J&K: 5 soldiers killed in gunfight with terrorists

PRESS TRUST OF INDIA Jammu, 11 October

∎ ive Army personnel, including a → Junior Commissioned Officer (JCO), lost their lives in a fierce gunfight with terrorists during an operation in Poonch district of Jammu and Kashmir on Monday, officials said.

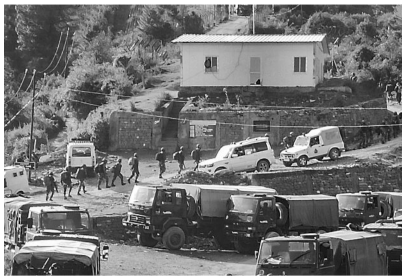
The operation was launched in a village close to Dera Ki Gali in Surankote in the early hours following intelligence inputs about the presence of terrorists who had infiltrated from across the Line of Control (LoC).

A Defence spokesman said the ultras opened heavy fire on search parties resulting in critical injuries to the JCO and four other personnel.

All the five soldiers succumbed to their injuries at a nearby military hospital where they were shifted from the scene of the gunfight, he said. The encounter was going on and further details are awaited, the spokesman said in the evening.

There has been a spurt in terrorist attacks in recent weeks in which several civilians, including a prominent Kashmiri Pandit businessman and a school teacher, were killed.

The officials said there were inputs about the presence of a group of heavilyarmed terrorists in Chamrer forest after they managed to sneak from across the LoC. After the initial encounter, the terrorists fled to nearby Bhangai village, which falls in Rajouri district, and an encounter is underway to neutralise the ultras, they said, adding all possible escape routes have been plugged.



Security forces stand guard at the encounter site in Surankote area of Poonch district on Monday PHOTO: PT

Poonch in the Jammu region have witnessed a rise in infiltration attempts since June this year, resulting in the killing of nine terrorists in separate encounters.

Three soldiers also laid down their lives in the previous operations.

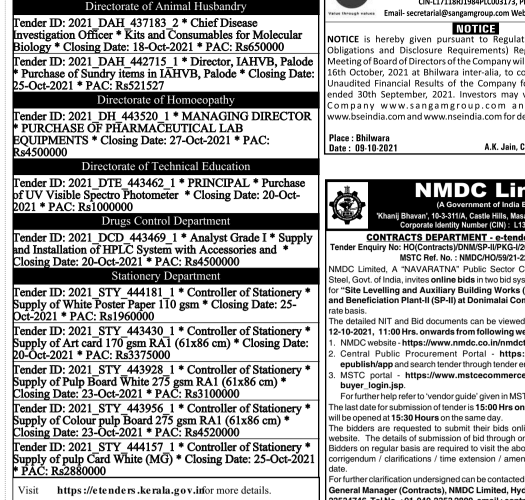
Earlier in the day, two militants were killed and a policeman was injured during encounters in Jammu and Kashmir's Anantnag and Bandipora districts.

Activists of Shiv Sena and Dogra Front held anti-Pakistan protests after the death of five army personnel and burnt an effigy of the Pakistan Prime Minister Imran

The twin districts of Rajouri and Khan for aiding and abetting terrorism in Jammu and Kashmir.

> Meanwhile, the Jammu and Kashmir unit of the Congress expressed shock and grief over the killing of five Army personnel and urged the BJP-led government to take effective measures to contain Pakistan-sponsored terrorism in the Union Territory.

J&K Pradesh Congress Committee president G A Mir and other senior party leaders described the terrorist attack as a "cowardly act" and saluted the bravery of the soldiers who sacrificed their lives for the nation



Ro.No:04-10/Oct/2021/PRD/(N)11

Government of Kerala

Published Tenders from 04-10-2021 to 10-10-2021



POLITICS & PUBLIC AFFAIRS 13

CIN-L17118RJ1984PLC003173, Ph:+91 1482-245400 Email- secretarial@sangamgroup.com Website-www.sangamgroup.com

NOTICE

NOTICE is hereby given pursuant to Regulation 29 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that Meeting of Board of Directors of the Company will be held on Saturday, the 16th October, 2021 at Bhilwara inter-alia, to consider and approve the Unaudited Financial Results of the Company for the quarter/half-year ended 30th September, 2021. Investors may visit the website of the Company www.sangamgroup.com and Stock Exchanges www.bseindia.com and www.nseindia.com for details of Board Meeting. By order of the Board For Sangam (India) Limited

A.K. Jain, Company Secretary, FCS7842

NMDC Limited

CONTRACTS DEPARTMENT - e-tender Notification nguiry No: HO(Contracts)/DNM/SP-II/PKG-I/2021/001/252 Dt. 12-10-202 MSTC Ref. No. : NMDC/HO/59/21-22/ET/274

NMDC Limited, A "NAVARATNA" Public Sector Company under Ministry of Steel, Govt. of India, invites online bids in two bid system from Domestic bidder or "Site Levelling and Auxiliary Building Works (Package-I) for Screening and Beneficiation Plant-II (SP-II) at Donimalai Complex, Karnataka" on ite

- The detailed NIT and Bid documents can be viewed and / or downloaded fro 12-10-2021, 11:00 Hrs. onwards from following website links;
- NMDC website https://www.nmdc.co.in/nmdctender/default.aspx Central Public Procurement Portal - https://www.eprocure.gov.in

epublish/app and search tender through tender enguiry number MSTC portal - https://www.mstcecommerce.com/eprochom

For further help refer to 'vendor guide' given in MSTC website

he last date for submission of tender is 15:00 Hrs on 11-11-2021 and the tender

The bidders are requested to submit their bids online through MSTC Limite vebsite. The details of submission of bid through online are given in NIT. The Bidders on regular basis are required to visit the above-mentioned websites for corrigendum / clarifications / time extension / amendments, if any, at a futur

General Manager (Contracts), NMDC Limited, Hyderabad, Fax No. +91-040 23534746, Tel No. +91-040-2353 2800, email : contracts@nmdc.co.in General Manager (Contracts)

(THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND NOT A PROSPECTUS ANNOUNCEMENT) ASL ADISHAKTI LOHA AND ISPAT LIMITED

(Adishakti Loha and Ispat Limited was originally incorporated as "Aawas Infratech Private Limited" on January 08, 2015 under the Companies Act, 2013 with a Certificate of Incorporation issued by the Registrar of Companies, Delhi. Thereafter a fresh certificate of incorporation consequent upon change of name from Aawas Infratech Private Limited" to "Adishakti Loha and Ispat Private Limited" was issued by the Registrar of Companies. Delhi on October 01, 2019 Subsequently our Company was converted into a Public Limited Company and a fresh certificate of incorporation consequent upon conversion of the Company to public limited company in the name of the "Adishakti Loha and Ispat Limited" was granted by the Registrar of Companies, Delhi on March 04, 2020.)

Regd. Office: Plot 3, Shop 325, DDA Community Centre, Aggarwal Plaza, Sector-14, Rohini, New Delhi - 110085 Tel: +91-11-27860681; E-mail: info@adishaktiloha.com; Website: http://adishaktiloha.com/

Corporate Identification Number (CIN) of the Company is U51909DL2015PLC275150

Contact Person: Mr. Mohit Nehra, Company Secretary & Compliance Office

PROMOTER OF THE COMPANY: MR. PAWAN KUMAR MITTAL

BASIS OF ALLOTMENT

PUBLIC ISSUE OF 18,20,000 EQUITY SHARES OF FACE VALUE OF RS. 10 EACH ("EQUITY SHARES") OF ADISHAKTI LOHA AND ISPAT LIMITED (THE "COMPANY") FOR CASH AT A PRICE OF RS. 11 PER EQUITY SHARE (INCLUDING A SHARE PRÉMIUM OF RE. 1 PER EQUITY SHARE) (THE "ISSUE PRICE"), AGGREGATING TO RS. 200.20 LACS ("THE ISSUE"), OF WHICH 1,00,000 EQUITY SHARES OF FACE VALUE OF RS. 10 EACH FOR CASH AT A PRICE OF RS. 11 PER EQUITY SHARE, AGGREGATING TO RS. 11.00 LACS WAS RESERVED FOR SUBSCRIPTION BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 17,20,000 EQUITY SHARES OF FACE VALUE OF RS. 10 EACH FOR CASH AT A PRICE OF RS. 11 PER EQUITY SHARE, AGGREGATING TO RS. 189.20 LACS IS HEREINAFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE CONSTITUTE 39.93% AND 37.74% RESPECTIVELY OF THE FULLY DILUTED POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

This Issue is being made in terms of Chapter IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations 2018, as amended from time to time, ("SEBI (ICDR) Regulations"), through the Fixed Price method and hence, as per Regulation 253(2) of SEBI (ICDR) Regulations the allocation of Net Issue to the Public category shall be made as follows: a) Minimum fifty percent to retail individual investors; and b) Remaining to: i.) individual applicants other than retail individual investors; and ii.) other investors including corporate bodies or institutions, irrespective of the number o specified securities applied for. The unsubscribed portion in either of the categories specified in (a) or (b) above may be allocated to the applicants in the othe category

For the purpose of Regulation 253(2) of the SEBI (ICDR) Regulations, if the retail individual investor category is entitled to more than fifty percent or proportionate basis, the retail individual investors shall be allocated that higher percentage.

THE FACE VALUE OF THE EQUITY SHARES IS RS. 10 EACH.

THE ISSUE PRICE IS RS. 11 PER EQUITY SHARE AND IS 1.10 TIMES THE FACE VALUE OF THE EQUITY SHARES ISSUE OPENED ON THURSDAY, SEPTEMBER 30, 2021 AND CLOSED ON TUESDAY, OCTOBER 05, 2021

The Equity Shares offered through the Prospectus are proposed to be listed on the SME platform of the BSE Limited ("BSE SME"). Our company has received an in-principle approval vide email dated November 03, 2020 from the BSE Limited ("BSE") for using its name in the Prospectus for listing of our shares on BSE SME. For the purpose of this Issue, the Designated Stock Exchange is the BSE. The trading is proposed to be commenced on October 13, 2021 (subject to ceipt of listing and trading approval from BSE Limited).

SUBSCRIPTION DETAILS

The Issue has received 253 applications for 31,70,000 Equity Shares (before multiple and duplicate bids, bids not banked and technical rejection cases). The ssue was subscribed to the extent of 1.74 times as per the bid book received from BSE Limited. After removing multiple and duplicate bids, bids not banked and technical rejection cases from the Bid book, the Issue was subscribed to the extent of 1.16 times (excluding Market Maker Portion). The details of valid ons received in the Issue (before technical rejections) are as follows:

▶ FROM PAGE 1

Invesco...

expect such largesse to be contingent on the MD/CEO leaving the said position (thus raising the scenario of 'non-compete') or be structured in the form of time vesting and performancelinked ESOPs, which we as shareholders welcome as a transparent way to reward performance and leadership," Invesco added.

Invesco, which is fighting a legal battle with the ZEEL board, said the Zee-Sony announcement casually mentioned that the Zee promoter family would have the right to raise their stake from 4 per cent to 20 per cent, without specifying any manner in which this meaningful change would actually happen. "Will this change the majority control of Sony in the merged entity? Will it involve open market purchases, warrants, or some other financial instrument? If the latter, will the said instruments/warrants to the promoter family be priced so as to

proposal to call an extraordinary general meeting of shareholders to remove Goenka and appoint six of its nominees. In its letter on Monday.

Invesco said the lack of clarity around key aspects of the Zee-Sony announcement should concern all shareholders. "We will gladly evaluate the transaction in a constructive spirit if and when additional information is made available. However, we have also noted the timing of this announcement and its non-binding nature. As a result, we currently consider it to be no more than camouflage on the part of Zee to divert and distract from the primary issues before the company," the Oppenheimerbacked company said.

Invesco said since its EGM requisition on September 11, it had witnessed the strange spectacle of Zee's management, with the support of its current Board, going to great lengths to deny statutory rights of ordinary shareholders. "These actions, which ostensibly are being taken in the 'best interests of all shareholders', as Zee's communications claim

Tata group.

for over a decade and thinks Zee has a good future. "We are disappointed that the leadership of Zee has resorted to a reckless public relations campaign in response to the overwhelming demand from shareholders for leadership changes at Zee," it said. "Our initiative is driven by our belief that the promoter family of Zee, with the support of its current board of directors, continues to evade accountability to its ordinary shareholders, who own 96 per cent of Zee's equity. This lack of governance oversight by Zee's current board has permitted Zee's deep entanglement with the financial distress of its founding family, as identified in Sebi's letter of June 17."

Akasa...

The airline is in talks with US \$18.8 million. aerospace company Boeing for buying up to a hundred 737 Max aircraft. Airbus too has pitched its narrow body Airbus A320Neo aircraft. Airbus Chief Commercial Officer Christian

The airline has put together

ment of Air India has a provision restricting Tata Sons from transferring its shares directly or indirectly to any person for one year from the date of closing the transaction. A merger is, however, allowed, provided the new owner holds more than 51 per cent in the carrier during the one-year lock-in period. Sources said the process of consolidation of the Tata group's airlines would start early next year after the Tatas acquire 100 per cent in AirAsia India. Last year, the Tatas increased their stake in AirAsia India to 83.67 per cent from 51 per cent, buying 32.67 per cent stake from AirAsia Berhad at ₹276.29 crore. The group also has a call option on the remaining 16.33 per cent stake that its partner holds in the airline. AirAsia Berhad has valued its remaining stake at

Amit Shah...

"The aim is to ramp up sup-

achieve after puja. Once the

despatch rate is maintained,

the stock build-up will help tide

over the tight situation," said S

N Tiwary, director (marketing),

CIL. CIL said the coal supply to

"At the very least, we would

meeting and rejected Invesco's officer, developing markets ment ownership to that of the equities, said it has been a significant shareholder in ZEEL

The share purchase agree-

advantage them at the cost of are, in fact, indicative of a manordinary shareholders?"

The corporate battle broke out after Invesco sought the removal of three directors, including Goenka, just a few days before the annual general meeting (AGM), citing lack of corporate governance. While two directors, Manish Chokhani and Ashok Kurien, quit the board a day before the AGM, Goenka stayed on. Within days, the ZEEL board cleared a merger proposal with Japanese technology and entertainment major Sony Pictures. Following a court order, ZEEL called a board

agement team that places selfinterest over the interest of the institution it leads, its employees and all other shareholders, as well as a board whose permissive culture has enabled this behaviour and its conse-

believe Zee's board needs to be strengthened with independent directors who take their iobs seriously, who robustly debate vital decisions and who serve as guardians of all shareholder interests," the fund said. The letter written by Justin

"This is precisely why we

3486

Leverenz, chief investment

BS SUDOKU

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SOLUTION TO #3485

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7	3	1	2	6	8	4	5	9	the digits 1 to 9

Scherer recently told PTI that higher, which we hope to the plane maker is in conversation with Akasa for an aircraft procurement deal. a management team. While promoter Vinay Dube is the quences," Invesco said.

Honeywell Business in India. The company hired Ankur Goel, former head of IndiGo's

CEO, Praveen Iver has been gencos was at an all-time high appointed chief commercial till now this fiscal year "but it is the never experienced before officer. Iyer, a former colleague of Dubey at Jet Airways, is one hunger for the dry fuel, spurred of the founding members of by an unmatched increase in the team along with Neelu power generation that upset the demand-supply scales". Khatri who has been appointed "Once October and major as head of corporate affairs and was most recently president of

festivals are over, conditions will improve and the power demand is expected to be down by a notch, easing the prestreasury and investor relations, sure," the company said, as chief financial officer. adding it had to tackle the sup-Sources aware of Akasa's ply shortfall created by 14 plans said the airline intended imported coal-based power to place bulk aircraft orders and plants, which scaled down scale up to at least 20 aircraft their generation due to skyin the first year of operation. rocketing coal prices in the He pointed out that scaling up international markets.

fast would be crucial in order Since August, coal stocks at to compete with incumbent thermal units have dwindled. players such as IndiGo. Market Currently, 16.8 Gw of power leadership gives pricing power generation capacity has no to control fares, favouring the stock and 29 Gw has fewer than three days of coal. The coal "A number of airlines in ministry, however, said the coal India went bust because they available at the power plants "is did not have the right leadera rolling stock which gets replenished by the supplies ship. This is not the case with

Akasa Air which is led by from the coal companies on a industry veterans such as Dube daily basis". and Ghosh. There is buoyancy The ministry, in a statement in the market which the airline on Sunday, said despite heavy can capitalize upon. Jet rain in August-September, a Airways' closure created room "steep hike in power demand for a new pan India airline and due to economic recovery and increase in prices of imported Akasa Air could get the first mover advantage," said aviacoal, domestic coal supply have sustained the operation of power plants and all out efforts are being made to ensure full

Tatas...

tion expert Manoj Chacko.

market leader.

Before applying to the DGCA, the group will also have to take approval from lessors for the Airbus A320 neo aircraft as they are on sale and leaseback model. The permission from aircraft lessors is necessary as the title deed of the aircraft is being changed from govern- supplying to the city.

power supply to the discoms as per their requirements". Several states, including Delhi, have expressed panic over shortages of coal. In a letter to Prime Minister Narendra Modi. Delhi Chief Minister Arvind Kejriwal last week asked the Centre to divert more coal and gas to power units

Summary of Valid Applications **Gross Application** Less: Rejection Valid Applications Sr Category Equity Shares Equity Shares Equity Shares Applications Applications Applications 1 Reserved for Market Maker 1.00.000 1.00.000 1,00,000 2. Retail Individual Investor 21,10,000 10 20,10,000 211 201 3. Other Investors Total 212 22,10,000 10 1,00,000 202 21,10,000

The Basis of Allotment was finalized in consultation with the Designated Stock Exchange i.e. BSE on October 08, 2021

Allocation to Market Maker (After Technical Rejection): The Basis of Allotment to the Market Maker, at the issue price of Rs. 11/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1.00 times. The total number of shares allotted in this category is 1,00,000 Equity Shares.

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	total	Proportionate shares available	Allocation p Before Rounding off		allott		Total No. of shares allocated/ alloted
1	1,00,000	1	100.00		100.00		1,00,000	1,00,000	1	1	1,00,000
GR	AND TOTAL	1	100.00	1,00,000	100.00	1,00,000					1,00,000

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the issue price of Rs. 11/- per Equity Share, was finalised in consultation with BSE. The category was subscribed by 1.16 times. The total number of shares allotted in this category is 1,720,000 Equity Shares. The category wise basis of allotment is as under:

Sr. No.	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation p Before Rounding off		allott		Total No. of shares allocated/ alloted
1	10,000	201	100.00	20,10,000	100.00	17,20,000	8557.21	10,000	172	201	17,20,000
GR	AND TOTAL	201	100.00	20,10,000	100.00	17,20,000	8557.21	10,000	172	201	17,20,000

C. Allocation to Other than Retail Individual Applicants (After Technical Rejections): No valid application has been received from Investors Other than Retail Individual Applicants. Therefore, no allotment has been made under this category. The under- subscribed portion of 8.60,000 Equity Shares from this Category has been spilled over to Retail Investors Category.

The Board of Directors of the Company at its meeting held on October 08, 2021 have taken on record the Basis of Allotment of Equity Shares approved by the Designated Stock Exchange viz. BSE and has authorised the corporate action for the transfer of the Equity Shares to various successful applicants

The CAN and allotment advice and/or notices shall be dispatched to the address of the Investors as registered with the depositories. Further, the instructions to SCSBs have been issued for unblocking of funds and transfer to Public Offer Account on October 08, 2021. The Equity Shares allocated to successfu applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. In case the same is not received within the prescribed time. Investors may contact the Registrar to the Issue at the address given below. The Company is taking steps to get the Equity shares admitted for trading on BSE SME within 6 working days from the closure of the Issue. The trading is proposed to commence on or befor Wednesday, October 13, 2021 subject to receipt of listing and trading approvals from the BSE Limited.

INVESTORS PLEASE NOTE

The details of allotment made would also be hosted on the website of the Registrar to the Issue, Bigshare Services Private Limited at www.bigshareonline.com All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/Sole Applicant, serial number of the Application Form, number of shares applied for and Bank Branch where the application has been lodged and payment details at the address of the Registrar to the Issue given below

Bigshare Services Private Limited



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1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri (East), Mumbai – 400059 Tel : +91-22-62638200; Fax :+91-22-62638280 E-mail: ipo@bigshareonline.com Website: www.bigshareonline.com Investor Grievance Email: investors@bigshareonline.com Contact Person: Mr. Babu Rapheal C SEBI Registration No.: INR000001385

Note: Capitalised terms used and not specifically defined herein shall have the meaning given to such terms in the Prospectus

Date: October 11, 2021 Place: New Delhi	For Adishakti Loha and Ispat Limited On behalf of the Board of Directors Sd/- (PAWAN KUMAR MITTAL) Director
THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF ISTING OR THE BUSINESS PROSPECTS OF ADISHAKTI LOHAAND ISPAT LIMITED	
Disclaimer: Adishakti Loha and Ispat Limited has filed the Prospectus with the Reg Prospectus is available on the website of the SEBI at www.sebi.gov.inand the website of the SEE Limited at www.bseindia.com and website of Issuer Company at http://adishaktiloha. nvestors should note that investment in Equity Shares involves high degree of risks. For d he section titled "Risk Factors" on page 21 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act of	he Lead Manager to the Issue at www.tcagroup.in and website of the com/. etails, investors should refer to and rely on the Prospectus, including
Inited States and may not be offered or sold within the United States (as defined in Regu U. S. Person" (as defined in the Regulations under the Securities Act), except pursuant to equirements of the Securities Act.	lation S under the Securities Act) or to, or for the account benefit of