

SC steps in: Panel of PM, LoP and CJ will choose CEC, ECs of India.

ANANTHAKRISHNAN G
New Delhi, March 2

STATING THAT "CORE values of the Constitution, including democracy, and Rule of Law, are being undermined", the Supreme Court Thursday stepped in to check what it called the "pernicious effects of the exclusive power being vested with the Executive to make appointment to the Election Commission" and ordered that the Chief Election Commissioner (CEC) and Election Commissioners (ECs) shall be appointed on the advice of a committee comprising the Prime Minister, Leader of Opposition in Lok Sabha and Chief Justice of India.



EXECUTIVE UNDER CHECK

■ The Supreme Court ruling, for now, will bring to an end the decades-old practice of the CEC and ECs being appointed on the advice of the council of ministers

■ The ruling will be subject to any law to be made by the Parliament

ject to any law to be made by Parliament".

Four of the five judges on the bench, meanwhile, rejected the prayer to grant the same protection as is available to the CEC in the matter of removal from office to the ECs too. Justice Rastogi favoured the idea of granting them equal protection.

The Supreme Court ruling, for now, will bring to an end the decades-old practice of the CEC and ECs being appointed on the advice of the Council of Ministers, as is laid down in the Constitution.

According to Article 324(2) of the Constitution, the CEC and ECs shall be appointed by the President, with the aid and advice of the Council of Ministers, till Parliament enacts a law fixing the criteria for selection, conditions of service and tenure.

Pointing to the Article calling upon Parliament to

make a law regarding the criteria for selection, conditions for service and tenure of the CEC and ECs, the bench said that successive governments have not paid heed, thereby leaving a vacuum.

The "vacuum in the case of Article 324 (2) is the absence of the law which Parliament was contemplated to enact," it said.

It said "political parties undoubtedly would appear to betray a special interest in not being forthcoming with the law. The reasons are not far to seek. There is a crucially vital link between the independence of the Election Commission and the pursuit of power, its consolidation and perpetuation".

The bench said that "as long as the party that is voted

into power is concerned, there is, not unnaturally, a near insatiable quest to continue in the saddle. A pliable Election Commission, an unfair and biased overseer of the foundational exercise of adult franchise, which lies at the heart of democracy, who obliges the powers that be, perhaps offers the surest gateway to acquisition and retention of power".

Pointing to the "unique nature of" Article 324(2), the bench said it is "concerned with the devastating effect of continuing to leave appointments in sole hands of the Executive on fundamental values, as also Fundamental Rights" and "we are of the considered view that the time is ripe for the Court to lay down norms".

Online gift cards top pick for weddings this season: MakeMyTrip

PRESS TRUST OF INDIA
New Delhi, March 2

ONLINE TRAVEL PLATFORM MakeMyTrip on Thursday said it has witnessed an increasing trend of consumers opting to give online gift cards to their friends, relatives, and colleagues this wedding season.

MakeMyTrip has seen a 30% increase in sales of travel 'Shagun' card this wedding season (Dec 22-Jan 23) compared to last year (Dec 21-Jan 22), it stated. ₹10,000-card is the most sold denomination, followed by ₹5,000, and ₹1,000. The card allows couples to book holiday packages, hotels, flight tickets, train tickets, bus tickets, and fun activities.

"We have seen a direct correlation between the sale of online gift cards with the marriage season," said Raj Rishi Singh, chief business officer, MakeMyTrip. He shared that there is a growing trend of people wanting to gift experiences, a shift from the past when cash and gold were the only options.

More than 47% of online wedding gift card buyers added ₹1 to the total as a symbol of Shagun. The pattern prompted MakeMyTrip to start gifting a Shagun of ₹101 on every purchase.

FORM A PUBLIC ANNOUNCEMENT
(Under Regulation 6 of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

FOR THE ATTENTION OF THE CREDITORS OF SRS HEALTH CARE & RESEARCH CENTRE LIMITED

RELEVANT PARTICULARS

1. Name of corporate debtor	SRS HEALTH CARE & RESEARCH CENTRE LIMITED
2. Date of incorporation of corporate debtor	10/05/2013
3. Authority under which corporate debtor is incorporated / registered	Registrar of Companies, Delhi
4. Corporate Identity No. / Limited Liability Identification No. of corporate debtor	U85190HR2013PLC049113
5. Address of the registered office and principal office (if any) of corporate debtor	SUNFLAG HOSPITAL, SECTOR 16A FARIDABAD (HARYANA) - 121 002 info@srshealthcare.com
6. Insolvency commencement date in respect of corporate debtor	01.03.2023
7. Estimated date of closure of insolvency resolution process	28.08.2023 (180 th day from Insolvency Commencement Date)
8. Name and registration number of the insolvency professional acting as interim resolution professional	Sanjay Kumar Aggarwal IBBI/IPA-002/N-00126/2017-18/10295 (Appointed by Hon'ble NCLT Chandigarh Bench, Chandigarh (Adjudicating Authority under IBC) vide order dated 01.03.2023 in CP(IB) No. 521/Chd/HR/2019)
9. Address and e-mail of the interim resolution professional, as registered with the Board	IBBI Registered Address: # C-20, Block-C, Wave Estate, Sector 85 SAS Nagar, Mohali - 160 055 (Punjab) Email: sanjayaggarwal.fcs@gmail.com Mobile No. - 98761 05414
10. Address and e-mail to be used for correspondence with the interim resolution professional	Sanjay Kumar Aggarwal # C-20, Block-C, Wave Estate, Sector 85 SAS Nagar, Mohali - 160 055 (Punjab) Email: ip.srshealthcare@gmail.com Mobile No. - 98761 05414
11. Last date for submission of claims	15.03.2023 (14 days from appointment of IRP)
12. Classes of creditors, if any, under clause (b) of sub-section (6A) of section 21, ascertained by the interim resolution professional	Name of the class(es)- NA
13. Names of insolvency professionals identified to act as Authorised Representative of creditors in a class (Three names for each class)	1. NA 2. NA 3. NA
14. (a) Relevant Forms and (b) Details of authorized representatives are available at:	(a) Web link: http://ibbi.gov.in/downloadform.html Please refer Note 1 given below for applicable form(s) (b) Not Applicable

Notice is hereby given that the Hon'ble National Company Law Tribunal, Chandigarh Bench, Chandigarh (Adjudicating Authority under IBC) has ordered the commencement of a corporate insolvency resolution process of **M/s SRS HEALTH CARE & RESEARCH CENTRE LIMITED**. The creditors of **M/s SRS HEALTH CARE & RESEARCH CENTRE LIMITED** are hereby called upon to submit their claims with proof on or before 15.03.2023 to the interim resolution professional at the address mentioned against entry No. 10.

The financial creditors shall submit their claims with proof by electronic means only. All other creditors may submit the claims with proof in person, by post or by electronic means.

A financial creditor belonging to a class, as listed against the entry No. 12, shall indicate its choice of authorised representative from among the three insolvency professionals listed against entry No. 13 to act as authorised representative of the class in Form CA.

The submission of proof of claims should be made in accordance with Chapter IV of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016. The proof of claims is to be submitted by way of the following specified forms along with documentary proof in support of their claims:

Note-1

Form B : for Claim by Operational Creditors Except Workmen and Employees
Form C : for Claim by Financial Creditors
Form CA : for Claim by Financial Creditors in a Class
Form D : for Claim by a Workman or an Employee
Form E : for Claim by Authorized Representative of Workmen and Employees
Form F : for Claim by Creditors other than Financial Creditors and Operational Creditors

Kindly mention E-mail and Contact details in the Claim Form so that any query regarding respective Claim can be resolved immediately.

Submission of false or misleading proofs of claim shall attract penalties.

Signed by
Sanjay Kumar Aggarwal
Reg. No. IBBI/IPA-002/N-00126/2017-18/10295
For SRS HEALTH CARE & RESEARCH CENTRE LIMITED
(Under CIRP)

Date : 01.03.2023 For SRS HEALTH CARE & RESEARCH CENTRE LIMITED
Place: Mohali

Uttar Gujarat Vij Company Limited
Regd. & Corporate Office, Visnagar Road, Mehsana -384001
Phone no : (02762) 222800-81 www.ugvcl.com

SHORT NOTICE TENDER
Short Notice Tender No. UGVCL/SP/23-24/1212/100KVA & 200KVA DTR is put up for on line tendering on www.ugvcl.com and <https://ugvcl.nprocure.com>. Interested Vendors are requested to locate the same for above mentioned Web site.
Date : 02.03.2023 Chief Engineer (P&P)

NITIE Mumbai
NATIONAL INSTITUTE OF INDUSTRIAL ENGINEERING
(Ministry of Education, Govt. of India)

Advt No. NITIE/2023/Admn Date: 01.03.2023

Applications are invited for
DEPUTY REGISTRAR (Unreserved) (01) post
Deputation / Contract Basis only, in VII CPC Pay Level 12.

Detailed advertisement and online application form is available on <https://www.nitie.ac.in/careers>. Eligible candidates may apply in the prescribed form available online for the above administrative post.

Last date of application: 21.03.2023 Registrar

PUNJAB NATIONAL BANK
SHARE DEPARTMENT, BOARD & CO-ORDINATION DIVISION
PLOT No. 4, DWARKA SECTOR-10, NEW DELHI-110075
Email id: hsd@pnb.co.in, Tel # 011-28044857

PUBLIC NOTICE

Notice is hereby given that Share Certificate(s) of the Bank mentioned below have been reported lost/misplaced/stolen and the registered holders thereof / claimants thereto have requested for issue of duplicate share certificate(s):

Sr. No.	Name of Shareholder (s)	Folio No.	Share Certificate No.	Distinctive No. of Shares	No. of Shares
1.	J B Gupta	1275998	29034	6739937401-6739937515	115
2.	Vaunushara Wahi	0011823	000700	519001-519500	500

In case any person has any claim in respect of the said shares/any objection(s) for the issuance of duplicate certificate(s) in favour of the above stated shareholders/claimants, he/she/they should lodge their claim or objection within 15 days of the date of publication of this Notice. If within 15 days from the date hereof no claim is received by the Bank in respect of the said certificate(s), duplicate share certificate(s)/letter(s) of confirmation will be issued. The public is hereby cautioned against dealing in any way with the above mentioned certificate(s).

Date: 01.03.2023 Place: New Delhi For Punjab National Bank (Ektá Pasricha) Company Secretary

BEFORE THE NATIONAL COMPANY LAW TRIBUNAL
ALLAHABAD BENCH, PRAYAGRAJ
CP (CAA) No.10/ALD/2022 IN CA (CAA) No.03/ALD/2022

In the matter of The Companies Act, 2013 AND Scheme of Amalgamation of A-one Agrifoods and Beverages Private Limited (Transferor Company No. 1), Broadway Beverages Private Limited (Transferor Company No. 2), Chronicle Foods Private Limited (Transferor Company No. 3), Crispy Edibles and Beverages Private Limited (Transferor Company No. 4), Cure Cultivators Private Limited (Transferor Company No. 5), Marshmallow Products Private Limited (Transferor Company No. 6), Sandstone Manufacturers Private Limited (Transferor Company No. 7) Scrabble Wheat & Flours Private Limited (Transferor Company No. 8), Teakwood India Sales Private Limited (Transferor Company No. 9), Truesolutions Multiservices Private Limited (Transferor Company No. 10), Tulsii Agrifoods Private Limited (Transferor Company No. 11), Vogue Global Merchants Private Limited (Transferor Company No. 12) (collectively called as "the Transferor Companies") with Superlative Wines Private Limited ("the Transferee Company")

(Transferor Companies and Transferee Company are collectively referred to as the "Applicant Companies")

NOTICE OF HEARING OF PETITION

Notice is hereby given that a petition under Section 230-232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 for the sanction of the proposed Scheme of Amalgamation among above stated Transferor Companies with Transferee Company and their respective shareholders and creditors, was presented by the Applicant Companies on 9th May, 2022 and it was admitted by the National Company Law Tribunal, Allahabad Bench (Hon'ble Tribunal) on 13th February, 2023. The said petition is fixed for final hearing before Hon'ble Tribunal on Wednesday, 22nd March 2023.

Anyone desirous of supporting or opposing the said petition, should send, a notice of his intention signed by him or his advocate, to the Hon'ble Tribunal and Advocate for the Applicant Companies at his address: **Adleges Law Consultants LLP Advocates & Solicitors, 2nd Floor, Moolchand Towers, I-Block, Sector 22, Noida-201301, email: advanang@gmail.com**, on or before the date of hearing fixed herein, failing which, it will be considered that there is no objection to the approval of the 'Scheme' on the part of the authorities and this Tribunal will proceed in the matter. Where any person concerned seeks to oppose the aforesaid petition, the grounds of opposition and the copy of affidavit in that behalf should be furnished with such notice.

A copy of the petition can be obtained from the Advocate for the Applicant Companies on any working day except Saturday and Sunday but not later than or on the date fixed for the final hearing of the said petition.

Date: 02.03.2023 Place: Noida Advocate for the Applicant Companies **ANANG SHANDLIYA (ADVOCATE)**

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)

PATRON EXIM LIMITED
CORPORATE IDENTIFICATION NUMBER: U24100GJ2022PLC134939

Our Company was originally formed and registered as a partnership firm under the Partnership Act, 1932 ("Partnership Act") in the name and style of "Mis Arvind Traders", pursuant to a deed of partnership dated April 01, 1982. Subsequently, the Constitution of the partnership firm was changed pursuant to partnership deed dated April 01, 1982, April 01, 1984 and May 18, 2015. "Mis. Arvind Traders" was thereafter converted from a partnership firm to a private limited company under Part I chapter XXI of the Companies Act, 2013 in the name of "Patron Exim Private Limited" and received a Certificate of Incorporation dated August 24, 2022 bearing Corporate Identification Number U51909GJ2022PTC134939 from the Assistant Registrar of Companies, Central Registration Centre, our Company was converted into a public limited company pursuant to a special resolution passed by our shareholders at the EGM held on October 10, 2022 and consequently the name of our Company was changed to "Patron Exim Limited" and a fresh certificate of incorporation was issued by the Registrar of Companies, Ahmedabad, dated December 2, 2022. The CIN of the Company is U24100GJ2022PLC134939.

Registered office: 411, Safal Perulde, Bih Ashwari Bunglows, 100 FT Road, Prahladnagar, Vejalpur, Ahmedabad - 380015, Gujarat, India. | Tel: + 91 9979978393; | Email Id: info@patronexim.com | Website: www.patronexim.com; | Contact Person: Sonia Kakani, Company Secretary and Compliance Officer

OUR PROMOTERS: NARENDRAKUMAR PATEL AND SUSHILABAHEN PATEL

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 61,80,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF PATRON EXIM LIMITED ("PEL" OR THE "COMPANY") OF THE "ISSUE" OF ₹1888 LACS AT A PRICE OF ₹27/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹17/- PER EQUITY SHARE. THE "ISSUE PRICE" AGGREGATING TO ₹1688 LACS ("THE ISSUE"), OF WHICH ₹1,16,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹27/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹17/- PER EQUITY SHARE AGGREGATING TO ₹5,32 LACS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"), THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E. NET ISSUE OF 58,64,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹27/- PER EQUITY SHARE AGGREGATING TO ₹1,583.28 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.66% AND 25.30% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹10.00/- EACH AND THE ISSUE PRICE IS ₹27.00/- EACH. THE ISSUE PRICE IS 2.7 TIMES OF THE FACE VALUE OF EQUITY SHARE

ISSUE OPENED ON: FEBRUARY 21, 2023 (TUESDAY)
ISSUE CLOSED ON: FEBRUARY 24, 2023 (FRIDAY)

PROPOSED LISTING
The Equity Shares of the Company offered through the Prospectus dated February 15, 2023 are proposed to be listed on the SME Platform of BSE Limited ("BSE SME") in terms of Chapter IX of SEBI (ICDR) Regulations, 2018. The trading is proposed to be commenced on or before March 06, 2023.

Subject to receipt of listing and trading approval from BSE Limited.

Our Company has received an In-Principle Approval dated January 25, 2023 from BSE Limited for using its name in the offer document for listing of our shares on SME Platform of BSE Limited. It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the content of the Prospectus or the price at which equity shares are offered has been cleared, solicited or approved by BSE, nor does it certify the correctness, accuracy or completeness of any of the content of the Prospectus. For the purpose of the issue BSE Limited will be the Designated Stock Exchange.

The issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 25(2) of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated 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 number of specified securities applied for; Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category.

All investors have participated in this offer through Application Supported by Blocked Amount ("ASBA") process including through Unified Payment Interface ("UPI") mode (as applicable) by providing the details of their respective bank accounts / UPI ID as applicable in which the corresponding application amounts were blocked by Self Certified Syndicate Banks (the "SCSBs").

SUBSCRIPTION DETAILS

DETAILS OF THE APPLICATION:
The Issue has received 2778 applications (before rejections and bids not banked) for 1,39,28,000 Equity Shares (including Market Maker Application of 3,16,000 Equity Shares) resulting 2.25 times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 0.98 times. Since this issue was fully underwritten, hence Underwriter to the Issue has subscribed the shortfall of 1,36,000 Shares and accordingly issue was subscribed to 1.00 time.

DETAILS OF VALID APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS NOT BANKED)

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARES	SUBSCRIPTION
Market Maker	1	316000	1.00
Other than Retail Individual Investor's	28	2524000	0.86
Retail Individual Investor's	834	3336000	1.14
Underwriter/Lead Manager Development	1	136000	1.00
TOTAL	864	6312000	1.02

*Subscription time have been computed on the basis of the issue size as per the Prospectus.

DETAILS OF BIDS NOT BANKED ARE AS FOLLOWS:

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARES
Other than Retail Individual Investor's	15	152000
Retail Individual Investor's	1911	7644000
TOTAL	1926	7796000

DETAILS OF APPLICATIONS REJECTED BY THE REGISTRAR ON TECHNICAL GROUNDS ARE AS FOLLOWS:

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARES
Other than Retail Individual Investor's	0	0
Retail Individual Investor's	33	132000
TOTAL	33	132000

DETAILS OF VALID APPLICATIONS RECEIVED (AFTER TECHNICAL REJECTION):

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARES	SUBSCRIPTION
Market Maker	1	316000	1.00
Other than Retail Individual Investor's	28	2524000	0.86
Retail Individual Investor's	801	3204000	1.09
Underwriter Development	1	136000	1.00
TOTAL	831	6180000	1.00

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange BSE Limited on March 01, 2023

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of ₹27.00/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 1.00 time. The total number of shares allotted in this category is 3,16,000 Equity Shares.

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹27.00/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.98 times. Total number of shares allotted in this category is 3,204,000 Equity Shares.

No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in each category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of Allottees to the Applicants	Total No. of Equity Shares allotted	Surplus/Deficit	
4000	801	100.00	3204000	100.00	3340000	4000	4000	1	1	3204000	136000
Total	801	100%	3204000	100%	3340000	-	-	-	-	3204000	136000

C. Allocation to Non-Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Individual Investors, at the issue price of ₹27.00/- per Equity Share, was finalized in consultation with BSE SME. The category was subscribed by 0.86 times. Total number of shares allotted in this category is 2,524,000 Shares.

No. of Shares applied for (Category wise)	No. of Applications received	% to total	Total No. of Shares applied in each category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of Allottees to the Applicants	Total No. of shares allocated/ allotted	Surplus/Deficit	
8000	16	57.15	128000	5.07	148691	9239.19	8000	1	1	128000	-20691
12000	5	17.86	60000	2.38	69699	13939.8	12000	1	1	60000	-9699
16000	2	7.14	32000	1.27	37172	18586.5	16000	1	1	32000	-5172
20000	1	3.57	20000	0.79	23233	23233	20000	1	1	20000	-3233
36000	1	3.57	36000	1.43	41819	41819	36000	1	1	36000	-5819
44000	1	3.57	44000	1.74	51113	51113	44000	1	1	44000	-7113
60000	1	3.57	60000	2.38	69699	69699	60000	1	1	60000	-9699
2144000	1	3.57	2144000	84.94	2490574	2490574	2144000	1	1	2144000	-346574
GRAND TOTAL	28	100.00	2524000	100.00	2932000	-	-	-	-	2524000	-408000

D. Allocation to Underwriter: The Basis of Allotment to the underwriter, at the issue price of ₹27.00/- per Equity Share, was finalized in consultation with BSE (BSE SME), due to Bids not Banked and technical rejections, the issue was subscribed to the extent of 0.98 times. Since the issue is fully underwritten, the devolved shares have been underwritten as per the terms mentioned in the Underwriting agreement dated January 05, 2023. Total number of shares allotted in this category is 1,36,000 Equity Shares.

No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of Allottees to the Applicants	Total No. of Equity Shares allotted	Surplus/Deficit	
136000	1	100%	136000	100%	136000	136000	136000	1	1	136000	0
Total	1	100%	136000	100%	136000	-	-	-	-	136000	0

The Board of Directors of the Company at its meeting held on March 01, 2023 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. BSE SME and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Retund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or before March 02, 2023. Further, the instructions to Self-Certified Syndicate Banks being processed on or prior to March 02, 2023 for unblocking fund. In case the same is not received within four (4) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME within Six (6) working days from the date of the closure of the issue. The trading is proposed to be commenced on or before March 06, 2023 subject to receipt of listing and trading approvals from the BSE Limited.

INVESTORS, PLEASE NOTE

The details of the 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 applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

REGISTRAR TO THE ISSUE

BIGSHARE SERVICES PRIVATE LIMITED
Address: Office No. S8-2, 8th Floor, Pinnacle Business Park, Next to Ahura Centre, Mahakali Caves Road, Andheri (East), Mumbai - 400093
Tel No: +91 22 62638200
Fax No: +91 22 62638299
Website: www.bigshareonline.com
E-Mail: info@bigshareonline.com
Investor Grievance Email: investor@bigshareonline.com
Contact Person: Mr. Anket Chindarkar
SEBI Reg. No.: INR00001385

Date: March 03, 2023 Place: Ahmedabad

PATRON EXIM LIMITED
On behalf of the Board of Directors
Sd/-
Narendrakumar Patel (Managing Director)
DIN: 07017438

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR LISTING OR THE BUSINESS PROSPECTS OF PATRON EXIM LIMITED

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be issued or sold pursuant to the United States or, to, or for the account or benefit of "U.S. Persons" (as defined in the Regulations under the Securities Act), except through an exemption from, or in a transaction not subject to the registration requirements of the Securities Act of 1933.

FORM G (Re Issue)
INVITATION FOR EXPRESSION OF INTEREST FOR
[SARAYA INDUSTRIES LTD. OPERATING IN DISTILLERY UNIT AND MANUFACTURING OF SUGAR AT SARDARNAGAR, GORAKHPUR, UTTAR PRADESH] (Under Regulation 36A (1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

Sl. NO.	RELEVANT	PARTICULARS
1.	Name of the corporate debtor along with PAN/ CIN/ LLP No.	SARAYA INDUSTRIES LTD. CIN: U40300DL1980PLC010325
2.	Address of the registered office	Registered Office: 302, Thapar Arcade 47, Kalu Sarai, Hauz Khas New Delhi South Delhi DL 110016 Factory Unit Address: Sardarnagar, Gorakhpur, Uttar Pradesh
3.	URL of website	-
4.	Details of place where majority of fixed assets are located	Sugar Unit and Distillery Unit Located at Sardarnagar, Gorakhpur, Uttar Pradesh
5.	Installed capacity of main products/ services	Details can be sought by sending an email to the RP at: shravan.vishnoi@yahoo.com & irpsaraya@gmail.com
6.	Quantity and value of main products/ services sold in last financial year	Details can be sought by sending an email to the RP at: shravan.vishnoi@yahoo.com & irpsaraya@gmail.com
7.	Number of employees/ workmen	Details can be sought by sending an email to the