकते हैं, या सूत्री सूची शोभा आनंद, उप महाप्रबंधक, केफिनटेक से ई-मेल हेल्पडेस्क evoting.kfintech.com के माध्यम से या 1800 345 4001 (टोल फ्री) पर संपर्क कर सकते हैं या कार्यालय सहायक टॉवर बी, प्लॉट नंबर 31-32, गांधीबावली, फाइनेंशियल डिस्ट्रिक्ट, नानकरामगुडा, हैदराबाद-500032 पर संपर्क करें। 4. जिन सदस्यों ने अपने ईमेल पते पंजीकृत नहीं किए हैं, उनसे अनुरोध किया जाता है कि वे अपने ईमेल पते को संशोधित डिवाइजिटी प्रतिभागियों के साथ पंजीकृत करें और भौतिक मोड में शेयर रखने वाले सदस्यों से अनुरोध है कि वे एजीएम की सूचना के साथ वित्तीय वर्ष 2021-22 के वार्षिक रिपोर्ट की कॉपी प्राप्त करने के लिए केफिनटेक के ई-मेल पते einward.ris@kfintech.com पर अपना ईमेल पता अपडेट करें। 5. कंपनी अधिनियम, 2013 की धारा 91 के साथ पठित सूची (सूचीबद्धता दायित्व एवं प्रकटन अधिकांश) विनियम, 2015 के विनियम 42 और उसके तहत बनाए गए लागू नियमों के अनुसार, कंपनी के 38वें वार्षिक आम बैठक के प्रयोजन के लिए सदस्यों का रजिस्टर और शेयर ट्रॉफिक बुक्स 20 दिसंबर, 2022 से 26 दिसंबर, 2022 (दोनों दिन सम्मिलित) तक बंद रहेंगे।

शाम: दिल्ली दिनांक: 03-12-2022

KAMDHENU LIMITED
CIN:L27101HR1994PLC092205
Regd. Office: 2nd Floor, Tower A, Building No. 9, DLF Cyber City, Phase-III, Gurugram (Haryana)-122002
Ph.: 91-124-4604500 Email: kamdhenulimited.com
Website: www.kamdhenulimited.com

CORRIGENDUM TO THE NOTICE OF THE EXTRA-ORDINARY GENERAL MEETING SCHEDULED TO BE HELD ON 9TH DECEMBER, 2022 THROUGH VIDEO CONFERENCE /OTHER AUDIO-VISUAL MEANS AT 11.00 A.M (IST).

We draw attention of all the Shareholders of Kamdhenu Limited (**The Company**) towards the Notice dated November 11, 2022 (**Notice of EGM**) issued for convening the Extraordinary General Meeting of the Shareholders of the Company on Friday, 9th December, 2022 at 11:00 A.M. (IST) through Video Conferencing (VC) / Other Audio-Visual Means (OAVM). The Notice of the EGM has been dispatched to the Shareholders of the Company in due compliance with the provisions of the Companies Act, 2013 read with the relevant rules made thereunder and relevant circulars issued by Ministry of Corporate Affairs and Securities Exchange Board of India.

This corrigendum is being issued to make amendments/provide additional details as mentioned herein, pursuant to the provisions of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018: With respect to Item No. 3 of the Notice of EGM and Explanatory Statement, which pertains for seeking an approval of the shareholders for Issuance of Warrants Convertible into Equity Shares to person(s) belonging to Promoter Category and to person(s) belonging to Non-Promoter Category on Preferential basis, in this regard we wish to communicate that:

1) Warrants Issue Price/Issue Price wherever appearing in the Item No. 3 of the Notice of EGM and Explanatory Statement be read as '**Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each) or such other higher price as may be ascertained by the Statutory or Regulatory Authorities, in place of 'Rs. 141/- (Rupees One Hundred and Forty One Only) (including premium of Rs. 131/- each)**' which being the price higher than the Floor price determined in accordance with the relevant provisions of Chapter V of SEBI/ICDR Regulations, 2018.

2) In Explanatory Statement to the Item No. 3, at point no. 2 (vi), Amount which the Company intends to raise by way of such convertible warrants be read as '**Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only) or such other higher amount as the case may be' in place of 'Rs. 70.50 Crore (Rupees Seventy Crore and Fifty Lakhs Only)**'.

This Corrigendum to the Notice of the EGM shall form an integral part of the Notice of the EGM which has already been circulated to the shareholders of the Company on 16th November, 2022 and on and from the date hereof, the Notice of the EGM shall always be read in conjunction with this Corrigendum. This Corrigendum is also being published in the all Edition of Financial Express (English) and Delhi NCR Edition of Jansatta (Hindi) and will also be available on the website of BSE Limited (www.bseindia.com), the National Stock Exchange of India Limited (www.nseindia.com) and on the website of the Company (www.kamdhenulimited.com). All other contents of the Notice of the EGM and Explanatory Statement thereof, save and except as modified or supplemented by this Corrigendum, shall remain unchanged. Accordingly request you all to cast your votes electronically during e-voting period commencing from Tuesday, 6th December, 2022 at 9:00 A.M. (IST) and ending on Thursday, 8th December, 2022 at 05:00 P.M. (IST) or through Insta-poll during the EGM i.e. on 9th December, 2022, as the case may be.

By the Order of the Board of Directors of Kamdhenu Limited
Sd/-
Khem Chand
Company Secretary & Compliance Officer

Date: 02.12.2022
Place : Gurugram

पंजाब नैशनल बैंक Punjab National Bank
...the name you can BANK upon!
(A GOVERNMENT OF INDIA UNDERTAKING)

अचल सम्पत्तियों की ई-नीलामी हेतु बिक्री सूचना

प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल सम्पत्तियों के बिक्रय हेतु ई-नीलामी वेबसाइट नॉटिस

आम जनता को और विशेष रूप से कर्जदार और गारंटर्स को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्तियाँ जो प्रतिभूत लेनदार के पास बंधक/प्रभारित हैं, का सांकेतिक/वास्तविक कब्जा(नीचे वर्णित अनुसार), प्रतिभूत लेनदार पंजाब नैशनल बैंक के प्राधिकृत अधिकारी द्वारा लिया गया है, को "जहाँ है, जैसा है और जो कुछ भी है" के आधार पर बेचा जाएगा। बकाया राशि की वसूली, कर्जदार(रों) और गारंटर(रों), आरक्षित मूल्य और घोरेहर राशि का विवरण नीचे दी गई तालिका के अनुसार

क्र. सं.	शाखा का नाम	खाते का नाम	कर्जदार/गारंटर्स खाते का नाम एवं पता	प्रस्तावित परिसम्पत्तियों की बिक्री की अनुसूची	बंधक अचल सम्पत्तियों का विवरण/स्वामित्व का नाम	आरक्षित मूल्य (लाख रु. में)	नीलामी की तिथि एवं समय	सुरक्षित लेनदारों को ज्ञात एक्स्ट्रेन्स का विवरण
1	पीएनबी डीएलएफ फ्लोर 111, गुरुग्राम श्री अमरजोत सिंह बाघ पुत्र स्वर्गीय सुखवंत सिंह, मकान नं. 504, 5वीं मंजिल, टावर-3, सुशांत एस्टेट, सेक्टर-62, गुरुग्राम-122003 (हरि)			21.06.2021	रिहायशी सम्पत्ति मकान नं. 504, 5वां तल, टावर-3, सुशांत एस्टेट, सेक्टर-62, गुरुग्राम (हरि) में स्थित, यह सम्पत्ति श्री अमरजोत सिंह बाघ के नाम पर है। (सम्पत्ति का सांकेतिक कब्जा बैंक के पास है।)	₹. 105.00 लाख	28.12.2022 पूर्वाह्न 11.00 बजे से अर्थात् 04.00 बजे	ज्ञात नहीं
2	पीएनबी: तिगाव, फरीदाबाद मैसर्स के.बी.स्टील ट्रेडर्स, (प्रोप. श्री ललित शर्मा), बी.एच कॉलेज के पास, तिगाव, फरीदाबाद, (हरियाणा) गारंटर्स: श्री दीप चंद्र शर्मा पुत्र श्री मणि राम शर्मा, खेत नं. 705 खाला नं. 1673, खसरा नं. 98/7/2, बाना वाली गली, गवर्नमेंट कॉलेज रोड/अर्लीन नावा, तिगाव, फरीदाबाद (हरियाणा)			22.10.2021	मकान क्षेत्रफल 300 वर्ग गज, खेत नं. 705 का भाग, खती नं. 98/7/2, पुलिस स्टेशन तिगाव के पास, मीला तिगाव, तहसील तिगाव, जिला फरीदाबाद, हरियाणा में स्थित, यह सम्पत्ति दीप चंद्र शर्मा (गारंटर्स) पुत्र श्री मनी राम शर्मा के नाम पर है। (सम्पत्ति का भौतिक कब्जा बैंक के पास है।)	₹. 50,000/-	28.12.2022 पूर्वाह्न 11.00 बजे से अर्थात् 04.00 बजे	ज्ञात नहीं
3	पीएनबी: तिगाव, फरीदाबाद मैसर्स के.बी.स्टील ट्रेडर्स, (प्रोप. श्री ललित शर्मा), बी.एच कॉलेज के पास, तिगाव, फरीदाबाद, (हरियाणा) गारंटर्स: श्री दीप चंद्र शर्मा पुत्र श्री मणि राम शर्मा, खेत नं. 705 खाला नं. 1673, खसरा नं. 98/7/2, बाना वाली गली, गवर्नमेंट कॉलेज रोड/अर्लीन नावा, तिगाव, फरीदाबाद (हरियाणा)			22.07.2016	मकान क्षेत्रफल 300 वर्ग गज, खेत नं. 705 का भाग, खती नं. 98/7/2, पुलिस स्टेशन तिगाव के पास, मीला तिगाव, तहसील तिगाव, जिला फरीदाबाद, हरियाणा में स्थित, यह सम्पत्ति दीप चंद्र शर्मा (गारंटर्स) पुत्र श्री मनी राम शर्मा के नाम पर है। (सम्पत्ति का भौतिक कब्जा बैंक के पास है।)	₹. 18.93 लाख	28.12.2022 पूर्वाह्न 11.00 बजे से अर्थात् 04.00 बजे	ज्ञात नहीं

ई-नीलामी बिक्री के शक्ति नियम एवं शर्तें: बिक्री, प्रतिभूति हित (प्रवर्तन) नियमावली 2002 में वर्णित नियमों एवं शर्तों के अधीन होगी। (1) सम्पत्तियों की बिक्री जैसे है जहाँ है आधार पर की जा रही है। (2) ऊपर वर्णित अनुसूची में विनिर्दिष्ट सुरक्षित परिसंपत्तियों का विवरण, प्राधिकृत अधिकारी की सर्वश्रेष्ठ जानकारी के अनुसार दर्शाई गई है, किंतु प्राधिकृत अधिकारी इस उद्घोषणा में किसी त्रुटि, गलत बयान या चूक के लिए जवाबदेह नहीं होगा। (3) नीलामी ई-नीलामी प्लेटफॉर्म वेबसाइट <https://www.msstcecommerce.com> के माध्यम से उपरोक्तानुसार समय एवं तिथि के अनुसार की जाएगी। (4) अधिक विवरण तथा सम्पूर्ण नियमों व शर्तों के लिए कृपया निम्नलिखित वेबसाइट्स: www.ibapi.in, www.msstcecommerce.com & www.pnbIndia.in देखें। सरकारी अधिनियम 2002 के नियम 8(6) के अंतर्गत बिक्री सूचना

दिनांक: 02.12.2022, स्थान: गुरुग्राम

प्रतिभूति लेनदार मो. 8527977711, प्राधिकृत अधिकारी, पंजाब नैशनल बैंक

लुधियाना विस्फोट मामले का मुख्य षडयंत्रकर्ता दिल्ली हवाईअड्डे से गिरफ्तार

नई दिल्ली, 2 दिसंबर (भाषा)।

वांछित आतंकवादी एवं लुधियाना अदालत बम विस्फोट के मुख्य षडयंत्रकर्ता हरप्रीत सिंह को राष्ट्रीय राजधानी दिल्ली के इंदिरा गांधी अंतरराष्ट्रीय हवाईअड्डे से गिरफ्तार किया गया है। यह जानकारी शुक्रवार को राष्ट्रीय अन्वेषण अधिकार (एनआइए) के एक अधिकारी ने दी। एनआइए के प्रवक्ता ने बताया कि पंजाब के अमृतसर रहने वाले हरप्रीत सिंह उर्फ 'हेप्पी मलेशिया' को कुआलालंपुर से हवाईअड्डे पहुंचने के तुरंत बाद गिरफ्तार कर लिया गया। प्रवक्ता ने बताया कि उस पर 10 लाख रुपए का इनाम था। हरप्रीत को पिछले साल दिसंबर में लुधियाना के अदालत की इमारत में बम विस्फोट से संबंधित एक मामले में गिरफ्तार किया गया, जिसमें एक व्यक्ति की मौत हो गई थी और छह अन्य घायल हो गए थे।

विदेशी महिला के साथ बलात्कार और हत्या मामले में दो दोषी

तिरुवनंतपुरम, 2 दिसंबर (भाषा)।

तिरुवनंतपुरम की एक अदालत ने एक लियुआनिया की महिला पर्यटक के साथ बलात्कार और उसकी हत्या के जुर्म में शुक्रवार को दो आरोपियों को दोषी ठहराया। तिरुवनंतपुरम सत्र न्यायालय ने बलात्कार और हत्या समेत भारतीय दंड संहिता की विभिन्न धाराओं के तहत आरोपियों उमेश और उदयन को दोषी ठहराया। यह महिला (33) केरल में कोवलम से 14 मार्च, 2018 को

रहरस्यमय परिस्थितियों में लापता हो गई थी। अदालत आरोपियों को पांच दिसंबर को सजा सुनाएगी। अभियोजक (सरकारी वकील) ने बताया, '38 दिन बाद सड़ी-गली हालत में (उसका) शव मिला था जिसके कारण हम ढेर सारा जैविक साक्ष्य गंवा बैठे लेकिन पुलिस परिस्थितिजन्य साक्ष्य के आधार पर मामला तैयार करने में कामयाब रही और अभियोजन पक्ष ने उसे अदालत में सफलतापूर्वक साबित कर दिया।' पास के तिरुवल्लम में एक 'मैग्राव' वन से 21 अप्रैल, 2018

को सड़ी गली हालत में एक महिला का शव मिला था जिसमें सिर नहीं था। उसके बाद आरोपियों उमेश और उदयन को तीन मई, 2018 को गिरफ्तार किया गया था। अदालत परिसर के बाहर मीडिया से बातचीत में पुलिस महानिरीक्षक पी प्रकाश ने कहा कि उन्हें फैसला के बारे में सुन कर खुशी हुई है। जब यह वारदात हुई थी तब वे शहर के पुलिस आयुक्त थे। प्रकाश ने कहा, 'हमें बस इस बात की खुशी है कि हम गुनाहगारों को सजा दिला पाए।' रहरस्यमय परिस्थितियों में लापता हो गई थी। अदालत आरोपियों को पांच दिसंबर को सजा सुनाएगी। अभियोजक (सरकारी वकील) ने बताया, '38 दिन बाद सड़ी-गली हालत में (उसका) शव मिला था जिसके कारण हम ढेर सारा जैविक साक्ष्य गंवा बैठे लेकिन पुलिस परिस्थितिजन्य साक्ष्य के आधार पर मामला तैयार करने में कामयाब रही और अभियोजन पक्ष ने उसे अदालत में सफलतापूर्वक साबित कर दिया।' पास के तिरुवल्लम में एक 'मैग्राव' वन से 21 अप्रैल, 2018

रेलवे का उप मुख्य अभियंता गिरफ्तार

नई दिल्ली, 2 दिसंबर (भाषा)।

केन्द्रीय अन्वेषण ब्यूरो (सीबीआइ) ने लखनऊ में तैनात उत्तर रेलवे के उप मुख्य अभियंता को रेलवे बिल का निपटारा करने के एवज में एक ठेकेदार से 50 हजार रुपए की रिश्वत लेते हुए गिरफ्तार किया। अधिकारियों ने यह जानकारी दी। उत्तर रेलवे के उप मुख्य अभियंता (विनिर्माण) अरुण कुमार भित्तल ने ठेकेदार से उसकी कंपनी के लंबित बिल पास करने के एवज में कथित तौर पर रिश्वत की मांग की।

दिल्ली नगर निगम चुनाव पर रोक वाली याचिका खारिज

जनसत्ता ब्यूरो नई दिल्ली, 2 दिसंबर।

दिल्ली नगर निगम के चुनाव पर रोक लगाने वाली याचिका को सुप्रीम कोर्ट ने शुक्रवार को खारिज कर दिया। न्यायमूर्ति संजय किशन कौल और न्यायमूर्ति अभय एस ओका को पीट ने कहा है कि समय बीतने के साथ यह याचिका निरर्थक हो गई है। रविवार को मतदान होना है। ऐसे में वे इस समय चुनाव में हस्तक्षेप नहीं कर सकते। दिल्ली नगर निगम चुनाव के लिए मतदान चार दिसंबर को होना है। जबकि सात दिसंबर को मतगणना होगी। याचिका नेशनल यूथ पार्टी की ओर से दायर की गई थी। इसमें चुनाव के लिए वाडों के परिसीमन को चुनौती दी गई थी। साथ ही निगम चुनाव पर रोक लगाने की मांग की गई थी। याचिकाकर्ता ने दिल्ली हाईकोर्ट के नौ नवंबर के उस आदेश को चुनौती दी थी, जिसके तहत हाईकोर्ट ने नगर निगम चुनावों में हस्तक्षेप करने से इनकार कर दिया था और याचिका को खारिज कर दिया था।

मुख्यधारा की टीमों के साथ मैच की संभावनाएं तलाशेंगे आइडीसीए

जनसत्ता ब्यूरो नई दिल्ली, 2 दिसंबर

निर्वाचन आयोग ने शुक्रवार को कहा कि वह भारतीय दिव्यांग क्रिकेट परिषद (आइडीसीए) की टीम का मुख्यधारा की टीमों के साथ एक मैच प्रारोपित करने की संभावनाएं तलाश रहा है। अंतरराष्ट्रीय दिव्यांग दिवस के अवसर पर आयोग ने यहां भारतीय दिव्यांग टीम को सम्मानित किया। टीम का स्वागत करते हुए मुख्य निर्वाचन आयुक्त राजीव कुमार ने कहा कि निर्वाचन आयोग टीम के खिलाड़ियों द्वारा दिखाई गई प्रतिरोध

शक्ति और दृढ़ता को सलाम करता है। उन्होंने कहा कि टीम ने दिव्यांग अंतरराष्ट्रीय क्रिकेट परिषद द्वारा संयुक्त अरब अमीरात में आयोजित टी-20 चैंपियंस ट्रॉफी जीतकर देश का नाम रोशन किया है। राजीव कुमार ने कहा कि निर्वाचन आयोग आइडीसीए की टीम का मुख्यधारा की टीमों के साथ एक मैच प्रारोपित करने की संभावनाएं तलाशेगा। आयोग ने अंतरराष्ट्रीय दिव्यांग दिवस के मौके पर, पद्मश्री से सम्मानित निरू कुमार द्वारा विविधता और समावेशन विषय पर अपने अधिकारियों के लिए एक प्रशिक्षण कार्यशाला का भी आयोजन किया।

गायक जुबिन नैटियाल सीढ़ियों से गिर कर घायल

मुंबई, 2 दिसंबर (भाषा)।

गायक जुबिन नैटियाल को सीढ़ियों से गिरने के बाद यहां अस्पताल में भर्ती कराया गया है। उनके प्रतिनिधि ने शुक्रवार को यह जानकारी दी। एक बयान में, प्रतिनिधि ने कहा कि गिरने के बाद नैटियाल (33) की "कोहनी टूट गई, उनकी पसली और उनसे सिर में चोट लगी है।" प्रतिनिधि ने कहा कि नैटियाल के दाहिने हाथ का आपरेशन होगा और उन्हें सलाह दी गई है कि वे ज्यादा मेहनत का काम नहीं करें।

इंडिया एक्सपोजिशन मार्ट लिमिटेड
सीआइएन: U99999DL2001PLC110396

पंजीकृत कार्यालय: प्लॉट नंबर, 1: 210 अदालातिक प्लाज, दूसरी मंजिल, स्वामीय बायोग सेंटर, मयूर विहार फेज-1, दिल्ली-110091, दूरभाष: +91-120-2328011-20 फैक्स: +91-120-2328010 ईमेल आईडी: cs@indiaexpocentre.com, वेबसाइट: www.indiaexpomart.com

13 वीं असाधारण साधारण अधिवेशन (ईजीएम) और ई-वोटिंग की सूचना

सूचित किया जाता है कि कंपनी की 13 वीं असाधारण साधारण अधिवेशन (ईजीएम) दिनांक 26 दिसंबर 2022 दिन सोमवार को शाम 04:00 बजे तपस, लॉबी स्तर, जेपी वरसं कोर्टबिल्डिंग होटल, वसंत विहार, नई दिल्ली -110057 में आयोजित की जा रही है। इसकी सूचना सभी सदस्यों को व्यक्तिगत रूप से भी भेजी जा चुकी है।

ईजीएम की सूचना उन सभी सदस्यों को भेज दी गई है जिनकी ईमेल आईडी कंपनी में पंजीकृत है। इसकी भौतिक प्रतियाँ स्वीकृत रूप में अन्य सभी सदस्यों के पंजीकृत पते पर भेज दी गई हैं। यह कंपनी की वेबसाइट www.indiaexpomart.com पर भी उपलब्ध है। इसके अतिरिक्त, ईजीएम की नोटिस नेशनल सिंक्रिटीज डिवाइजिटीज लिमिटेड ('एनएसडीएल') की वेबसाइट <https://www.evoting.nsdl.com> पर भी उपलब्ध है। ईजीएम में किए जाने वाले कारोबार से संबंधित दस्तावेज ईजीएम की तारीख तक शनिवार, रविवार और छुट्टियों को छोड़ कर सभी कार्य दिवसों में दोपहर 12 बजे से दोपहर 3 बजे के बीच कंपनी के पंजीकृत कार्यालय में निरीक्षण के लिए उपलब्ध हैं। ईजीएम की सूचना प्रेषण का काम, 2 दिसंबर 2022 को पूरा हो चुका है।

कंपनी अधिनियम, 2013 की धारा 108 के नियमों के साथ पठित, यथा संशोधित, कंपनी सदस्यों को सभी प्रस्तावों पर इलेक्ट्रॉनिक माध्यम (रिमोट ई-वोटिंग) द्वारा अपना वोट डालने के लिए रिमोट ई-वोटिंग सुविधा प्रदान करने की कृपा कर रही है। कंपनी ने ई-वोटिंग की सुविधा उपलब्ध कराने के लिए एनएसडीएल की सेवाएं ली हैं। कृपया ई-वोटिंग पर निर्देशों के संबंध में ईजीएम की सूचना देखें।

रिमोट ई-वोटिंग शुक्रवार, 23 दिसंबर, 2022 को सुबह 10:00 बजे (भारतीय समयानुसार) से शुरू होगी और रविवार, 25 दिसंबर, 2022 को शाम 5:00 बजे (भारतीय समयानुसार) समाप्त होगी। रिमोट ई-वोटिंग की अनुमति उक्त समय और तिथि के बाद नहीं दी जाएगी।

- इलेक्ट्रॉनिक माध्यम से या ईजीएम में मतदान करने की पावता निर्धारित करने की कट-ऑफ तिथि सोमवार, 19 दिसंबर, 2022 है।
- जिस व्यक्ति का नाम कट ऑफ तिथि अर्थात् 19 दिसंबर 2022, पर सदस्यों के रजिस्टर में दर्ज है, बैठक में उपलब्ध रिमोट ई-वोटिंग या वोटिंग सुविधा का लाभ उठाने के लिए हकदार है।
- कोई भी व्यक्ति जिसने इस नोटिस के प्रेषण के बाद कंपनी के शेयरों का अधिधारण किया हो या कंपनी का सदस्य बना हो तथा कट ऑफ तिथि पर शेयर लिखा हो, वो भी पी आई डी / क्लाइंट आई डी नंबर का उपलब्ध कर evoting@nsdl.co.in या [www.indiaexpocentre.com</](http://www.indiaexpocentre.com)