

“E-AUCTION SALE NOTICE”

DOSHION PRIVATE LIMITED (IN LIQUIDATION)

Regd Office: A-806, Sankalp Iconic Tower, Iscon- Ambli Road,
Ahmedabad, Ahmedabad, Gujarat, India,380054
Liquidator’s Address: Sumedha Management Solutions Pvt. Ltd.
8B Middleton Street, 2A Geetanjali, Kolkata - 700 071, India
Contact: 8240634019; E-mail: jp.doshionpvtltd@gmail.com

E-Auction Sale Notice for Sale of Assets under Section 35(f) the Insolvency and Bankruptcy Code,2016 read with Regulation 32 (a) to (d), Regulation 33 & Schedule I of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016. Notice is hereby given to the Public in general that the below-described assets of Doshion Private Limited will be transferred as “AS IS WHERE IS” “AS IS WHAT IS” “WHATEVER THERE IS” and “WITHOUT RECOURSE BASIS” and as such as on date as mentioned in the table herein below under liquidation. The Reserve price and the earnest money deposit will be as mentioned in the table below against the respective property. The sale will be done by the undersigned through e-auction platform provided at the Web Portal <https://www.eauctions.co.in/> . The general public is invited to bid either personally or by duly authorized agent.

SCHEDULE OF ASSETS				(In INR)
Description of Assets	Participation Fees (INR)	Reserve Price (INR)	EMD (INR)	Incremental Amount
Basement, Ground Floor + 2 Storied Building at Plot No. 63/D-082, Block D, Sector 63, Gautam Buddha Nagar.	5,00,000	7,60,00,000	76,00,000	10,00,000

Date of Publication	10-06-2024 (Monday)
Last Date of Submission of Application Forms along with eligibility Documents by the Prospective Bidder-	24-06-2024 (Monday)
Intimation to Qualified Bidders	27-06-2024 (Thursday)
Last Date of Data Room Access, Site Visits and Discussion Meeting	From 28-06-2024 (Friday) till 04-07-2024 (Thursday) before 5:00 p.m.
Last date of EMD Deposit	On or before Monday, 08.07.2024, before 5:00 PM. Payable through RTGS/DD/Bank Transfer towards “ Doshion Private Limited (In Liquidation) ” having Account No. 355005000861 maintained with ICICI Bank, Middleton Street Branch, IFSC Code: ICIC0003550
Date & Time of e-auction-	10-07-2024 (Wednesday) The sale will be done by the undersigned through e-auction platform provided at the Web portal https://www.eauctions.co.in/ on 10.07.2024 (Wednesday) from 3:00 PM to 5:00 PM

The sale shall be subject to the terms and conditions prescribed in the Process Documents available at <https://www.eauctions.co.in/> and to the following conditions:

- 1.The particulars of the assets specified in the Schedule hereinabove have been stated to the best information of the liquidator, but the liquidator shall not be answerable for any error, misstatement, or omission in this proclamation.
2. It shall be the responsibility of the bidders to inspect and satisfy themselves about the asset and specification within the timelines specified in the process document. The inspection of assets put on auction will be permitted to interested bidders at sites within the timelines specified above.
- 3.The Liquidator shall not be responsible for any charge, lien, encumbrances, or any other dues to the Government or anyone else in respect of the assets e-auctioned. The intending bidder is advised to make their own independent inquiries regarding the encumbrances on the property including statutory liabilities, arrears of property tax, electricity dues etc.
- 4.The bidders are requested to go through the **Process Document** before submitting their bids and taking part in the e-auction sale proceedings.

Disclaimer: *The Advertisement purports to ascertain the interest of Bidders and does not create any kind of binding obligation on the part of the Liquidator. The Liquidator reserves the right to amend and/or annul this invitation including any timelines or the process involved herein, without giving reasons, at any time, and in any respect. Any such amendment in the invitation, including the aforementioned timelines, shall be notified.*

Date: 10-06-2024
Place: Kolkata
Sd/-
Bijay Murmuria, Authorised Insolvency Professional of Sumedha Management Solutions Private Limited, Liquidator, M/s. Doshion Private Limited
IBBI/IPE-0020/IPA-1/2022-23/50023

Communication Address: Sumedha Management Solutions Pvt. Ltd.
8B Middleton Street, 2B Geetanjali, Kolkata - 700 071, India
Contact: 8240634019; E-mail: jp.doshionpvtltd@gmail.com

Ather promoters set to drive stake 6-7% up

Fresh equity infusions before the company takes the IPO route

SURAJEET DAS GUPTA
New Delhi, 9 June

The promoter-founders of Ather Energy — Tarun Mehta and Swapnil Jain — are set to increase their stake in the electric two-wheeler startup by 6-7 per cent through fresh equity infusions.

The process, involving different tranches of equity infusions, is expected to be completed in the coming weeks. Currently, the promoters hold a 10-11 per cent stake in the company.

Last Friday, Hero Motocorp, Ather Energy's largest investor, in a regulatory announcement stated that it was acquiring an additional 2.2 per cent stake from an existing shareholder for ₹124 crore. The transaction is slated for completion by July 31.

The shares are reportedly being purchased from Flipkart co-founder Sachin Bansal. Hero Motocorp, a behemoth of the mobile and scooter industry, had previously invested ₹140 crore in Ather Energy last December, thereby reaching a 40 per cent shareholding mark. According to an understanding between Ather and Hero Motocorp, the latter's shareholding in the company is capped at 40 per cent.

Neither Ather Energy nor Hero Motocorp offered any comment or response to queries from *Business Standard*.

Ather has been on a fundraising spree as it moves towards an initial public offering, with plans to file a draft red herring prospectus (DRHP) in the next few months. The company is planning another fund-raise of around ₹1,000 crore soon, before it hits the IPO route, according to people in the know.

The firm hopes to raise \$400-\$500 million (₹3,336 crore-₹4,170 crore) through the IPO, though the numbers have not been frozen as yet. It is working on finalising its DRHP for the Securities and Exchange



THE ROAD AHEAD

■ Promoters are increasing their stake through equity infusion

■ Planning to raise another ₹1,000 crore before it goes for an IPO

■ IPO size to be between \$400-500 million. DRHP to be filed in a few months

■ IPO expected at the end of this year or early next year, depending on Sebi clearance

■ Cap of 40 per cent equity for Hero Motocorp has not been breached

Board of India's (Sebi's) consideration. Depending on when it is cleared, Ather will do the IPO either by the end of this year or early next year.

In May, Ather Energy was India's fourth-largest electric scooter company — behind Ola Electric, TVS Motor Company, and Bajaj Auto, with registrations going up by 39 per cent month-on-month. The company is betting big on its new family scooter, Ritza, which is expected to take on TVS in this category. While bookings for Ritza have begun, delivery is expected from June-July, which should help push the company's overall volume.

According to experts, the Hero Motocorp deal has an implied valuation of ₹5,636 crore for the company. However, those aware of the development said that Ather's current valuation is far higher, and because they expect a substantial upside, investors are buying more in the firm.

PV exports rose by 268,000 units in four years

Passenger vehicle exports from India rose by 268,000 units in the last four financial years with Maruti Suzuki India accounting for nearly 70 per cent of the incremental shipments during the period.

According to the industry data, passenger vehicle exports in the financial year 2020-21 (FY21) stood at 404,397 units. It rose to 577,875 units in the FY22 and to 662,703 units in the FY23. Last financial year, exports stood at 672,105 units, an increase of 267,708 units since 2020-21.

In the last three financial years, Maruti Suzuki has accounted for 70 per cent of the 267,708 units across the industry.

Instant mixes to attract 18% GST:Guj AAAR

Idli, dosa and khaman flour, cannot be classified as *sattu*

Instant mixes, including idli, dosa, and *khaman* flour, cannot be classified as *chhatua* or *sattu* and 18 per cent Goods and Services Tax (GST) should be levied on them, the Gujarat Appellate Authority for Advance Ruling (GAAAR) has ruled.

Gujarat-based Kitchen Express Overseas Ltd had approached the AAAR against the ruling by the GST advance authority, saying that its seven 'instant flour mixes' are not 'ready to eat' but are required to undergo certain cooking procedures and can be termed 'ready to cook'.

The company pleaded that it is akin to *Sattu* and

should attract GST of 5 per cent.

The GAAAR rejected the appellant's contention, saying that ingredients which go into the making of 'instant flour mixes' are not covered under the relevant GST rules as is the case with *Sattu*.

According to a CBIC circular, small amounts of ingredients, mixed to make *Sattu*, are specified in the GST rules to be eligible for a 5 per cent tax rate.

Abhishek Jain, indirect tax head & partner, KPMG, said classification disputes are among the most common areas of litigation under the GST.

1 & ONLY.
Mayo Clinic in Rochester, Minnesota, is the top-ranked hospital in the USA.
U.S. News & World Report 2023-2024
For world-class care start here.
Contact Mayo Clinic's Representative Office in India: +91 99677 01820

United Breweries sees fizz in premium beer segment

ANEeka CHATTERJEE
Bengaluru, 9 June

Bengaluru-based United Breweries (UBL), makers of Kingfisher beer, is eyeing strong growth in the premium beer segment, driven by changing consumer preferences towards premiumisation.

"Across categories, premiumisation is taking place as people are looking for better choices and beer is no different. People are upgrading to better beer and newer brands. We have a good offering of premium brands — Kingfisher's premium variants are Ultra and Ultra Max," Vikram Bahl, chief marketing officer (CMO), UBL,

said in an interview.

Two years ago, the company introduced Heineken Silver, a premium lager variant, catering to those who prefer more "sessionable" beer. This refers to those with a lower-than-average percentage of alcohol.

Recently, UBL launched Queenfisher, a new lager variant positioned as "a celebration of sisterhood." The company's go-to-market strategy emphasises partnering premium bars and restaurants. This ensures consumers experience top-tier brands in the best settings.

UBL identified increasing beer demand, driven by growing affluence in India's booming economy,

as a key growth driver for the company.

"Apart from this, we make sure that our execution is good, the product is available, well distributed, and displayed — getting all the fundamentals right," Bahl added.

"Spirits are what people are used to having more often than not. Additionally, historical factors and tax-related pricing reasons have made whiskies and spirits available at affordable rates," Bahl said.



UBL's Chief Marketing Officer Vikram Bahl said premiumisation is taking place as people are looking for better choices and beer is no different

Akasa Air on path to profitability: Co-founder Ghosh

Akasa Air is well on the path to profitability and will fly to more international destinations, including in South Asia and Southeast Asia, according to its Co-founder Aditya Ghosh (pictured).

In less than two years of taking to the skies, Akasa Air has a fleet of 24 planes and has more than 4,000 employees.

In an interview to *PTI* in the national capital, Ghosh, who has donned multiple and diverse roles during his career, said that airlines are becoming more of a consumption story in India.

"We will increasingly see it as consumer-focused businesses where the learnings which are there from e-commerce companies will help us address the needs and behaviour of consumers better in the transportation business," he said.



Emirates seeks more bilateral flying rights

Indian aviation market's pace of growth needs to be matched with capacity, and increased competition will provide more choices for consumers, Emirates Airline Deputy President and Chief Commercial Officer (CCO) Adnan Kazim (pictured) said as he pitched for increased bilateral flying rights between Dubai and India.

On whether Emirates is looking for partners in India, Kazim said it is open to any such future engagements if there is an appetite in an Indian airline for that sort of dialogue and engagement.

For the full-service carrier, he said India is a top-tier market, and the demand today is exceeding the current capacity offered in the country. Currently, the airline operates direct flights to 9 Indian cities from Dubai.



IndiGo lands, A-I takes off on same runway at same time in Mumbai

ATC official de-rostered; DGCA, AAI probing the incident

DEEPAK PATEL
New Delhi, 9 June

A major accident was averted at Mumbai airport on Saturday evening when an IndiGo aircraft landed on the runway just behind an Air India plane that was moving to take off.

The Directorate General of Civil Aviation (DGCA) has initiated a probe and "derostered" the air traffic control officer (ATCO) involved in the incident, a senior official said.

In a statement, IndiGo said that its flight 6E 6053 from Indore was given landing clearance by Air Traffic Control (ATC) on Saturday at Mumbai airport. "The Pilot in Command continued the approach and landing and followed ATC instructions. At IndiGo, passenger safety is paramount to us, and we have reported the incident as per procedure," it added.

The IndiGo A320neo aircraft (registered as VT-ISM) landed on Saturday at Mumbai airport runway at 6:16 pm. However, an Air India A320neo (VT-RTS) bound for Thiruvananthapuram, was already on the runway and in the process of taking off when



Screengrab from a video of the incident in which IndiGo and Air India planes are on the same runway at Mumbai airport

the IndiGo plane touched down, aviation industry sources said. The Air India plane took off and the IndiGo aircraft safely completed its landing. An ATC tower coordinates and manages the safe takeoff, landing, and ground movement of aircraft, ensuring sufficient separation between planes. In India, all ATC towers, except those controlled by the defense forces, are managed by the Airports Authority of India (AAI).

The AAI spokesperson told *Business Standard* the authority itself, along with the DGCA, is also investigating the runway incursion incident. "The involved air traffic controller is off-rostered from ATC duties pending further investigation," the spokesperson said. The Air Traffic Controllers Guild (ATCG), a union of ATCOs in the country,

defended the actions of the suspended ATCO, stating that he or she can allow arrival or departure within a few minutes on the same runway, especially in high-density traffic. "Had there been a safety risk for landing, the pilot himself would have initiated a go-around," the ATCG said.

"ATCOs are under pressure when there is high-density traffic...Mumbai airport is one of the busiest airports with high traffic density. On a single runway RW27, there are around 46 arrivals and departures per hour. ATCOs are allowed to clear up to two arrivals and two departures within three minutes, subject to acceptable limits of safety," the ATCG noted.

Air India did not respond to *Business Standard's* request for a statement on this matter.

BANK OF BARODA
INFORMATION TECHNOLOGY DEPARTMENT
BARODA SUN TOWER, MUMBAI
www.bankofbaroda.in

TENDER NOTICE
Bank of Baroda invites proposals for Renewal of Microsoft Products under Enterprise Agreement (EA) and Server & Cloud Enrolment (SCE) for a period of 3 years (2024-27) and procurement of other Microsoft licenses.
Details are available on Bank's website www.bankofbaroda.in under Tenders section and on Government e-Marketplace (GeM) portal.
"Addendum", if any, shall be published on Bank's website www.bankofbaroda.in under Tenders section and GeM portal. Bidders must refer the same before final submission of the proposal.
Last date for bid submission: 24th June 2024
Place: Mumbai
Date: 10.06.2024
Chief General Manager (IT)

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DOSHION PRIVATE LIMITED (IN LIQUIDATION)
Regd Office: A-806, Sankalp Iconic Tower, Incon-Arnbil Road, Ahmedabad, Gujarat, India, 380054
Liquidator's Address: Sumedha Management Solutions Pvt. Ltd., 8B Middleton Street, 2A Gestaanjali, Kolkata - 700 071, India. Contact: 8240634019; E-mail: ip.doshionprivltd@gmail.com

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SCHEDULE OF ASSETS

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Bijay Murmuria, Authorised Insolvency Professional of Sumedha Management Solutions Private Limited, Liquidator, Ws. Doshion Private Limited
IBBI/PE-0920/JPA-1/2022-23/50023
E-mail: ip.doshionprivltd@gmail.com

Communication Address: Sumedha Management Solutions Pvt. Ltd., 8B, Middleton Street, 2B Gestaanjali, Kolkata - 700 071, India. Contact: 8240634019
E-mail: ip.doshionprivltd@gmail.com

Place: Kolkata Date: 10.06.2024

e-EIGHTEEN.COM LIMITED
(CIN: U99999MH2000PLC274703)
Regd. Office: First Floor, Empire Complex, 414 - Senapati Bapat Marg, Lower Parel, Mumbai - 400 013
Phone: +91 22 4001 9000 / 6666 7777

COMPANY SCHEME APPLICATION NO. CA(CAA)/86/MB-IV/2024

IN THE MATTER OF COMPOSITE SCHEME OF ARRANGEMENT AMONGST E-EIGHTEEN.COM LIMITED AND ITS SHAREHOLDERS AND CREDITORS & TV18 BROADCAST LIMITED AND ITS SHAREHOLDERS AND CREDITORS & NETWORK18 MEDIA & INVESTMENTS LIMITED AND ITS SHAREHOLDERS AND CREDITORS

e-Eighteen.com Limited, a company incorporated under the Companies Act, 1956 having Corporate Identity Number: U99999MH2000PLC274703 and its registered office at: First Floor, Empire Complex, 414- Senapati Bapat Marg, Lower Parel, Mumbai-400013, Maharashtra, India

Notice and advertisement of notice of the meetings of equity shareholders and unsecured creditors of the Applicant Company

Notice is hereby given that by an order dated June 5, 2024 ("Tribunal Order"), the Hon'ble National Company Law Tribunal, Mumbai Bench ("Tribunal") has directed meetings to be held of the equity shareholders and unsecured creditors of the Applicant Company, for the purpose of considering and approving the proposed Composite Scheme of Arrangement amongst e-Eighteen.com Limited ("Company" or "Amalgamating Company 1") and its shareholders and creditors & TV18 Broadcast Limited ("TV18" or "Amalgamating Company 2") and its shareholders and creditors & Network18 Media & Investments Limited ("Network18" or "Amalgamated Company") and its shareholders and creditors ("Scheme") under Sections 230 to 232 and other applicable provisions of the Companies Act, 2013 ("Act").

In pursuance of the Tribunal Order and as directed therein and in compliance with the applicable provisions of the Act, further notice is hereby given that meetings of the equity shareholders and unsecured creditors of the Applicant Company will be held at the registered office of the Company at First Floor, Empire Complex, 414-Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 as under:

Sr. No.	Meeting of	Day and Date of meetings	Time of meetings
1.	Equity shareholders	Wednesday, July 10, 2024	10:30 a.m. (IST)
2.	Unsecured creditors	Wednesday, July 10, 2024	11:30 a.m. (IST)

In terms of the Tribunal Order, the Notice of the aforesaid meetings, along with the form of proxy and accompanying documents, have been sent to equity shareholders and unsecured creditors at their registered addresses by speed post / registered post-AD and through electronic mail to those equity shareholders and unsecured creditors whose email addresses are registered with the Company/Registrar & Transfer Agent/ Depository Participant(s)/Depositories.

Copies of the Scheme, statement under section 230 and 232 read with Section 102 and other applicable provisions of the Act read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016, form of proxy and accompanying documents can be obtained free of charge from the registered office of the Company or by emailing the Company Secretary of the Applicant Company at acafiling@nw18.com.

Persons entitled to attend and vote at the meetings of equity shareholders and unsecured creditors, may vote in person or by proxy, provided that all proxies in the prescribed form are deposited at the registered office of the company at First Floor, Empire Complex, 414- Senapati Bapat Marg, Lower Parel, Mumbai- 400013 not later than 48 hours before the commencement of the meetings. An unsecured creditor whose name appears in the list of unsecured creditors of the Company, as on Friday, July 5, 2024, shall be entitled to exercise his/her/its voting rights on the resolution proposed in the respective notice. Voting rights of unsecured creditors shall be in proportion to their respective outstanding amount due by the Company as on Friday, July 5, 2024.

The Tribunal has appointed Justice (Retd.) V. Ramasubramanian, Former Judge, Supreme Court of India and failing him Shri L. Viswanathan, Sr. Partner, Cyril Amarchand Mangaldas, Advocates, as the Chairperson for the meetings of the equity shareholders and unsecured creditors of the Applicant Company Mr. B Narasimhan, Practising Company Secretary (Membership No.: FCS-1303), Proprietor, BN & Associates, Company Secretaries, and failing him, Mr. Venkataraman K, Practising Company Secretary (Membership No.: ACS-8897), shall act as the scrutinizer for the aforesaid meetings. The aforesaid Scheme, if approved by the equity shareholders and unsecured creditors at their respective meetings, will be subject to the subsequent sanction of the Tribunal and such other approvals, permissions and sanctions of regulatory or other authorities, as may be necessary.

Sd/-
Justice (Retd.) V. Ramasubramanian
Chairperson appointed by the Tribunal for the meetings of equity shareholders and unsecured creditors of the Company
Dated: June 9, 2024

નવા કાયદા હેઠળ ૭ વર્ષ સુધીની જેલની સજા અને એક કરોડનો દંડ ભરવાની જોગવાઈ

પોન્ડી સ્કીમમાં ફસાયેલા રોકાણકારોના હિતની રક્ષા માટે ઘડેલા કાયદા હેઠળ પ્રથમ ગુનો નોંધાયો

નરોડાના ૬૨ લાખની છેતરપિંડી કેસમાં નવા કાયદા હેઠળ સીઆઈડી કાર્યમાં ગુનો નોંધી તપાસ શરૂ કરી

પોન્ડી સ્કીમમાં પોતાની મહેનતની કમાણી ગુમાવી ચૂકેલા રોકાણકારોના હિતની રક્ષા કરવા માટે કેન્દ્ર સરકાર દ્વારા પાંચ વર્ષ પહેલાં ઘડેલા ૫ અને ૨૦ વર્ષ સુધીની સજા અને એક કરોડ કાયદા હેઠળ સીઆઈડી કાર્યમાં પ્રથમ ગુનો નોંધીને કાયદાની હાથ ધરી છે. આ કાયદા હેઠળ સાત વર્ષ સુધીની સજા અને એક કરોડ રૂપિયા સુધીનો દંડ ભરવાની જોગવાઈ છે.

દરમિયાન પ્રકાશ વણકર નામની વ્યક્તિનો ભેટો થયો હતો. બાદમાં તેણે હાઈપર વર્જ કંપનીમાં તમે રોકાણ કરશો તો તેના ત્રણ ગણા અમેરિકન ડોલર કમાશો તેમ કહીને કંચનબેન સહિત અન્ય વ્યક્તિઓને વિશ્વાસમાં લીધા હતા. આ હાઈપર વર્જ કંપનીમાં પ્રકાશ, જોત્તર કાપડીયા, ભાઈલાલ સહિતના શખ્સોએ અનેક લોકોને ટુકડે ટુકડે રોકાણ કરાવ્યું હતું. રોકાણકારોને વિશ્વાસ આવે તે માટે તેમના મોબાઈલમાં આ શખ્સો એવીકેશન ડાઉનલોડ કરાવીને તેમાં રોકાણની સામે અમેરિકન ડોલર જમા થયાનું પણ બતાવતા હતા. જ્યારે ડોલર ઉપાડવા માટે કંચનબેન સહિત બીજા સભ્યો કહેતા ત્યારે હાલમાં એવીકેશનનું કામકાજ ચાલે છે તે કામ પૂર્ણ થઈ જાય એટલે તમે ડોલર ઉપાડી લેજો એમ ૬૭ ટોળકી કહેતી હતી. જોત્તર મોડીવેશવલ સ્પીકર હોવાથી તે બંધાને હોટલમાં તેમજ કોઈના ઘરે ભેગા કરીને કેક કાપીને સેલિબ્રેશન કરીને દુબઈ, બેંગ્લોર દૂર કરવા મળશે તેમ કહીને ફસાવતો હતો. આ ઉપરાંત, આંબીયો કંપનીમાં પાંદર તરીકે ઘડેલો રાજા શેખ કાસીમ છે અને તેઓ મેટા વર્ડનમાં દુબઈને ફરવા માંગે છે, એમ કહેતો હતો. આ પ્રકારની મોડસ ઓપરેટીંગથી, જોત્તર, અમરજીતસિંહ, યુજીન્દરકીર, પ્રકાશ માટે અને ભાઈલાલની ૬૭ ટોળકીએ કુલ ૬૩ લાખ રૂપિયાની છેતરપિંડી કરી હતી.

GPIDના ગુના નોંધ્યા પણ તપાસણરોને પાંચો ગુનો મળ્યું
પોન્ડી સ્કીમમાં તપાસણરોના હિતનું ગુજરાત રક્ષા (ફાઇનાન્સિયલ એસ્ટાબ્લિશમેન્ટ) એક્ટ, ૨૦૦૩ કાયદા હેઠળ આપવામાં આવ્યો છે. જેનો અમલ વર્ષ ૨૦૧૭માં ગુજરાત સીઆઈડી કાર્યમાં કરવામાં આવ્યો હતો. જેમાં અમદાવાદ ગ્રામ્ય કોર્ટમાં સુપ્રીઆઈડી એક્ટના ગુના અને તેનો મુકદ્દમા આપવા હતા. જે કે, કોર્ટનું ભારણ વધી જવાને લીધે ચાર માસ પહેલાં અમદાવાદ જિલ્લાની કોર્ટમાંથી જે તે જિલ્લામાં આશરે ૨૫૦ થી વધુ કેસો ટ્રાન્સફર કરવામાં આવ્યા હતા. ગુજરાતમાં પોન્ડી સ્કીમમાં એક લાખથી વધુ લોકો ભોગ બન્યા હતા. જેમાં લોકોએ આશરે ૨૦ હજાર કરોડથી વધુ ગુમાવ્યા હતા.

ધ અનરેગ્યુલેટેડ ડિપોઝિટ સ્કીમ ૨૦૧૯નો કાયદો
નવા કાયદામાં તમામ પ્રકારની અનરેગ્યુલેટેડ સ્કીમ પર રોક લગાવીને નાના ટેકસ્ટ્યુરેસને ધ્યાનમાં રાખી આ નિર્ણય લેવામાં આવ્યો છે. આ ઉપરાંત આ કાયદામાં સ્પષ્ટ કહેવામાં આવ્યું છે કે, જે તમે સંબંધી અને મિત્ર પાસેથી રોકડમાં લેવડ દેવડ કરી હો તો તે ગેરકાયદે છે. નવા કાયદામાં કેવી રીતની ડિપોઝિટ પર પ્રતિબંધ છે, અને કેવી રીતના ડિપોઝિટ રેગ્યુલેટેડ છે અથવા સરકાર તરફથી નોટિફાઈડ છે તેને લઈ પણ સ્પષ્ટતા કરવામાં આવી છે. સ્પેશિયલ કોર્ટની રચના કરીને ત્યાં કેસ ચાલશે. સ્પેશિયલ કોર્ટ સંપત્તિ જત કરવા, તેનાથી હાંસલ રકમને જમાવવામાં વચ્ચે વિતરણ કરાવવાની કાયદાકીય પ્રક્રિયા પણ પૂરી કરશે.

હોસ્પિટલોમાં સારવાર લેતા રહેલા દર્દીઓ અને સ્વજનોનો હાલાકી

અમદાવાદની બ્લડ બેંકોમાં હજુયે લોહીની તંગી, ૬૫ થી ૭૦ ટકા જેટલો ઘટાડો નોંધાયો

ગરમી અને વેકેશન વચ્ચે બ્લડ ડોનેશન કેમ્પોને ઠંડા પ્રતિસાદથી ચિંતા

કાળઝાળ ગરમીમાં અમદાવાદ શહેરમાં બ્લડ યુનિટ કલેક્શનમાં ૬૫ થી ૭૦ ટકા જેટલો ઘટાડો થયાવતું રહ્યું છે, જેના કારણે હોસ્પિટલોમાં સારવાર લઈ રહેલા દર્દીઓ અને તેમના સ્વજનોને હાલાકીનો સામનો કરવો પડી રહ્યું છે. વિવિધ સંસ્થાઓ દ્વારા બ્લડ ડોનેશન કેમ્પ યોજાઈ રહ્યા છે પરંતુ જેટલું નેટવર્ક રિસ્પોન્સ મળતો નથી. ઉનાળું અને વેકેશન સમયના સંજોગોમાં દર વર્ષે આવી શકિત સરખી છે.

હાલમાં માંડ ૧૨૫૦થી ૧૫૦૦ જેટલા બ્લડ યુનિટ મળી રહ્યા છે. એક અંદાજ પ્રમાણે ૬૫ થી ૭૦ ટકા જેટલા બ્લડ યુનિટની તંગી છે. આવી જ શકિત અન્ય બ્લડ બેંકોની પણ છે. તાજેતરમાં જ અમદાવાદની સોલા સિવિલ હોસ્પિટલ ખાતે પણ બ્લડ ડોનેશન માટે જાહેર અપીલ કરવી પડી હતી. જ્યાં એ અને એબી પોઝિટિવ બ્લડ યુનિટની ભારે તંગી સર્જાઈ હતી. હાલમાં પણ સોલા સિવિલ હોસ્પિટલ ખાતે બ્લડ યુનિટની અછત વર્તાઈ રહી છે. અમદાવાદની શારદાબહેન હોસ્પિટલ ખાતેની બ્લડ બેંકમાં એબી પોઝિટિવ અને બી પોઝિટિવ બ્લડ ઉપલબ્ધ છે પરંતુ યુનિટની માત્રા ઓછી છે. અમદાવાદની

તંત્ર પર પ્રજાનાં હિતોને ધ્યાનમાં ન રાખવાનો આક્ષેપ

વાહનવ્યવહાર કમિશનરની ડીલરો સામે શરણાગતિ : ૫ વર્ષ સુધી TCની માલત્યા આપી

ડીલરોના પુરાવાની સામે સ્થળ ચકાસણીની ઈચ્છા RTOને આપી

વાહનવ્યવહાર કમિશનર કચેરીએ ટ્રેડ સર્ટિફિકેટ (ટીસી)ની પાંચ વર્ષ સુધીની વાહન ડીલરોને માન્યતા આપી દઈ તેમના શરણે થઈ ગયા હોવાનો પૂર્વ અધિકારીઓએ આક્ષેપ કરતાં કહ્યું છે. ઓનલાઈન પ્રક્રિયામાં કાયદર NOCની સાથે અગિયમ કોર્ટના કોર્ટના કોર્ટ મુકવાનો પણ આશ્ચર્યકંઈ નિર્ણય કરાયો છે. ઉપરાંત ડીલરોએ ઓનલાઈન મુકેલા કોર્ટ અને પુરાવાની સામે સ્થળ ચકાસણીની ઈચ્છા RTO અધિકારીને આપીને રહેશે. કેન્દ્ર સરકારના નિયમોમાં પ્રજાહિતને ધ્યાનમાં આધારે રાજ્યોએ પ્રજાહિતમાં અમલ કરાવવાનો હોય છે, પરંતુ રાજ્યની વાહનવ્યવહાર કમિશનર કચેરીએ વાહન ડીલરોને ટીસીની પાંચ વર્ષની માન્યતા આપી દઈને પ્રજાહિતનો છેદ ઊડાડી દીધો છે.

વર્ષ પછી વાહન ડીલર તરફથી રીન્યુ માટે અરજ કરાતી હતી અને અરજીનો આરટીઓ કચેરી દ્વારા સીધો નિકાલ કરાતો હતો. દરમિયાન કોર્ટ વાહન ડીલર સામે ગેરરીતિ અથવા ગાહિલગીરી પરેશાન કરવાની ફરિયાદ હોય તો તેમને રૂબરૂ બોલાવીને ખુલાસા પૂછવામાં આવતો હતો અને ત્યારબાદ NOC રિન્યુ કરી અપાતી હતી. આનાથી વાહન ડીલર પર સંકોચે તાણી શકાતો હતો અને ગાહિલગીરી પ્રશ્નનું નિકારકારક પણ આવતું હતું. બીજા તરફ કેન્દ્ર સરકારની ગાઈલાઈન પર પ્રજાહિત હોય છે. તેના આધારે રાજ્યોએ પ્રજાહિતમાં અમલ કરાવવાનો હોય છે, પરંતુ રાજ્યની વાહનવ્યવહાર કમિશનર કચેરીએ વાહન ડીલરોને ટીસીની પાંચ વર્ષની માન્યતા આપી દઈને પ્રજાહિતનો છેદ ઊડાડી દીધો છે.

FSLના રિપોર્ટમાં ઘટસ્ફોટ : બિગ ડેડી કાફેનો હુક્કાબારના ફલેવરમાં નિકોટીન છે મહંમદપુરા રોડ પર એક કાફેમાં પાંચ દિવસ પહેલાં હુક્કાબાર ઝડપાયું હતું

મહંમદપુરા રોડ પર આવેલ બિગ ડેડી કાફેમાં ગત, ૪ જૂને પોલીસે દરોડો પાડીને હુક્કાબાર પકડ્યું હતું. જેમાં હુક્કાબારના ફલેવરો FSLમાં ટેસ્ટિંગ માટે મોકલ્યા હતા. જેમાં ફલેવરોમાં નિકોટીન હોવાનો રિપોર્ટ આવ્યો હતો. આ અંગે સરખેજ પોલીસે હુક્કાબારના સંચાલકો વિરુદ્ધ ગુનો નોંધીને વધુ તપાસ હાથ ધરી છે. સરખેજ પોલીસની ટીમ લોકસભાની ચૂંટણીના પરિણામના દિવસે પેટ્રોલીંગ કરી રહી હતી ત્યારે મહંમદપુરા રોડ પર એક કાફેમાં હુક્કાબાર ચાલી રહ્યો હોવાની ખાતમી પોલીસને મળી હતી. આથી પોલીસે વોચ ગોઠવીને બિગ ડેડી કાફેમાં

સરખેજમાં બિગ ડેડી કાફેના સંચાલક વિરુદ્ધ હુક્કાબારનો ગુનો નોંધી તપાસ શરૂ કરાઈ હતી. હુક્કાબાર ચાલુ હોવાનું જાણીને ત્યાં દરોડો પાડ્યો હતો. જો કે, બિગ ડેડી કાફેમાં ગાર્ડનમાં લોકો જમી રહ્યા હતા જ્યારે કાફેની અંદર હોલમાં હુક્કાબાર ચાલતો પોલીસે રંગેરંગા ઝડપાયો હતો. જેમાં બે બુક્કા અને ફલેવર પકડ્યા હતા. આથી પોલીસે તાત્કાલિક હુક્કાબાર ફલેવરોને FSLમાં મોકલી આપ્યા હતા. શનિવારે સાંજે FSLના રિપોર્ટમાં ફલેવરોમાં નિકોટીનનું પ્રમાણ હોવાનું સામે આવ્યું હતું. આથી પોલીસે વધુ તપાસ કરતા સામે આવ્યું કે, હુક્કા માટે એક મેમ્બરશિટ ૮૦૦ રૂપિયા સંચાલકો લેતા હતા. આ અંગે સરખેજ પોલીસે હુક્કાબારના સંચાલક વિનોદચંદ્ર પટેલ વિરુદ્ધ તમાકુ અભિનયમ હેઠળ ગુનો નોંધ્યો છે.

ગુજરાત યુનિ.માં ઉત્તરવહીકાંડના ૧ વર્ષ બાદ પણ સજાના નામે તૂટ

અમદાવાદ : ગુજરાત યુનિવર્સિટીમાં બીએસસી નર્સિંગમાં ૧૨ વિદ્યાર્થી અને ફિજીયોથેરાપીના ૪ વિદ્યાર્થીઓના ઉત્તરવહીકાંડને એક વર્ષ પૂર્ણ થવા સાથે ગુનાં યુનિવર્સિટીની સત્તાથી શોધા કરાઈ જ સજા કરવામાં આવી હોવાનું જાણવા મળે છે. ગુનો પાસેથી મળતી વિગતો મુજબ ઉત્તરવહીકાંડ બાદ નિમાયેલી કમિટી દ્વારા આ વિદ્યાર્થીઓના એનરોલમેન્ટ રદ કરવા અને ક્યાંક પ્રવેશ મળે એ પ્રકારની સજા કરવાની ભલામણ યુનિવર્સિટીને કરવામાં આવી હતી. પરંતુ આજની સુધી યુનિવર્સિટી દ્વારા એકેડેમિક અંગે હજુ સુધી કોઈ જ જાણ કરાઈ નથી.

સરસપુરાના સ્મશાન પાસે જુગારના અડા પર રેડ, ૨૧ પકડાયા, ૧૦ ફરાર

સ્ટેટ મોનિટરીંગ સેલએ સરસપુરમાં ન્યુ શારદાબહેન હોસ્પિટલની પાછળ યામુંડ સ્મશાનગૃહ પાસે યાલના ઝડકર પટ્ટાણના જુગારના અડા પર રેડ કરતાં સરસપુરમાં મચી હતી. એસએમસીએ ઓપરેશન હાથ ધરી ઝડકર સહિત ૨૧ આરોપીને ઝડપી લીધા છે. પોલીસે રેડ ટોનો જુગારનો અડો યામુંડ ઘેર, પાંચ વાહન, રોકડ સહિત રૂ.૩,૭૦,૨૦૦નો મુદ્દામાલ જપ્ત કર્યો હતો. આ કેસમાં ઠસને વોર્ટર બતાવવામાં આવ્યા છે. એસએમસીની રેડ ને પગલે શહેરકોટડા પોલીસ સ્ટેશનના અધિકારીઓને દાડ-જુગાર મામલે ટીલાશ નહી ચલાવી લેવાય તેવી ચેતવણી ઉચ્ચારી હતી. જો કે, કડક સુચના બાદ પણ શહેરના પોલીસ સ્ટેશનમાં દાડ-જુગારની બંધી ચાલી રહી છે.

શ્રી સાતસો પીપલ્સ કો.ઓ.કેડિટ એન્ડ કમ્યુનિટી સોસાયટી લિમિટેડ વિનગર-વાલિક સાધારણ સમાજી નોટીસ

GUJARAT INFRASTRUCTURE DEVELOPMENT BOARD (GIDB) TENDER NOTICE

સરસપુરાના સ્મશાન પાસે જુગારના અડા પર રેડ, ૨૧ પકડાયા, ૧૦ ફરાર

Blend of 8 effective Ayurvedic Oils. Dr. Orthono. Ayurvedic Oil, Capsules, Spray & Ointment. 20% EXTRA. 8 ગુણકારી આયુર્વેદિક તેલોના યોગથી બનેલ ડૉ. ઓર્થો તેલ અંદર સુધી જઈને દર્દને જડવી ઓછું કરવામાં સહાયતા કરે છે.

ગેમઓનકાંડમાં ૨૫મીએ રાજકોટ બંધનું કોંગ્રેસનું એલાન, ૧૫મીએ કમિશનરને ઘેરાવ આંદોલન ચાલુ રાખવા જાહેરાત ૧૮ વોર્ડમાં લડત લઈ જવા તૈયારી

જાહેર નોટિસ. આથી આ નોટિસ આપવામાં આવે છે કે અમારા અસીલે પીએસએ ટિકેટ પ્રાયેટ લિમિટેડ લિમિટેડ લાગેબીલીટી કંપની જે કંપની દ્વારા, ૨૦૧૩ હેલ્થ રિજિસ્ટર ટાઇલ માલ્ય કંપની છે, જેના રજીસ્ટ્રેશન નં U45200DL2021PTC240248 છે અને તેની રજિસ્ટર ચેલેન્જ ઓફિસ ઈ-પર પ્લોટ નં. ૧૩ સેક્ટર ૨ આમુષ વિહાર દ્વારકા ની હિલ્ડી ૧૧૦ ૦૭૮ ખાતે આવેલ છે. ("માલિક") તે અહીં નીચે પરિશિષ્ટમાં નિવૃત્તકર્તા હોવા છે તે પોટમાંના તેના ટાઇટલ હક તથા હિત સહિત ખરીદી કરી સંપાદિત કરવા વાટાઘાટ કરેલ છે.

સંદેશ કલાસિફાઈડ. જ્યોતિષ. શિવ મહાલાલ તાંત્રિક. ગુપ્તધર્મ સુરેશભાઈ. કલાસિફાઈડ.

“मप्रत्र स. आईएनसी-26” (संघीय निगम) नियम 2014 के नियम 30 के अनुसार (क) के अंतर्गत
केन्द्रिय सरकार क्षेत्रीय निदेशक के सम्पर्क उत्तरी क्षेत्र, नई दिल्ली
 कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगम) नियम, 2014 की धारा 30 के उपनिबन्ध (क) के खंड (अ) के माग्य से
 और

मैसर्स एनएसएच सीएचएस प्राइवेट लिमिटेड (CIN NO: U52390UP2021PT156875)

विस्तार प्रौद्योगिकी कार्यालय - एएनएस-1/एलजीएफ बीन ब्लाक, गांधीवायव्य इडियार्पुर, उत्तर प्रदेश-201014, इंडिया, में स्थित है।

आपका जनात को यह सूचना दी जाती है कि यह कंपनी के अंतर्गत कार्यालय का स्थान कंपनी अधिनियम, 2013 की धारा 13 (4) की उपधारा (4) के अंतर्गत उचित रूप से प्रस्तावित की है। इसमें कंपनी का संविधानिक कार्यालय 'उत्तर प्रदेश राज्' से 'राष्ट्रीय राजधानी क्षेत्र दिल्ली' में स्थानान्तरण करने के लिए तैयारी में है। यह सूचना 19 मार्च, 2024 को आयोजित अंतिम आम बैठक में प्राप्त विधेय सलाह के तहत में कंपनी के संयम प्रशासन में संगोचन की प्रुष्टि की जाएगी है।

कंपनी के प्रौद्योगिकी कार्यालय के प्रस्तावित स्थानान्तरण से यदि किसी व्यक्ति का हित प्रभावित होगा है तो वह व्यक्ति का या निवेश विवरण प्रश्न फाइल कर एनसीआई-21 पोर्टल (www.ncai.gov.in) में निकायत दर्ज कर सकता है। या एक राधाय पर जिसमें उनके हित का प्रकर और उसके विधेय का कारण जल्दिलिहाई के साथ अपनी आपत्ति शेषीय निदेशक उत्तरी क्षेत्र, को इस सूचना के प्रकाशन की तारीख से 14 दिनों के भीतर बी-2 लिग, डिप्टी टावर, पिन कोड नगर अखण्ड अखण्ड मन्थन, सीओडी कॉम्प्लेक्स, नई दिल्ली-110002 को पर प्रेषित कर सकते हैं। यह सूचना 19 मार्च, 2024 को आयोजित अंतिम आम बैठक में प्राप्त विधेय सलाह के तहत में कंपनी के संयम प्रशासन में संगोचन की प्रुष्टि की जाएगी है।

एएनएस-1/एलजीएफ बीन ब्लाक, गांधीवायव्य इडियार्पुर, उत्तर प्रदेश-201014, इंडिया, में स्थित है।
 कृते आदेशक की ओर से
 कृते आदेशक की ओर से

श्री. कांति सिंह
 निदेशक

दिनांक: 07.06.2024
 स्थान: गांधीवायव्य कृते (सीआईएन-06933528)

प्रप्रत्र सं. आईएनसी-26
 [कंपनी (निगम) निगमवली, 2014 के नियम 30 के अनुसार (क) के अंतर्गत
केन्द्रिय सरकार क्षेत्रीय निदेशक के सम्पर्क उत्तरी क्षेत्र, नई दिल्ली
 कंपनी अधिनियम, 2013 की धारा 13 की उपधारा (4) और कंपनी (निगम) नियम, 2014 के धारा 30 के उपनिबन्ध (क) के खंड (अ) के माग्य से

मैसर्स ग्लोस्टर जूट प्रोडक्ट लिमिटेड (CIN NO: U52390UP2021PT156875)

विस्तार प्रौद्योगिकी कार्यालय - एएनएस-1/एलजीएफ बीन ब्लाक, गांधीवायव्य इडियार्पुर, उत्तर प्रदेश-201014, इंडिया, में स्थित है।
 आदेशक के लिखे तथा उसकी ओर से
 कृते आदेशक की ओर से

श्री. कांति सिंह
 निदेशक

दिनांक: 07.06.2024
 स्थान: गांधीवायव्य कृते (सीआईएन-06933528)

ग्लोस्टर लिमिटेड
CIN: L17100WB1923PLC004628
पंजीकृत कार्यालय: 21, ट्रैंड रोड, कोलकाता - 700 001
फोन: +91 33 2230 9601 **फैक्स:** +91 2210 6167, 2231 4222
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इक्विटी शेयरों की प्रस्तावित स्वीच्छिक डीलिंगिंग के लिए नोटिस

इसके द्वारा सूचित किया जाता है कि भारतीय प्रतिभूति और विनियम बोर्ड (इक्विटी शेयरों की डीलिंगिंग) विनियम, 2021 के विनियम 6 और उसके बाद के संशोधनों ("सेबी डीलिंगिंग विनियम") के अनुसार, ग्लोस्टर लिमिटेड ("कंपनी") के निदेशक मंडल ने 30 मई 2024 को आयोजित अपनी बैठक में अन्य बातों के साथ-साथ केवल कलकत्ता स्टॉक एक्सचेंज लिमिटेड से इक्विटी शेयरों की स्वीच्छिक डीलिंगिंग के प्रस्ताव को मंजूरी दी है।
 वर्तमान में, कंपनी के इक्विटी शेयर वॉल्यूमिटेड ("वीएसई"), नेशनल स्टॉक एक्सचेंज ऑफ इंडिया लिमिटेड ("एनएसई") और कलकत्ता स्टॉक एक्सचेंज लिमिटेड ("सीएसई") में सूचीबद्ध हैं। पिछले कई वर्षों से वॉल्यूमिटेड में कंपनी के इक्विटी शेयरों में कोई ट्रेडिंग नहीं हो रही है और कंपनी को वॉल्यूमिटेड होने के लिए अतिरिक्त परिचालन लागत भी उठानी पड़ रही है। इसलिए, कंपनी के इक्विटी शेयरों को केवल वॉल्यूमिटेड से डीलिंगिंग करने का प्रस्ताव है। वॉल्यूमिटेड से डीलिंगिंग निवेशकों के हितों के लिए हानिकारक या प्रभावित नहीं होगी।

सेबी डीलिंगिंग विनियम के विनियम 6 के अनुसार कंपनी ने केवल वॉल्यूमिटेड से अपने इक्विटी शेयरों को डीलिंगिंग करने का प्रस्ताव दिया है और चूंकि कंपनी के इक्विटी शेयर वॉल्यूमिटेड और एनएसई दोनों पर सूचीबद्ध बने रहेंगे, जिनके पास राष्ट्रव्यापी ट्रेडिंग टर्मिनल है, इसलिए वॉल्यूमिटेड से डीलिंगिंग कंपनी के इक्विटी शेयरधारकों को बाहर निकलने का कोई अवसर दिए बिना होगी। इसके बाद, कंपनी के सभी शेयरधारक वॉल्यूमिटेड और एनएसई में लिस्टिंग और ट्रेडिंग का लाभ उठाते रहेंगे। डीलिंगिंग के बाद कंपनी को पूंजी संरचना में कोई बदलाव नहीं होगा।

कृते ग्लोस्टर लिमिटेड
हस्ता/-
अनुमोदित
अनुमोदित
कंपनी सचिव
एम. नंवर एच3557

HDFC BANK
 We understand your world
पंजीकृत कार्यालय: एचडीएफसी बैंक हाउस, सेनापति बाघट मार्ग, लोखर परेल (पश्चिम), मुंबई - 400 013 और रिटेल पोटफोलियो प्रबंधन के रूप में इसका एक कार्यालय एचडीएफसी बैंक लिमिटेड, पहले मंजिल, आई-थिंक टेकनो फोरस, कांजुमार्ग (पूर), मुंबई - 400042 है।

एचडीएफसी बैंक लिमिटेड के गिस्टरी ट्रेडी गई प्रतिभूतियों की विन्नी के लिए विन्नी सूचना और सार्वजनिक सूचना।

एचडीएफसी बैंक लिमिटेड ('बैंक') के नीचे उल्लिखित उधारकर्ताओं को प्रतिभूतियों के बदले ऋण/ओवरड्राफ्ट की प्रकृति में क्रैडिट सुविधाओं का लाभ उठाने के लिए बैंक को गिस्टरी ट्रेडी गई प्रतिभूतियों की विन्नी के संबंध में सूचित किया जाता है। सहमत ऋण शर्तों के अनुसार बकाया राशि का पुनर्मुतागत करने में उधारकर्ताओं द्वारा लगातार चूक के कारण, नीचे दिए गए ऋण खाते बकाया स्थिति में है। बैंक ने इन उधारकर्ताओं को कई नोटिस जारी किए हैं, जिसमें नीचे दी गई तारीख पर अंतिम विन्नी नोटिस भी शामिल है, जिसके तहत बैंक ने प्रतिज्ञा लागू की थी और उधारकर्ता को नीचे दिए गए खातों में संपूर्ण बकाया राशि चुकाने के लिए 7 दिनों का समय प्रदान किया था, ऐसा न करने पर, बैंक इस संबंध में कोई और नोटिस जारी किए बिना गिस्टरी ट्रेडी गई प्रतिभूतियों को बेचने के लिए तैयार होगा। उधारकर्ताओं ने अपना कौन सा और उचित पुनर्मुतागत करने में विफल रहे हैं, इसलिए, बैंक ने एक गिस्टरी ट्रेडी के रूप में ऋण समझौते के तहत अपने अधिकारों का प्रयोग करते हुए उधारकर्ताओं द्वारा बैंक को दिए गए बकाया की वसूली के लिए **17 जून 2024** का या उसके बाद प्रतिभूतियों को बेचने / निपटारा करने का निर्णय लिया है। उधारकर्ताओं को यह भी सूचित किया जाता है कि, यदि किसी भी समय, शेयर बाजार में अस्थिरता के कारण मॉनिंग आवश्यकता में और कमी पैदा करने के लिए गिस्टरी ट्रेडी गई प्रतिभूतियों का मूल्यांकन किया जाता है, तो बैंक अपने विवेक से गिस्टरी ट्रेडी गई सुचना को एक के भीतर बेच देगा (1) कैंडिड दिवस, इस संबंध में बिना किसी अतिरिक्त सूचना के गिस्टरी प्रतिभूतियों की विन्नी से प्राप्त आय के समायोजन के बाद, उधारकर्ता किसी भी शेयर बकाया राशि के पुनर्मुतागत के लिए बैंक के प्रति उत्तरदायी रहेगा।

क्र. सं.	ऋण खाता संख्या	उधारकर्ता का नाम	05 जून 2024 तक बकाया राशि	विन्नी सूचना की तिथि
1	XXXX6478	शिवांगी मिश्रा	26,179.84	06-06-2024
2	XXXX4512	सुनील कुमार शर्मा	32,137.50	06-06-2024
3	XXXX3762	अदील रहमान	1,23,295.13	22-05-2024
4	XXXX6953	दीपेश लालपुरानी	51,089.40	06-06-2024
5	XXXX6311	विधि आनंद	59,620.00	30-05-2024
6	XXXX6315	सुदीपता बार्बिक	2,08,968.71	05-06-2024
7	XXXX1042	सोम नाम मिश्रा	27,724.04	05-06-2024

दिनांक: 10.06.2024
 स्थान: दिल्ली
 एचडीएफसी बैंक लिमिटेड।

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES NOR IS IT A PROSPECTUS ANNOUNCEMENT. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY, OUTSIDE INDIA.
 INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES (AS DEFINED IN THE DRHP) IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018. AS AMENDED ("SEBI ICDR REGULATIONS")

PUBLIC ANNOUNCEMENT



BAJAJ HOUSING FINANCE LIMITED

Our Company was originally incorporated as 'Bajaj Financial Solutions Limited' at Pune, Maharashtra as a public limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated June 13, 2008, issued by the Registrar of Companies, Maharashtra at Pune ("RoC") and was granted its certificate for commencement of business on September 24, 2008 by the RoC. Thereafter, the name of our Company was changed to 'Bajaj Housing Finance Limited' with a fresh certificate of incorporation dated November 14, 2014 issued by the Assistant Registrar of Companies, Pune. Our Company has also been granted a certificate of registration dated September 24, 2015 by the NHB being registration number 09.0127.15 to commence/carry on the business of a housing finance institution without accepting public deposits. For details, please see "History and Certain Corporate Matters" on page 228 of the Draft Red Herring Prospectus dated June 7, 2024 ("DRHP").

Registered Office: Bajaj Auto Limited Complex, Mumbai-Pune Road, Akurdi, Pune - 411 035, Maharashtra, India; **Corporate Office:** 5th Floor, B2, Cerebrum IT Park, Kumar City, Kalyani Nagar, Pune - 411014, Maharashtra, India.
Tel: 020 71878060, **Website:** www.bajajhousingfinance.in; **Contact person:** Atul Patni, Company Secretary and Compliance Officer, E-mail: bhfinvestor.service@bajajfinserv.in; **Corporate Identity Number:** U65910PN2008PLC132228

THE PROMOTERS OF OUR COMPANY: BAJAJ FINANCE LIMITED AND BAJAJ FINSERV LIMITED

INITIAL PUBLIC OFFER OF UP TO [a] EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF BAJAJ HOUSING FINANCE LIMITED ("COMPANY") FOR CASH AT A PRICE OF ₹[x] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[y] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹70,000.00 MILLION (THE "OFFER") COMPRISING A FRESH ISSUE OF UP TO [a] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹40,000.00 MILLION ("FRESH ISSUE") AND AN OFFER FOR SALE (THE "OFFER FOR SALE") OF UP TO [a] EQUITY SHARES OF FACE VALUE OF ₹10 EACH AGGREGATING UP TO ₹30,000.00 MILLION BY BAJAJ FINANCE LIMITED ("PROMOTER SELLING SHAREHOLDER") ("OFFERED SHARES"). THE OFFER SHALL CONSTITUTE [a]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THE OFFER INCLUDES A RESERVATION OF UP TO [a] EQUITY SHARES OF FACE VALUE OF ₹10 EACH, AGGREGATING UP TO ₹[a] MILLION (CONSTITUTING UP TO [a]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES ("EMPLOYEE RESERVATION PORTION") AND A RESERVATION OF UP TO [a] EQUITY SHARES OF FACE VALUE OF ₹10 EACH, AGGREGATING UP TO ₹[a] MILLION (CONSTITUTING UP TO [a]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL) FOR SUBSCRIPTION BY ELIGIBLE SHAREHOLDERS ("SHAREHOLDERS RESERVATION PORTION"). THE OFFER LESS THE EMPLOYEE RESERVATION PORTION AND THE SHAREHOLDERS RESERVATION PORTION IS HERINAFTER REFERRED TO AS THE "NET OFFER". THE OFFER AND THE NET OFFER SHALL CONSTITUTE [a] AND [a]% OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY, RESPECTIVELY.

OUR COMPANY, IN CONSULTATION WITH THE BRLMs, MAY CONSIDER AN ISSUE OF SPECIFIED SECURITIES, AS MAY BE PERMITTED UNDER APPLICABLE LAW, AT ITS DISCRETION, PRIOR TO FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IP0 PLACEMENT"). THE PRE-IP0 PLACEMENT, IF UNDERTAKEN, WILL BE AT A PRICE TO BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BRLMs. IF THE PRE-IP0 PLACEMENT IS COMPLETED, THE AMOUNT RAISED PURSUANT TO THE PRE-IP0 PLACEMENT WILL BE REDUCED FROM THE FRESH ISSUE. SUBJECT TO COMPLIANCE WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THE PRE-IP0 PLACEMENT, IF UNDERTAKEN, SHALL NOT EXCEED 20% OF THE SIZE OF THE FRESH ISSUE. PRIOR TO THE COMPLETION OF THE OFFER, OUR COMPANY SHALL APPROPRIATELY INTIMATE THE SUBSCRIBERS TO THE PRE-IP0 PLACEMENT, PRIOR TO ALLOTMENT PURSUANT TO THE PRE-IP0 PLACEMENT, THAT THERE IS NO GUARANTEE THAT OUR COMPANY MAY PROCEED WITH THE OFFER OR THE OFFER MAY BE SUCCESSFUL AND WILL RESULT INTO LISTING OF THE EQUITY SHARES ON THE STOCK EXCHANGES. FURTHER, RELEVANT DISCLOSURES IN RELATION TO SUCH INTIMATION TO THE SUBSCRIBERS TO THE PRE-IP0 PLACEMENT (IF UNDERTAKEN) SHALL BE APPROPRIATELY MADE IN THE RELEVANT SECTIONS OF THE RED HERRING PROSPECTUS AND THE PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹10 EACH. THE OFFER PRICE IS [a] TIMES THE FACE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGERS, AND WILL BE ADVERTISED IN ALL EDITIONS OF ENGLISH NATIONAL DAILY NEWSPAPER, [a], ALL EDITIONS OF HINDI NATIONAL DAILY NEWSPAPER, [a], AND IN [a] EDITIONS OF THE MARATHI DAILY NEWSPAPER [a], (MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED) EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

This Offer is being made in terms of Rule 19(2)(b) of the SCRR read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations wherein in terms of Regulation 32(1) of the SEBI ICDR Regulations, not more than 50% of the Net Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion") provided that our Company, in consultation with the BRLMs, may allocate up to 60% of the QIB Portion to Anchor Investors on a discretionary basis in accordance with the SEBI ICDR Regulations ("Anchor Investor Portion"), of which at least one-third shall be available for allocation to domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the Net QIB Portion. Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis only to Mutual Funds and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors) including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining QIB Portion for proportionate allocation to QIBs. Further, not less than 15% of the Net Offer shall be available for allocation to Non-Institutional Bidders out of which (a) one-third of such portion shall be reserved for applicants with application size of more than ₹200,000 and up to ₹1,000,000; and (b) two-third of such portion shall be reserved for applicants with application size of more than ₹1,000,000, provided that the unsubscribed portion in either of such sub-categories may be allocated to applicants in the other sub-category of Non-Institutional Bidders and not less than 35% of the Net Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders (except Anchor Investors) are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective bank accounts (including UPI ID) for UPI Bidders using UPI Mechanism) in which the Bid amount will be blocked by the ESCSBs or the Sponsor Banks, as applicable, to participate in the Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion of the Offering through the ASBA process. Further, Equity Shares will be allocated on a proportionate basis to Eligible Employees applying under the Employee Reservation Portion, subject to valid Bids received from them at or above the Offer Price. Furthermore, up to [a] Equity Shares, aggregating up to ₹[a] million shall be made available for allocation on a proportionate basis only to Eligible Shareholders in the Shareholders Reservation Portion, subject to valid Bids being received at or above the Offer Price. For details, see "Offer Procedure" on page 430 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares pursuant to the Offer and has filed the DRHP with the SEBI on June 8, 2024. Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made public for comments, if any, for a period of at least 21 days from the date of such filing by hosting it on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com, www.nseindia.com, respectively, on the website of the Company at www.bajajhousingfinance.in; and on the websites of the BRLMs, i.e. Kotak Mahindra Capital Company Limited, BofA Securities India Limited, Axis Capital Limited, Goldman Sachs (India) Securities Private Limited, SBI Capital Markets Limited, JM Financial Limited and IIFL Securities Limited at https://investmentbank.kotak.com, www.mi-india.com, www.axiscapital.co.in, www.goldmansachs.com, www.sbicsaps.com, www.jmf.com and www.iiflcap.com, respectively. Our Company invites the public to give their comments on the DRHP filed with SEBI, with respect to disclosures made in the DRHP. The members of the public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLMs at their respective addresses mentioned herein. All comments must be received by SEBI and/or our Company and/or the Company Secretary and Compliance Officer of our Company and/or the BRLMs in relation to the Offer on or before 5.00 p.m. on the 21st day from the aforesaid date of filing of the DRHP with SEBI.

Investments in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing their entire investment. Bidders are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have neither been recommended, nor approved by SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the Draft Red Herring Prospectus. Specific attention of the Bidders is invited to "Risk Factors" on page 33 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after a Red Herring Prospectus has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus. The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on BSE and NSE.

For details of the share capital and capital structure and the names of the signatories to the memorandum and the number of shares subscribed by them of our Company, please see the section titled "Capital Structure" on page 83 of the DRHP. The liability of the members of our Company is limited. For details of the main objects of our Company as contained in the Memorandum of Association, please see the section titled "History and Certain Corporate Matters" on page 228 of the DRHP.

Disclaimer Clause of NHB: The Company is having a valid Certificate of registration dated April 5, 2018 as amended on May 31, 2018 issued by the National Housing Bank (NHB) under Section 29A of the National Housing Bank Act, 1987. However, the NHB does not accept any responsibility or guarantee about the present position as to the financial soundness of the Company or for the correctness of any of the statements or representations made or opinion expressed by the Company and for repayment of deposits/discharge of liabilities by the Company.

BOOK RUNNING LEAD MANAGERS

Kotak Investment Banking	BoFA SECURITIES	AXIS CAPITAL	Goldman Sachs (India) Securities Private Limited	SBICAPS	JM FINANCIAL	IIFL SECURITIES
Kotak Mahindra Capital Company Limited 1 st Floor, 27 BKC, Plot No. C-27, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel: +91 22 66328000 E-mail: bhfi.ip@kotak.com Website: https://investmentbank.kotak.com Investor Grievance ID: kmcredressal@kotak.com Contact Person: Ganesh Rane SEBI Registration Number: INM00008704	BoFA Securities India Limited 18 th Floor, A Wing, One BKC, "G" Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400 051, Maharashtra, India Tel: +91 22 66328000 E-mail: dg.bajaj_housing_finance_ipo@bofa.com Website: www.mi-india.com Investor Grievance E-mail: investor.grievance@bofa.com Contact Person: Pavan Naik SEBI Registration No.: INM000011625	Axis Capital Limited 1 st Floor, Axis House, C-2 Wadia International Centre, P.B. Marg, Worli, Mumbai - 400 035, Maharashtra, India Tel: +91 22 43252183 E-mail: bhfi ipo@axiscap.co.in Website: www.axiscapital.co.in Investor Grievance E-mail: investor.grievance@axiscap.co.in Contact Person: Pavan Naik SEBI Registration No.: INM000012029	Goldman Sachs (India) Securities Private Limited 951-A, Rational House, Appasaher Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 6616 9000 E-mail: bhfiipo@gs.com Website: www.goldmansachs.com Investor Grievance E-mail: investor.grievance@gs.com client-support@gs.com Contact Person: Mukarram Rajkotwala SEBI Registration Number: INM000011054	SBI Capital Markets Limited 1501, 15 th Floor, A & B Wing, Parinee Crescenzoo, Bandra Kurla Complex, Bandra (East), Mumbai - 400 015, Maharashtra, India Tel: +91 22 41968300 E-mail: bhfi ipo@sbicaps.com Website: www.sbicaps.com Investor Grievance E-mail: investor.relations@sbicaps.com Contact Person: Karan Savardekar / Sambit Rath SEBI Registration No.: INM000003531	JM Financial Limited 7 th Floor, Energy, Prabhadevi Marathe Marg, Prabhadevi, Mumbai - 400 025, Maharashtra, India Tel: +91 22 66303030 E-mail: bhfi.ip@jmf.com Website: www.jmf.com Investor Grievance E-mail: investor.grievance@jmf.com Contact Person: Prachee Dhuri SEBI Registration No.: INM000010361	IIFL Securities Limited 24 th Floor, One Lodha Place, Senapati Bapat Marg, Lower Pare (West), Mumbai - 400 013, Maharashtra, India Tel: +91 22 46464728 E-mail: bhfi ipo@iiflcap.com Website: www.iiflcap.com Investor Grievance E-mail: investor.grievance@iiflcap.com Contact Person: Mansi Sampat / Pawan Jain SEBI Registration No.: INM000010940

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

Place: Pune
 Date: June 8, 2024

BAJAJ HOUSING FINANCE LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to make an initial public offering of its Equity Shares and has filed the DRHP with SEBI and the Stock Exchanges on June 8, 2024. The DRHP is available on the website of SEBI at www.sebi.gov.in, as well as on the websites of the Stock Exchanges i.e. BSE and NSE at www.bseindia.com and www.nseindia.com, respectively, on the website of the Company at www.bajajhousingfinance.in; and on the websites of the BRLMs, i.e. Kotak Mahindra Capital Company Limited, BofA Securities India Limited, Axis Capital Limited, Goldman Sachs (India) Securities Private Limited, SBI Capital Markets Limited, JM Financial Limited and IIFL Securities Limited at https://investmentbank.kotak.com, www.mi-india.com, www.axiscapital.co.in, www.goldmansachs.com, www.sbicaps.com, www.jmf.com and www.iiflcap.com, respectively. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see "Risk Factors" on page 33 of the DRHP and the RHP when filed. Potential Bidders should not rely on the DRHP filed with SEBI and the Stock Exchanges for making any investment decision.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares offered in the Offer have not been, and will not be, registered under the U.S. Securities Act of 1933, as amended ("U.S. Securities Act") or any state securities law in the United States, and unless so registered and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and in accordance with any applicable U.S. applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (a) in the United States only to "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act) in transactions exempt from, or not subject to the registration requirements of the U.S. Securities Act and (b) outside the United States in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales occur. There will be no offering of securities in the U.S.

ओरिक्स लीजिंग एंड फाइनेशियल सर्विसेज इंडिया लिमिटेड
 (पूर्व में ओआइएफसी ऑफ फाइनेशियल सर्विसेज लिमिटेड के नाम से जाना जाता था)
 (ओआइएफसी ऑफ इन्फ्रास्ट्रक्चर सर्विसेज लिमिटेड की एक सहायक कंपनी)
रिज. कार्यालय: प्लॉट नंबर 94, फ्लोर की-ऑफिस इंडिया इंडिया कलकत्ता
 अखेर-कुर्ला रोड, अखेर-01, मुंबई - 400 059
टेलीफोन: +91 22 2859 5093 / 6707 0100 | **फैक्स:** +91 22 2852 8549
ईमेल: info@orixindia.com | www.orixindia.com | **सीआईएन:** U74900HM2006PLC13937

कच्चा सुचना
[नियम 8(1) सुखा हिल (प्रवर्तन) नियम, 2002]

जबकि, 1. नीचे हस्ताक्षरकर्ता ओरिक्स लीजिंग एंड फाइनेशियल सर्विसेज इंडिया लिमिटेड के प्राधिकृत अधिकारी होने के नाते, विनियम अंतर्गत के प्रतिभूतिकरण और पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम, 2002 के तहत, तथा उक्त अधिनियम की धारा 13(1)(b) द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए प्रतिभूति हित (प्रवर्तन) नियम, 2002 के नियम 3 के साथ, दिनांक 20 दिसंबर 2022 को एक नोटिस जारी किया, जिसमें उधारकर्ता सह-उधारकर्ता/बैंककर्ता के रूप में **दीना नैन, सदापाल सिंह और मेसर्स सुबास शेरमा इंग्रिस रिटेल सर्विसेज लिमिटेड** को नोटिस में उल्लिखित राशि **₹75,87,866.51 / रुपये (पचास लाख सत्तासी हजार पांच सौ धियासठ और इक्कीस पैसे मात्र)** को मांग नोटिस की तारीख से मुनागत वसूली की तारीख तक के अतिरिक्त ब्याज और अन्य शुल्कों सहित उक्त नोटिस की प्राप्ति के 60 दिनों के भीतर चुकाने के लिए कहा गया था।

2. उधारकर्ताओं और सह-उधारकर्ताओं को उक्त नोटिस दिए जाने के बावजूद तथा संपूर्ण नोटिस राशि को ब्याज और अन्य शुल्कों सहित चुकाने में विफल रहने पर, उधारकर्ताओं और आम जनता को यह नोटिस दिया जाता है कि नीचे हस्ताक्षरकर्ता ने उक्त अधिनियम की धारा 13(4) के तहत उक्त शक्तियों का प्रयोग करते हुए, उक्त नियमों के नियम 8 के साथ दिनांक **06.06.2024** को यह बिलिंग संप्रति का मौकिक कजमा ले लिया है।
 3. उधारकर्ताओं और सह-उधारकर्ताओं को निदेश रूप से तथा आम जनता को इस संप्रति से संबंधित कोई भी लेन-देन न करने की चेतावनी दी जाती है तथा संप्रति से संबंधित किसी भी प्रकार का लेन-देन मांग नोटिस की तिथि से मुनागत/वसूली को तिथि तक **₹75,87,866.51/- (पचास लाख सत्तासी हजार पांच सौ धियासठ और इक्कीस पैसे मात्र)** रुपये के नोटिस के प्रभार के भीतर होना।

संप्रति का विवरण
 संप्रति का वह पूरा टुकड़ा और पार्सल जिसका पी. नंबर 663 (प्लॉट नंबर 101, 106, 108, 203, 208, 302, 303, 306, 402, 405, 406, 407, 408) है, मुम्बई क्षेत्र 500 वर्ग गज और निर्मित क्षेत्र 5925 वर्ग फीट, खसरा नंबर 663 में से, लाल ज्वा एक्सटेंशन, गांव-मुंडक, नई दिल्ली में स्थित है, और इसकी सीमा इस प्रकार है: उत्तर नौबी/अन्य का प्लॉट, दक्षिण सड़क 30' फीट चौड़ा, पूर्व अन्य का प्लॉट, पश्चिम गली
 दिनांक: 06.06.2024
 स्थान: दिल्ली
 ऋण खाता संख्या: **LN0000000013685**, आयका, **LN0000000013283**
 अधिकृत अधिकारी और **LN0000000018658** ओरिक्स लीजिंग एंड फाइनेशियल सर्विसेज इंडिया लिमिटेड

क्र. सं.	पैन/सीआईएन/एलएनडी नंबर के साथ कॉपोरेट देनदार का नाम	विनियम 8(1) सुखा हिल (प्रवर्तन) नियम, 2002 के तहत नोटिस में उल्लिखित राशि (काम नहीं कर)	विनियम 8(1) सुखा हिल (प्रवर्तन) नियम, 2002 के तहत नोटिस में उल्लिखित राशि (काम नहीं कर)
1	पैन/सीआईएन/एलएनडी नंबर के साथ कॉपोरेट देनदार का नाम	कानिवाल हाउस, डिंडोली, मलद इस्ट, मुंबई- 400097, भारत	₹75,87,866.51/-
2	पंजीकृत कार्यालय का पता	www.carvinalcinemas.com (काम नहीं कर)	
3	यूआरएल का वेबसाइट	www.carvinalcinemas.com (काम नहीं कर)	
4	उक्त स्थान का विवरण जहां अधिकार अथवा संपत्तियों में स्थित है।	कंपनी के पास माल घर के विनियम राज्यों में विनियम स्थित है। इन विनियम स्थलों पर परिसंपत्तियां स्थिति की गई हैं। प्रुष्टि जानकारी cirp.cinemaventures@gmail.com पर ई-मेल के माध्यम से उपलब्ध कराई जाएगी।	
5	मुच्य उपायों/सेवाओं की स्थापित हस्तात	70-90 (सिखा) में संपत्तियों पर विनियम स्थित	
6	पिछले तिथि वर्ष में बड़े हुए मुच्य उपायों/सेवाओं की मात्रा और मूल्या	पिछले तिथि वर्ष के दौरान पैन-पश्चिमतन	