



Date: May 8, 2024

To,

BSE Limited

Phiroze Jejeebhoy Towers,

Dalal Street,

Mumbai – 400 001

Scrip Code: 530457

Security Symbol: CINERAD

Sub: Submission of Recommendation of the Committee of Independent Directors of Cinerad Communications Limited (the “Company”) on the open offer to the public shareholders.

Ref.: Open Offer for the acquisition of up to 49,82,098 (Forty-Nine Lakhs Eighty-Two Thousand Ninety-Eight) Equity Shares of the face value of ₹ 10/- each for cash at a price of ₹ 10/- per Equity Share representing 26% of the Emerging Voting Capital of the Cinerad Communications Limited (“Target Company”) from the Public Shareholders of the target company by Pankaj Ramesh Samani (“Acquirer-1”), Kaushal Uttam Shah (“Acquirer-2”) UG Patwardhan Services Private Limited (“Acquirer-3”), Ganesh Natarajan (“Acquirer-4”), Uma Ganesh Natarajan (“Acquirer-5”), Manoj Manohar Panvelkar (“Acquirer-6”), Nitin Neminath Patil (“Acquirer-7”) And Basanta Kumar Swain (“Acquirer-8”) (Hereinafter, Collectively Referred to as “Acquirers”) Pursuant to and in Compliance with the Regulation 3(1) and 4 of the SEBI (SAST) Regulations (“Offer” or “Open Offer”).

Dear Sir/Madam,

Pursuant to Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we wish to inform you that “Recommendation of the Committee of Independent Directors”, has been published today i.e., May 8, 2024, in the same newspapers where the Public Announcement of the Open Offer was published i.e.:

S. No.	Newspaper	Language	Edition
1.	Financial Express	English	All
2.	Jansatta	Hindi	All
3.	Navshakti	Marathi	Mumbai
4.	Ek Din	Bengali	Kolkata

A copy of the same is enclosed herewith for your kind perusal.

You are requested to take the same on record kindly.

Thanking you,

Yours sincerely,

For and on behalf of

Cinerad Communications Limited

Ebrahim Nimuchwala

Company Secretary and Compliance Officer



Cinerad Communications Limited

Corporate Identification Number: L92100WB1986PLC218825

Registered Office: : 80, Burtolla Street, Kolkata – 700007, West Bengal, India

Tel. No: +91-77199 13351 | Website: cineradcommunications.com | Email: cinerad@gtsolutions.in

Recommendations of the Committee of Independent Directors (“**IDC**”) of Cinerad Communications Limited (“**Target Company**”) or “**TC**”) under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (“**SEBI SAST Regulations**”) in relation to the open offer to the public shareholders of the Target Company (“**Open Offer**”) made by Pankaj Ramesh Samani (“**Acquirer-1**”), Kaushal Uttam Shah (“**Acquirer-2**”), UG Patwardhan Services Private Limited (“**Acquirer-3**”), Ganesh Natarajan (“**Acquirer-4**”), Uma Ganesh Natarajan (“**Acquirer-5**”), Manoj Manohar Panvelkar (“**Acquirer-6**”), Nitin Neminath Patil (“**Acquirer-7**”), And Basanta Kumar Swain (“**Acquirer-8**”) (Hereinafter, Collectively Referred to as “**Acquirers**”).

1.	Date	May 08, 2024
2.	Name of the Target Company (TC)	Cinerad Communications Limited
3.	Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer to the Public Shareholders to acquire up to 49,82,098 (Forty-Nine Lakhs Eighty-Two Thousand Ninety-Eight) Equity Shares of the face value of ₹10/- each for cash at a price of ₹ 10/- per Equity Share representing 26% of the Emerging Voting Capital of the Target Company at a price of ₹10/- per Equity Share, aggregating to a total consideration of ₹4,98,20,980/- payable in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations.
4.	Name(s) of the acquirers	Pankaj Ramesh Samani (“ Acquirer-1 ”), Kaushal Uttam Shah (“ Acquirer-2 ”), UG Patwardhan Services Private Limited (“ Acquirer-3 ”), Ganesh Natarajan (“ Acquirer-4 ”), Uma Ganesh Natarajan (“ Acquirer-5 ”), Manoj Manohar Panvelkar (“ Acquirer-6 ”), Nitin Neminath Patil (“ Acquirer-7 ”), And Basanta Kumar Swain (“ Acquirer-8 ”).
5.	Name of the Manager to the offer	Vivro Financial Services Private Limited Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad – 380007. Gujarat. India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6.	Members of the Committee of Independent Directors	1. Salil Sriram Shetty (Chairman) 2. Shantanu Jagannath Surpure (Member) 3. Ruchika Mehta (Member)
7.	IDC Member’s relationship with the TC	<ul style="list-style-type: none">All IDC members are Non-Executive and Independent Directors of the Target Company.None of the members of the IDC holds any Equity Share in the Target Company.None of the members of the IDC has any contracts or any relationship with the Target Company.
8.	Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares/ other securities of the Target Company during the: 1. 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9.	IDC Member’s relationship with the acquirers	None of the members of IDC has any contract/ arrangement/ relationship with the Acquirer.
10.	Trading in the Equity shares/other securities of the acquirer by IDC Members	Not Applicable
11.	Recommendation on the Open offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹10 per Equity Share is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company’s Equity Shares and make their own informed decisions with respect to the Open Offer.
12.	Summary of reasons for the recommendation	The members of the IDC have perused the following offer documents for recommendation on the Open Offer: 1. Public Announcement dated January 22, 2024 (“ PA ”), 2. Detailed Public Statement published on January 29, 2024 (“ DPS ”), 3. Draft Letter of Offer dated February 6, 2024 (“ DLoF ”) and 4. Letter of Offer dated May 4, 2024 (“ LoF ”). Based on the review of the offer documents, the members of the IDC have considered the following factors for making the recommendations: 1. The Acquirers intends to support the management of the Target Company in their efforts towards the sustained growth of the Target Company. 2. The Acquirer shall be classified as the promoter of the Target Company and the existing promoters shall cease to be promoter of the Target Company in accordance with SEBI (SAST) Regulations and SEBI (LODR) Regulations. 3. The Equity Shares of the Target Company are infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. 4. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.
13.	Disclosure of voting pattern	The recommendations were unanimously approved by the members of IDC.
14.	Details of Independent Advisors, if any.	None
15.	Any other matter(s) to be highlighted	None

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

For and on behalf of the Committee of Independent Directors of
Cinerad Communications Limited

Sd/-

Place: Kolkata

Date: May 07, 2024

Sail Sriram Shetty

Chairman- Committee of Independent Directors

PUBLIC NOTICE
To whomsoever it may concern

This is to inform the General Public that the following share certificates of Chambal Fertilisers and Chemicals Limited ("the Company"), having its Registered Office at Gadepan, District Kota, Rajasthan - 325 208, has / have been lost by the shareholder(s).

Name(s) of Registered Shareholder(s)	Certificate Nos.	Folio No.	No. Of Shares
Girraj Kishore Agrawal	1972033-1972047	E0000505	1500

In pursuance of Section 124 (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the aforesaid shares have been transferred by the Company to the Investor Education and Protection Fund Authority ("IEPF Authority"). I am claiming the aforesaid shares from IEPF Authority and requesting the Company to issue entitlement letter for the above-mentioned share certificate(s).

Any person who has any objection / claim in respect of the aforesaid share certificate(s) should lodge the objection / claim with the Company or its Share Transfer Agent- Zuari Finserv Limited, Plot No.2, Zamrudpur Community Centre, Kailash Colony Extension, New Delhi - 110 025 within a period of 30 days of publication of this notice after which no claim will be entertained. The Company may thereafter issue entitlement letter against the aforesaid share certificate(s), upon submission of all requisite documents to the satisfaction of the Company, for claiming the shares from IEPF Authority.

Place: Delhi
Name(s) of Shareholder(s) / Legal Heir(s)
Anand Aggarwal
Date: 07-05-2024

PUBLIC NOTICE
To whomsoever it may concern

This is to inform the General Public that the following share certificates of Chambal Fertilisers and Chemicals Limited ("the Company"), having its Registered Office at Gadepan, District Kota, Rajasthan - 325 208, has / have been lost by the shareholder(s).

Name(s) of Registered Shareholder(s)	Certificate Nos.	Folio No.	No. Of Shares
Mamta Agrawal	1972048-1972062	E0000506	1500

In pursuance of Section 124 (6) of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the aforesaid shares have been transferred by the Company to the Investor Education and Protection Fund Authority ("IEPF Authority"). I am claiming the aforesaid shares from IEPF Authority and requesting the Company to issue entitlement letter for the above-mentioned share certificate(s).

Any person who has any objection / claim in respect of the aforesaid share certificate(s) should lodge the objection / claim with the Company or its Share Transfer Agent- Zuari Finserv Limited, Plot No.2, Zamrudpur Community Centre, Kailash Colony Extension, New Delhi - 110 025 within a period of 30 days of publication of this notice after which no claim will be entertained. The Company may thereafter issue entitlement letter against the aforesaid share certificate(s), upon submission of all requisite documents to the satisfaction of the Company, for claiming the shares from IEPF Authority.

Place: Delhi
Name(s) of Shareholder(s) / Legal Heir(s)
Anand Aggarwal
Date: 07-05-2024

HAILEYBURIA TEA ESTATES LTD.
Regd. Office : 24/432, Marar Road
Willingdon Island, Kochi - 682 003
CIN : L01132KL1923PLC000415
E-mail : chinarteatea@gmail.com, Phone : (0484) 2667653

STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024 (Rs. in Lacs)

Particulars	QUARTER ENDED		YEAR ENDED	
	31.03.2024	31.12.2023	31.03.2023	31.03.2024
	Audited	Unaudited	Audited	Audited
1 Revenue from Operations				
(a) Revenue from Operations	582.76	417.99	649.24	1,755.55
(b) Other Income	8.09	(0.65)	23.48	27.23
2 Total Income	590.85	417.34	672.72	1,782.78
3 Expenditure				
(a) Change in Inventories of Finished goods, stock-in-trade and work in progress	234.28	(48.46)	168.12	(161.54)
(b) Purchase of Stock-in-Trade	47.40	22.34	66.92	187.89
(c) Cost of material consumed	0.02	3.74	-	12.09
(d) Stores, Spares & packing materials Expenses	19.78	1.09	29.38	81.68
(e) Employee benefits Expenses	349.37	301.57	354.12	1,383.23
(f) Finance Costs	49.61	77.48	68.21	206.26
(g) Depreciation and amortisation expense	5.23	5.12	6.63	20.48
(h) Power, Fuel & Water Expenses	32.96	33.43	24.86	170.51
(i) Other Expenses	38.29	76.88	62.39	262.88
Total Expenses	776.94	473.19	800.83	2,722.60
4 Profit/(Loss) from operations before Exceptional Item Tax (2-3)	(186.06)	(55.85)	(128.11)	(380.67)
5 Exceptional Item	601.97	113.19	601.97	113.19
6 Profit/(Loss) from operations before Tax (4-5)	(186.06)	546.12	(14.92)	221.29
7 Tax expense	-	-	-	(384.77)
8 Profit for the period (6-7)	(186.06)	546.12	(14.92)	(384.77)
9 Other Comprehensive Income				
A.(i) Items that will not be Reclassified to Profit or Loss	-	-	-	-
(a) - Remeasurement of defined benefit plans	(19.57)	-	(35.92)	(19.57)
(ii) Income Tax relating to items that will not be Reclassified to Profit or Loss	-	-	-	-
B.(i) Items that will be Reclassified to Profit or Loss	-	-	-	-
(i) Income Tax relating to items that will be Reclassified to Profit or Loss	(19.57)	-	(35.92)	(19.57)
10 Total Comprehensive Income for the period (8+9)	(205.63)	546.12	(50.84)	201.72
11 Paid-up equity share capital (Face value/ShareRs.10/-)	157.50	157.50	157.50	157.50
12 Reserves excluding Revaluation Reserves as per Balance Sheet of previous accounting year	-	-	-	-
13 Earnings Per Share (EPS) - (not annualised) in Rs				
a) Basic and Diluted EPS before extraordinary items	(11.81)	34.67	(0.95)	14.05
b) Basic and Diluted EPS after extraordinary items	(11.81)	34.67	(0.95)	14.05
14 Public shareholding				
- Number of shares	4,02,432	4,02,432	4,02,432	4,02,432
- Percentage of shareholding	25.55%	25.55%	25.55%	25.55%
15 Promoters and Promoter Group Shareholding				
(a) Pledged / Encumbered				
- Number of Shares	Nil	Nil	Nil	Nil
- Percentage of Shares (as a % of the total shareholding of promoters and promoter group)	Nil	Nil	Nil	Nil
- Percentage of Shares (as a % of the total share capital of the company)	Nil	Nil	Nil	Nil
(b) Non-encumbered				
- Number of shares	11,72,568	11,72,568	11,72,568	11,72,568
- Percentage of shares (as a % of the total shareholding of promoters and promoter group)	100%	100%	100%	100%
- Percentage of Shares (as a % of the total share capital of the company)	74.45%	74.45%	74.45%	74.45%

1 The above results, were reviewed and taken on record by the Board of Directors in their meeting held on 07.05.2024

2 This statement has been prepared in accordance with Companies (Indian Accounting Standards) Rules 2015 (IndAS) prescribed under Section 133 of the Companies Act 2013 and other recognised accounting practices and policies to the extent applicable

3 The format of audited quarterly and yearly results as prescribed in SEBI's circular CIR/CFD/CMD/152015 dated November 30, 2015 has been modified to comply with requirements of SEBI's circular dated July 5, 2016, IndAS and Schedule III (Division II) of the Companies Act 2013 applicable to companies that are required to comply with Ind AS

4 Company is engaged in one business segment of growing and manufacture of tea. Since the trade tea purchased is sold along with manufactured tea, no separate disclosure of trade tea sale is done.

5 Tax Expenses consist of current tax, computed in accordance with section 28 of the Income Tax Act, 1961. No provision for Tax has been made in view of losses brought forward from previous years.

6 Value of Consumption of raw materials represent only green leaf purchased from 3rd parties. As production of green leaf (raw materials consumed) by the company for the manufacture of tea) from the companies own estates involves integrated process having various stages such as nursery, planting, cultivation etc. Their values at the intermediate stage is not readily ascertainable at this stage.

7 Previous period figures have been regrouped where ever necessary to confirm to current quarter / year classifications.

8 Status of investors complaints during the quarter: Pending at the beginning of the quarter- Nil, Received during the quarter- Nil.

For and on behalf of the Board
Ashok Kumar Dugar
Managing Director
07.05.2024
Kochi

CREDITACCESS GRAMEEN LIMITED
Regd. & Corp. Office: No. 49, 46th Cross, 8th Block, Jayanagar, (Next to Rajalakshmi Kalyana Mantap) Bengaluru KA-560070 IN
Website : www.creditaccessgrameen.in
CIN: L2116KA1991PLC053425

Audited Consolidated Financial Results for the fourth quarter and Financial Year ended March 31, 2024

Sl. No.	Particulars	Quarter ended		Year ended	
		March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
		(Audited)	(Audited)	(Audited)	(Audited)
1	Total Income from Operations	1,459.10	1,066.24	5,172.65	3,550.79
2	Net Profit for the period before Tax, Exceptional and/or Extraordinary Items	529.46	397.55	1,939.18	1,105.42
3	Net Profit for the period before Tax and after Exceptional and/or Extraordinary Items	529.46	397.55	1,939.18	1,105.42
4	Net Profit for the period after Tax, Exceptional and/or Extraordinary Items	397.08	296.57	1,445.93	826.06
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	387.57	307.27	1,431.24	834.47
6	Paid-up Equity Share Capital	159.38	158.91	159.38	158.91
7	Reserves excluding Revaluation Reserves	3,912.47	2,469.47	3,912.47	2,469.47
8	Securities Premium Account	2,498.13	2,478.59	2,498.13	2,478.59
9	Net worth	6,569.98	5,106.97	6,569.98	5,106.97
10	Outstanding Redeemable Preference Shares	Nil	Nil	Nil	Nil
11	Debt Equity Ratio	3.32	3.19	3.32	3.19
12	Paid-up Debt Capital/Outstanding Debt	21,841.01	16,312.26	21,841.01	16,312.26
13	Earnings Per Share (Face value ₹ 10 per share) (for continuing and discontinued operations) - not annualized				
	- Basic (₹)	24.93	18.67	90.88	52.04
	- Diluted (₹)	24.79	18.59	90.41	51.82
14	Capital Redemption Reserve	Nil	Nil	Nil	Nil
15	Debt Redemption Reserve	Nil	Nil	Nil	Nil
16	Debt Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicable
17	Interest Service Coverage Ratio	Not Applicable	Not Applicable	Not Applicable	Not Applicable

Notes:

- The above financial Results were reviewed by the Audit Committee and thereafter approved and taken on record by the Board of Directors at their respective meetings held on May 07, 2024. The joint Statutory Auditors have expressed an unmodified opinion on the both Standalone and Consolidated financial statements for the year.
- Standalone Total Income from operations: ₹ 1,459.10 Cr /- and ₹ 5,172.65 Cr /-; (b) Net profit before tax: ₹ 529.37 Cr /- and ₹ 1,939.18 Cr /-; and (c) Net profit after tax: ₹ 396.99 Cr /- and ₹ 1,445.93 Cr /- for the quarter and financial year ended respectively.
- The above is an extract of the detailed format of Audited Financial Results filed with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the audited Financial Results are available on the websites of National Stock Exchange of India Limited at www.nseindia.com/corporates, BSE Limited at www.bseindia.com/ corporates and on the Company's website at www.creditaccessgrameen.in
- For the other line items referred in regulation 52(4) of the amended Listing Regulations, pertinent disclosures have been made to the Stock Exchange(s) and can be accessed through the website link given in point no.3 above.

For and on behalf of the Board of CreditAccess Grameen Limited
Sd/-
Udaya Kumar Hebbur
Managing Director
Date: May 07, 2024
Place: Bengaluru

JSW infrastructure
JSW INFRASTRUCTURE LIMITED
Registered Office: JSW Centre, Bandra Kurla Complex, Bandra East, Mumbai 400 051
Website: www.jsw.in Email: infra.secretary@jsw.in Tel: 022 4286 1000
CIN: L45200MH2006PLC161268

NOTICE OF POSTAL BALLOT AND E-VOTING INFORMATION

Notice is hereby given to Members of JSW Infrastructure Limited (the "Company"), pursuant to Sections 110 of the Companies Act, 2013 (the "Act") read with Rule 22 of the Companies (Management and Administration) Rules, 2014, as amended ("Management Rules") read regulation 44 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), the Company has completed dispatch of postal ballot notices along with explanatory statement on Tuesday, May 07, 2024 through electronic mode only to all those Members of the Company whose e-mail addresses are registered with the Company's Registrar and Share Transfer Agent or with their Depositories/Depository Participant as on Friday, 03rd May 2024 ("Cut-off Date"), for seeking approval by Members of Postal Ballot by voting through electronic means ("remote e-voting") process for the following matters:

Sr. No.	Particulars	Type of resolution(s)
1.	Re-appointment of Mr. Arun Maheshwari (DIN: 01380000) as Joint Managing Director and Chief Executive Officer (JMD & CEO).	Ordinary
2.	Appointment of Mr. Anoop Kumar Mittal (DIN: 05177010) as Independent Director of the Company	Special
3.	Ratification of remuneration to Cost Auditors' remuneration for FY 2023-24	Ordinary
4.	Ratification of remuneration payable to Cost Auditors' remuneration for FY 2024-25	Ordinary
5.	Approval for Material Related Party Transaction between JSW Jaigarh Port Limited with JSW Steel Limited for Financial Year 2024-25	Ordinary
6.	Approval for Material Related Party Transaction between JSW Dharanar Port Private Limited with JSW Steel Limited for Financial Year 2024-25	Ordinary

In accordance with the General Circular No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 22/2020 dated June 15, 2020, Circular No. 39/2021 dated September 28, 2021, Circular No. 39/2020 dated December 31, 2020, Circular No. 10/2021 dated June 23, 2021, 20/2021 dated December 8, 2021, Circular No. 3/2022 dated May 5, 2022, 11/2022 dated December 28, 2022 and 9/2023 dated 25th September, 2023 issued by the Ministry of Corporate Affairs ("MCA") (hereinafter collectively referred to as "MCA Circulars"), Government of India, hard copy of the Postal Ballot Notice along with postal ballot forms and prepaid business reply envelope will not be sent to the members. The communication of the assent or dissent of the Members would take place through remote e-voting system only.

The Voting Rights of the members (through remote e-voting) shall be reckoned with respect of the Equity shares held by them on Friday, May 03, 2024 (end of the day) being the 'cut-off date' fixed for this purpose. Any member who is not a member on 'cut-off date' should treat this notice for information purpose only.

In compliance with the provisions of Section 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 and the Companies (Management and Administration) Rules, 2014, as amended, Members have been provided with facility to cast their vote electronically through the e-voting services provided by NSDL on all resolutions set forth in this Notice.

The e-voting portal will be open for voting from Friday, May 10, 2024 (9:00 a.m. IST) to Saturday, June 08, 2024 (5:00 p.m. IST) (both days inclusive). During this period, Members of the Company holding shares as on Friday, 03rd May 2024, may cast their vote electronically. The e-voting module shall be disabled by NSDL for voting thereafter.

The said postal ballot notice has been sent electronically to those members of the Company whose Email IDs are registered with the Depository Participant(s) Depositories/Registrar and Share Transfer Agent of the Company i.e. KFm Technologies Limited.

The Notice of the Postal Ballot can be downloaded from the Company's website viz. <https://www.jsw.in/infrastructure/jsw-infrastructure-fy-2024-25-stock-exchange-releases>, website of Stock Exchange i.e. BSE at www.bseindia.com, of National Stock Exchange of India Limited at www.nseindia.com and on the website of the e-voting agency viz. National Securities Depository Services Limited at www.evoting.nsl.com

The voting rights of members shall be in proportion of the shares held by them in the paid-up equity share capital of the Company as on Friday, 03rd May 2024 as per the Register of Members/Beneficiary position maintained by the Depositories. A person who is not a Member as on Friday, 03rd May 2024 should treat this notice as for information purpose only.

The Board has appointed Mr. Sunil Agarwal, Practising Company Secretary, Proprietor of Sunil Agarwal & Co. as Scrutinizer for conducting the Postal Ballot/E-voting in a fair and transparent manner.

Members whose email address is not registered with Company and RTA, may register the same by completing their KYC in terms of SEBI circular No. SEBI/HO/MRSD-POD-1/P/CIR/2023 dated March 16, 2023. Members whose shares are in demat mode may approach their depository participant for updating their email address/other details.

The results of the e-voting will be declared by placing the same along with the Scrutinizer's Report on the Company's website viz. www.jsw.in as well as on the website of NSDL at www.nsl.com and will also be communicated to the stock exchange i.e. at BSE Limited (www.bseindia.com) and National Stock Exchange Limited (www.nseindia.com) within two working days from the date of closure of e-voting.

In case of any queries in relation to the Resolutions proposed to be passed by this Postal Ballot may be addressed to email: infra.secretary@jsw.in and at evoting@nsl.com for any query / grievance with respect to E-voting.

For JSW Infrastructure Limited
Sd/-
Gazal Qureshi
Company Secretary and Compliance Officer
ACS: 16843
Place: Mumbai
Date: 07/05/2024

Cinerad Communications Limited
Corporate Identification Number: L92100WB1986PLC218825
Registered Office: : 80, Burtolla Street, Kolkata - 700007, West Bengal, India
Tel. No: +91-7719913351 | Website: cineradcommunications.com | Email: cinerad@qitsolutions.in

Recommendations of the Committee of Independent Directors ("IDC") of Cinerad Communications Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Pankaj Ramesh Samani ("Acquirer-1"), Kaushal Uttam Shah ("Acquirer-2"), UG Patwardhan Services Private Limited ("Acquirer-3"), Ganesh Natarajan ("Acquirer-4"), Uma Ganesh Natarajan ("Acquirer-5"), Manoj Manohar Panvelkar ("Acquirer-6"), Nitin Neminath Patil ("Acquirer-7"), And Basanta Kumar Swain ("Acquirer-8") (Hereinafter, Collectively Referred to as "Acquirers").

1. Date	May 08, 2024
2. Name of the Target Company (TC)	Cinerad Communications Limited
3. Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer to the Public Shareholders to acquire up to 49,82,098 (Forty-Nine Lakhs Eighty-Two Thousand Ninety-Eight) Equity Shares of the face value of ₹10/- each for cash at a price of ₹ 10/- per Equity Share representing 26% of the Emerging Voting Capital of the Target Company at a price of ₹10/- per Equity Share, aggregating to a total consideration of ₹4,98,20,980/- payable in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations.
4. Name(s) of the acquirers	Pankaj Ramesh Samani ("Acquirer-1"), Kaushal Uttam Shah ("Acquirer-2"), UG Patwardhan Services Private Limited ("Acquirer-3"), Ganesh Natarajan ("Acquirer-4"), Uma Ganesh Natarajan ("Acquirer-5"), Manoj Manohar Panvelkar ("Acquirer-6"), Nitin Neminath Patil ("Acquirer-7"), And Basanta Kumar Swain ("Acquirer-8").
5. Name of the Manager to the offer	Vivro Financial Services Private Limited Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad - 380007, Gujarat, India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120GJ1996PTC029182
6. Members of the Committee of Independent Directors	1. Salil Sriram Shetty (Chairman) 2. Shantanu Jagannath Surpure (Member) 3. Ruchika Mehta (Member)
7. IDC Member's relationship with the TC	All IDC members are Non-Executive and Independent Directors of the Target Company. None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8. Trading in the Equity Shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares/ other securities of the Target Company during the: 1. 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9. IDC Member's relationship with the acquirers	None of the members of IDC has any contract/ arrangement/ relationship with the Acquirer.
10. Trading in the Equity Shares/other securities of the acquirer by IDC Members	Not Applicable
11. Recommendation on the Offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹10 per Equity Share is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
12. Summary of reasons for the recommendation	The members of the IDC have perused the following offer documents for recommendation on the Open Offer: 1. Public Announcement dated January 22, 2024 ("PA"). 2. Detailed Public Statement published on January 29, 2024 ("DPS"). 3. Draft Letter of Offer dated February 6, 2024 ("DLoF") 4. Letter of Offer dated May 4, 2024 ("LoF") Based on the review of the offer documents, the members of the IDC have considered the following factors for making the recommendations: 1. The Acquirers intend to support the management of the Target Company in their efforts towards the sustained growth of the Target Company. 2. The Acquirer shall be classified as the promoter of the Target Company and the existing promoters shall cease to be promoter of the Target Company in accordance with SEBI (SAST) Regulations and SEBI (LODR) Regulations. 3. The Equity Shares of the Target Company are infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. 4. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.
13. Disclosure of voting pattern	The recommendations were unanimously approved by the members of IDC.
14. Details of Independent Advisors, if any.	None
15. Any other matter(s) to be highlighted	None

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

For and on behalf of the Committee of Independent Directors of Cinerad Communications Limited
Sd/-
Salil Sriram Shetty
Chairman- Committee of Independent Directors
Place: Kolkata
Date: May 07, 2024

happiest minds
The Mindful IT Company
Born Digital . Born Agile

HAPPIEST MINDS TECHNOLOGIES LIMITED
CIN : L72900KA2011PLC057931
Regd. Office: #53/1-4, Hosur Main Road, Madivala (next to Madivala Police Station) Bengaluru 560 068, Karnataka, India
Website: www.happiestminds.com, Email: IR@happiestminds.com, Tel: +91 80 6196 0300

Extract of Audited Consolidated Financial results for the quarter and year ended March 31, 2024

Particulars	Quarter ended 31-03-2024	Quarter ended 31-03-2023	Year Ended 31-03-2024	Year Ended 31-03-2023
	Refer note 2	(Unaudited)	(Audited)	(Audited)
Total Income from Operations	44,250	38,643	1,71,003	1,45,040
Net Profit for the period (before Tax, Exceptional and/or Extraordinary Items)	8,320	7,893	32,066	31,620
Net Profit for the period before tax (after Exceptional and/or Extraordinary Items)	9,615	7,893	33,468	30,986
Net Profit for the period after tax (after Exceptional and/or Extraordinary Items)	7,198	5,766	24,839	23,099
Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	6,510	6,037	23,964	22,750
Paid-up equity share capital (₹ 2/- each)	2,987	2,866	2,987	2,866
Reserves (excluding Revaluation Reserve)	54,719	39,460	54,719	39,460
Securities Premium Account	90,318	41,556	90,318	41,556
Net worth	1,48,024	83,882	1,48,024	83,882
Paid up Debt Capital/ Outstanding Debt	44,237	46,755	44,237	46,755
Outstanding Redeemable Preference Shares	NA	NA	NA	NA
Debt Equity Ratio	0.35	0.64	0.35	0.64
Earnings Per Share (of Rs. 2/- each)				
- Basic (Not annualised for quarters)	4.79	4.01	16.73	16.13</

मैनपुरी सीट से सपा उम्मीदवार डिंपल यादव के पक्ष में मतदान करने के बाद अखिलेश यादव ने कहा

तीसरे चरण में भाजपा का सफाया तय

इटवा, 7 मई (जनसत्ता)।

समाजवादी पार्टी के राष्ट्रीय अध्यक्ष अखिलेश यादव ने कहा है कि तीसरे चरण में भाजपा का सफाया तय हो चुका है। पहले दो चरणों में चारों खाने चित ही चुकी भाजपा का तीसरे चरण में सफाया तय है।

अपनी पत्नी और मैनपुरी संसदीय सीट से समाजवादी पार्टी की उम्मीदवार डिंपल यादव के समर्थन में अपने मताधिकार का प्रयोग करने के बाद सपा प्रमुख अखिलेश यादव ने पत्रकारों से बात करते हुए कहा कि लोकतंत्र तभी तो सुरक्षित रहेगा जब वोट डालने का मौका मिले, अधिकार मिले। उन्होंने कहा कि भाजपा को हराना है वरना भाजपा वाले आप लोगों से वोट डालने का अधिकार भी छीन लेंगे। यादव ने कहा कि तीसरे चरण का चुनाव भारतीय जनता पार्टी का सफाया कर देगा। आप देखिए क्या हालात हैं, क्यों मारपीट हो



रही है? पुलिस ये क्या कर रही है? उनके नेता गाली-गलौज कर रहे थे। इसके खिलाफ कार्रवाई नहीं हो रही है। कैसा लोकतंत्र आ गया? इसीलिए मैंने कहा और सब लोग कह रहे हैं कि भाजपा आगामी तो ये लोकतंत्र और बाबा साहब भीमराव अंबेडकर का दिया हुआ संविधान खत्म कर देंगे। उन्होंने कहा कि जो मोटरसाइकिल 40 हजार, 50 हजार की आती

सपा प्रमुख अखिलेश यादव ने पत्रकारों से बात करते हुए कहा कि लोकतंत्र तभी तो सुरक्षित रहेगा जब वोट डालने का मौका मिले, अधिकार मिले। उन्होंने कहा कि भाजपा को हराना है वरना भाजपा वाले आप लोगों से वोट डालने का अधिकार भी छीन लेंगे। यादव ने कहा कि तीसरे चरण का चुनाव भारतीय जनता पार्टी का सफाया कर देगा।

होगी, उससे लोकतंत्र और संविधान मजबूत होगा। सरकार के जुमले और झूठ का नाम गारंटी है। महंगाई इसलिए है, क्योंकि सरकार मुनाफा ले रही। न इन्वेस्टमेंट आया है और न ही रोजगार। डिफेंस कारिडोर कहाँ चल रहा है। भर्ती परीक्षा के पेपर लीक हो रहे हैं। उन्होंने कहा कि कुछ जगह से सूचना आ रही है कि भाजपा वाले अभद्रता कर रहे हैं।

अखिलेश यादव ने कहा कि ये हारने की खिरियाहट है। भाजपा की बहुत बुरी हार होने जा रही है। आप लोग भाजपा की चतुराई से सावधान रहे। समाज में जो गलत है, वो गलत है। पुलिस की नौकरी तीन साल की कर दी जाएगी। बड़े अधिकारी भी आउटसोर्स हो जाएंगे। संविधान का मंथन हो रहा है। भाजपा में खींचतान चल रही।

मैनपुरी संसदीय सीट से सपा उम्मीदवार डिंपल यादव ने कहा कि यह चुनाव लोकतंत्र और संविधान बचाने का चुनाव है।

नानपारा में चुनावी रैली में मुख्यमंत्री योगी ने कहा

पाकिस्तान का नारा लगाने वाले यहां बोझ न बनें

बहराइच, 7 मई (जनसत्ता)।

जनपद बहराइच के नानपारा में पहुंचे मुख्यमंत्री योगी आदित्यनाथ ने कहा कि पाकिस्तान का नारा लगाने वालों का वही हाल करेगा जो हाल बहराइच की धरती पर महाराजा सुहेल देव ने सैय्यद सालार मसूद का किया था।

भीख मंगे पाकिस्तान का नारा लगाने वाले वही चले जाएं। यहां पर बोझ न बनें। मुख्यमंत्री योगी आदित्यनाथ ने ये बातें बहराइच के नानपारा में भाजपा उम्मीदवार आनंद गौड़ के समर्थन में आयोजित चुनावी जनसभा में कही।

विपक्षी पार्टियों पर हमला बोलते हुए मुख्यमंत्री योगी ने कहा कि 2014 के पहले हमारा देश बर्दाहल भारत था। जनता का विश्वास खो चुका भारत था। गरीब भूख से मरता था, व्यापारी रंगदारी देने को मजबूर था। बेटियां और व्यापारी दोनों असुरक्षित थे, लेकिन आज भारत वो भारत नहीं है। मुख्यमंत्री योगी ने कहा कि कांग्रेस और पहले की सरकार में हर जगह बम फट जाते थे। आतंकी घटनाएं होती थीं और जब जनता सवाल पूछती थी तो ये कहते थे कि हम क्या करें? ये तो सीमा पार से हो रहा है, लेकिन आज अगर कहीं गलती से कोई पटाखा भी फूट जाए तो पाकिस्तान कहता है। इसमें हमारा कोई हाथ नहीं है। सपा



मुख्यमंत्री योगी ने कहा पाकिस्तान का नारा लगाने वालों का वही हाल होगा जो सुहेलदेव ने सैय्यद सालार मसूद का किया था।

बसपा की सरकार में हर जगह बमबाजी होती थी। आज हर जगह धूमधाम से हर-हर और बम-बम के नारों के साथ कांवड़ यात्रा निकलती है। देश के महापुरुषों का अपमान करने वाले, प्रभु राम और कृष्ण की सत्ता को चुनौती देने वाले, गो हत्या को प्रश्रय देने वाले, आतंकवाद के समर्थक देशद्रोहियों को गले का हार बनाने वाले लोगों का समाजवादी पार्टी और कांग्रेस का गठबंधन है।

मुख्यमंत्री ने कहा कि समाजवादी पार्टी की सरकार में नौजवानों के हाथों में तमंचे हुआ करते थे। हमारी सरकार में उनके हाथ में टैबलेट हैं।

पहले गुंडे और माफिया जगह-जगह आतंक फैलाते थे, लेकिन भाजपा की सरकार में माफिया और गुंडे जानते हैं कि ऐसा करने पर उनकी अंतिम यात्रा निकलेगी।

सलमान खान के घर के बाहर गोलीबारी मामले में एक और गिरफ्तार

मुंबई, 7 मई (भाषा)।

मुंबई पुलिस की अपराध शाखा ने पिछले महीने अभिनेता सलमान खान के घर के बाहर गोली चलाने में शामिल हमलावरों को कथित रूप से वित्तीय मदद देने के मामले में राजस्थान से लॉरेंस बिश्नोई गिरोह के एक सदस्य को गिरफ्तार किया है। अधिकारियों ने मंगलवार को यह जानकारी दी।

एक अधिकारी ने बताया कि आरोपी की पहचान मोहम्मद रफीक चौधरी (37) के रूप में की गई है। वह गोलीबारी मामले में गिरफ्तार पांचवां आरोपी है। मोटरसाइकिल पर सवार दो लोगों ने 14 अप्रैल को मुंबई के बांद्रा इलाके में स्थित गैलेक्सी अपार्टमेंट में सलमान के आवास के बाहर गोली चलाई थी और फरार हो गए थे। अधिकारी ने कहा कि मामले में पहले ही गिरफ्तार लोगों से पूछताछ के दौरान चौधरी की भूमिका सामने आई। उन्होंने बताया कि चौधरी, लॉरेंस बिश्नोई गिरोह का सदस्य है और कथित शूटर-सागर पाल तथा विककी गुप्ता के साथ सीधे संपर्क में था। अधिकारी के अनुसार, चौधरी ने कथित तौर पर पाल और गुप्ता को मोटरसाइकिल खरीदने और एक घर

आरोपी की पहचान मोहम्मद रफीक चौधरी (37) के रूप में की गई है। वह गोलीबारी मामले में गिरफ्तार पांचवां आरोपी है।

किराये पर लेने में मदद की थी। उन्होंने बताया कि आरोपी ने सलमान के घर के बाहर पांच बार से ज्यादा 'रेकी' भी की थी। अधिकारी ने कहा कि गोलीबारी की घटना से पहले चौधरी नवी मुंबई के पनवेल गया था और पाल व गुप्ता के साथ रहा था। उन्होंने कहा कि चौधरी ने गोलीबारी की साजिश रचने के बाद से आरोपियों को साजो-सामान संबंधी पूरी मदद की थी। अधिकारी ने कहा कि चौधरी के ठिकाने के बारे में सूचना मिलने पर अपराध शाखा के दल को राजस्थान भेजा गया और उसे नागौर जिले से गिरफ्तार कर लिया गया। इस मामले में गिरफ्तार अनुज थापन ने एक मई को कथित तौर पर पुलिस हवालत में फंसी लगाकर जान दे दी थी। उस पर हमलावरों की हथियारों की आपूर्ति का आरोप था। इस समय गुजरात के अहमदाबाद में साबरमती केंद्रीय कारागार में बंद लॉरेंस बिश्नोई का नाम गोलीबारी मामले में सामने आया है।

'संपत्ति पर अतिक्रमण कर उसे अपना बताना वक्फ का चरित्र रहा है'

प्रयागराज, 7 मई (भाषा)।

मथुरा के कृष्ण जन्मभूमि-शाही इंदगाह विवाद मामले में हिंदू पक्ष की ओर से रीना एन सिंह ने मंगलवार को दलील दी कि किसी भी संपत्ति पर अतिक्रमण करना, उसकी प्रकृति बदलना और बिना स्वामित्व के उसे अपनी संपत्ति बताना वक्फ का चरित्र रहा है। उन्होंने कहा कि

इस व्यवस्था की अनुमति नहीं दी जा सकती है। उन्होंने कहा कि वाद की पोषणीयता पर प्रारंभिक आपत्ति उठाते हुए मुस्लिम पक्ष की ओर से कहा गया कि 1968 में एक समझौते के तहत यह संपत्ति उनके पक्ष में आई, लेकिन उस समझौते में स्वामी पक्षकार नहीं था। उन्होंने कहा कि संपत्ति का स्वामी देवता है, लेकिन देवता को पक्षकार नहीं बनाया गया।

(This is an Advertisement for information purposes only and not for publication or distribution or release outside India and is not an Offer Document)

TIERRA AGROTECH LIMITED

Our Company was incorporated as "Tierra Agrotech Private Limited" on September 13, 2013 as a private limited company under the Companies Act, 1956 pursuant to the Certificate of Incorporation granted by the Registrar of Companies, Hyderabad, Andhra Pradesh. Our Company pursuant to the Scheme of Amalgamation with Grandeur Products Limited which was approved by the Hon'ble NCLT, vide its order dated November 12, 2021 has been converted into a public limited company and the name of the company was changed to "Tierra Agrotech Limited" on December 17, 2021 and a fresh Certificate of Incorporation was issued by the Registrar of Companies, Hyderabad, Telangana. For further details of changes in name and registered office, please refer to "General Information" on page 40 of the Letter of Offer dated March, 12, 2024.

Registered Office: 1st Floor, Sravana Complex, Kamalapur Colony Lane, Next to L V Prasad Hospital, Road No.2, Banjara Hills, Hyderabad - 500034, Telangana, India | Telephone: 040 4850 6656

Contact Person: Kalidindi Anagha Devi, Company Secretary and Compliance Officer

Email: cs@tierraagrotech.com | Website: www.tierraagrotech.com, Corporate Identity Number : L01119TG2013PLC090004

OUR PROMOTERS:
Mr. Satish Kumar Tondapu, Mr. Parthasarathi Bhattacharya, Mr. Surinder Kumar Tikoo, Mr. Suresh Atluri, Mr. Jayaram Prasad Munnangi, Mr. Nalluri Sai Charan and Mr. Visweswara Rao K

ISSUE OF UPTO 96,94,041 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF RS. 10 EACH OF OUR COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF RS. 50 PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF RS. 40/-PER RIGHTS EQUITY SHARE) AGGREGATING TO RS. 4,847.02 LAKHS ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF ONE (1) RIGHTS EQUITY SHARE FOR EVERY FIVE (5) FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON MARCH 18, 2024 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 228 OF THE LETTER OF OFFER.

*Assuming full subscription with respect to Rights Equity Shares

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the issue, which opened for subscription on Thursday, March 28, 2024 and closed on Wednesday, April 24, 2024 and the last date for On Market Renunciation of Rights Entitlements was Tuesday, April 16, 2024. Out of the total 958 Applications for 96,01,780 Rights Equity Shares 457 Applications for 1,40,465 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 501 for 96,61,315 Rights Equity Shares, which was 99.66% of the total issue size.

In accordance with the Letter of Offer and the Basis of Allotment finalized on May 02, 2024 in consultation with the BSE Limited ("BSE"), the Designated Stock Exchange, the Registrar to the Issue, the Rights Issue Committee of Board of Directors of the Company has on May 02, 2024 has approved the allotment of 96,61,315 Rights Equity Shares to the successful Applicants. In the issue, Nil Rights Equity Shares have been kept in abeyance. All valid Applications after technical rejections have been considered for Allotment.

1. After removing technical rejections (details of which are given in the subsequent paragraphs), the total number of valid applications eligible to be considered for allotment were as detailed below:

Category	Gross			Less: Rejections/Partial Amount*			Valid		
	Applications	Shares	Amount (Rs.)	Applications	Shares	Amount (Rs.)	Applications	Shares	Amount (Rs.)
Eligible Equity Shareholders	361	48,02,442	24,01,22,100	—	833	41,650	361	48,01,609	24,00,80,450
Renounees	140	48,59,706	24,29,85,300	—	—	—	140	48,59,706	24,29,85,300
Neither a Shareholder nor Renounee	457	1,39,632	69,81,600	457	1,39,632	69,81,600	—	—	—
Total	958	98,01,780	49,00,89,000	457	1,40,465	70,23,250	501	96,61,315	48,30,65,750

*Including partial rejection of Eligible Equity Shareholders who renounce their Rights Entitlements and apply for additional Equity Share

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

Category	Number of Equity Shares Allotted - against REs	Number of Equity Shares Allotted - Against valid additional shares	Total Equity Shares Allotted
Eligible Equity Shareholders (including fractional shareholders)	35,96,902*	12,04,707	48,01,609
Renounees	84,007	47,75,699	48,59,706
Total	36,80,909	59,80,406	96,61,315

* Including 92 shares allotted to fractional shareholders

Information for Allotment/refund/rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on May 03, 2024. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on May 03, 2024 and for refund of funds through NACH/NEFT/RTGS/ direct credit were issued to Axis Bank Limited, the Banker to the Issue, on May 03, 2024. The listing application was filed with BSE on May 02, 2024. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on May 06, 2024. For further details, see "Terms of the Issue - Allotment Advice or Refund/Unblocking of ASBA Accounts" on page 250 of the Letter of Offer. The trading in the Rights Equity Shares issued in the Rights Issue shall commence on BSE upon receipt of trading permission. The trading is expected to commence on or about May 08, 2024. Further, in accordance with SEBI Master circular bearing reference - SEBI/HO/CFD/PoD-2/P/CIR/2023/00094dated June 21, 2023, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 04, 2024.

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

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of SEBI" on page 222 of the Letter of Offer.

DISCLAIMER CLAUSE OF BSE (THE DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE Limited should not, in any way, be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited; nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the Disclaimer clause of BSE as provided in "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" on page 222 of the Letter of Offer.

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

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

Registrar to the Issue	Company Secretary and Compliance Officer
Venture Capital and Corporate Investments Private Limited CIN: U65993TG1986PTC006936 Aurum, 4th & 5th Floors, Plot No.57, Jayabheri Enclave, Phase - II, Gachibowli, Hyderabad-500032, Telangana, India. Telephone: 040 23818475/76, Email: rights@vccipl.com Contact Person: Mr. ESK Prasad Website: www.vccipl.com SEBI Registration No.: INR000001203 Validity of Registration: Permanent	Kalidindi Anagha Devi, Company Secretary and Compliance Officer 1st Floor, Sravana Complex, Kamalapur Colony Lane, Next to L V Prasad Hospital, Road.No.2, Banjara Hills, Hyderabad - 500034, Telangana, India Telephone: 040 4850 6656, Email: cs@tierraagrotech.com

Investor may contact the Registrar to the Issue or the Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving complete details such as name, address of the Applicant, number of Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Form, or the plain paper application, as the case may be, was submitted by the ASBA Investors. For details on the ASBA process, see "Terms of the Issue" on page 228 of the Letter of Offer.

For Tierra Agrotech Limited
On behalf of Board of Directors
Sd/-
Kalidindi Anagha Devi
Company Secretary & Compliance Officer
M.No: A70068

Date : May 07, 2024
Place : Hyderabad

Cinerad Communications Limited

Corporate Identification Number: L92100WB1986PLC218825

Registered Office: - 80, Burtolla Street, Kolkata - 700007, West Bengal, India

Tel. No: +91-77199 13351 | Website: cineradcommunications.com | Email: cinerad@gtsolutions.in

Recommendations of the Committee of Independent Directors ("IDC") of Cinerad Communications Limited ("Target Company" or "TC") under Regulation 26(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Pankaj Ramesh Samani ("Acquirer-1"), Kaushal Uttam Shah ("Acquirer-2"), UG Patwardhan Services Private Limited ("Acquirer-3"), Ganesh Natarajan ("Acquirer-4"), Uma Ganesh Natarajan ("Acquirer-5"), Manoj Manohar Panvelkar ("Acquirer-6"), Nitin Neminath Patil ("Acquirer-7"), and Basanta Kumar Swain ("Acquirer-8") (Hereinafter, Collectively Referred to as "Acquirers")

1. Date	May 08, 2024
2. Name of the Target Company (TC)	Cinerad Communications Limited
3. Details of the Offer pertaining to TC	The Open Offer is being made by the Acquirer to the Public Shareholders to acquire up to 49,82,098 (Forty-Nine Lakhs Eighty-Two Thousand Ninety-Eight) Equity Shares of the face value of ₹10/- each for cash at a price of ₹ 10/- per Equity Share representing 26% of the Emerging Voting Capital of the Target Company at a price of ₹10/- per Equity Share, aggregating to a total consideration of ₹4,98,20,980/- payable in cash in accordance with Regulation 9(1)(a) of the SEBI (SAST) Regulations.
4. Name(s) of the acquirers	Pankaj Ramesh Samani ("Acquirer-1"), Kaushal Uttam Shah ("Acquirer-2"), UG Patwardhan Services Private Limited ("Acquirer-3"), Ganesh Natarajan ("Acquirer-4"), Uma Ganesh Natarajan ("Acquirer-5"), Manoj Manohar Panvelkar ("Acquirer-6"), Nitin Neminath Patil ("Acquirer-7"), and Basanta Kumar Swain ("Acquirer-8").
5. Name of the Manager to the offer	Vivro Financial Services Private Limited Vivro House, 11, Shashi Colony, Opp. Suvidha Shopping Center, Paldi, Ahmedabad - 380007, Gujarat, India. Tel. No.: +91 79 4040 4242 Email Id: investors@vivro.net Contact Person: Shivam Patel Website: www.vivro.net SEBI Registration No.: INM000010122 CIN: U67120G11996PTC029182
6. Members of the Committee of Independent Directors	1. Salil Sriram Shetty (Chairman) 2. Shantanu Jagannath Surpre (Member) 3. Ruchika Mehta (Member)
7. IDC Member's relationship with the TC	All IDC members are Non-Executive and Independent Directors of the Target Company. None of the members of the IDC holds any Equity Share in the Target Company. None of the members of the IDC has any contracts or any relationship with the Target Company.
8. Trading in the Equity shares/other securities of the TC by IDC Members	No member of the IDC has traded in any of the Equity Shares/ other securities of the Target Company during the: 1. 12 (Twelve) months preceding the date of the PA. 2. Period from the date of the PA till the date of this recommendation.
9. IDC Member's relationship with the acquirers	None of the members of IDC has any contract/ arrangement/ relationship with the Acquirer.
10. Trading in the Equity shares/other securities of the acquirer by IDC Members	Not Applicable
11. Recommendation on the Open Offer, as to whether the offer is fair and reasonable	The IDC is of the opinion that the Offer Price of ₹10 per Equity Share is fair and reasonable in terms of the SEBI (SAST) Regulations. However, the Public Shareholders of the Target Company should independently evaluate the Open Offer and market performance of the Target Company's Equity Shares and make their own informed decisions with respect to the Open Offer.
12. Summary of reasons for the recommendation	The members of the IDC have perused the following offer documents for recommendation on the Open Offer: 1. Public Announcement dated January 22, 2024 ("PA"). 2. Detailed Public Statement published on January 29, 2024 ("DPS"). 3. Draft Letter of Offer dated February 6, 2024 ("DLoF") 4. Letter of Offer dated May 4, 2024 ("LoF") Based on the review of the offer documents, the members of the IDC have considered the following factors for making the recommendations: 1. The Acquirers intend to support the management of the Target Company in their efforts towards the sustained growth of the Target Company. 2. The Acquirer shall be classified as the promoter of the Target Company and the existing promoters shall cease to be promoter of the Target Company in accordance with SEBI (SAST) Regulations and SEBI (LODR) Regulations. 3. The Equity Shares of the Target Company are infrequently traded on BSE in terms of Regulation 2(1)(j) of the SEBI SAST Regulations. 4. The Offer Price is in accordance with 8(1) and 8(2) of the SEBI SAST Regulations.
13. Disclosure of voting pattern	The recommendations were unanimously approved by the members of IDC.
14. Details of Independent Advisors, if any.	None
15. Any other matter(s) to be highlighted	None

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

For and on behalf of the Committee of Independent Directors of Cinerad Communications Limited
Sd/-
Salil Sriram Shetty
Chairman- Committee of Independent Directors

Place: Kolkata
Date: May 07, 2024

A8932



প্রাতর্ভ্রমণে ছিল না কাউও বিজেপি নেতাই! ওঁর গায়ে এত পাপ লেগে আছে কেউ স্পর্শ করবে না : দিলীপ ঘোষ

নিষ্ফ প্রতিবেদন, বর্ধমান: ওঁর (মমতা বন্দ্যোপাধ্যায়) গায়ে এত পাপ লেগে আছে কেউ স্পর্শ করবে না। এদিন বর্ধমান দুর্গাপুর লোকসভা কেন্দ্রের বিজেপির প্রার্থী দিলীপ ঘোষ প্রাতর্ভ্রমণে বেরিয়ে বাজপ্রতাপপুর বাজারে আসেন তা খেতে এবং সেখান থেকেই এত মন্তব্য করেন তিনি।



দিলীপ ঘোষ

তবে এদিন এক অন্য চিত্র লক্ষ করা যায়, প্রতিদিনের মতো এদিনও দিলীপবাবু আশাম ঘোষা করেই প্রাতর্ভ্রমণে বের হন বর্ধমানের বাজপ্রতাপপুর বাজারে। কিন্তু তাকে রিস্তিভক্ত জনতা ছিল না কোনও বিজেপি ছাড়াই নেতাই। অগাধ ভক্তের তরঙ্গ দিলীপবাবু বাজপ্রতাপপুর বাজারে উদ্ভাসিত হয়ে উঠেছিল। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই।

যদিও এটিই মামলা দিলীপবাবু বর্ধমান 'পুপ' কর পালায়। মদনবার সাহায়ে এটিই ঘটনা যখন ঘটতেছে তখন দিলীপবাবুর পাশে নেই কোনও বিজেপি কার্যক্রম। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই।

জানা গিয়েছে, দিলীপবাবু বাজপ্রতাপপুর এলাকায় অসুস্থ হয়ে এত এলাকার বিজেপি নেতাদের নোভাক মেনন করা হলো কাউওই পাওরা যায়নি। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই। অর্ধেকের বেশি লোকের মুখে এদিনেই ছিল না কাউও বিজেপি নেতাই।

বলার দরকার নেই। ওঁর কী খাওয়া খালি কাটামনি আর ডোলাবাঁজি করে। কামিনি যারা খালি করে কী খাওয়া খালি আছে। আর আমরা কাটামনি খাওয়াও বন্ধ করব।

ওঁর দাবি, 'খামাশ্চী' কেন্দ্রও মিনে কেনে নিষেধ দেখাতে পারেননি বলে জানান তিনি, 'এই যে ১ লক্ষ ২৩ হাজার কোটি টাকা কেন্দ্রের টাঙ্ক হিসাব দেখানো। খামাশ্চীরাই টাঙ্ক পাই হিসাব দিয়ে সেখ থেকে বকেয়া গাডি পাঠানো হয়েছে।

পানীয় জলের সংকটের দাবি আরামবাগে কিছু ওয়ার্ডে, ক্ষোভ বর্ধমানে বজ্রবিদ্যুতের জেরে মৃত ৫

নিষ্ফ প্রতিবেদন, আরামবাগ: সারা রাজ্যের সঙ্গে হালির আরামবাগেও তীব্র তাপপ্রবাহ চলেছে। তাই তাপপ্রবাহের জন্য বিভিন্ন জায়গায় পানীয় জলের সংকট দেখাচ্ছে। সেই হ্রাস পেলে গোটা আরামবাগ পুরসভার বেশ কয়েকটি ওয়ার্ডে। এখানকার মানুষেরা বেশ কিছুদিন ধরেই পানীয় জলের সংকটে ভুগছেন বলে দাবি। তাই পানীয় জলের দাবিতে তারা সরব হন।



পানীয় জলের সংকটের দাবি

নিষ্ফ প্রতিবেদন, বর্ধমান: সোমবার রাতের প্রথম অর্ধেকের মধ্যেই বর্ধমানের বিভিন্ন এলাকায় বজ্রবিদ্যুতের জেরে মৃত ৫ জনের মৃত্যু হয়েছে।

সন্দেহখালিতে নারী নির্যাতন হয়েছে কিনা জানি না : পাপিয়া

ভিডিও অরিজিনাল, বলনেন শাহজাহান

নিষ্ফ প্রতিবেদন, বর্ধমান: সন্দেহখালিতে বিজেপি নেতার সিন্ধি ভিডিও ভাঙার হাট্টে ক্রমশ সুরা বাঁচিয়েছে। সন্দেহখালিতে ২ বছর বিজেপির মঞ্চ সুরাভিত্তি গাধার কাছাকাছি বসতে শোনা গিয়েছে, সন্দেহখালিতে মিলে মিশে ধর্ষণের ঘটনা ঘটেছিল।

এর পরে রাজ্য রাজনীতি তোলপাড় হয়েছে সন্দেহখালির এক সিন্ধি নারী পাপিয়া দাস বারুচেন, 'আমাদের আন্দোলন রাজনীতিতে মূল পাপিয়া।

সন্দেহখালি আন্দোলনের প্রধান যে পাঁচ জন সিন্ধি নারী ছিলেন তারা হলেন বেণী পাত্র, পাপিয়া দাস, সুন্দরা শর্মা, বিজয়া লাল, সারিগাথা মথুরা।

এই ঘটনা নিয়ে সন্দেহখালি বিজেপি নেতাদের মধ্যে সন্দেহ রয়েছে। সন্দেহখালি বিজেপি নেতাদের মধ্যে সন্দেহ রয়েছে। সন্দেহখালি বিজেপি নেতাদের মধ্যে সন্দেহ রয়েছে।

হাইকোর্টের ভুয়ো বিচারপতির সাত বছরের সশ্রম কারাদণ্ড

নিষ্ফ প্রতিবেদন, বালুরঘাট: হাইকোর্টের ভুয়ো বিচারপতির সাত বছরের সশ্রম কারাদণ্ড দেওয়া হয়েছে।

সেই ঘটনায় হরিপুরপুর থানার পুলিশ অফিসারের গ্রেপ্তারের আন্দোলনে সশ্রম কারাদণ্ড দেওয়া হয়েছে।

সেই ঘটনায় হরিপুরপুর থানার পুলিশ অফিসারের গ্রেপ্তারের আন্দোলনে সশ্রম কারাদণ্ড দেওয়া হয়েছে।

Kotalpur Vidyasagar Teachers Training College

Application are invited for Principal, Assistant Prof. As Per NCTE Regulation for B.Ed & D.El.Ed. Section.

AC.R.C.F.E.R.D manages SUKDEV BRAHMACHARI INSTITUTE OF EDUCATION

Teaching faculties & NTS. Application are inviting for Principal-1, Asst. Prof. in Perspectives Education-4, Mathematics-2, Physical Science-1, Life Science-1, Bengali-1, English-1, History-1, Geography-1, Education-1, Physical Education-1, Fine Arts-1, Performing Arts (Music)-1, Librarian-1 and Computer Lab Assistant for B.Ed section.

গোবিন্দপুর সমন্বয় ফান্ডি উন্নয়ন সমিতি লিঃ

গোবিন্দপুর সমন্বয় ফান্ডি উন্নয়ন সমিতি লিঃ

ক্র.সং.	বিভাগ	তারিখ	সময়	স্থান	বিক্রয় পদ্ধতি
১	প্রতিষ্ঠান নির্মাণ	০৯/০৩/২০২৪	১৫:০০ টা হইতে ৬ টা	গোবিন্দপুর হাই স্কুল	ক্রম-৩ ও ক্রম-২
২	নির্মাণের কাজ	০৯/০৩/২০২৪	ক্রম-৩	গোবিন্দপুর হাই স্কুল	ক্রম-৩ ও ক্রম-২
৩	নির্মাণের কাজ	০৯/০৩/২০২৪	ক্রম-৩	গোবিন্দপুর হাই স্কুল	ক্রম-৩ ও ক্রম-২

Cineraed Communications Limited

Corporate Identification Number: L32100WB1989PLC218825

Registered Office: 80, Burtolla Street, Kolkata - 700007, West Bengal, India

Recommendations of the Committee of Independent Directors (CID) of Cineraed Communications Limited ("Cineraed") under the Regulation (SEBI) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI SAST Regulations") in relation to the open offer to the public shareholders of the Target Company ("Open Offer") made by Pankaj Ramesh Samal ("Acquirer-1"), Kaushal Uttam Shah ("Acquirer-2"), UG Pathwardan Services Private Limited ("Acquirer-3"), Ganesh Natarajan ("Acquirer-4"), Uma Ganesh Natarajan ("Acquirer-5"), Manoj Manohar Panwar ("Acquirer-6"), Nilin Neminath Pali ("Acquirer-7"), And Basanta Kumar Swain ("Acquirer-8") (hereinafter, Collectively Referred to as "Acquirers").

No.	Date	Event
1	08/08/2024	Announcement of Open Offer
2	08/08/2024	Announcement of Open Offer
3	08/08/2024	Announcement of Open Offer
4	08/08/2024	Announcement of Open Offer
5	08/08/2024	Announcement of Open Offer
6	08/08/2024	Announcement of Open Offer
7	08/08/2024	Announcement of Open Offer
8	08/08/2024	Announcement of Open Offer
9	08/08/2024	Announcement of Open Offer
10	08/08/2024	Announcement of Open Offer
11	08/08/2024	Announcement of Open Offer
12	08/08/2024	Announcement of Open Offer
13	08/08/2024	Announcement of Open Offer
14	08/08/2024	Announcement of Open Offer
15	08/08/2024	Announcement of Open Offer