

KACHCHH MINERALS LIMITED
 Regd. Off.: 22 MANSUR BLDG, 1ST FLOOR, 98 PRINCESS STREET, MUMBAI - 400002, MAHARASHTRA, INDIA. CIN: L15543MH1981PLC024282
 Tel: +91-22-22010028; Email Id: kachchhminerals@yahoo.in; Website: www.kachchhminerals.com

NOTICE OF 41st ANNUAL GENERAL MEETING AND REMOTE E-VOTING INFORMATION

In continuation of our newspaper notice published on September 07, 2022, notice is hereby given that the 41st Annual General Meeting ("AGM") of the Members of KACHCHH MINERALS LIMITED ("the Company") will be held on **Thursday, September 29, 2022 at 03.00 PM (IST)** through video conferencing ("VC")/ Other audio visual means ("OAVM"), to transact the business as stated in the AGM Notice, in compliance with the applicable provisions of the Companies Act, 2013 (the "Act") Rules framed thereunder and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the Ministry of Corporate Affairs ("MCA") circular dated April 8, 2020 and April 13, 2020, May 5, 2020 and January 13, 2021, December 8, 2021, December 14, 2021 and May 5, 2022 (collectively referred to as "MCA Circulars") and Securities and Exchange, Board of India vide its Circular No. SEBI/HO/CFD/CMD/ICIR/P/2020/79 dated May 12, 2020 and SEBI/HO/CFD/CMD/ICIR/P/2021/11, Dated January 15, 2021 (referred to as "SEBI Circulars") and all other relevant circulars issued, without the physical presence of the Members at a common venue.

The Annual Report of the Company for the F.Y. 2021-2022, including AGM Notice, Financial Statements, for the year ended March 31, 2022 ("Annual Report") were sent through electronic mode only, on Wednesday September 07, 2022 to all those members whose email id's are registered with Company or its Registrar and Transfer Agent, Bigshare Services Private Limited or the Depositories, in accordance with the MCA circulars and the SEBI circulars. Members can join and participate in the AGM through VC/OAVM facility only. The instructions for joining the AGM and the manner of participation in the remote electronic voting or casting vote through the e-voting system during the AGM are provided in the Notice of the AGM. Members participating through the VC/OAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Annual Report for 2021-2022, including the AGM Notice is also available on the company's website www.kachchhminerals.com, Bombay Stock Exchange Limited's ("BSE") website www.bseindia.com.

Members holding shares in physical mode and who have not updated their email address with the Company can obtain notice of the AGM, Annual Report and/or login details for joining the AGM through VC/OAVM facility including e-voting by sending scanned copy of a Copy of the signed request letter mentioning the folio number, name and address of the member b) self - attested copy of PAN Card and c) Self-attested copy address proof (eg: Aadhar, Driving license, Election Identity Card, Passport) of the member by email to kachchhminerals@yahoo.in, evoting@nsdl.co.in and rajshim@bigshareonline.com.

The Company is pleased to provide remote e-voting facility to the members to cast their votes electronically on all the resolutions set forth in the Notice convening the said meeting. The facility of e-voting will also be made available at the AGM and members attending the AGM through VC/OAVM, who have not cast their vote by remote e-voting, will be able to vote at the AGM. The company has availed the services of NSDL to provide the facility of remote e-voting i.e. voting at the AGM.

The Remote e-voting shall commence on Monday, September 26, 2022 at 09:00 AM (IST) and end on Wednesday, September 28, 2022 at 05:00 PM (IST). During this period shareholders of the Company, holding shares either in physical form or in dematerialized form, as on the cut-off date Friday, September 23, 2022 may cast their vote electronically. The remote e-voting module shall be disabled by the NSDL for voting thereafter. The voting rights of Members shall be in proportion to their shares in paid up equity capital of the Company as on cut-off date i.e. Friday, September 23, 2022.

Any person, who acquires shares of the Company and becomes a Member of the Company after sending of the AGM Notice and holding shares as of the cut-off date may obtain login id and password by sending a request at evoting@nsdl.co.in. However, if he/she is already registered with NSDL for remote e-voting, then he/she can use his/her existing User ID and password for casting vote or following the procedure as mentioned in the AGM Notice.

The details and instructions for joining the AGM through VC/OAVM and casting the vote through remote e-voting e-voting at the AGM is provided in the Notice of the AGM. Members are requested to carefully go through the same. Members, who need assistance before or during the AGM regarding e-voting, facility and/or VC/OAVM facility, can send a request at evoting@nsdl.co.in or use toll free no.: 1800-1020-990/1800224430.

Notice is also given that pursuant to section 91 of the Act read with Rules made thereunder and Regulation 42 of SEBI Listing Regulations, the Register of Members and Share Transfer Books of the Company will remain closed from, Friday, September 23, 2022 to Thursday, September 29, 2022 (both days inclusive) for the purpose of Annual General Meeting.

By Order of the Board of Directors of
Kachchh Minerals Limited
 Sd/-
Daksh Narendrabhai Trivedi
 Director

Date: September 08, 2022
 Place: Mumbai

QUEST SOFTTECH (INDIA) LIMITED
 REGISTERED OFFICE: C-75/76, 7TH FLOOR, PLOT NO-224, C WING, MITTAL COURT, JAMNALAL BAJAJ, NARIMAN POINT, MUMBAI - 400021
 Tel. No. +91 22-67522050; E-mail: info@questsofttech.co.in; Website: www.questsofttech.co.in; CIN: L72200MH2000PLC125359

Recommendations of the Committee of Independent Directors ("CID") of Quest Softtech (India) Limited ("Target Company") in relation to the open offer ("Offer") made by AV AC DC Renew Private Limited ("Acquirer"), to the public shareholders of the Target Company ("Shareholders") under Regulations 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and Subsequent Amendments thereto ("SEBI (SAST) Regulations, 2011").

1 Date: 09-09-2022

2 Target Company ("TC"): Quest Softtech (India) Limited

3 Details of the Offer pertaining to Target Company: The offer is being made by the Acquirer pursuant to Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations, 2011 for acquisition upto 26,00,000 (Twenty Six Lakhs) equity shares of face value of ₹10/- each representing 26.00% of the equity share capital/voting capital of the Target Company at a price of ₹4/- (Rupees Four) ("Offer Price"), payable in Cash.

4 Acquirer: AV AC DC Renew Private Limited

5 Manager to the offer: Kunvarji Finstock Private Limited

6 Members of the Committee of Independent Directors (CID):
 1. Mr. Tejas Shah - Chairman
 2. Mr. Suresh Vishwasrao - Member

8 IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any: IDC Members are Independent Directors on the Board of the Target Company. They do not have any equity holding in the Target Company. None of them has entered into any other contract or has other relationship with the Target Company.

9 Trading in the equity shares/other securities of the TC by IDC Members: No trading in the equity shares of the Target Company has been done by any of the IDC Members.

10 IDC Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any: None of the IDC Members holds any contracts, nor has any relationship with the acquirer in their personal capacities.

11 Trading in the equity shares/other securities of the acquirer by IDC Members: No trading in the equity shares/other securities of the acquirer by IDC Members.

12 Recommendation on the Offer or, as to whether the offer, is or is not, fair and reasonable: Based on the review, IDC Members believe that the offer is fair and reasonable and in line with the Regulations.

13 Summary of reasons for recommendation: IDC has taken into consideration the following for making the recommendation: IDC has reviewed
 a) The Public Announcement ("PA") dated 30/06/2022;
 b) The Detailed Public Statement ("DPS") which was published on 06/07/2022;
 c) The Draft Letter of Offer ("DLOF") dated 13/07/2022;
 d) The Letter of Offer ("LOF") dated 29/08/2022
 Based on review of PA, DPS, DLOF and LOF, the IDC Members are of the view that the offer is in line with the parameters prescribed by SEBI in the Regulations. The equity shares of the Target Company are listed and traded on bourses of BSE and are non-frequently traded in which the meaning of definition of "Frequently traded shares" under clause (j) of sub-regulation (1) of Regulation 2 of the SEBI (SAST) Regulations on BSE. The offer price of ₹4/- (Rupees Four Only) is justified, in terms of Regulation 8(2) of the SEBI (SAST) Regulations, 2011, being the highest of the following:

Sr.	Particulars	Price (in ₹ per equity share)
1	Negotiated Price, i.e. The highest negotiated price per equity share of the Target Company for acquisition under any agreement attracting the obligation to make a PA of an open offer.	4/-
2	The volume-weighted average price paid or payable for acquisition by the acquirer during 52 weeks immediately preceding the date of PA.	Not Applicable
3	The highest price paid or payable for any acquisition by the acquirer during 26 weeks immediately preceding the date of the PA.	Not Applicable
4	The volume-weighted average market price of such equity shares for a period of sixty trading days immediately preceding the date of PA as traded on BSE provided such shares are frequently traded.	Not Applicable
5	The per equity share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable
6	Where the shares are not frequently traded, price determined by the acquirer and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	3.94/-

(*As certified by Mr. Hemal Ashokbhai Parikh, Registered Valuer (RV Registration No.: IBBI/RV/06/2019/11651) having office at 33, Ashna Residency, Near Balaji complex, Lad society road, Vastrapur, Ahmedabad - 380015; Tel. No.: +91 9825323340; Email: hemalparikh@gmail.com; has valued the equity shares of Target Company and calculated the fair value per share at ₹3.94/- (Three Rupees and Ninety Four Paise Only) vide his Share Valuation Report dated 25/06/2022).

In view of the parameters considered and presented in the table above, in the opinion of acquirer and manager to the offer, the offer price is ₹4/- in terms of Regulation 8(2) of the SEBI (SAST) Regulations, 2011.

14 Details of Independent Advisors, if any: None

15 Any other matter to be highlighted: None

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

For and on behalf of the Committee of
 Quest Softtech (India) Limited
 Sd/-
 Mr. Tejas Shah
 Director (DIN: 00637235)

Place: Mumbai
 Date: 09/09/2022

POST OFFER ADVERTISEMENT TO THE SHAREHOLDERS OF VINTRON INFORMATICS LIMITED
 Registered Office: - D-107 & 108, Okhla Industrial Area Phase-I New Delhi South Delhi 110020

Advertisement under Regulation 18(12) in terms of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

This Advertisement is being issued by D & A Financial Services (P) Limited (the "Manager to the Offer"), for and on behalf of the Acquirer (s) namely M/s. Vistara Network (P) Limited and M/s Telexcell Enterprise LLP (hereinafter collectively referred to as "Acquirers"), pursuant to Regulation 18(12) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, to acquire equity shares of Vintron Informatics Limited ("VIL"/ "Target Company"). The Detailed Public Statement ("DPS") with respect to the aforementioned offer was published on Friday, 17th June, 2022, in Financial Express (English-All Editions), Jansatta (Hindi-All Editions), Lakshdeep (Marathi), Mumbai edition.

1. Name of the Target Company : VINTRON INFORMATICS LIMITED
 2. Name of Acquirers & PACs : M/S VISTARA NETWORK (P) LIMITED AND M/S TELEXCELL ENTERPRISE LLP
 3. Name of Manager to the Offer : D & A FINANCIAL SERVICES (P) LIMITED
 4. Name of Registrar to the Offer : SKYLINE FINANCIAL SERVICES (P) LTD.
 5. Offer Details:
 a) Date of Opening of the Offer : FRIDAY AUGUST 05, 2022
 b) Date of Closure of the Offer : TUESDAY AUGUST 23, 2022
 6. Last Date of Payment of Consideration : WEDNESDAY SEPTEMBER 07, 2022.
 7. Details of the Acquisition :

S. No.	Item	Proposed in the Offer Document	Actual
1.	Offer Price	Rs. 1.25	Rs. 1.25
2.	Aggregate Number of Shares Tendered	19917750	850
3.	Aggregate Number of Shares Accepted	850	850
4.	Size of the Offer (Number of Share Multiplied by Offer Price per share)	Rs. 24897187.50/-	Rs. 1062.50/-
5.	Shareholding of the Acquirers and PACs before Agreements/Public Announcement	No. of Shares NIL	% N/A
6.	Shares acquired by way of Agreement	No. of Shares 57925451*	% 73.93
7.	Shares Acquired by way of Open Offer	No. of Shares 19917750	% 25.42
8.	Shares acquired after Detailed Public Statement- No. of Share Acquired Price of the Shares Acquired % of Share acquired	Nil Nil Nil	N/A N/A N/A
9.	Post Offer Shareholding of Acquirer and PACs (5+6+7+8)	No. of Shares 77843201	% 99.34
10.	Pre and Post Offer Shareholding of Public	Pre Offer 19917750 (25.42%)	Post Offer 19917750 (25.42%) (26.07%)

Note:
 1. *The equity shares to be acquired in terms of Share Purchase Agreement has not yet been transferred in the name of Acquirer.
 2. ^This holding also includes shareholding of outgoing promoters who were not part of share purchase agreement and their shareholding will become part of public shareholding subject to compliance with Regulation 31A of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015.

This Post Offer Public Announcement would also be available on SEBI Website at <http://www.sebi.gov.in>. The Acquirers accept full responsibility for the information contained in this Post Offer Advertisement and also shall be jointly and severally responsible for the fulfillment of the obligations under the Offer and as laid down in SEBI (SAST) Regulations, 2011 and subsequent amendments thereto.

Issued by Manager to the Offer on behalf of Acquirers

D & A Financial Services (P) Limited
 13, Community Centre, East of Kailash, New Delhi - 110065
 Tel Nos.: 011-41326121/40167038
 E-mail: investors@dnafinserve.com
 Contact Person: Ms. Radhika Pushkarna

Place: New Delhi
 Date: 8th September, 2022

The Shipping Corporation Of India Ltd.
 (A Government of India Enterprise)

Regd. Office: Shipping House, 245, Madam Cama Road, Mumbai-400021
 Tel. No.: 91-22-2202 6666, 2277 2000 Website: www.shipindia.com CIN: L63030MH1950G0I008033

FORM No. CAA-2
 (PURSUANT TO SECTION 230 (3) AND RULE 6 AND 7)
 BEFORE MINISTRY OF CORPORATE AFFAIRS, SHASTRI BHAWAN, AT NEW DELHI
 (Under Section 230- 232 of Companies Act, 2013)

IN THE MATTER OF: SECTION 230 - 232 OF COMPANIES ACT, 2013 READ ALONG WITH COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 AND NOTIFICATION OF MINISTRY OF CORPORATE AFFAIRS BEARING NOTIFICATION NO. G. S. R. 582 (E) DATED 13TH JUNE, 2017.

AND

IN THE MATTER OF SCHEME OF ARRANGEMENT FOR DEMERGER OF NON-CORE ASSETS ("DEMERGED UNDERTAKING") OF SHIPPING CORPORATION OF INDIA LIMITED (DEMERGED COMPANY) INTO SHIPPING CORPORATION OF INDIA LAND AND ASSETS LIMITED (RESULTING COMPANY) AND WITH THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

SHIPPING CORPORATION OF INDIA LIMITED, CIN: L63030MH1950G0I008033, HAVING ITS REGISTERED OFFICE AT SHIPPING HOUSE, 245 MADAM CAMA ROAD, NARIMAN POINT, MUMBAI - 400021 (DEMERGED COMPANY)/ APPLICANT COMPANY 1)

ADVERTISEMENT OF NOTICE OF THE MEETINGS OF THE EQUITY SHAREHOLDERS, SECURED CREDITORS AND UNSECURED CREDITORS OF SHIPPING CORPORATION OF INDIA LIMITED

Notice is hereby given that Hon'ble Ministry of Corporate Affairs ("MCA"), vide its order dated 1st September, 2022 (the "Order") has directed meeting of Equity Shareholders, Secured Creditors and Unsecured Creditors of the Demerged Company to be held for the purpose of considering, and if thought fit, approving, with or without modification(s), the arrangement embodied in the Scheme of Arrangement for Demerger of Non-core Assets ("Demerged Undertaking") of Shipping Corporation of India Limited (Demerged Company) into Shipping Corporation of India Land and Assets Limited (Resulting Company) and with their respective Shareholders and Creditors ("Scheme") under Section 230-232 of the Companies Act, 2013. In pursuance of the said order and as per the directions mentioned therein, notice of the aforesaid Meetings along with the Explanatory Statements and requisite annexures have been sent to all the Equity Shareholders (as on 02.09.2022), all the Secured Creditors (as on cut-off date i.e. 31.12.2021) and Unsecured Creditors whose debt is of a value more than INR 10,00,000/- (Rupees Ten Lacs only) (as on cut-off date i.e. 31.12.2021) via email on 08.09.2022, whose e-mail addresses were registered with the Demerged Company/Depositories. In case the email ID of any Secured and Unsecured Creditor is not updated with the Demerged Company, then such Secured and Unsecured Creditor are requested to contact the Demerged Company for updating the same by emailing at sci.cs@sci.co.in for receiving further updates. In case the email id of any Shareholder is not updated, they are requested to contact the RTA of the Demerged Company at investor@bigshareonline.com in case shares are held in physical form/Depositories or in case shares are in DEMAT form for updating the details for receiving further updates. Further, as per the MCA order, the said Meetings will be held through Video Conferencing/ Other Audio-Visual Means ("VC/OAVM"). There shall be no Meeting requiring physical presence at common venue. The proceedings shall however, be deemed to be conducted at the Registered Office of the Demerged Company through VC/OAVM.

Schedule of Meetings:

S. No.	Class of Meeting	Day & Date of Meeting	Time (IST)	Place of Meeting	Cut-Off Date for Remote E-Voting/E-Voting at the meeting	Remote E-Voting Period
1	Equity Shareholders	Tuesday & October 11, 2022	10:30 AM	Registered Office, deemed venue of the meetings through VC/OAVM	Oct. 06, 2022	From: October 8, 2022 at 09:00 AM (IST) Till: October 10, 2022 at 05:00 PM (IST)
2	Unsecured Creditors		12:15 PM		Dec. 31, 2021	
3	Secured Creditors		03:00 PM		Dec. 31, 2021	

For the purpose of the abovementioned Meetings, the Demerged Company has engaged NSDL for facilitating voting by electronic means, as the authorised agency. The facility of voting by the Equity Shareholders, Secured and Unsecured Creditors using voting by electronic means will be provided by NSDL (agency for providing the Remote e-Voting facility) prior to the respective Meetings (remote e-voting facility) as well as on the date of the Meetings (e-voting facility) through VC/OAVM. An Equity Shareholder/Creditor who has casted the vote prior to the Meeting may also attend the Meeting through VC/OAVM but shall not be entitled to vote again during their respective Meetings. Copies of the said respective Notice, Explanatory Statement and the Scheme of arrangement alongwith other annexures, under Sections 230-232 of the Companies Act, 2013 read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 are made available at the website of the Company at www.shipindia.com, the website of the stock exchanges i.e. BSE Limited at www.bseindia.com, National Stock Exchange of India Limited at www.nseindia.com and on the website of NSDL at www.evoting.nsd.com. Creditors entitled to attend and vote at the Meetings, may appoint proxy to attend and vote at the Meetings on their behalf, provided that their proxies in the prescribed form are deposited at the registered office of the Demerged Company and a scan copy of the same has been emailed at sci.cs@sci.co.in not less than 48 hours before the commencement of the respective Meetings.

Pursuant to the order of Hon'ble MCA, the undersigned has been appointed as the Chairperson of the said Meetings and Mr. Atul Mehta, or failing him, Ms. Ashwini Inamdar from M/s Mehta and Mehta, Company Secretaries, have been appointed as the Scrutinizer of the said Meetings of Equity Shareholders, Secured Creditors and Unsecured Creditors of the Demerged Company. The Scheme, if approved in the aforesaid Meetings, will be subject to the subsequent approval of the MCA.

Sd/-
Shri Sushil Kumar Singh
 (Joint Secretary, Ministry of Ports Shipping and Waterways)
 Chairman appointed pursuant to the MCA Order for above cited meetings

Dated : September 9, 2022

TRANSPORTING GOODS. TRANSFORMING LIVES.

ICICI Prudential Asset Management Company Limited
 Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001.
 Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051.
 Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.iciciprnf.com, Email id: enquiry@iciciprnf.com

Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Equity Savings Fund (the Scheme)

Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved the following distribution under Income Distribution cum capital withdrawal option (IDCW option) of the Scheme, subject to availability of distributable surplus on the record date i.e. on September 14, 2022*:

Name of the Scheme/Plans	Quantum of IDCW (₹ per unit) (Face value of ₹ 10/- each)*#	NAV as on September 7, 2022 (₹ Per unit)
ICICI Prudential Equity Savings Fund		
Quarterly IDCW	0.18	12.33
Direct Plan - Quarterly IDCW	0.18	14.07

\$ The distribution will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the IDCW option of the Scheme.

Subject to deduction of applicable statutory levy, if any

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

The distribution with respect to IDCW will be done to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the IDCW option of the Scheme, at the close of business hours on the record date.

It should be noted that pursuant to payment of IDCW, the NAV of the IDCW option of the Scheme would fall to the extent of payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited
 Place: Mumbai
 Date: September 8, 2022
 No. 005/09/2022
 Sd/-
Authorised Signatory

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprnf.com

Investors are requested to periodically review and update their KYC details along with their mobile number and email id.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit <https://www.iciciprnf.com> or visit AMFI's website <https://www.amfiindia.com>

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

(This is an Advertisement for information purpose only and not for publication or distribution or release directly or indirectly outside India and is not an offer document announcement.)

ADD-SHOP E-RETAIL LTD.
 World's Greatest Opportunity

Add-Shop E-Retail Limited

Add-Shop E-Retail Limited was originally incorporated on August 20, 2013 as "Add-Shop Promotions Private Limited" having its registered office at Three Ashapura Complex, Shop No. 202, 2nd Floor, Opp. Ahya Commercial Centre, Gondal Road, Rajkot-36002, Gujarat, India, under the provisions of the Companies Act, 1956 bearing Certificate of Incorporation No. U51109G21031PTC076482 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently our Company was converted into a Public Limited Company pursuant to special resolution passed by the shareholders at the Extraordinary General Meeting held on June 11, 2018 and fresh certificate of incorporation consequently upon change of name was issued by Registrar of Companies, Gujarat, Ahmedabad dated June 21, 2018 and name of our Company was changed to Add-Shop Promotions Limited and a fresh certificate of incorporation was issued bearing CIN No. U51109G21031PTC076482. The name of the Company was further changed to Add-Shop E-Retail Limited and a fresh certificate of incorporation bearing CIN No. U51109G21031PTC076482 was issued by Registrar of Companies Ahmedabad, Gujarat. Registered & Corporate Office: B-304 Imperial Height 150ft Ring Road Rajkot-360005, Gujarat, India. Tel. No.: 0281-2580499; Company Secretary & Compliance Officer: Mr. Nirajkumar Malaviya E-mail: investor@addshop.co; Website: www.addshop.co; CIN: U51109G21031PTC076482

OUR PROMOTERS: (I) MR. DINESHBHAI BHANUSHANKAR PANDYA (II) MR. JAYSHREE DINESHBHAI PANDYA (III) MR. JIGAR DINESHBHAI PANDYA (IV) MR. DEV DINESHBHAI PANDYA (V) MS. DEVIBEN DINESHBHAI PANDYA

ISSUE OF UPTO 90,56,255 EQUITY SHARES OF FACE VALUE OF ₹10/- (RUPEES TEN ONLY) ("RIGHTS EQUITY SHARES") EACH AT A PRICE OF ₹54/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹44/- PER EQUITY SHARE ("ISSUE PRICE") FOR AN AMOUNT AGGREGATING UP TO RS. 48,90,37,770/- ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 1 (ONE) RIGHTS EQUITY SHARE FOR EVERY (ONE) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS (PUBLIC) AS ON THE RECORD DATE, AUGUST 08, 2022 ("THE ISSUE"). FOR FURTHER DETAILS, KINDLY REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE 124 OF THE LETTER OF OFFER

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Wednesday, August 17, 2022 and closed on Tuesday, August 30, 2022 and the last date for On-Market Renunciation of Rights Entitlements was Wednesday, August 24, 2022. Out of the total 7384 Applications for 11588783 Rights Equity Shares, 478 Applications for 345102 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer. The total number of valid Applications received were 6,906 Applications for 11243681 Rights Equity Shares, which was 124% of the number of Rights Equity Shares under the Issue.

In accordance with the Letter of Offer and the Basis of Allotment finalized on September 05, 2022, in consultation with the Lead Manager, Registrar to the Issue and BSE Limited ("BSE"), the Designated Stock Exchange, the Rights Issue Committee allotted 90,56,255 Rights Equity Shares on September 06, 2022 to the successful Applicants. All valid Applications have been considered for allotment.

1. The break-up of valid applications received through ASBA is as under:

Category	Gross			Less: Rejections / Partial Amount			Valid		
	Applications	Equity Shares	Amount	Equity Shares	Amount	Application	Equity Shares	Amount	
Eligible Equity Shareholders	6919	10500745	567040230	259	117678	6354612	6660	10383067	56068518
Renounees	465	1088038	58754052	219	227424	12280896	246	860614	46473156
Total	7384	11588783	625794282	478	345102	18635508	6906	11243681	607158774

2. Summary of Allotment in various categories is as under:

Applicants	Number of valid applications received	No. of Rights Equity Shares accepted and allotted against Rights Entitlement	Total Equity Shares accepted and allotted
Eligible Equity Shareholders	4570960	3818635	8389595
Renounees	666660	-	666660
Total	5237620	3818635	9056255

Intimation for Allotment / refund / rejection cases: The dispatch of allotment advice cum refund intimation and intimation for rejection, as applicable, to the Investors has been completed on September 07, 2022. The instructions to SCBs for unblocking of funds were given on September 05, 2022. The listing application was filed with BSE on September 06, 2022 and subsequently, the listing approval was received September 08, 2022 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allottees will be completed on or before September 09, 2022 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund / unblocking of ASBA accounts" on Page 152 of the Letter of Offer. The trading in fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under [ISIN - INE018501018](http://isin.in) upon receipt of trading permission. The trading is expected to commence on or before September 14, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on September 08, 2022.

INVESTORS MAY PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGE ONLY IN DEMATERIALISED FORM

DISCLAIMER CLAUSE OF THE SEBI: "It is to be distinctly understood that the submission of the Letter of Offer to BSE should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full texts as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 119 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE should not, in anyway, be deemed or construed that the LOF has been cleared or approved by BSE, nor does it certify the correctness or completeness of any of the contents of the LOF. The investors are advised to refer to the LOF for the full text of the "Disclaimer Clause of BSE" on Page 121 of the LOF.

Unless otherwise specified, all capitalized terms used herein shall have same meaning ascribed to such terms in the Letter of Offer.

LEAD MANAGER TO THE ISSUE	REGISTRAR TO THE ISSUE	COMPANY SECRETARY AND COMPLIANCE OFFICER
FINSHORE Creating Enterprise Managing Values FINSHORE MANAGEMENT SERVICES LTD "Anandok", Block-A, 2 nd Floor, Room No. 207, 227 A.J.C Bose Road, Kolkata-700020, West Bengal Telephone: 033 - 22895101 Email: ramakrishna@finshoregroup.com Website: www.finshoregroup.com Investor Grievance: info@finshoregroup.com Contact Person: Mr. S. Ramakrishna lyengar SEBI Registration No: INM000012185 CIN No: U74900WB2011PLC169377	CAMEO CAMEO CORPORATE SERVICES LTD "Subramanian Building", No. 1, Club House Road, Chennai - 600 002, India Tel No: +91-44-40020700 Fax: +91-44-28460129 Email: priya@cameoindia.com Investor Grievance Email Id: investor@cameoindia.com Contact Person: Ms. K Sreepriya Website: www.cameoindia.com SEBI Registration Number: INR000003753 CIN No: U67120TN1998PL041613	Nirajkumar Kishorbhai Malaviya Add-Shop E-Retail Limited B-304 Imperial Height 150ft Ring Road Rajkot-360005, Gujarat, India E-Mail Id: investor@addshop.co; Website: www.addshop.co; Tel No: 0281-2580499

Investors may contact the Registrar or the Company Secretary and Compliance Officer for any pre-issue or post-issue related matter. All grievances relating to the ASBA process may be addressed to the Registrar, with a copy to the SCBs, giving full details such as name, address of the Applicant, contact numbers, e-mail address of the sole / first holder, folio number or demat account number, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCBs where the Application Form or the plain paper application, as the case may be, was submitted by the Investors along with a photocopy of the acknowledgement. For details on the ASBA process, see "Terms of the Issue" on page 124 of the Letter of Offer.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

For Add-Shop E-Retail Limited
 On behalf of Board of Directors
 Sd/-
Nirajkumar Kishorbhai Malaviya
 Company Secretary and Compliance Officer

Place: Rajkot
 Date: September 09, 2022

Disclaimer: Our Company has filed the Letter of Offer with the Securities and Exchange Board of India and the Stock Exchange "BSE". The Letter of Offer is available on website of the Stock Exchange where the Equity Shares are listed i.e. www.bseindia.com, the website of the Manager to the Issue and Registrar to the Issue at www.finshoregroup.com and www.addshop.co. Potential investors should note that investment in Equity Shares involves a high degree of risk and for details relating to the same, see the section titled "Risk Factors" on page 20 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States.

પ્રેસ ઇન્ફોર્મેશન બ્યૂરો અમદાવાદ દ્વારા સેલવાસ ખાતે વર્કશોપનું આયોજન

(પ્રતિનિધિ) સેલવાસ, કેન્દ્ર સરકારના માહિતી અને પ્રસાર મંત્રાલયના પીઆઈબી-પ્રેસ ઇન્ફોર્મેશન બ્યૂરો, અમદાવાદ દ્વારા કેન્દ્ર શાસિત પ્રદેશ સેલવાસ ખાતે રૂરલ મીડિયા વર્કશોપ-વાર્તાલાપનું આયોજન કરવામાં આવ્યું હતું, જેમાં વિષય નિષ્ણાત અનુભવી વક્તાઓએ મીડિયા કર્મીઓ સાથે 'વાર્તાલાપ' યોજીને માગદર્શન આપ્યું હતું.



(તસ્વીર: અરોહ જોષી)

સરકાર ભાર આપી રહી છે. ગાંધીનગરમાં ડિફેન્સ એકસ્પો આયોજિત થવા જઈ રહ્યો છે. ગુજરાતમાં આ મહિને નેશનલ ગેન્સ આયોજિત થઈ રહી છે. જેમ મીડિયાના સહયોગથી હર ઘર તિરંગા અભિયાનને અપાર સફળતા મળી એમ આ લોકો પયોગી કાર્યક્રમોને સફળ બનાવવા તેમણે મીડિયાના સહયોગની અપીલ કરી હતી. મગદૂમે પીઆઈબીના કેક્ટ ચેક યુનિટનાં પાસ ઉલ્લેખ કરી ફેક ન્યૂઝનાં દુષ્પ્રભને રોકવા માટે સૌનો સહયોગ માગ્યો હતો. તેમણે ખગતનો મીડિયા વેલ્ફેર ફંડ હેઠળ પત્રકો લખાવોની માહિતી આપી હતી.

ગુજરાત ગાર્ડિયનના વરિષ્ઠ પત્રકાર અશોક પટેલે 'નવા/સોશિયલ મીડિયાનાં કારણે બદલાતા મીડિયા પરિદ્રશ્ય' પર વિસ્તૃત ઇલાખ કરી હતી. તેમણે કહ્યું કે બદલાતા સમયમાં પ્રિન્ટ મીડિયા સામે અસ્તિત્વનો પડકાર ઊભો થયો છે. આફતા સમયે

સોશિયલ મીડિયાએ તેની ઉપયોગિતા સિદ્ધ કરી છે છતાં સામે તરફ ફેક ન્યૂઝ બાબતે સરકાર પણ ચિંતિત છે. આ પ્રસંગે મગદૂમ અને વક્તાઓએ ઉપસ્થિત સહભાગીઓ સાથે પ્રશ્નોત્તરી પણ યોજી હતી જેમાં દમણ, દાદરા નગર હવેલી અને દક્ષિણ ગુજરાતના પત્રકારોએ પોતાને પતની મુશ્કેલીઓની રજૂઆત કરી હતી. પીઆઈબી, અમદાવાદ તરફથી એના યોગ્ય ઉકેલની ખાતરી આપવામાં આવી હતી.

પીઆઈબી, અમદાવાદના ડેપ્યુટી ડાયરેક્ટર યોગેશભાઈ પંચ્યાએ મહેમાનોને આવકાર્યા હતા અને આ વાર્તાલાપની સફળતા બદલ પત્રકારોનો આભાર માન્યો હતો. આ પ્રસંગે સેલવાસ, દમણ, દક્ષિણ ગુજરાતના મીડિયાકર્મીઓ, સેલવાસ માહિતી અને પ્રસાર વિભાગના અધિકારીઓ, પીઆઈબી અમદાવાદના અધિકારીઓ ઉપસ્થિત રહ્યા હતા.

વેસ્ટર્ન રાઇઝર્સ

લુણાવાડાની શિવમ્ ઇન્સ્ટિટ્યૂટ સંસ્થા દ્વારા ગણેશ વિસર્જન કરાવ્યું



(તસ્વીર: પુલમ પગી, વિરપુર)

(પ્રતિનિધિ) વીરપુર, વિલ્હત્તી દુદાણા દેવ ગણપતિ ગજાનન મહારાજની આરાધનામાં મ હ લ પ વ ગણેશોત્સવની આજે કેટલીક જગ્યાએ ભાવભેર પૂજાહુતિ થઈ હતી જેમાં લુણાવાડા શિવમ્ ઇન્સ્ટિટ્યૂટ દ્વારા ગણેશનુ વિસર્જન કરવામાં આવ્યું હતું મહીસાગર તીર્થધામ દેગમડા ખાતે શિવમ્ ઇન્સ્ટિટ્યૂટ લુણાવાડા સંસ્થાના સંચાલક શ્રી

વિક્રમસિંહ ખાંડ તેમજ સમસ્ત સ્ટાફગણે તેમજ તાલીમાર્થીઓ દ્વારા હર્ષોલ્લાસથી ગજાનન ગણપતિ વિસર્જનમાં રાસ અને ગરબા ડી જે ના તલે ઝૂમ્યા હતા ગણપતિ બાપા મોરિયા, અગલે બરસ તું જલદી આ'નો નાદ થી ગણપતિ બાપાનુ વિસર્જન કરવામાં આવ્યું હતું બાદ વિધાર્થીઓ સહિત દશનાર્થીઓ મહાપ્રસાદનો હવાવો લીધો હતો.

ગાંધીનગર કમિશનર કચેરીના સિનિયર કલાર્ક રૂ.૧ હજારની લાંચ લેતા પકડાયા

(પ્રતિનિધિ) નડિયાદ, કપડવંજ તાલુકાના દાણા ગામમાં આવેલી ઉત્તર ભુનિયાદી શાળાના કલાર્ક પાસે ગાંધીનગર કમિશનર કચેરીમાંથી ઓડિટ કરવા આવેલા સિ. કલાર્ક કમ જુનિયર ઓડિટર વર્ગ દીઠ ૫૦૦ લેખે બે વર્ગની રૂપિયા ૧ હજારની લાંચ માંગતા નરિશાહ એસીબીના હાથે પકડાઈ ગયા છે. મળતી માહિતી મુજબ કપડવંજ તાલુકાના દાણા ગામમાં સરદાર પટેલ વિદ્યાલય આવેલી છે. આ શાળામાં તાજેતરમાં કમિશનર કચેરી ગાંધીનગરમાં સિનિયર કલાર્ક કમ જુનિયર ઓડિટર તરીકે ફરજ બજાવતા ગટોરભાઈ ભીખાભાઈ બારૈયા (રહે ગામ : રોજસર, તા.લીમડી,

જી. સુરેન્દ્રનગર) ઓડીટ માટે આવ્યા હતા. આ સ્કુલમાં ધોરણ-૬ તથા ૧૦ના કુલ-૨ વર્ગો આવેલ છે. અનુદાનીત બિનસરકારી માધ્યમિક, ઉચ્ચતર માધ્યમિક તથા ઉત્તર ભુનિયાદી શાળાઓના વર્ષ ૨૦૧૯-૨૦ના વર્ષના ખાતાકીય હિસાબી ઓડીટ માટે કમિશનર શાળાઓની કચેરી, ગુજરાત રાજ્ય ગાંધીનગર તરફથી ઓડીટ તપાસી કાર્યક્રમ નક્કી કરવામાં આવ્યો હતો. જે અનુસંધાને ઉપરોક્ત કચેરીએથી ઉપરોક્ત સિનિયર કલાર્ક કમ જુનિયર ફરજ બજાવતા ગટોરભાઈ બારૈયા આવ્યા હતા. ઓડીટ માટે આવતા આ અધિકારીએ એક વર્ગ દીઠ રૂપિયા ૫૦૦ લાંચ પેટે માંગતા હોય

ફરીયાદીએ આ આરોપી સાથે ઓડીટ કરાવવા માટે વાતચીત કરતાં સ્કુલનું વર્ષ ૨૦૧૯-૨૦નું સરળતાથી ઓડીટ કરવા માટે અને ઓડીટમાં વાંધો નહિ કાઢવા માટે વર્ગ દીઠ રૂપિયા ૫૦૦ લેખે બે વર્ગના કુલ રૂપિયા ૧ હજાર વહેવાર પેટે લાંચની રકમ માગી હતી. પરંતુ આ લાંચની રકમ ફરીયાદી આપવા માંગતા ન હોય તેઓએ એ.સી.બી. નો સંપર્ક કરી ફરીયાદ આપતાં આજ રોજ કલાર્ક ઓડિટર બાપીમાં વિધાર્થીઓને શિક્ષણની સાથે દરેક રમતની તાલીમ આપવામાં આવે છે. જે અનંત વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી સુરત કેમ્પસ ખાતે આંતર કોલેજ બોક્સીંગ ટુર્નામેન્ટનું આયોજન કરવામાં આવ્યું હતું, જેમાં યુનિવર્સિટીની વિવિધ કોલેજના ખેલાડી મિત્રોએ ભાગ લીધો હતો.

કેબીએસ કોમર્સ એન્ડ નટરાજ સાયન્સ કોલેજમાં બોક્સીંગમાં ઝળકી



(પ્રતિનિધિ) વાપી, વાપી ચણોદ કોલોની સ્થિત કેશવજી ભારમલ સુમારિયા એન્ડ નટરાજ પ્રોફેશનલ સાયન્સ કોલેજ વાપીમાં વિધાર્થીઓને શિક્ષણની સાથે દરેક રમતની તાલીમ આપવામાં આવે છે. જે અનંત વીર નર્મદ દક્ષિણ ગુજરાત યુનિવર્સિટી સુરત કેમ્પસ ખાતે આંતર કોલેજ બોક્સીંગ ટુર્નામેન્ટનું આયોજન કરવામાં આવ્યું હતું, જેમાં યુનિવર્સિટીની વિવિધ કોલેજના ખેલાડી મિત્રોએ ભાગ લીધો હતો.

YURANUS INFRASTRUCTURE LIMITED

CIN - L74110GJ1994PLC021352
 Reg. Office: 201, 2ND FLOOR, MAULIK ARCADE, ABOVE KARNAVATI PAGARKHA BAZAR, MANSI CROSS ROAD, VASTRAPUR AHMEDABAD-380015 Ph: 079-26733353
 Email: info@yuranusinfra.com Website: www.yuranusinfra.com

NOTICE OF 28TH ANNUAL GENERAL MEETING, E-VOTING INFORMATION AND BOOK CLOSURE

Notice is hereby given that the 28th Annual General Meeting ("AGM") of the members of the Company will be held on Wednesday, 28th day of September, 2022 at 12:00 p.m. (IST) through Video Conferencing ("VC"/Others Audio-Visual means ("OAVM")) to transact the business, as set out in the Notice of the AGM.

In compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with General Circular No. 14/2020 dated April 08, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 20/2020 dated May 5, 2020, General Circular No. 02/2021 dated 13th January 2021 and other applicable Circulars issued by the Ministry of Corporate Affairs ("MCA") and Circular No. SEBI/HO/CFD/CMD/1/CIR/P/2020/179 dated May 12, 2020 read with Circular No. SEBI/HO/CFD/CMD/2/CIR/P/2021/11 dated January 15, 2021 and Circular No. SEBI/HO/CFD/CMD/2/CIR/P/2022/62 dated May 13, 2022 (collectively referred to as "relevant circulars"), the Notice of the AGM and Annual Report including the Audited Financial Statement for the financial year 2021-22 have been sent in electronic mode to the Members whose email ids are registered with the Company or the Depository Participant(s) as on Friday, 28th August, 2022. The electronic dispatch of Annual Report to members has been completed on Monday, 05th September, 2022. The copy of the Annual Report is also available on the Company's website www.yuranusinfra.com and also available on website of stock exchange at www.bseindia.com.

Instruction for Remote E-voting and E-voting during AGM

Pursuant to the provisions of Section 108 of the Companies Act, 2013 ("the Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 ("the Listing Regulations"), the Company is pleased to provide the facility to members to exercise their right to vote by electronic means on resolutions proposed to be passed at the AGM. Members holding shares either in physical form or dematerialised form, as on Wednesday 21st September, 2022 (cut-off date), can cast their vote electronically through electronic voting system (remote e-voting) of National Securities Depository Limited (NSDL) at <http://www.evoting.nsdl.com>. A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting. All the members are hereby informed that the Ordinary and Special Business, as set out in the Notice of 28th AGM will be transacted through voting by electronic means only.

The remote e-voting period begins on Sunday, 25th September, 2022 at 09:00 a.m. (IST) and ends on Tuesday, 27th September, 2022 at 5:00 p.m. (IST). The remote e-voting module shall be disabled for voting at 5:00 p.m. on Tuesday, 27th September, 2022 by NSDL. Once the vote on a resolution is cast by the members, the members cannot modify it subsequently. Any member, who has acquired shares of the company and become member of the company after dispatch of the Notice of AGM and holding shares as on Wednesday, 21st September, 2022 may obtain the login ID and password by sending request at evoting@nsdl.co.in. However, if a person is already registered with NSDL for remote e-voting then you may use your existing USER ID and Password, and cast your vote.

Members attending AGM who have not cast their vote by remote e-voting shall be eligible to cast their vote through e-voting during the AGM. Members who have voted through e-voting shall be eligible to attend the AGM; however, they shall not be eligible to vote at the meeting.

The procedure of electronic voting is available in the Notice of the AGM as well as in the e-mail sent to the Members by NSDL. Members may note that the Notice of the AGM is available on the company's website www.yuranusinfra.com, on the website of National Securities Depository Limited (NSDL) www.evoting.nsdl.com and on the website of the stock exchange at BSE Limited at www.bseindia.com.

The process for registration/updating of Email Id is as under:

The members holding shares in physical mode or dematerialised form and who has not registered their E-mail address with the Company Depository Participants, is provided in the Notice of the AGM.

In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll free no.: 1800 1020 990 / 1800 224 430 or send a request to Mr. Nalin Ambure, Vice President, National Securities Depository Limited at evoting@nsdl.co.in.

Mr. Armith N. Gandhi, Practising Company Secretary (Membership No. FCS: 8193; CP No. 5656) has been appointed as the Scrutinizer for conducting the remote e-voting and e-voting process at the AGM in a fair and transparent manner.

Pursuant to the provision of Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014 read with Regulation 42 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Register of Members and the Share Transfer books of the company will remain closed from Wednesday, 21st September, 2022 to Wednesday, 28th September, 2022 (both days inclusive) for the purpose of the AGM.

This information may be accessed at Home section of the company's website at www.yuranusinfra.com and may also be accessed on website of the stock exchange at www.bseindia.com.

For, Yuranus Infrastructure Ltd.
 sd/- Mohit Dinesh Desai
 Managing Director
 Date: 08.09.2022
 Place : Ahmedabad. DIN: 03089420

સરીગામ કોરોમંડલ કંપની દ્વારા શિક્ષક દિવસે શિક્ષકોને સન્માનિત કરાયા

(પ્રતિનિધિ) સરીગામ, ભારતમાં ગુરુને પૂજનીય માનવામાં આવે છે. ગુરુ એટલે શિક્ષક. સમાજને સારો માગે બતાવવામાં શિક્ષક મહત્વની ભૂમિકા ભજવે છે. બાળકોના જીવન ઘડતરમાં શિક્ષકોનું મહત્વનું યોગદાન હોય છે. ભારતમાં દર વર્ષે પ મી સાટેમ્બરના રોજ શિક્ષક દિનની ઉજવણી કરવામાં આવે છે. શિક્ષક દિવસ ભારતના પહેલા ઉપરાષ્ટ્રપતિ અને બીજા રાષ્ટ્રપતિ ડાક્ટર સર્વપલ્લી રાધાકૃષ્ણના જન્મ દિવસના રૂપમાં ઉજવવામાં આવે છે. તેઓ એક શ્રેષ્ઠ શિક્ષક હતા અને તેથી જ પ મી સાટેમ્બર ના રોજ કોરોમંડલ કંપની દ્વારા ઉમરગામતાલુકાની વિવિધ શાળાના શિક્ષકોને તેમના ઉત્કૃષ્ટ કાર્ય બદલ સન્માન પત્ર તથા ભેટ આપીને પ્રોત્સાહિત કરવામાં આવે છે.



(તસ્વીર: અરોહ જોષી)

આરમેનેજર, નરેશભાઈ પટેલ એચ. આર મેનેજર, શ્રિજેશભાઈ પંચાલ, કૃપલ પટેલ - આસિસ્ટન્ટ મેનેજર તથા રાંકેશ ભટ્ટ હાજર રહ્યા હતા. શાળાના આચાર્યશ્રી ક્યારસિંહ બીપરમારેશાળાની વિધાર્થીનીઓ દ્વારા બનાવેલ પુષ્પગુચ્છ અને શુભેચ્છા કાર્ડ તથા શ્રીમદ્ભગવદ ગીતા દ્વારા ઉપસ્થિત મહેમાનોનું સ્વાગત કર્યું હતું. ત્યારબાદ તેમણે શિક્ષક દિન નિમિત્તે પોતાના વિચાર રજૂ કર્યા હતા. તેમણે જણાવ્યું હતું કે કઈ રીતે કોરોમંડલ કંપની એ તેમના વિસ્તારની શાળાઓને શિક્ષણના શેત્રમાં કઈ રીતે સહાય કરે છે. ત્યારબાદ કાર્યક્રમમાં ઉપસ્થિત શાળાના શ્રેષ્ઠ બાળકોને કોરોમંડલ કંપની દ્વારા શિષ્યવૃત્તિ આપવામાં આવે છે. કોરોમંડલ કંપનીના એચ. આર હેડ ડો. પ્રદીપકુમારે પોતાનું વક્તવ્ય આપ્યું હતું. તેમણે જણાવ્યું હતું કે

કઈ રીતે તેઓ એક સામાન્ય પરિવારમાંથી આવે છે અને કઈ રીતે સંઘર્ષ કરીને આજે આ સ્થાન પર પહોંચ્યા છે. તેમના જીવનના અનુભવ બાળકો તથા અન્ય વ્યક્તિઓ માટે પ્રેરણા રૂપ હતા. ત્યારબાદ તેમણે જણાવ્યું હતું કે કોરોમંડલ કંપની એ કયા કયા શેત્રમાં કાર્યરત છે. કોરોમંડલ કંપની એ શિક્ષણના શેત્રમાં હંમેશા સહાય કરતી રહે છે. તેઓ બાળકોને શિષ્યવૃત્તિ આપીને વધુ સારા અભ્યાસ માટે પ્રોત્સાહિત કરે છે તથા શિક્ષકોને સન્માન પત્ર આપીને વધુ સારા કાર્ય માટે પ્રોત્સાહિત કરે છે. ત્યારબાદ કાર્યક્રમમાં ઉપસ્થિત સહુ શિક્ષકોને સન્માન પત્ર અને ભેટ આપવામાં આવી હતી. અંતમાં કોરોમંડલ કંપનીના કર્મચારી શ્રી શ્રિજેશભાઈ દ્વારા આભાર વિધિ કરીને કાર્યક્રમની પૂર્ણાહુતિ કરવામાં આવી હતી.

વેસ્ટર્ન રાઇઝર્સ
 વેસ્ટર્ન રાઇઝર્સમાં પ્રકાશિત જાહેરાતો અંગે વાંચકોએ પોતાની રીતે યકાસણી કરી નિષ્ણ લેવો.
 -જાહેરખબર મેનેજર

FRANKLIN TEMPLETON

Cordially invites you for a program under its Investor Education and Awareness Initiative.

Venue : Hotel Prime Dine, Prerantir Derarar Road, Satellite, Ahmedabad 3800015
 Date: 11th September, 2022
 Time: 10.30 a.m.

Contact Person: Pravin Sumesara (9898018526)

Due to limited seats, entry will be provided to registered attendees only. Please call on the above number to register by tomorrow.

All Covid protocols will be followed.

We look forward to your participation.

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

પેટલાદમાં મેળાને વરસાદનું વિધન : ગંદકીનું સામ્રાજ્ય

(પ્રતિનિધિ) પેટલાદ, પેટલાદના નગરપાલિકા સ્ટેડિયમ ખાતે ભાદરવી સુદ અગિયારસથી લોકમેળો શરૂ થયો છે. પરંતુ આ મેળાને વીજ પુરવઠો સમયસર નહિ મળતા પ્રથમ દિવસે મેળો ભરાયો ન હતો. જ્યારે આજે વાવાઝોડા સાથે ભારે વરસાદ થતાં મેળો સ્થગિત રાખવામાં આવ્યો હતો. આમ મેળાને વીજ પુરવઠો અને વરસાદનું વિધન નડ્યું હતું. આજે ભારે વરસાદને કારણે મેળામાં ઠેર ઠેર પાણી ભરાતાં ગંદકીનું સામ્રાજ્ય જોવા મળ્યું હતું.



(તસ્વીર: દેવાંગી પેટલાદ)

પ્રામ માહિતી મુજબ ઐતિહાસિક પેટલાદ નગરમાં ૧૭ સેક્ટરીયી રામનાથનો મેળો ભરાય છે. ધાર્મિક આસ્થા સાથે સંકળાયેલ આ મેળો વર્ષો સુધી રામનાથ અને વેંજનાથ મહાદેવ મંદિરના પર્ટાગણમાં ભરાતો હતો. ગાયકવાડી સરકારના સમયમાં રામનાથ નામના પ્રધાન વેરો ઉધરાવતા હતા. જેઓ પેટલાદના નવલખી બિહડીગમાં બેસી કામગીરી કરતા હતાં. આ રામનાથ શહેરના છેવાડે મહાદેવના મંદિરનું નિર્માણ કરાવ્યું હતું. આ મંદિરમાં આવનાર ભક્તજનો સ્નાન - સંધ્યા, પૂજા કરી શકે તે માટે એક કુંડ પણ બનાવવામાં આવ્યો હતો. જે આજે રામનાથ મંદિર અને કુંડ તરીકે પ્રસિદ્ધ છે. આ મંદિરમાં મૂર્તિઓની સ્થાપના મહાદેવના સુદ અગિયારસના દિવસે કરવામાં આવી હતી. ત્યારથી દર વર્ષે આ દિવસથી લોકમેળો ભરાય છે. જ્યારે આ લોકમેળો રામનાથ મંદિર પાસે ભરાતો હતો ત્યારે માનવ મહેરોમણ ઉમટી પડતું હતું. પરંતુ સમય જતાં લોકમેળાની ધાર્મિક આસ્થા ઘટવા માંડી છે. તેમાંય છેલ્લા પચ્ચીસેક વર્ષથી આ રામનાથનો લોકમેળો નગરપાલિકાના સ્ટેડિયમ ખાતે

મુદત વધારવા વિચાર

મેળાના ઈજારદાર રાંકેશભાઈ પટેલે જણાવ્યું હતું કે વીજ કનેક્શન માટે તા.૫મીથી થકા ખાતા હતા. છેવટે હજી આજે મીટર આપ્યું છે. આજે વરસાદ પડતાં મેળો અંકટ: ચાલુ છે. મેળાની મુદત બાદ સ્ટેડિયમ ખાલી કરવા અંગે કહ્યું હતું કે પાલિકાએ અમોને તા.૨૦ સુધી ભાડે આપેલ છે. પરંતુ અમે આ મુદતમાં વધારો કરી આપવા માટે વિચારી રહ્યા છીએ.

પંડાલોમાં પાણી

આજરોજ પેટલાદ ખાતે બપોરના સમયે વાવાઝોડા અને ગાજવીજ સાથે વરસાદ તૂટી પડ્યો હતો. જેને કારણે ગણેશ મહોત્સવાના કેટલાય પંડાલોના છાપરો ઉડ્યા માંડ્યા હતા. ઉપરાંત પંડાલોમાં પાણી ભરાઈ ગયા હતાં. વિસર્જનના એક દિવસ અગાઉ ભારે વરસાદને કારણે ગણેશ મંડળોના આયોજકોમાં નિરાશા ઇલાઈ ગઈ હતી. જો કે ગણતરીના સમયમાં વરસાદ બંધ થતાં તેઓએ હાશકારો અનુભવ્યો હતો. અને ઉલ્લેખનીય છે કે આજે સુસવાટાભેર પવન સાથે તૂટી પડેલ વરસાદના કારણે શહેરના અનેક વિસ્તારોમાં પાણી ભરાયાં હતાં. જ્યારે કેટલાક ઝાણે એ વૃક્ષો ધરાશયી થયા હોવાનું જાણવા મળે છે.

ભરાય છે. હવે તો આ લોકમેળો મીટર પણ આપ્યું ન હતું. અંગે ઉલ્લેખનીય છે કે ચાલુ વર્ષે તા.૫ થી ૨૦ સપ્ટેમ્બર સુધી મેળાની પ્રવાનગી પાલિકાએ રૂ.૧.૫.૭૫ લાખના ભાડાથી ઈજારદારના કેટલાય છે. જે પૈકી આજે ચોથા દિવસે સુધી કોઈ ને કોઈ વિધન નડતું આવ્યું છે. બીજા બાજુ આ સ્ટેડિયમ પાલિકાએ નવરાત્રી માટે ભાડે આપેલ હોવાના કારણે જ્યાં વહેલીતકે ખાલી કરવા ઈજારદાર ઉપર રાજકીય દબાણ થતું હોવાની વાત ટોક ઓફ ટ ટાઉન છે.

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ADD-SHOP E-RETAIL LTD.
 World's Greatest Opportunity

Add-ShopE-Retail Limited

Add-Shop E-Retail Limited was originally incorporated on August 20, 2013 as "Add-Shop Promoters Private Limited" having its registered office at Shree Ashapura Complex, Shop No. 202, 2nd Floor, Opp. Ahya Commercial Centre, Gondal Road, Rajkot-36002, Gujarat, India, under the provisions of the Companies Act, 1956 bearing Certificate of Incorporation No. U51109GJ2013PLC076482 issued by the Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently our Company was converted into a Public Limited Company pursuant to special resolution passed by the shareholders at the Extraordinary General Meeting held on June 11, 2018 and fresh certificate of incorporation consequently upon change of name was issued by Registrar of Companies, Gujarat, Ahmedabad dated June 21, 2018 and name of our Company was changed to Add-Shop Promoters Limited and a fresh certificate of incorporation was issued bearing CIN No. U51109GJ2013PLC076482. The name of the Company was further changed to Add-Shop E-Retail Limited and a fresh certificate of incorporation bearing CIN No. U51109GJ2013PLC076482 was issued by Registrar of Companies Ahmedabad, Gujarat.

Registered Corporate Office: B-304 Imperial Heights 150F Ring Road Rajkot-360005, Gujarat, India
 Tel.No.: 0281-2580499; Company Secretary & Compliance Officer: Mr. Nirajkumar Malaviya
 E-mail: investor@addshop.co; Website: www.addshop.co; CIN: U51109GJ2013PLC076482

OURPROMOTERS:(M/R.DINESHBHAIHANUSHANKARPANDYA)(M/R.S.JAYSHREEDINESHBHAIHPANDYA)(M/R.JIGAR DINESHKUMARPANDYA)(V/MR.DR.VEDNISHAIHPANDYA)(V/M.S.DEVENDINESHBHAIHPANDYA

ISSUEOFFUPT090.56.255EQUITYSHARESOFFACEVALUEOFF110/(RUPEESTENONLY)/("RIGHTSEQUITYSHARES")JEACHTA PRICEOFF54/PEREQUITYSHAREINCLUDINGSHAREPREMIUMOFFM44/PEREQUITYSHARE("ISSUEPRICE")FORANAMOUNT AGGREGATING UP TO RS. 48,90,37,770/- ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THERATIOOF(ONE)RIGHTSEQUITYSHAREFOREVERY(ONE)FULLYPAID-UP(EQUITYSHARESHELDBYTHEELIGIBLEEQUITY SHAREHOLDERS(PUBLIC)ASONTHRECORDDATE, AUGUST08,2022("THISISSUE")FORFURTHERDETAILS,KINDLYREFERTOTHE CHAPTERTITLED"TERMSOFFTHISISSUE"BEGINNINGONPAGE124OFFTHELETTEROFFOFFER

BASISOFFALLOTMENT

The Board of Directors of our Company thanks all investors for their response to the Issue, which opened for subscription on Wednesday, August 17, 2022 and closed on Tuesday, August 30, 2022 and the last date for On-Market Renunciation of Rights Entitlements was Wednesday, August 24, 2022. Out of the total 7384 Applicants for 11588783 Rights Equity Shares, 478 Applicants for 345102 Rights Equity Shares were rejected due to technical reason as disclosed in the Letter of Offer. The total number of valid Applicants received were 6,906 Applicants for 11263681 Rights Equity Shares, which was 124% of the number of Rights Equity Shares under the Issue.

In accordance with the Letter of Offer and the Basis of Allotment finalized on September 05, 2022, in consultation with the Lead Manager, Registrar to the Issue and BSE Limited ("BSE"), the Designated Stock Exchange, the Rights Issue Committee allotted 90,56,255 Rights Equity Shares on September 06, 2022 to the successful Applicants. All valid Applicants have been commited for allotment.

1. The Break-up of valid applicants received through ASBA is as under:

Category	Gross		Less: Rejections/Partial Amount		Valid				
	Applicants	Equity Shares	Number	Equity Shares	Applicants	Equity Shares			
Eligible Equity Shareholders	6919	10500745	567040230	259	117678	6354612	6660	10383067	566885618
Renounees	465	1088038	58754052	219	227424	12280896	246	860614	46473156
Total	7384	11588783	625794282	478	345102	18635508	6906	11263681	607158774

2. Summary of Allotment in various categories is as under:

Applicants	Number of valid applications received	No of Rights Equity Shares accepted and allotted against Rights Entitlement	Total Equity Shares accepted/allotted
Eligible Equity Shareholders	4570960	3818635	8389595
Renounees	666660		666660
Total	5237620	3818635	9056255

Intmaton for Allotment/refund/rejection cases: The dispatch of allotment advice cum refund intmaton and intmaton for rejection, as applicable, to the Investors has been completed on September 07, 2022. The instructions to CSBs for unblocking of funds were given on September 05, 2022. The listing application was filed with BSE on September 06, 2022 and subsequently, the listing approval was received September 08, 2022 from BSE. The credit of Rights Equity Shares in dematerialised form to respective demat accounts of Allotees will be completed on or before September 09, 2022 by CDSL and NSDL respectively. For further details, see "Terms of the Issue - Allotment advice or refund / unblocking of ASBA accounts" on Page 152 of the Letter of Offer. The trading in fully paid-up Equity Shares issued in the Rights Issue shall commence on BSE under ISIN INE018B01018 upon receipt of trading permission. The trading is expected to commence on or before September 14, 2022. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on September 08, 2022.

DISCLAIMER: PLEASE NOTE THAT THE EQUITY SHARES CAN BE TRANSFERRED ON THE STOCK EXCHANGE ONLY IN DEMATERIALIZED FORM

INVESTORS/CLAUSE OF THESE: "It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full texts as provided in "Other Regulatory