

(Formerly Known As Sarveshwar Organic Foods Limited)

CIN:L15312JK2004PLC002444 Regd. Off: Sarveshwar House, Below Gumat, Jammu, (J&K) - 180001 E-mail:cs@sarveshwarrice.com Contact No.: 01923-220962

Date: 18th May, 2024

Listing Compliance Department National Stock Exchange of India Limited Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai 400051 *Listing ComplianceDepartment* **BSE Limited** PhirozeeJeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001

NSE Symbol: SARVESHWAR

Scrip Code: 543688

Sub: Newspaper Publication of Financial Results for the Quarter and year ended 31<sup>st</sup> March ,2024.

Dear Sir/Madam,

Pursuant to the provisions of Regulation 47and other applicable provisions of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter "SEBI Listing Regulations") we have pleasure to furnish herewith financial results for the quarter and year ended March 31<sup>st</sup>, 2024 published in Newspapers Financial Express and Daily Taskeen.

This is for your kind information & records.

For & On Behalf of **Sarveshwar Foods Limited** 

Sadhvi Sharma (Company Secretary & Compliance Officer) 12

## **INOX India Limited**

Regd. Office: 9th Floor, K P Platina, Race Course, Vadodara - 390007 Tel: (+91 265) 6160100, CIN: L99999GJ1976PLC018945, Email: secretarial.in@inoxcva.com, Website: www.inoxcva.com

### INFORMATION REGARDING 47TH ANNUAL GENERAL MEETING ("AGM") TO BE HELD THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

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NOTICE is hereby given that the 47" AGM of the Members of the Company will be held on Thursday, June 13, 2024, at 12:00 P.M. IST through Video Conferencing ("VC") / Other Audio Visual Means ('OAVM'), in accordance with applicable provisions of the Companies Act, 2013, and in compliance with the procedure prescribed in General Circular No. 20/2020 dated May 05, 2020, read with General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 02/2021 dated January 13, 2021, General Circular No. 19/2021 dated December 8, 2021, General Circular No. 21/2021 dated December 14, 2021, General Circular No. 02/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs (collectively referred to as 'MCA Circulars') and the Securities and Exchange Board of India vide its Circular no. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 dated May 12, 2020, read with Circular No. SEBI/HO/ CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 05, 2023 and SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023.

The Company is pleased to provide to the Members the facility to attend AGM through VC / OAVM and exercise their right to vote at the AGM by electronic means through remote e-voting prior to the AGM and through e-voting system during the AGM.

Electronic copy of the Annual Report for the Financial Year 2023-24 including the Notice of AGM which includes the process and manner of attending the AGM through VC / OAVM and e-voting will be sent in due course to all the Members whose e-mail addresses are registered with the Company / Depository Participants ('DPs'). The Annual Report including the Notice of AGM will also be available on the Company's website at www.inoxcva.com and website of Stock Exchanges at www.nseindia.com and www.bseindia.com.

The Members holding shares as on Thursday, June 06, 2024 (cut-off date), including those who will not receive electronic copy of the Annual Report due to non-availability of their e-mail address with the Company / DPs, can exercise their right to vote by electronic means by following the instructions that will be given in the AGM Notice.

The Members who have not registered their e-mail addresses and / or not updated their mobile number, PAN and bank details are requested to register / update them with the Company / DPs to receive e-communication from the Company by following below process;

 Members holding shares in dematerialised mode are requested to register / update E-mail address and mobile numbers with their relevant DPs where DematAccount is maintained.

	For INOX India Limited
	Sd/-
Date: May 18, 2024	Kamlesh Shinde
Place: Vadodara	Company Secretary

### SARVESHWAR FOODS LIMITED CIN: L15312JK2004PLC002444

Regd. Office: Sarveshwar House, Below Gumat, Jammu (J&K) - 180001 Website: www.sarveshwarfoods.com | Tel: 019123220962

### STATEMENT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & PERIOD MARCH 31, 2024 (Amount in INR Lacs)

SI. Io.	2017-34320-03-225-09	Quarter Ended			Year Ended	
lo.	Particulars	31.03.2024 (Audited)	31.12.2023 (Unaudited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total Income from Operations	25,004.17	23,052.47	13,066.36	87,686.58	69,737.63
2	Profit before exceptional items and tax	534.45	690.59	273.48	2,249.91	1,090.13
8	Profit before tax	487.51	690.59	267.30	2,193.41	1.078.99
8	Profit after tax	414.00	493.20	180.99	1,677.99	780.05
Ē	Total Comprehensive Income for the year/period	414.00	493.20	180.99	1,677.99	780.05
ŝ	Paid-up Equity Share Capital (Face value of Rs.1/- each)	9,788.16	9,788.16	2,896.72	9,788.16	2,896.72
	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year					
ŝ.	Earnings Per Share (Face value of Rs.1/- each)					
	Basic (in Rs.) (not annualised)	0.04	0.05	0.70	0.23	0.10
	Diluted (in Rs.) (not annualised)	0.04	0.05	0.70	0.23	0.10

Notes: 1. The above is an extract of the detailed format of Reviewed Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results are available on the websites of the Stock Exchange (NSE & BSE) and on the Company's website www.sarveshwarfoods.com. 2 Standalone information (Amount in INP Lace)

SI.		Quarter Ended			Year Ended	
No.	Particulars	31.03.2024 (Audited)	31.12.2023 (Unaudited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total Income from Operations	11,215.54	9,964.09	6,632.44	38,073.44	33,273.58
2	Profit before exceptional items and tax	295.26	265.00	68.00	1,010.82	556.45
3	Profit before tax	295.26	265.00	68.00	1.010.82	556.45
4	Profit after tax	282.96	192.16	55.53	822.26	399.65
5	Total Comprehensive Income for the year/period	282.96	192.16	55.53	822.26	399.65
6	Paid-up Equity Share Capital (Face value of Rs.1/- each)	9,788.16	9,788.16	2,896.72	9,788.16	2,896.72
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year					
8	Earnings Per Share (Face value of Rs.1/- each)					190100-004
	Basic (in Rs.) (not annualised)	0.03	0.02	0.36	0.11	0.05
	Diluted (in Rs.) (not annualised)	0.03	0.02	0.36	0.11	0.05

3. Figures for the previous periods have been re-grouped/ rearranged/ restated wherever necessary to make them comparable with those of the current period.

. The main reasons for the increase in the sales and EBIDTA. The first one is that we got distribution of Bharat rice from Government of India which is the very prestigious project and we were authorised to distribute this commodity in the states of J&K as well as Leh Ladakh, the second one we got GI tag for the state of Jammu and Kashmir for basmati rice and hence our Bulk sales in the domestic market increased considerably. By the order of Board Sarveshwar Foods Limited

Date: 16.05.2024 Anil Kumar (Managing Director) DIN: 07417538

1	DCX Systems Ltd (formerly known as DCX Cable Assemblies Pvt Ltd)
	Regd. Off. Address : Aerospace SEZ Sector, Plot Nos. 29,30 &107, Hitech Defence and Aerospace Park,
	Kavadadasanahalli, KIADB Industrial Area, Bengaluru Rural, Karnataka. India - 562110
	CIN: L31908KA2011PLC061686, Telephone : + (91) (80) 67119555
	EXTRACT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE
	QUARTER AND YEAR ENDED MARCH 31,2024

sı.	Dertieulere	STANDALONE Quarter ended Year ended			ED Year ende		
No.	Particulars	•		31.03.2024	31.03.2024		
		(AUDITED)	(AUDITED)	(AUDITED)	(AUDITED)	(AUDITED)	(AUDITE
1	Total Income from Operations	7,461.94	5,105.45	14,233.95	7,462.03	5,105.45	14,235.
2	Net Profit / (Loss) for the period			-	5		
	(before Tax, Exceptional and/or	250.00	504.00	054.00	404.00	504.00	0.40
3	Extraordinary items)	350.22	504.00	854.02	431.30	504.36	946.
3	Net Profit / (Loss) for the period before tax (after Exceptional						
	and/or Extraordinary items)	350.22	504.00	854.02	431.30	504.36	946.
4	Net Profit / (Loss) for the period	000.22	001.00	001.02	101.00	001.00	010.
1	after tax (after Exceptional and/or						
	Extraordinary items)	259.44	410.89	680.99	329.53	411.26	757.
5	Total Comprehensive Income for			8			
	the period [Comprising Profit / (Loss)						
	for the period (after tax) and Other	057.04	400.00	004 70	007 70	400.00	700
	Comprehensive Income (after tax)]	257.64	428.63	661.72	327.76	428.99	738.
6	Paid-Up Equity Share Capital (Face value of Rs. 2/- per share)	222.78	193.45	222.78	222.78	193.45	222.
7	Reserves (excluding Revaluation	222.10	195.45	222.10	222.10	195.45	222.
1	Reserve)			10,966.29			11,039.
8	Earnings Per Share (Face value of			10,000.20			11,000.
	Rs. 2/- each) (for continuing and						
	discontinuedoperations)						
	(Not Annualised)						
	1. Basic (Rs)	2.39	4.25		3.04	4.25	7.0
	2. Diluted (Rs)	2.39	4.25	6.83	3.04	4.25	7.
	es:				0	10	
	ne above financial results were review neeting held on May 16, 2024.	ed by the Au	dit Committe	ee and appro	oved by the B	oard of Direc	tors at its

Year Ended 31.03.2024 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Discolsure Requirments) Regulations, 2015. The full fromat of the Financial Results for the Quarter and Year Ended 31.03.2024 is available on the websites of Stock Exchanges at (URL: https://www.nseindia.com) (https:// www.bseindia.com) and also on the Company's website (URL: https://www.dcxindia.com)

3. Previous period's figures have been regrouped/reclassified wherever necessary.

Sd/-

Place:

Dated:

4. The Company has only one geographic as well as manufacturing unit, in the context of the Ind AS 108 Operating Segment, is considered to constitute one single primary segment.

5. Figures of last quarter are the balancing figures between audited figures in respect of the full financial year and the published year to date figure up to the third quarter of the current financial year.

Bengaluru	For DCX Systems Limited Sd/- Dr. H S Raghavendra Rao Chairman & Managing Director
16 May 2024	Chairman & Managing Director DIN: 00379249



Place: Jammu

Sudarshan Chemical Industries Limited

Regd.office / Global Head Office : 7th Floor, Eleven West Panchshil, Survey No. 25, Near Pan Card Club Road, Baner, Pune – 411 069, Maharashtra, India Tel. : +91 20 682 81 200 Email : investorrelations@sudarshan.com Website : www.sudarshan.com CIN : L24119PN1951PLC008409

## STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31<sup>st</sup> March, 2024

	-				(ই in Lakhs)
			Stand	alone	
Sr.	Particulars	Quarter	Ended	Year Ended	
No.	ratuculara	31.03.2024 (Audited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total income from operations	61,759.9	54,151.8	214,142.9	1,97,610.5
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	5,223.1	2,772.3	12,690.5	3,782.7
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	4,879.0	2,772.3	43,856.5	3,782.7
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	3,687.8	2,269.6	33,512.4	3,141.0
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	3,831.9	1,857.2	33,242.5	938.6
6	Paid-up equity share capital (Face Value ₹ 2/- per share)	1,384.5	1,384.5	1,384.5	1,384.5
7	Reserve excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year			109,264.3	79,426.3
8	Earnings per share (of ₹ 2/- each) (before exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	6.3 6.3	3.3 3.3	13.2 13.2	4.5 4.5
9	Earnings per share (of ₹ 2/- each) (after exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	5.3 5.3	3.3 3.3	48.4 48.3	4.5 4.5
10	Net Worth	110,648.8	80,810.8	110,648.8	80,810.8
11	Debt-Equity Ratio (times)	0.32	0.92	0.32	0.92
12	Debenture Redemption Reserve	The second se	833	27	1570
13	Debt Service Coverage Ratio for the period (times)	2.30	1.62	1.54	0.98
14	Interest Service Coverage Ratio for the period (times)	15.45	5.18	10.05	4.36
15	Outstanding Unsecured Redeemable Non-Convertible Debentures	9,900.0	9,900.0	9,900.0	9,900.0
0		Not ann	ualised		

		Consolidated				
Sr.	Particulars	Quarter	Ended	Year Ended		
No.	Faruculars		31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)	
1	Total income from operations	76,424.1	69,118.1	253,877.7	2,30,173.2	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	7,802.0	4,064.5	15,542.9	5,973.9	
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	7,802.0	4,064.5	47,053.0	5,973.9	
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	5,803.4	3,257.0	35,744.7	4,476.9	
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5,887.7	2,777.0	35,485.8	2,856.5	
6	Paid-up equity share capital (Face Value ₹ 2/- per share)	1,384.5	1,384.5	1,384.5	1,384.5	
7	Reserve excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year	50		113,519.2	81,437.9	
8	Earnings per share (of ₹ 2/- each) (before exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	10.2 10.2	4.7 4.7	16.0 15.9	6.5 6.5	
9	Earnings per share (of ₹ 2/- each) (after exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	8.4 8.4	4.7 4.7	51.6 51.6	6.5 6.5	
10	Net Worth	114,903.7	82,822.4	114,903.7	82,822.4	
11	Debt-Equity Ratio (times)	0.38	0.99	0.38	0.99	
12	Debenture Redemption Reserve	T.S.		1	(	
13	Debt Service Coverage Ratio for the period (times)	2.69	1.38	1.62	1.04	
14	Interest Service Coverage Ratio for the period (times)	14.53	5.41	8.93	4.54	
15	Outstanding Unsecured Redeemable Non-Convertible Debentures	9,900.0	9,900.0	9,900.0	9,900.0	
		Not ann	ualised			



# **MANKIND PHARMA LIMITED**

Registered Office: 208, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India; Tel.: +91 11 4747 6600 Corporate Office: 262, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India; Tel.: +91 11 4684 6700 Email: investors@mankindpharma.com, Website: www.mankindpharma.com, CIN: L74899DL1991PLC044843

## NOTICE

Members are hereby informed that pursuant to the provisions of Section 110 and Section 108 of the Companies Act, 2013 ('the Act') and the Companies (Management and Administration) Rules, 2014 read with the circular issued by Ministry of Corporate Affairs ('**MCA**') no. 14/2020 dated 8<sup>th</sup> April, 2020, 17/2020 dated 13<sup>th</sup> April, 2020, 22/2020 dated 15<sup>th</sup> June, 2020, 33/2020 dated 28<sup>th</sup> September, 2020, 39/2020 dated 31<sup>th</sup> December, 2020, 10/2021 dated 23<sup>th</sup> June, 2021, 20/2021 dated 8<sup>th</sup> December, 2021, 3/2022 dated 5<sup>th</sup> May, 2022, 11/2022 dated 28<sup>th</sup> December, 2022 and 09/2023 dated 25<sup>th</sup> September, 2023 (collectively referred to as 'MCA Circulars'), the Secretarial Standard -2 on General Meetings issued by the Institute of Company Secretaries of India ('SS-2'), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and other applicable provisions of the acts, rules, regulations, circulars and notifications (including any statutory modifications or re-enactments thereof for the time being in force and as amended from time to time), the approval of the members is being sought for the following matters by way of Postal Ballot through remote e-voting process ('e-voting'):

Type of Resolution	Resolutions
Ordinary Approval for increase in the authorised share capital and consequent amend the memorandum of association	
	Approval for raising of funds in one or more tranches through issuance of equity shares and/or other securities to eligible investors
Special	Approval for enhancement of limit for the loan, guarantee and investment by the company under section 186 of The Companies Act, 2013
ореска	Approval for increase the borrowing limit under section 180(1)(c) of The Companies Act, 2013
	Approval for creation of mortgage and/or charge on all or any of the movable and/or immovable properties of the company
In accordance with th	ne MCA Circulars, the Company has completed the dispatch of Notice of Postal Ballot

('Notice') dated 15<sup>th</sup> May, 2024 on Friday, 17<sup>th</sup> May, 2024, through electronic mode to the members whose e-mail IDs were registered with Depositories and whose names appeared in the list of beneficial owners maintained by the Depositories as on Wednesday, 15<sup>th</sup> May, 2024, i.e. the Cut-Off Date. A copy of the Notice is available on the Company's website, i.e. www.mankindpharma.com, in the investors section, on the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseinida.com respectively and on the website of the e-voting agency i.e. National Security Depository Limited ('NSDL') at www.evoting.nsdl.com.

In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form and the pre-paid business reply envelope are not sent to the members for this Postal Ballot and member can vote through e-voting. Any member seeking copy of the postal ballot notice may write to us at investors@mankindpharma.com.

Voting rights shall be reckoned on the paid-up value of share registered in the name of the members as on the Cut-Off Date. A person who is not a member as on the Cut-Off Date should treat the Notice for information purpose only.

The Company has engaged the services of NSDL for providing e-voting facilities to the members. The members may please note the following e-voting period:

### NOTES:

- 1. The above audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 17" May, 2024 These audited financial results have been prepared in accordance with the Indian Accounting Standards ("Ind-AS") as specified under Section 133 of the Companies Act, 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and the provisions of the Companies Act, 2013.
- 2. The audited consolidated financial results include the financial results of the wholly owned subsidiaries viz. RIECO Industries Limited (India), Sudarshan Europe B.V. ("SEBV") (The Netherlands); Sudarshan Japan Limited (Japan); and the step-down subsidiaries viz. Sudarshan North America Inc. (U.S.A.), Sudarshan (Shanghai) Trading Company Limited (China); and Sudarshan Mexico S de R.L.de CV (Mexico) held through SEBV (hereinafter collectively referred as "Group"). The financial year ends on 31" March for all group companies.
- 3. In addition to the interim dividend of ₹ 3.60/- (Rupees three and sixty paise only) (i.e. 180%) per equity share (face value of ₹ 2.00/- each fully paid up) approved and declared by the Board of Directors of the Holding Company at its meeting held on Wednesday, 6" March, 2024, the Board of Directors of the Holding Company recommended final dividend of ₹1.00/- (Rupee one only) (i.e. 50%) per equity share (face value of ₹2.00/- each fully paid up), for the financial year ended 31" March, 2024 at its meeting held on 17<sup>th</sup> May, 2024, subject to approval of the members at ensuing Annual General Meeting. Accordingly, the total dividend for the financial year ended 31" March, 2024 is ₹4.60/- (Rupees four and sixty paise only) per equity share (face value of ₹2.00/- each fully paid up).
- 4. "During the quarter ended 30" June, 2023, the Company concluded the sale of its freehold land along with the structures thereon located at 162 Wellesley Road, Pune 411 001, for a total consideration of ₹ 35.600.0 lakhs resulting into a gain of ₹ 31.510.1 lakhs (net of transaction costs and other incidental costs). These assets were disclosed as Assets Held for Sale as on 31<sup>e</sup> March, 2023. Tax expense on this exceptional item amounting to ₹ 6,921.0 lakhs is included in current tax expenses"
- 5. The above is an extract of the detailed format of Quarterly / Annual Financial Results as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The aforesaid Audited Financial Results will be uploaded on the Company's website www.sudarshan.com and will also be available on the websites of BSE Limited www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors.

For and on behalf of the Board of Directors

R.B.RATHI Managing Director

Cut-Off Date	Monday, 15 <sup>th</sup> May, 2024
Commencing of e-voting	9:00 AM IST on Sunday, 19 <sup>th</sup> May, 2024
End of e-voting	5:00 PM IST on Monday, 17 <sup>th</sup> June, 2024

Members are requested to cast their vote through e-voting not later than 5.00 p.m. IST on Monday, 17<sup>n</sup> June, 2024, to be eligible for being considered, failing which it will be strictly considered that no vote has been received. The e-voting module will be disabled by NSDL upon expiry of the aforesaid period. Once the vote is cast, members will not be allowed to change it subsequently.

The instructions on the process of e-voting for members holding shares of the Company and who have not registered their email IDs, have been provided in the Notice.

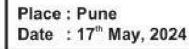
The Board of the Directors of the Company has appointed Mr. Ankit Singhi (C.P 16274) failing him Mr. Nitesh Latwal (CP No. 16276), Practicing Company Secretaries and Partners of M/s PI & Associates, New Delhi as the Scrutinizer for conducting the voting process through Postal Ballot remote e-Voting in accordance with the law and in a fair and transparent manner.

After completion of scrutiny of votes cast, the result of e-voting by Postal Ballot shall be declared by the Chairman, or any other person authorised by him, on or before Wednesday, 19<sup>th</sup> June, 2024. The result of e-voting will be displayed on the Company's website www.mankindpharma.com in the investors section, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and on the website of the e-voting agency at www.evoting.nsdl.com.

In case of any queries/ grievances connected with remote-evoting, you may contact Ms. Pallavi Mhatre, Senior Manager, NSDL at evoting@nsdl.co.in or at telephonic number 022-4886 7000 and 022 - 2499 7000. You may also refer to the Frequently Asked Questions (FAQs) for shareholders and e-Voting user manual for shareholders available at the download section of www.evoting.nsdl.com.

New Delhi

	For Mankind Pharma Limited
Place- New Delhi	Pradeep Chugh
Date- 17 <sup>th</sup> May, 2024	Company Secretary & Compliance Officer













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## **INOX India Limited**

Regd. Office: 9th Floor, K P Platina, Race Course, Vadodara - 390007 Tel: (+91 265) 6160100, CIN: L99999GJ1976PLC018945, Email: secretarial.in@inoxcva.com, Website: www.inoxcva.com

### INFORMATION REGARDING 47TH ANNUAL GENERAL MEETING ("AGM") TO BE HELD THROUGH VIDEO CONFERENCING/OTHER AUDIO VISUAL MEANS

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HISTORICALLY EUTURISTIC

NOTICE is hereby given that the 47" AGM of the Members of the Company will be held on Thursday, June 13, 2024, at 12:00 P.M. IST through Video Conferencing ("VC") / Other Audio Visual Means ('OAVM'), in accordance with applicable provisions of the Companies Act, 2013, and in compliance with the procedure prescribed in General Circular No. 20/2020 dated May 05, 2020, read with General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 02/2021 dated January 13, 2021, General Circular No. 19/2021 dated December 8, 2021, General Circular No. 21/2021 dated December 14, 2021, General Circular No. 02/2022 dated May 05, 2022, General Circular No. 10/2022 dated December 28, 2022 and General Circular No. 09/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs (collectively referred to as 'MCA Circulars') and the Securities and Exchange Board of India vide its Circular no. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 dated May 12, 2020, read with Circular No. SEBI/HO/ CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, Circular No. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 05, 2023 and SEBI/HO/CFD/CFD-PoD-2/P/CIR/2023/167 dated October 07, 2023.

The Company is pleased to provide to the Members the facility to attend AGM through VC / OAVM and exercise their right to vote at the AGM by electronic means through remote e-voting prior to the AGM and through e-voting system during the AGM.

Electronic copy of the Annual Report for the Financial Year 2023-24 including the Notice of AGM which includes the process and manner of attending the AGM through VC / OAVM and e-voting will be sent in due course to all the Members whose e-mail addresses are registered with the Company / Depository Participants ('DPs'). The Annual Report including the Notice of AGM will also be available on the Company's website at www.inoxcva.com and website of Stock Exchanges at www.nseindia.com and www.bseindia.com.

The Members holding shares as on Thursday, June 06, 2024 (cut-off date), including those who will not receive electronic copy of the Annual Report due to non-availability of their e-mail address with the Company / DPs, can exercise their right to vote by electronic means by following the instructions that will be given in the AGM Notice.

The Members who have not registered their e-mail addresses and / or not updated their mobile number, PAN and bank details are requested to register / update them with the Company / DPs to receive e-communication from the Company by following below process;

 Members holding shares in dematerialised mode are requested to register / update E-mail address and mobile numbers with their relevant DPs where DematAccount is maintained.

	For INOX India Limited
	Sd/-
Date: May 18, 2024	Kamlesh Shinde
Place: Vadodara	Company Secretary

## SARVESHWAR FOODS LIMITED CIN: L15312JK2004PLC002444

Regd. Office: Sarveshwar House, Below Gumat, Jammu (J&K) - 180001 Website: www.sarveshwarfoods.com | Tel: 019123220962

### STATEMENT OF CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE QUARTER & PERIOD MARCH 31, 2024 (Amount in INR Lacs)

SI. Io.	1217 State (100 200 200	Quarter Ended			Year I	Ended
No.	Particulars	31.03.2024 (Audited)	31.12.2023 (Unaudited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total Income from Operations	25,004.17	23,052.47	13,066.36	87,686.58	69,737.63
2	Profit before exceptional items and tax	534.45	690.59	273.48	2,249.91	1,090.13
Ë.	Profit before tax	487.51	690.59	267.30	2,193.41	1,078.99
8	Profit after tax	414.00	493.20	180.99	1,677.99	780.05
ŝ	Total Comprehensive Income for the year/period	414.00	493.20	180.99	1,677.99	780.05
8	Paid-up Equity Share Capital (Face value of Rs.1/- each)	9,788.16	9,788.16	2,896.72	9,788.16	2,896.72
	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year					
6	Earnings Per Share (Face value of Rs.1/- each)					10000-0001
	Basic (in Rs.) (not annualised)	0.04	0.05	0.70	0.23	0.10
	Diluted (in Rs.) (not annualised)	0.04	0.05	0.70	0.23	0.10

Notes: 1. The above is an extract of the detailed format of Reviewed Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Audited Financial Results are available on the websites of the Stock Exchange (NSE & BSE) and on the Company's website www.sarveshwarfoods.com. Standalone information (Amount in INP Lace)

SI.		Quarter Ended				Ended
No.	Particulars	31.03.2024 (Audited)	31.12.2023 (Unaudited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total Income from Operations	11,215.54	9,964.09	6,632.44	38,073.44	33,273.58
2	Profit before exceptional items and tax	295.26	265.00	68.00	1,010.82	556.45
3	Profit before tax	295.26	265.00	68.00	1,010.82	556.45
4	Profit after tax	282.96	192.16	55.53	822.26	399.65
5	Total Comprehensive Income for the year/period	282.96	192.16	55.53	822.26	399.65
6	Paid-up Equity Share Capital (Face value of Rs.1/- each)	9,788.16	9,788.16	2,896.72	9,788.16	2,896.72
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year					
8	Earnings Per Share (Face value of Rs.1/- each)				23.4752	
	Basic (in Rs.) (not annualised)	0.03	0.02	0.36	0.11	0.05
	Diluted (in Rs.) (not annualised)	0.03	0.02	0.36	0.11	0.05

Figures for the previous periods have been re-grouped/ rearranged/ restated wherever necessary to make them comparable with those of the current period.

. The main reasons for the increase in the sales and EBIDTA. The first one is that we got distribution of Bharat rice from Government of India which is the very prestigious project and we were authorised to distribute this commodity in the states of J&K as well as Leh Ladakh, the second one we got GI tag for the state of Jammu and Kashmir for basmati rice and hence our Bulk sales in the domestic market increased considerably. By the order of Board Sarveshwar Foods Limited

Sd/-Anil Kumar (Managing Director)

DIN: 07417538

DEX Systems Ltd (formerly known as DCX Cable Assemblies Pvt Ltd) Regd.Off. Address : Aerospace SEZ Sector, Plot Nos. 29,30 &107, Hitech Defence and Aerospace Park, Kavadadasanahalli, KIADB Industrial Area, Bengaluru Rural, Karnataka. India - 562110 CIN: L31908KA2011PLC061686, Telephone : + (91) (80) 67119555 EXTRACT OF STANDALONE AND CONSOLIDATED AUDITED FINANCIAL RESULTS FOR THE **OUARTER AND YEAR ENDED MARCH 31.2024** 

	4	S	FANDALON	E	C	ONSOLIDAT	ED
SI.	Particulars	Quarte	rended	Year ended	Quarte	r ended	Year ende
No	i antodiaro	31.03.2024	31.03.2023	31.03.2024	31.03.2024	31.03.2023	31.03.202
		(AUDITED)	(AUDITED)	(AUDITED)	(AUDITED)	(AUDITED)	(AUDITEI
1	Total Income from Operations	7,461.94	5,105.45	14,233.95	7,462.03	5,105.45	14,235.8
2	Net Profit / (Loss) for the period				r		
	(before Tax, Exceptional and/or						
	Extraordinary items)	350.22	504.00	854.02	431.30	504.36	946.0
3	, , , , , , , , , , , , , , , , , , , ,				1		
	before tax (after Exceptional						
	and/or Extraordinary items)	350.22	504.00	854.02	431.30	504.36	946.0
4	Net Profit / (Loss) for the period				1		
	after tax (after Exceptional and/or	050 44	440.00	000.00	200 52	444.00	7570
5	Extraordinary items)	259.44	410.89	680.99	329.53	411.26	757.8
3	Total Comprehensive Income for				9		
	the period [Comprising Profit / (Loss) for the period (after tax) and Other						
	Comprehensive Income (after tax)	257.64	428.63	661.72	327.76	428.99	738.5
6		257.04	428.05	001.72	521.10	420.55	130.0
0	(Face value of Rs. 2/- per share)	222.78	193.45	222.78	222.78	193.45	222.7
7	Reserves (excluding Revaluation	222.10	155.45	222.10	222.10	155.45	222.
· 1	Reserve)			10,966.29			11,039.7
8	Earnings Per Share (Face value of			10,000.20			11,000.
	Rs. 2/- each) (for continuing and			1	1		
	discontinuedoperations)						
	(Not Annualised)						
	1. Basic (Rs)	2.39	4.25	6.83	3.04	4.25	7.6
-	2. Diluted (Rs)	2.39	4.25	6.83	3.04	4.25	7.6

**1.** The above financial results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on May 16, 2024.

2. The above is an extract of the detailed Audited Stadnalone and Consolidated Financial Results for the Quarter and Year Ended 31.03.2024 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Discolsure Requirments) Regulations, 2015. The full fromat of the Financial Results for the Quarter and Year Ended 31.03.2024 is available on the websites of Stock Exchanges at (URL: https://www.nseindia.com) (https:// www.bseindia.com) and also on the Company's website (URL: https://www.dcxindia.com)

3. Previous period's figures have been regrouped/reclassified wherever necessary.

4. The Company has only one geographic as well as manufacturing unit, in the context of the Ind AS 108 Operating Segment, is considered to constitute one single primary segment.

5. Figures of last quarter are the balancing figures between audited figures in respect of the full financial year and the published year to date figure up to the third quarter of the current financial year.

	For DCX Systems Limited
	Sd/-
	Dr. H S Raghavendra Rao
Place: Bengaluru	Chairman & Managing Director
Dated: 16 May 2024	DIN: 00379249



Date: 16.05.2024

Place: Jammu

Sudarshan Chemical Industries Limited

Regd.office / Global Head Office : 7th Floor, Eleven West Panchshil, Survey No. 25, Near Pan Card Club Road, Baner, Pune – 411 069, Maharashtra, India Tel. : +91 20 682 81 200 Email : investorrelations@sudarshan.com Website : www.sudarshan.com CIN : L24119PN1951PLC008409

## STATEMENT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER & YEAR ENDED 31" March, 2024

	T				(ই in Lakhs)
			Standalone		
Sr.	Particulars		Ended	Year Ended	
No.		31.03.2024 (Audited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total income from operations	61,759.9	54,151.8	214,142.9	1,97,610.5
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	5,223.1	2,772.3	12,690.5	3,782.7
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	4,879.0	2,772.3	43,856.5	3,782.7
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	3,687.8	2,269.6	33,512.4	3,141.0
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	3,831.9	1,857.2	33,242.5	938.6
6	Paid-up equity share capital (Face Value ₹ 2/- per share)	1,384.5	1,384.5	1,384.5	1,384.5
7	Reserve excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year			109,264.3	79,426.3
8	Earnings per share (of ₹ 2/- each) (before exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	6.3 6.3	3.3 3.3	13.2 13.2	4.5 4.5
9	Earnings per share (of ₹ 2/- each) (after exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	5.3 5.3	3.3 3.3	48.4 48.3	4.5 4.5
10	Net Worth	110,648.8	80,810.8	110,648.8	80,810.8
11	Debt-Equity Ratio (times)	0.32	0.92	0.32	0.92
12	Debenture Redemption Reserve		832	-	1570
13	Debt Service Coverage Ratio for the period (times)	2.30	1.62	1.54	0.98
14	Interest Service Coverage Ratio for the period (times)	15.45	5.18	10.05	4.36
15	Outstanding Unsecured Redeemable Non-Convertible Debentures	9,900.0	9,900.0	9,900.0	9,900.0
0 - X		Not ann	ualised		

			Consol	idated	
Sr.	Particulars	Quarter	Ended	Year E	nded
No.	r ar u curar a	31.03.2024 (Audited)	31.03.2023 (Audited)	31.03.2024 (Audited)	31.03.2023 (Audited)
1	Total income from operations	76,424.1	69,118.1	253,877.7	2,30,173.2
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	7,802.0	4,064.5	15,542.9	5,973.9
3	Net Profit / (Loss) for the period before Tax (after Exceptional and/or Extraordinary items)	7,802.0	4,064.5	47,053.0	5,973.9
4	Net Profit / (Loss) for the period after Tax (after Exceptional and/or Extraordinary items)	5,803.4	3,257.0	35,744.7	4,476.9
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5,887.7	2,777.0	35,485.8	2,856.5
6	Paid-up equity share capital (Face Value ₹ 2/- per share)	1,384.5	1,384.5	1,384.5	1,384.5
7	Reserve excluding Revaluation Reserves as shown in the Audited Balance Sheet of the previous year			113,519.2	81,437.9
8	Earnings per share (of ₹ 2/- each) (before exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	10.2 10.2	4.7 4.7	16.0 15.9	6.5 6.5
9	Earnings per share (of ₹ 2/- each) (after exceptional item) Basic Earnings Per Share Diluted Earnings Per Share	8.4 8.4	4.7 4.7	51.6 51.6	6.5 6.5
10	Net Worth	114,903.7	82,822.4	114,903.7	82,822.4
11	Debt-Equity Ratio (times)	0.38	0.99	0.38	0.99
12	Debenture Redemption Reserve	7.5		5	(5)
13	Debt Service Coverage Ratio for the period (times)	2.69	1.38	1.62	1.04
14	Interest Service Coverage Ratio for the period (times)	14.53	5.41	8.93	4.54
15	Outstanding Unsecured Redeemable Non-Convertible Debentures	9,900.0	9,900.0	9,900.0	9,900.0
		Not ann	ualised		



## **MANKIND PHARMA LIMITED**

Registered Office: 208, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India; Tel.: +91 11 4747 6600 Corporate Office: 262, Okhla Industrial Estate, Phase-III, New Delhi - 110 020, Delhi, India; Tel.: +91 11 4684 6700 Email: investors@mankindpharma.com, Website: www.mankindpharma.com, CIN: L74899DL1991PLC044843

## NOTICE

Members are hereby informed that pursuant to the provisions of Section 110 and Section 108 of the Companies Act, 2013 ('the Act') and the Companies (Management and Administration) Rules, 2014 read with the circular issued by Ministry of Corporate Affairs ('**MCA**') no. 14/2020 dated 8<sup>th</sup> April, 2020, 17/2020 dated 13<sup>th</sup> April, 2020, 22/2020 dated 15<sup>th</sup> June, 2020, 33/2020 dated 28<sup>th</sup> September, 2020, 39/2020 dated 31<sup>th</sup> December, 2020, 10/2021 dated 23<sup>th</sup> June, 2021, 20/2021 dated 8<sup>th</sup> December, 2021, 3/2022 dated 5<sup>th</sup> May, 2022, 11/2022 dated 28<sup>th</sup> December, 2022 and 09/2023 dated 25<sup>th</sup> September, 2023 (collectively referred to as 'MCA Circulars'), the Secretarial Standard -2 on General Meetings issued by the Institute of Company Secretaries of India ('SS-2'), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, ('SEBI Listing Regulations') and other applicable provisions of the acts, rules, regulations, circulars and notifications (including any statutory modifications or re-enactments thereof for the time being in force and as amended from time to time), the approval of the members is being sought for the following matters by way of Postal Ballot through remote e-voting process ('e-voting'):

Type of Resolution	Resolutions
Ordinary	Approval for increase in the authorised share capital and consequent amendment to the memorandum of association
	Approval for raising of funds in one or more tranches through issuance of equity shares and/or other securities to eligible investors
Special	Approval for enhancement of limit for the loan, guarantee and investment by the company under section 186 of The Companies Act, 2013
Ореска	Approval for increase the borrowing limit under section 180(1)(c) of The Companies Act, 2013
	Approval for creation of mortgage and/or charge on all or any of the movable and/or immovable properties of the company
In accordance with th	ne MCA Circulars, the Company has completed the dispatch of Notice of Postal Ballot

('Notice') dated 15<sup>th</sup> May, 2024 on Friday, 17<sup>th</sup> May, 2024, through electronic mode to the members whose e-mail IDs were registered with Depositories and whose names appeared in the list of beneficial owners maintained by the Depositories as on Wednesday, 15<sup>th</sup> May, 2024, i.e. the Cut-Off Date. A copy of the Notice is available on the Company's website, i.e. www.mankindpharma.com, in the investors section, on the website of the Stock Exchanges, i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseinida.com respectively and on the website of the e-voting agency i.e. National Security Depository Limited ('NSDL') at www.evoting.nsdl.com.

In accordance with the provisions of the MCA Circulars, physical copy of the Notice along with the Postal Ballot form and the pre-paid business reply envelope are not sent to the members for this Postal Ballot and member can vote through e-voting. Any member seeking copy of the postal ballot notice may write to us at investors@mankindpharma.com.

Voting rights shall be reckoned on the paid-up value of share registered in the name of the members as on the Cut-Off Date. A person who is not a member as on the Cut-Off Date should treat the Notice for information purpose only.

The Company has engaged the services of NSDL for providing e-voting facilities to the members. The

### NOTES:

- 1. The above audited financial results were reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on 17" May, 2024 These audited financial results have been prepared in accordance with the Indian Accounting Standards ("Ind-AS") as specified under Section 133 of the Companies Act. 2013 read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 (as amended from time to time) and the provisions of the Companies Act, 2013.
- 2. The audited consolidated financial results include the financial results of the wholly owned subsidiaries viz. RIECO Industries Limited (India), Sudarshan Europe B.V. ("SEBV") (The Netherlands); Sudarshan Japan Limited (Japan); and the step-down subsidiaries viz. Sudarshan North America Inc. (U.S.A.), Sudarshan (Shanghai) Trading Company Limited (China); and Sudarshan Mexico S de R.L.de CV (Mexico) held through SEBV (hereinafter collectively referred as "Group"). The financial year ends on 31" March for all group companies.
- 3. In addition to the interim dividend of ₹ 3.60/- (Rupees three and sixty paise only) (i.e. 180%) per equity share (face value of ₹ 2.00/- each fully paid up) approved and declared by the Board of Directors of the Holding Company at its meeting held on Wednesday, 6" March, 2024, the Board of Directors of the Holding Company recommended final dividend of ₹1.00/- (Rupee one only) (i.e. 50%) per equity share (face value of ₹2.00/- each fully paid up), for the financial year ended 31" March, 2024 at its meeting held on 17<sup>th</sup> May, 2024, subject to approval of the members at ensuing Annual General Meeting. Accordingly, the total dividend for the financial year ended 31<sup>st</sup> March, 2024 is ₹4.60/- (Rupees four and sixty paise only) per equity share (face value of ₹2.00/- each fully paid up).
- 4. "During the quarter ended 30" June, 2023, the Company concluded the sale of its freehold land along with the structures thereon located at 162 Wellesley Road, Pune 411 001, for a total consideration of ₹ 35,600.0 lakhs resulting into a gain of ₹ 31,510.1 lakhs (net of transaction costs and other incidental costs). These assets were disclosed as Assets Held for Sale as on 31<sup>e</sup> March, 2023. Tax expense on this exceptional item amounting to ₹ 6,921.0 lakhs is included in current tax expenses"
- 5. The above is an extract of the detailed format of Quarterly / Annual Financial Results as required under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The aforesaid Audited Financial Results will be uploaded on the Company's website www.sudarshan.com and will also be available on the websites of BSE Limited www.bseindia.com and The National Stock Exchange of India Limited www.nseindia.com for the benefit of shareholders and investors.

For and on behalf of the Board of Directors

R.B.RATHI Managing Director members may please note the following e-voting period:

Cut-Off Date	Monday, 15 <sup>th</sup> May, 2024
Commencing of e-voting	9:00 AM IST on Sunday, 19 <sup>th</sup> May, 2024
End of e-voting	5:00 PM IST on Monday, 17 <sup>th</sup> June, 2024

Members are requested to cast their vote through e-voting not later than 5.00 p.m. IST on Monday, 17<sup>th</sup> June, 2024, to be eligible for being considered, failing which it will be strictly considered that no vote has been received. The e-voting module will be disabled by NSDL upon expiry of the aforesaid period. Once the vote is cast, members will not be allowed to change it subsequently.

The instructions on the process of e-voting for members holding shares of the Company and who have not registered their email IDs, have been provided in the Notice.

The Board of the Directors of the Company has appointed Mr. Ankit Singhi (C.P 16274) failing him Mr. Nitesh Latwal (CP No. 16276), Practicing Company Secretaries and Partners of M/s PI & Associates, New Delhi as the Scrutinizer for conducting the voting process through Postal Ballot remote e-Voting in accordance with the law and in a fair and transparent manner.

After completion of scrutiny of votes cast, the result of e-voting by Postal Ballot shall be declared by the Chairman, or any other person authorised by him, on or before Wednesday, 19<sup>th</sup> June, 2024. The result of e-voting will be displayed on the Company's website www.mankindpharma.com in the investors section, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively and on the website of the e-voting agency at www.evoting.nsdl.com.

In case of any queries/ grievances connected with remote-evoting, you may contact Ms. Pallavi Mhatre, Senior Manager, NSDL at evoting@nsdl.co.in or at telephonic number 022-4886 7000 and 022 - 2499 7000. You may also refer to the Frequently Asked Questions (FAQs) for shareholders and e-Voting user manual for shareholders available at the download section of www.evoting.nsdl.com.

	For Mankind Pharma Limited
Place- New Delhi	Pradeep Chugh
Date- 17 <sup>th</sup> May, 2024	Company Secretary & Compliance Officer



Place : Pune Date : 17th May, 2024









### Saturday 18 May. 2024

فد ق كرت بوت تالاك ياس كالنبل وكت قلب بند بوف ب ب ہوش پڑا جما جس کے بعد اس کو اگرچہ اسپتال تعل کیا تما جام دہ زندگی کی جگ بار کیا۔ انہوں نے کہا كدان معاط ش يس درج كرك تحقيقات شروبا كردى كى ب-

### افريته كالحد

ل ب- بندوستان اور افريت ك ورميان أقضادي تعلقات شي ثمايان اشافه اوا ب، دو طرفه تجارت برين تك "فى فى ب- بقد ستان ايى براجدات کے لیے تی منڈیاں تاش رباب اوردسائل كومحفوظ بتان كى كوشش كررباب، خاص طور يرتواناني ے شع میں - افریقہ می بندومتان کی دقائل سفارت کاری تکیل رہی ي، كى ممالك ش يحد فاقى اتا شى لی تقرری کے ساتھ۔ جندوستان افریق ممالک کواسلجدا در فوجی طیارے ياجد كرن كالمش كردا ب-افريقه ک ساتھ بندوستان کی معروفيت اس كى وسيع تر خارجه ياليسى ت مقاصد کا حد ب، جن مي کير طبى دنيا كوفروخ دينا اور عالى طاقت كى تركيات كومتوازن كرناشال ب-بندوستان افريد 2 ارمن كو ان مقاصد کے صول کے لیے شروری La Molotak - CER درسیان تعادن کی ایک طویل تاریخ تاریخی تعلق، بندوستان کا جدید ماقتوں کے ساتھ ل کر، دولوں قطوں کے درمیان تعلقات کو ج مر کراکر کے لیے ایک مفبوط بنیاد قرابم کرنا

ورت تق اور دوشت كردول -

見たこうの しいしょう とう

ي كدجب المين موقع في كاده دف

2.60 بال2014 = 2014 تك كل ماوں نے اپنے بیٹے کوئے جبکہ سال 2024 = 2024 2014 しいとききたしい مارج میں شمیر شدان کاطرف سے خطاب کی تل ر بلی کا حوالہ دیتے ہوئے وزيامهم 2 كماككر شد 40سالون ين بر تيلي الحرار في ب- وزير القم فريقرلوك سجامين إمب زاده 36 فعد دانک کو چاری بارليماني التحابات مين "انتبائي تللي

### NOTICE

L RAYAZ AHMED S/O NAYAZ AHMED MIR R/O VILLAGE PLERA TEHSIL MANDI DISTRICT POONCH HAVE CHANGE MY NAME FROM RAYAZ AHMED TO RAYAZ AHMED MIR HENCEFORTH FOR ALL FUTURE PURPOSES, I HEREBY ASSUME MY NEW NAME AS RAYAZ AHMED MIR IF ANY BODY HAS ANY OBJECTION CAN REPORT PASSPORT OFFICE RAJOURI WITHIN 5 DAYS FROM THE DATE OF PUBLICATION OF THIS NOTICE.

#### NOTICE

I, NAYAZ AHMED S/O MOHD JOO R/O VILLAGE PLERA TEHSIL MANDI DISTRICT POONCH HAVE CHANGE MY NAME FROM NAYAZ AHMED TO NAYAZ AHMED MIR HENCEFORTH FOR ALL FUTURE PURPOSES, I HEREBY ASSUME MY NEW NAME AS NAYAZ AHMED MIR IF ANY BODY HAS ANY OBJECTION CAN REPORT PASSPORT OFFICE RAJOURI WITHIN 5 DAYS FROM THE DATE OF PUBLICATION OF THIS

یں دہشت کردنی مرون پر تحی- ان بخش دانغة قرارديته بوئ كها كه ی دیک مردر می در کار کی دیک میں کہ اس سے ثابت ہوا ہے کہ حکومت کی پالیسیاں ورست تحمیں اور مذہب کی بنیاد پر کوئی امتیاز کمیں تھا۔وزیر اعظم ارگون کاب بھی دبی روپہ ہے۔

وزرداخل دوران انہوں نے بی ج لی لیڈران مودى في كبا،" يوسر يظرين ايك تهوار اور کی موای وقود سے ملاقات کی ۔ کی طرح تھا جس میں لوگ کا رہے رات اجرم يتكرين قيام كرت كرابعد ت، تاليان جارب ت واح بين وزيرداخلداميت شاه جعدكا فتح والمكن فررت تقراور جمبوريت كالتبوارمنا ى وىلى رواند يو الى - لى ب لى كى رے تھا انہوں نے کہا کہ سریگر جموں وشیر یونٹ کے جزال شریزی سنیل شرمانے جعرات کو کہا کہ وزیر داخلہ کا تشمیر کا دورہ سیاق قش لزشتہ تین وہائیوں کے دوران ودعك كروارد ال باران ك كيوتك لوكون في مقدوستاني أحمين ي ب- جعرات كويمان شريطي كوراً يعد شاوت جون الشمير كربي ت في فومحموس كيا اور يوقط مرط كى ودیک کے دوران جمبوریت کا تبوار اليدرون سميت كفاوفور س بات چيت با ب باغ يرمنايا وزياعظم مودى کی ۔ایک پیاری دفدادرمقامی سکھوں 2 كما" جارى ما مى ميني جن ك رشته دار بیلے جوں و کشیم میں تعینات تقریر دیکان رومی تحصی که کشیر می کب كالك وفد في محالة و عاقات كى- يوتك ملك شي اال وا آف دما يدو ر درد درد لدى كذك (الم ى ى) الذب مركزي وزير واللداميت شاو تشير ش ک دانتات اور پتراؤ اور بری خری آئیں گی۔ تاہم وزیراعظم مودی نے جنوب و سشیر میں اسن کی گارتنی دمی اور ی سیکورٹی جائز د میٹنگ کی صدارت بدكر ع \_ ورائع ن بتاياك چا جاری لوک سیما التقابات کی وجہ سے دفعه 370 کی دیوارکو بنادیا۔اس بار سریکلر میں ریکارڈ دونک ہوتی۔'' مك مي ايم ى ى نافذ ب، مركزى اتبول في مريد كما كا تشير من وزيردا غلد سى رحى سيكور فى جائز واجلاس کی صدارت فیس کر سکے۔ انہوں نے پہاڑی، سکھ اور گر/ بکروال براور این ( ارشد قمن دبائول من ) يه بيلا اليمن تها جب برتال كى كال نيس ت منتف وأور ب طاقات كى اور فى متحى رانبوں نے کہا " پہلے کثمير ميں یے بی لیڈروں کے ساتھ پارٹی امور پنسیل بات چیت کی۔ اتخابات کے دوران، وہاں مظاہرے او تق اول این جانوں سے

دهمكيان ملى تعين -ليكن اس بار سريقكر 12/2 در پرور کی قیادت می ترقی کے ملین کے ماول کو مزید کل نہیں کیا جا سکتا۔ ماہم، سیتار من نے کہا ہیں کو کھی کو دسمت میں ہولگ کے چھلے ریکارڈ ٹوٹ L." 150 2 11 1. اوكوں كى طرف التحايات مى جو جرش وشروش وكعايا تمياس كالثوت ب دين - بندر تان كوخود الحصار في یں مدد مل کی ۔انہوں نے پیامید بھی كەكونى بىمى دقىد 370 كودا يى لاكر ناہر کی کہ بندوستان کے پائی اب بھی اپنی میونی کر ملک کی صلاحیت کو بدھانے کا موقع ہے کیو کد دنیا کودا ودف ویک کی ساست تیں کر مكا" ال بات يرزورون بوع الركزشة بالى جدد بائيون عن مراقيش 19 کے بعد قتن پلس ون حکت ملی ين شميرايك يزامنكدرباب،مودى 2 كما كالوزيش كموتول يرتاك كى طرف وكمورى ب- مى مى جارى كي جمنى ريرى ألسى يوت كى کو کچرین ہے۔ اب، درد (ایوزیش لیڈر) خاموش سے لوکوں کو بتا رہے ريورك كا حوالد وي بوت انبول في كما كديمدوستان يورب اورام يك یں سِنْز ایکریکور کیلیے سرما یہ کاری 2 مقامات كافيرت على مرفيرست 370 كودالي لا من كدون سال يبط لوكول كى سلامتى كوخدا كرجم وكرم ب جوجين را بنا الحمار كم كرف اور این میزین کرنگ ملاحیت کا کرکه مصد ر چوڑ دیا کیا تھا۔ دھاکوں کے طرم تدین کرنے کی کوشش کر رہے دبشت كردون كومعاف كرويا كيا-یں۔انہوں نے کہا کہ بے خود عاری سلير يلول كوسياست كى جادرد ، دى ہندوستانی منعت کے لیے کانی بری تى-الىروب كى وجد ت ملك بر لتوائق فراہم كرتا ب، انہوں ف مريدكور في المراقى الميم موبال اور اليترابعس تر شعبون كوبنى تبديل كر

- - 61

م عديار.

استعال کرنا ہوگا۔ی این آئی کے مطابق ان آئی کے نائب صدر اور جوني تشمير بارجول

بطاي بولوك ان كالمحاكم ما يددى كى طرن برتاؤكري ك- ال التواكا الجيار كرت جوت ك بنددستان تمام مطوبه قوى طاقتول كو تاركر يكاجوات والدوتون عن ات ايك مركروه طاقت عات 8.1/ زيدرمودي حكومت اقتدار برقر اردهتي ب-انبون 2كماكمالى كارمرق ک ایک اہم ذریعہ، سیلانی چین میں ایک فیتی اضافہ اور ٹیلنٹ کے ایک اہم پول کے طور پر مندوستان کے ارے میں اتل و اقاق رائے CC. 4-1, 11 2 - 4 مارے مل کے لوگ ایتا اتھا۔ اري 2. ونيا وكسع بحارت كى المرف برفي ك لي ام د كال ش ماری کوششوں کا فرمقدم کرے گی۔ ياك إياع ب من ش أب م لارمتوں، لیکنالوجیز اور دولت کے

واليس ك\_ 5.2.3 ب جس میں آپ سب، ملازمتوں، لیکنالوجیز اور دولت کے تخلیق کاروں كطوري، أيك اجم حد ذالي 2-جى طرح جم، حكومت على 125 ونوں کے بعد تیاری کررے میں سطینا اج ب بحى اى طرح كى كوششون کے لیے خود کولا کو کریں گے۔ انہوں نے Cli کے مالاند پر فس سے ظاب کرتے ہوئے یہ پاتیں کیں۔ ڈاکٹر ب مظرف داوں يدوى ممالك كايراد رات ، م في بغیر، سمندری اور زیٹی معامدوں کی خلاف ورزى كرف يرتيمن اورديشت كردى ادرانتا يستدى كوفروغ ديني

تكليق كارول كحطور يرداكي اجم حصه

ادر ان کی رہائی کا سامان بھی ساتھ -bride باكتان يجى تقيدك الشياش زيمي 1.5 اور سمندر میں ٹنی کشیدگی انجری ہے 12024 2 2 2024 L ترتى كے تخيف پر نظر بانى كى ب، اس كيوتك معابدون كى خلاف ورزى سال لمك كى معيشت يس اب سات بانى ب ادر قانون كى حكرانى كونظر اتدار کیا جاتا ہے۔ دہشت گردی اور فيسر يرتب ويج كاليش كولاك انتبا پرتدی ان اوگوں کو بڑے کرتے گلی كى ب- بمعرات كوجارى بوق دالى 2024 كروساتك كى عالى اقتصادى ب جوطون ا م ال يال جرا صورتمال اورامكانات من كما كيات ה אב בא אנו בי א اس ين ايك طوفان - كزرر ب مدوستان کی معیشت 2024 ش 6.6 فيدار 2025 6.6 فيد -03

الم مجد الله 1

15 2 Site 11

2019 كو مارى ال راست كى

خموص يوزيش طاقت 2 بليوت ي

فتم كى اوردوفكرون يس تقسيم كرديا اور

يبال كموام كوداتك كدن يرسارا

د ان عرارة راي 3 راع دى كا

ی س کے ملا ہوگا، رازدان کے ب می از ما مرد ما مو کیا موگا، یمال الم روز تی مولی مولی مین محصالیا با کو بیمی دیکھائی شیں دیا، جہاں 2014 على تم ف كام تجوزا . في ے يال بحدثين برا ب- ال علات كوياتي تشخ يرلاف كيلي بم ن کام کیارر جان تم نکام چوزا اس کے بعد کوشی کیا گیا، مرک کا ٢٠ جارتك ٢ - كا جا ر ش تفورا سااضاف بوات مرميداللد كماكد حلقد التحاب بار بموارش كرين لتكذاره كيرن اور مريحل 4 مشكل علاق بين، ان علاقون كواكر جم ي معنوں میں سال کے 12 من باق ريامت كياتح جاف رك كاكام ى ريد م ت كمايد ب بروى باانصافى كرت ين، اورانشامالله ين ان تلون كيليار ون كار من آب كويقين والاتا بول ك ياركمن من ان مناول کا معاملہ میری اولین تر جیلت موللی۔ این می نائب صدر نے کہا کہ جموں وکشیر ش اگر ایک می قیدی ہوتااوراس کی رہائی ووٹ ڈالنے میں ہوتی تو شائد میں بھی اس كيلخ ودك ذالتا ليكن جمول وتشمير ايے بزاروں توجوانوں بي جو إمرى بیلوں می سورے میں، اور ان کی بات کوئی نیس کرتا، پیش کا تونس ی بج بركي آنى برانظاء الله الل

المبلى چاديم جي درج كرنے ك

ساتھ ی ابری جلوں میں مقید

شميريوں كى دائيسى كاكام كياجات

تومى وبين القوامي

دو كرت في ايالكاتاكري

### THE DAILY TASKEEN JAMMU تك يعين كى يش كونى كى كى ب، جو قيت اور ضومى دراج مرى انتظامات

ے سالم می بعدستان ک

زيردت مددكرد باب- البقدا جموعى طور

يديش بحت بول كديم ان فمرول -

ببت مطمئن ميں جو مارے پال

2 ... LIN 2 31 2 ...

كه جنددستان في \* نمايان طور پرانتين

كاركردكى كامظام وكما ب-"اور "يم

مدوستان كاترق في نظانظر شي كانى

حد تك بمرى وكم رب إل- ال

سال 6.9 فيصد اورا كل سال 6.6

ساست کو فیصلہ کن انداز میں پھیتنے کی

بجنبول في اين ستى اور ملك دخمن

باست كاج ب موار كواند يرب

م ركار يتل ن كما كرع دالم ب

-4

بنادى طور يرمضبوط موالي كارى جو بتدوستان روى كرساته ركمتاب

اور لیکدار بھی کمیت کے ذریعے کار قرما ودہمی "اپنی دراج مدی لاگت کو کم رکھنے

ب- ووفى مالك توارقى سامان كى

براج مات کی نمو پر دزن ڈالتی رہے کی، دواسازی اور کیمیکار کی براج مات

یں منبوطی تر تنظ کا ترقع ہے۔

وط بال کاز کاری ی بتروتان

ك لخ 6.9 فيصدا تشادى ترتى ك

تخمينة اس سال جنوري يش اقوام متحده

كەرىيدى ئى 6.2 نىھىدى ۋى يى

كى يولى تولى ت اويركى طرف نظرة بى

ہے۔ ہندوستانی اقتمادی انتظراط

بار من اشد نكباك سمر

خيل مي محرك ببت ماده ين.

متدرستاني افراط زريس فمايان كي اج في

بادران كامطب يرجك اليانى

يوزيشن ويكرمما لك كى طرح محد ودنيس

بادر مالياتي اور مالياتي دونون طرف

عمايد مامل عد أبول ف

فت كياكه بندوستان على " يبل -

ی رقی کی رفتار دراصل بی مال

ے تھی اور جاری ہے اور جندوستان کی

براجمات بحى كافي مضبوط ري ...

ليدايش تحتابون كدان ممام واللك

و کیتے ہوئے، یہ برمی ایک بہت ہی

معقول معمولي اويركي طرف نظرتاني

シュレックション

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اور بيش رفت كاايك نياباب كمابج بیوں وکٹم کے نوج انوں کو ملک کے ديكر حصول كما طرع مسالبتني ينادب كالمجمك في لوكون ب مطالبة كياك میدانندادر منتوں کوان کے طرول کو وایس سیجیں چر انہوں نے ان تمام سالوں شرائ ب-

#### 101010101 بموستان بدازيل ادر بحددوس فيدى ترقی بذیر معشتون میں بہت مضوط ترقی کی کارکردگی دیکھی\* اور مزید کہا

جتاب ستجيوت المارك المتن اور او این ڈی تی کے درمیان سلسل تعادن لي تكومت كروژن يرزور ديا-انہوں نے کہا، "ایٹارٹ اپن جدت طرارى، ممايقت كوفروغ دين اور صارفین کی پندکو بردها کر اواین ڈی ى ايكوسلم ش اجم كردارادا كريكتي فعدد لبذا يداس مقام يراجحا لكردبا زیادواشارے الہی نے اداین ڈی ک نيك ورك يراجن إوراكر في عد ستشیری عوام جانے والی علیحد کی اور پاکستان نواز لیا ہے جوتو می وہل کے جوش اور وقار کی مکامی کرتا ہے۔انچ انی اور می ای اد،اداین ڈی ی، شری ٹی کوش نے کہا. منرورت ب-ان تمام سالوں میں جموں وسطیر شیطانی قوتوں کا شکاررہا اد این وی ی اسارت اب مبوسو بدر مان ] د بیش تد ال ] مز یں ایک اہم لو کی ظاہری کرتا ہے۔ ابنے ماحولیاتی نظام کے اندر تعاون اور しいにんしうとううろしの مفتيول ادر كاندهيون ف\_اين تجرريان الچی کوای کا کے اصولوں کی ااین ڈی الجري ليكن شمير كالوكول كوقربت ادر ى اسارت اب ميرسو اوايت وى ى ال وقت جد حالی معیف میں جد با بد حالی میں کھا چک تے کہا کہ وزیر اور استارت اللہ ایکل تحد میان ب- انہیں نے مزید کہا کہ علی کی اعظم زیدر مودی نے طبیر کیلئے ترقی ایک منز واضح الک ب-

## لىيد،لداخ 1 - 11 جون تك ايشاكى سب -اعلیٰ عصری زینی آرٹ نمائش کے دوسرے ایڈیشن کی میزیانی کر گا

يبد الديد الدان1 - 11 جون تك وكش ذكوو يلى باتيك بارك من "وى فوج اجف ايمر سوالينداج رف/ايم سعد ينذاج رف ايذ وى فوج " كوموان سايتيا كى ب ساطى معرى لينذاج رث كروب فمائش كرد ور الميش كى یر بانی کرنے کے لیے تاریب 2023 میں اس کے افتانی اول میں کی کام یا کی کو یاد میں اس مال کی لناکش "اوب ا یوالی امید سر مراکز اب اساس کا مقصد ایک بیا تمدار معتلی کے لیے یا ملح کہ اعداد قدامات کو تنم و بنا ہے۔ اس قتریب میں الحول کے اجود سے دیتا پروگرا موں، ذکاروں کی قلموں کی نمائش، ادرعسری عصری پر قارمنس کے ساتھ ساتھ متامی طور پرضائع شدہ، کا ش تجدید، یادہ بارہ قامل استثمال مواد سے بتائے کے تصوص الارف کی تصیبات اور جسم كى نى أش كى جائر كى في مائش فى يور فى يوتين كرة فى ادار وبدا محالات 2024 كى جمايت حاص كى جادران ش إصلاميت فكارول كى أيك متورع مف وأن كى كال ب، جن من مندشا كروا موانى، تو الملمو أسمان الحمور وريد يردين، لندن كياشوا سليلوين معيل، مركب زادا، لي المجلي في واللا يورون، أو أكل جوش، تكل تحوي باسلر، اوما كيوير قارمتك كمينى مارتر ينامو كاراينى، راتكواورانش كمار، اتجلينا كمار، ريمن فاي ماركو، أكشت بإغرب، جسميت فاحلون ، اجدالارينت د، عرشان بر.

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-			Quarter en	viec		Ended	
м	Particulars	31.63.2024	31.12.2923	31 03 2923		21.03.2923	
NO.		(Ascitted)	(Usaud/add)	(Austec)	(Audited)	(Austed)	
1	Total moone from Operations	25.004.17	23.052.47	13,096.36	87,586.58	#9 737 5	
ż	Profit before exceptional items and tax	534.45	590.59	273.48	2,249.91	1 (342.1	
3	Profit perform sau	487.61	990.099	207.30	2,193.41	1.073.9	
ā.	Proft after its	414.00	463.20	180.34	1,877.00	783.5	
5	Total Comprehensive income for the year/period	414.00	410.20	100.95	1,577.99	751.0	
6	Paid-up Equity Share Ceptal (Face value of Fa.1 each)	9,798.14	9,788.10	2,490.72	9,788.10	2,006.7	
7	Reserves (excluding RevaluationReserve) as shown in the Audited Belance Sheet of the previous year			-			
	Carnings Par Drare (Face value of Rs. 11- each)						
	Basic (in Rs.) (not enruelised)	0.04	0.05	0.70	0.23	3.5	
-	Oluted (in Rs.) (not ennuelised)	0.04	0.05	0.70	0.23	4.5	
\$1.	Particulars	31.63.2034	Quarter er 31.12.3823	sted 31.03.2923	21.51.2024	Year Ende	
No.	Personal	(Audited)	(Unsudited)	(Audited)	(Audited)	Audited	
1	Total invone from Operations	11,215.64	9.964.09	6.632.44	30,073.44	23,273.5	
ż							
	Profit before exceptional items and tex	295.24	245.00	68.00	1,010.62	654.4	
3	Profit before las	295.26	245.00	68.00	1,010.62	654.4 058.4	
3	Profit juefers las Profit after las	296.26 281.90	265.00 192.10	68.00 65.52	1,010.62 822.26	554.4 554.4 309.8	
3 4 5	Profit before law Profit after law Total Comprehensive income for the year/bertod	296.28 282.66 252.90	265.00 192.10 192.10	68.00 65.52 55.52	1,010.62 822.26 822.25	654.4 654.4 599.1 399.1	
3	Profit before tee Pool aller as Total Comprehensive Income for the year bertol Park-op Capary Strees Capital Flore value of fis 1 each i Reserves (incoluting: Pennilation Deserve) in the Audited Balance Meet	296.26 281.90	265.00 192.10	68.00 65.52	1,010.62 822.26	654.4 654.4 599.1 399.1	
3 4 5 6 7	Profit series van Profit aller wa Told Georgetenske procesite it personensis Revice (baarly Strans Capital if acc value of the 1 serie Reviews, including: Personalism/Review as shown in the Audited Salarce Street of the pervisio spress	296.28 282.66 252.90	265.00 192.10 192.10	68.00 65.52 55.52	1,010.62 822.26 822.25	654.4 654.4 599.1 399.1	
3 4 5 6	Profit serves we Profit after two Total denses income for the peoplerist Total Compartension Income for the peoplerist Pancos Casada (Peopleristics Peoplerist Revenues Casada) (Peopleristics Peoplerist of the period peoplerist Companyon Pancos year Companyon Pancos Year Companyon Pancos Year Pancing Panco Year Vision (Plan. 11–and)	205.26 282.96 205.96 9,703.16	245.00 112.16 112.16 9,716.10	68.00 55.53 55.51 2,490.72	1,010 62 822,25 822,25 9,766 10	654.4 658.4 309.3 399.3 2,890.7	
3 4 5 6 7	Profit series van Profit aller wa Told Georgetenske procesite it personensis Revice (baarly Strans Capital if acc value of the 1 serie Reviews, including: Personalism/Review as shown in the Audited Salarce Street of the pervisio spress	296.28 282.66 252.90	265.00 192.10 192.10	68.00 65.52 55.52	1,010.62 822.26 822.25	158.4 (558.4 (399.8 (399.8 (2,896.7 (1,5)(	
3 4 5 6 7 8	Partial and an information of the parameters of the set	205.26 285.96 275.26 8,758.16 8,758.16 0.62 0.62 0.62 0.62 0.62	216.00 112.16 112.16 9.736.16 0.02 0.02 0.02 0.02 0.02	08.00 66.53 2,890.72 9.36 9.36 0/ be current y trafis which is t	1,010,62 822,25 822,25 9,716,10 0,11 0,11 0,11 yeliac the very presign	258.4 556.4 399.5 2,090.7 5.5 8.9 0.0 8.9 0.0 8.9	
345678	Partial area in  Partial area in  Partial area in  Tad Comprehense Transmith The participation  Tad Comprehense Transmith The participation  Tad Comprehense Transmith Theorem and stores in the Audited Salarce Inteel difference in the  Comparison of the Comprehense of the Transmith Comparison of the Comparison  Taggeres for the previous and of the Transmith Comparison of the comparison of the Comparison  Taggeres for the previous part of the term regrouped internegative  terms above the increase in the salars and CBUCTs. The Instance Internet and former or the Instance the encoded in Annual Instance Instance  And former or Annual and the Instance Instance Instance  Salarce  Comparison the development in  Comparison  Taggeres For the Salarce  Salarce  Comparison  Taggeres Fordes Linetided Salar  And Kurnary (Managere Directory) Data (21417538	205.26 285.96 275.26 8,758.16 8,758.16 0.62 0.62 0.62 0.62 0.62	216.00 112.16 112.16 9.736.16 0.02 0.02 0.02 0.02 0.02	08.00 66.53 2,890.72 9.36 9.36 0/ be current y trafis which is t	1,010,62 822,25 822,25 9,716,10 0,11 0,11 0,11 yeliac the very presign	658.4 255.4 299.5 2,896.7 6.5 6.5 6.5 6.5 6.5 6.5 6.5 6.5	
345678	Partial and an information of the parameters of the set	205.26 285.96 275.26 8,758.16 8,758.16 0.62 0.62 0.62 0.62 0.62	216.00 112.16 112.16 9.736.16 0.02 0.02 0.02 0.02 0.02	08.00 66.53 2,890.72 9.36 9.36 0/ be current y trafis which is t	1,010,62 822,25 822,25 9,716,10 0,11 0,11 0,11 yeliac the very presign	654 / 654 / 209 / 2 899 / 2 899 / 8 / 8 / 8 / 8 / 8 / 8 /	
345678	Partial and an information of the parameters of the set	205.26 285.96 275.26 8,758.16 8,758.16 0.62 0.62 0.62 0.62 0.62	216.00 112.16 112.16 9.736.16 0.02 0.02 0.02 0.02 0.02	08.00 66.53 2,890.72 9.36 9.36 0/ be current y trafis which is t	1,010,62 822,25 822,25 9,716,10 0,11 0,11 0,11 yeliac the very presign	654 509 209 2,090 2,090 9 3 0 00 project	

#### مرسور بر مر مر کمار 2014 ب ب شر مر مر کما که 2014 میں بندوستان نے واضح فیصلہ کیا تھا پارلیمانی نشست بر پارٹی آمیدوار عر مبداللہ نے کر یز، تکریل اور دادر میں ينادى مركريون سلي عر عاى كدووكي بحى سرحد بإرد بشت كروني كو اجماعات اور وركرس ميشكول -يرداشت فيس كري 2 - انبول ف 上でののとしとしたろう خطاب كرت بوئ كيا-عمر عيدالله لوگوں نے 2014 میں ایک برت واضح فیصلہ کیا تھا کہ دوات قبول نہیں ف ابنا ذخاب جارى ر كمت ور ي كما که بهاجیا بر تظیم مسلمانوں کونشاند بنا رى ب چا جدواين ى آر، شريت اری ک\_ان مک می می جمتا ہوں کہ سرحد پارے ہونے دالی کسی بھی ضم کی دہشت گردی کی سرگرمیوں زميمي قانون ، سدطلاق عل يا يكسال سول كواجي قواعين ، ان سب كامتصد مسلماتوں كوب ديك كرما، مسلماتوں ليليح يرداشت ببت كم ب، أكرابيا ی شری قوانین کو ختم کرنا ہے بكويونا بوالرادى كال إرادر بالاكوث كانية بيقام ب-انبول في كما كداكر باكتتان المي تركيس كرما بند اور سلمانوں کے مذہبی معاملات میں ما فلت كرنا ب- بماجها في جمين کروے تر ہندوستانی موام ان کے قرت، زبرادر قاؤك مادد بحالين كردوك ديكر مضوط كرنا تهارب

دا- کیا ای بھاجیاادران کی پراکسیوں ساتھ ایک مام پڑوی جیما سلوک کریں گے۔ گیندان کے پالے میں ہے۔ اگر دوان منعت کو تم کردیتے مات بي عر حيرالله في كما كه كريز بي مثلق بي ج بي والے جو یں اے انہوں نے کی دہانیوں ش NOTICE Published From: Taskeen Complex, Dalpatian, Nazarat Read, Jammu-100001. Ph: 0191-2543336, 2563788, Fax: 0191-2574384, e-mail: dailytaskeen@gmail.com Webshe; www.dailytaskeen.com Associate Editor SANT KUMAR SHARMA Printed at: Ess Ess Offset Press, Dalpatian, Wazarat Road, Jammu. SYED MAQBOOL HUSSAIN KAZMI SOHAIL KAZMI Syed Shujha Kazmi

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