

1 May 2024

To,

BSE Limited

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai – 400 001

Scrip Code: 500870

National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex,

Plot No. C/1, 'G' Block,

Bandra (East), Mumbai – 400 051

Symbol : CASTROLIND

Dear Sir/Madam,

Sub.: Newspaper Publication – Un-audited Financial Results for the quarter ended 31 March 2024 published on 1 May 2024

Pursuant to Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed copies of the newspaper publications, of un-audited financial results for the quarter ended 31 March 2024 as published in Financial Express (English) and Sakal (Marathi) today i.e. 1 May 2024.

The above information will be available on the website of the Company at https://www.castrol.com/en_in/india/home/investors/intimation-to-share-holders.html

Kindly take the above on record.

Thank you.

Yours faithfully,

For Castrol India Limited

Hemangi Ghag

Company Secretary & Compliance Officer

Encl.: A/a

Registered address:

Castrol India Limited

CIN: L23200MH1979PLC021359

Technopolis Knowledge Park, Mahakali Caves Road, Andheri (East), Mumbai – 400093

Tel: +9122-66984100 / Fax: +9122-66984101

Customer Service Toll Free No: 1800222100 / 18002098100

FINANCIAL EXPRESS

NUCLEUS SOFTWARE EXPORTS LIMITED
 CIN: L74899DL1989PLC034594
 Regd. Off: 33-35 Thyagraj Market, New Delhi-110003
 Tel No. +91-120-4031400; Fax: +91-120-4031672
 E-mail: investorrelations@nucleussoftware.com
 Website: www.nucleussoftware.com

NOTICE
Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF)

Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules"), as amended, the **Final dividend declared for the Financial Year 2016-17**, which remained unclaimed for a period of seven years will be credited to IEPF on August 06, 2024. The corresponding shares on which dividends were unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

In compliance with the Rules, Individual notices are being sent to all the concerned shareholders whose shares are liable to be transferred to IEPF as per the aforesaid Rules. The full details of such shareholders is made available on the Company's website www.nucleussoftware.com.

In this connection, please note the following:

- 1) In case you hold shares in physical form:** Duplicate share certificate(s) will be issued and transferred to IEPF. The original share certificate (s) registered in your name(s) and held by you, will stand automatically cancelled.
- 2) In case you hold shares in Electronic form:** Your Demat account will be debited for the shares liable for transfer to IEPF.

In the event valid claim is not received on or before July 06, 2024, the Company will proceed to transfer the liable dividend and corresponding Equity shares in favor of IEPF authority without any further notice. Please note that no claim shall lie against the Company in respect of unclaimed dividend amount and shares transferred to IEPF pursuant to the said rules. It may be noted that the concerned shareholders can claim the shares and dividend from IEPF authority by making an application in the prescribed Form IEPF-5 online after obtaining entitlement letter from the Company.

For any queries in respect of the above matter, shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s KFin Technologies Limited at Unit: Nucleus Software Exports Limited, Selenium Tower B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Tel: +91-40-6716-2222 or mail ID: einward.ris@kfinotech.com.

For Nucleus Software Exports Limited
 Sd/-
Poonam Bhasin
 Company Secretary
 Date : 30.04.2024
 Place: Noida

FORM-G
INVITATION FOR EXPRESSION OF INTEREST FOR
FEEDBACK ENERGY DISTRIBUTION COMPANY LIMITED
 OPERATING IN ELECTRICITY DISTRIBUTION SECTOR AT
 MEGHALAYA AND TRIPURA
 (Under sub-regulation (1) of regulation 36A of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS	
1. Name of the Corporate Debtor along with PAN & CIN/LLP No.	Feedback Energy Distribution Company Limited CIN: U40300DL2012PLC244113 PAN: AAACF0799E
2. Address of the registered office	311, 3rd Floor, Vardhaman Plaza, Pocket 7, Plot No. 6, Sector 12, Dwarka, New Delhi, India, 110078
3. URL of website	1. https://insolvencyandbankruptcy.in/feedback-energy-distribution-company-limited/ 2. fedco.co.in
4. Details of place where majority of fixed assets are located	Tripura, Meghalaya, Orissa, etc.
5. Installed capacity of main products/services	Company has executed Distribution Franchise Agreement with Tripura State Electricity Distribution Company Limited and Meghalaya State Distribution Company Limited and presently having existing customer of 119817 in Tripura and 75511 in Meghalaya. The Corporate Debtor has entered into several EPC contracts with NTPC & other entities most of which are closed & few are nearing closure.
6. Quantity and value of main products/services sold in last financial year	Corporate Debtor executed Distribution Franchise Agreement with Tripura State Electricity Distribution Company Limited and Meghalaya State Distribution Company Limited. As per the Audited Balance Sheet for FY 22-23, Revenue from Operations was Rs. 13,847.10 Lakhs
7. Number of employees/workmen	832
8. Further details including last available financial statements (with schedules) of two years, lists of creditors are available at URL:	Email at - feedbackenergy.ibt@gmail.com or https://insolvencyandbankruptcy.in/feedback-energy-distribution-company-limited/ or https://ibbi.gov.in/en/claims/inner-process/U40300DL2012PLC244113
9. Eligibility for resolution applicants under section 25(2)(h) of the Code is available at URL:	https://insolvencyandbankruptcy.in/feedback-energy-distribution-company-limited/ Or email at - feedbackenergy.ibt@gmail.com
10. Last date for receipt of expression of interest	22-05-2024
11. Date of issue of provisional list of prospective resolution applicants	28-05-2024
12. Last date for submission of objections to provisional list	02-06-2024
13. Date of issue of final list of prospective resolution applicants	09-06-2024
14. Date of issue of information memorandum, evaluation matrix and request for resolution plans to prospective resolution applicants	14-06-2024
15. Last date for submission of resolution plans	14.07.2024
16. Process email id to submit Expression of Interest	feedbackenergy.ibt@gmail.com

Sd/-
CA Ankit Goel
 Resolution Professional of Feedback Energy Distribution Company Limited
 Reg. No.: IBI/PA-001/IP-P-02671/2022-2023/14088
 E-10A, Kailash Colony, South, National Capital Territory of Delhi, 110048
 E-mail: feedbackenergy.ibt@gmail.com

Date: 30.04.2024
 Place: New Delhi



Payments Bank
फिनो पेमेंट्स बैंक
FINO PAYMENTS BANK LIMITED
 CIN : L65100MH2007PLC171959
 Registered Office: Mindspace Juinagar, Plot No Gen 2/1/F, Tower 1, 6th Floor, TTC Industrial Area, MIDC Shirwane, Navi Mumbai- 400 706
 Website: <https://www.finobank.com>, Tel.: 022-7104 7000, Email: cs@finobank.com

EXTRACT OF THE FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024
 (₹ in lakhs)

S.No	Particulars	Quarter Ended			Year Ended	
		31.03.2024 (Refer note 2)	31.12.2023 Unaudited	31.03.2023 (Refer Note 2)	31.03.2024 Audited	31.03.2023 Audited
1	Total Income from Operations	40,130	37,020	32,343	1,47,838	1,22,991
2	Net Profit (+) Loss (-) for the period (before Tax, Exceptional and/or Extraordinary Items)	2,529	2,280	2,208	8,630	6,508
3	Net Profit (+) Loss (-) for the period before Tax (after Exceptional and/or Extraordinary Items)	2,529	2,280	2,208	8,630	6,508
4	Net Profit (+) Loss (-) for the period after Tax (after Exceptional and/or Extraordinary Items)	2,521	2,280	2,208	8,622	6,508
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	NA	NA	NA	NA	NA
6	Paid up share capital (Face Value of ₹10/- each)	8,321	8,321	8,321	8,321	8,321
7	Reserves (excluding Revaluation Reserves as shown in the Balance Sheet)	-	-	-	54,474	45,852
8	Net Worth	62,796	60,275	54,173	62,796	54,173
9	Debt-Equity ratio	1.13	1.75	0.80	1.13	0.80
10	Earning per share (EPS)- (not annualised)					
	(a) Basic EPS	3.03	2.74	2.65	10.36	7.82
	(b) Diluted EPS	3.02	2.74	2.65	10.36	7.82

Note:
 1 The above financial results have been reviewed by the Audit Committee and approved by the Board of Directors of the Bank at its meeting held on April 30, 2024. The financial results for the quarter and year ended March 31, 2024 have been subjected to an audit by A.P. Sanzgiri & Co., Chartered Accountants, the Statutory Central Auditors of the Bank.
 2 The figures of last quarter in each of the year are balancing figure between audited figures in respect of full financial year and the unaudited published year to date figures upto third quarter of the respective financial year.
 3 The above is an extract of the detailed format of Quarterly/ Annual Financial Results filed with Stock exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/ Annual Financial Results are available on the websites of the Stock Exchange(s) (www.nseindia.com and www.bseindia.com) and on the Bank's website (www.finobank.com).
 4 The Indian Accounting Standards (INDAS) are currently not applicable to Banks in India.

Place : Navi Mumbai
 Date : April 30, 2024
 For and on behalf of the Board of Directors
Fino Payments Bank Limited
 Sd/-
Rishi Gupta
 Managing Director & Chief Executive Officer
 DIN : 01433190

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. THERE WILL BE NO PUBLIC OFFERING OF EQUITY SHARES IN THE UNITED STATES.



INDO FARM EQUIPMENT LIMITED
 CIN: U29219CH1994PLC015132

Our Company was originally incorporated as "Welcut Tools Private Limited" on October 05, 1994 at Chandigarh as a private limited company under the Companies Act, 1956 with the Registrar of Companies, Punjab, H.P. & Chandigarh. Subsequently, the name of our Company was changed to "Welcut Industries Private Limited" vide special resolution passed by the shareholders of our Company in their meeting held on January 11, 1995 and a fresh Certificate of Incorporation consequent to the change of name was granted to our Company on February 21, 1995, by the Registrar of Companies, Punjab, H.P. & Chandigarh. Further, our Company was converted into Public Limited Company pursuant to special resolution passed by the shareholders of our Company in their meeting held on June 29, 1999 and the name of our Company was changed to "Indo Farm Equipment Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company to Public Limited dated July 05, 1999 was issued by Registrar of Companies, Punjab, H.P. & Chandigarh. Further, the name of our Company was changed to "Indo Farm Tractors & Motors Limited" vide special resolution passed by the shareholders of our Company in their meeting dated October 28, 2003 and a fresh Certificate of Incorporation was issued on October 30, 2003 by Registrar of Companies, Punjab, H.P. & Chandigarh. Thereafter, the name of our Company was changed to "Indo Farm Industries Limited" vide special resolution passed by the shareholders of our Company in their meeting dated December 03, 2007 and a fresh Certificate of Incorporation was issued dated December 18, 2007 by Assistant Registrar of Companies, Punjab, Himachal Pradesh and Chandigarh. Subsequently, the name of our Company was changed to "Indo Farm Equipment Limited" vide special resolution passed by the shareholders of our Company in their meeting dated October 24, 2009 and a fresh Certificate of Incorporation was issued on November 04, 2009 by Registrar of Companies, Punjab, Himachal Pradesh and Chandigarh. For further details, please refer to the chapter "History and Certain Corporate Matters" beginning on page no. 162 of the Draft Red Herring Prospectus.

OUR PROMOTERS: RANBIR SINGH KHADWALIA AND SUNITA SAINI

INITIAL PUBLIC OFFER OF UP TO 13,150,000* EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF INDO FARM EQUIPMENT LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ [-] PER EQUITY SHARE, AGGREGATING TO ₹ [-] MILLION ("THE OFFER") COMPRISING OF A FRESH ISSUE OF UP TO 9,650,000* EQUITY SHARES AGGREGATING TO ₹ [-] MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 3,500,000 EQUITY SHARES BY RANBIR SINGH KHADWALIA ("THE PROMOTER SELLING SHAREHOLDER") AGGREGATING TO ₹ [-] MILLION ("OFFER FOR SALE"). THE OFFER WILL CONSTITUTE 27.37%* OF THE FULLY DILUTED POST OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

*** OUR COMPANY HAS, IN CONSULTATION WITH THE BRML, UNDERTAKEN PRE-IPO PLACEMENTS BY WAY OF PRIVATE PLACEMENT OF 850,000 EQUITY SHARES (PRE-IPO PLACEMENTS). THE SIZE OF THE FRESH ISSUE OF UP TO 10,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") HAS BEEN REDUCED BY 850,000 EQUITY SHARES PURSUANT TO THE PRE-IPO PLACEMENTS, AND ACCORDINGLY, THE REVISED SIZE OF THE FRESH ISSUE IS UP TO 9,650,000* EQUITY SHARES AND THE SIZE OF THE OFFER IS UP TO 13,150,000 EQUITY SHARES.**

THE FACE VALUE OF EQUITY SHARES IS ₹10 EACH AND THE ISSUE PRICE IS [-] TIMES OF THE FACE VALUE. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [-], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [-] AND HINDI EDITION OF THE REGIONAL DAILY NEWSPAPER [-] (HINDI BEING THE REGIONAL LANGUAGE OF CHANDIGARH, WHERE THE REGISTERED OFFICE OF OUR COMPANY IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE"), AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES.

NOTICE TO INVESTORS

With reference to the Draft Red Herring Prospectus dated September 28, 2023 ("DRHP") filed with the SEBI & the Stock Exchanges and the "Notice to Investors" wrt Pre-IPO Placement of 600,000 Equity Shares published on April 17, 2024, the potential bidders should note the following:

- Our Company has further undertaken a private placement of 250,000 Equity Shares at an issue price of ₹185/- per Equity Share (including a share premium of ₹175/- per Equity Share) aggregating to ₹ 46.25 million ("Pre-IPO Placement"). The details of Equity Shares allotted to the investors in the current Pre-IPO Placement is set out below:

Date of Allotment	No. of Equity Shares Allotted	Details of the Allottees			Face Value (₹)	Issue Price (₹)	Nature of Consideration	Reason for allotment
		Name	No. of Equity Shares	Amount (₹ in Millions)				
April 30, 2024	250,000	Nabs Vriddhii LLP	250,000	46.25	10	185	Cash	Pre-IPO (Private Placement)
	Total		250,000	46.25				

- The allottee is in no manner connected with our Company, the Subsidiary, the Promoters or Promoter Group, Directors, KMPs, and the Directors and KMPs of Subsidiary Company and members of Promoter Group. Further, our Company does not have any Group Company as on date.
- Pursuant to the above-mentioned Pre-IPO Placement, our paid-up Equity Share capital has increased from ₹381.52 million to ₹384.02 million.
- As mentioned in the DRHP, the size of the Pre-IPO placement is up to 1,900,000 Equity Shares of Face Value of ₹10 each ("Equity Shares"). Till date (including the current placement), our Company had undertaken total Pre-IPO placements of 850,000 Equity Shares of Face Value of ₹10 each. Accordingly, the Pre-IPO placement has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO placements undertaken till date and the revised size of the Pre-IPO placement is up to 1,050,000 Equity Shares of Face Value of ₹10 each. Further Pre-IPO Placement (if any) is undertaken, the number of Equity Shares issued pursuant to the Pre-IPO Placement will be further reduced from the Fresh Issue, subject to the minimum Offer Size constituting at least 25% of the Post-Offer paid-up Equity Share capital of our Company.
- The size of the Fresh Issue of up to 10,500,000 Equity Shares as disclosed in the DRHP has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO Placement undertaken till date and the revised size of the Fresh Issue is up to 9,650,000 Equity Shares of Face Value of ₹10 each.
- The size of the Offer of up to 14,000,000 Equity Shares as disclosed in the DRHP has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO Placements undertaken till date and the revised size of the Offer Size is up to 13,150,000 Equity Shares of Face Value of ₹10 each. Now the Offer will constitute 27.37% of the fully diluted post offer paid-up equity share capital of our Company.

The above changes should be read in conjunction with the DRHP and the "Notice to Investors" published on April 17, 2024. The information in this Notice to Investors supplements the above, as applicable. However, this Notice to Investors does not reflect all the changes that have occurred between the date of filing of the DRHP and the date hereof, and the information included in the DRHP will be suitably updated, including to the extent stated, and consequent to the contents of this Notice to Investors, as may be applicable in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, SEBI and the Stock Exchanges.

All capitalised terms used in this Notice to Investors shall, unless the context otherwise requires, have the meaning ascribed to them in the DRHP.
 For Indo Farm Equipment Limited
 On behalf of Board of Directors
 Sd/-
Navpreet Kaur
 Company Secretary and Compliance Officer

INDO FARM EQUIPMENT LIMITED is proposing, subject to applicable regulatory and statutory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offering of its Equity Shares and has filed a Draft Red Herring Prospectus with SEBI. The Draft Red Herring Prospectus is available on the website of SEBI at www.sebi.gov.in and the website of the Book Running Lead Manager at www.afsi.co.in. Any potential investor should note that investment in equity shares involves a high degree of risk and are requested to refer to the section titled "Risk Factors" beginning on page no. 24 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act, 1933 ("U.S. Securities Act") or any state securities laws in the United States, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "Qualified Institutional Buyers" (as defined in Rule 144A under the U.S. Securities Act). The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.



Castrol India Limited
 (CIN: L23200MH1979PLC021359)
 Registered Office: Technopolis Knowledge Park, Mahakali Caves Road, Andheri (East), Mumbai - 400 093.
 Tel: (022) 66984100, Fax: (022) 66984101,
 Email - investorrelations.india@castrol.com
 Website: www.castrol.co.in

STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31 MARCH 2024
 (Rupees in Crore)

Particulars	Quarter Ended 31.03.24 Unaudited	Quarter Ended 31.03.23 Unaudited	Quarter Ended 31.12.23 (Refer Note 5) Unaudited	Year Ended 31.12.23 Audited
Revenue From Operations	1,325.24	1,293.89	1,264.04	5,074.61
Profit Before Tax	292.05	288.26	324.32	1,181.10
Net Profit after tax	216.24	202.50	241.94	864.13
Equity Share Capital	494.56	494.56	494.56	494.56
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	215.62	202.50	242.09	861.17
Earnings Per Share (EPS) (Face value of share of Rs. 5/- each) (Rs.) (Basic and Diluted) (Not Annualised) *	2.19*	2.05*	2.45*	8.74

Notes :

- The above is an extract of the detailed format of quarterly financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of quarterly financial results is available on the stock exchange websites. (www.bseindia.com and www.nseindia.com) and the Company's website (https://www.castrol.com/en_in/india/investors/financial-results.html).
- These financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standard ("Ind AS") 34, prescribed under section 133 of the Companies Act 2013 (the "Act") read with relevant rules issued thereunder and the other accounting principles generally accepted in India.
- The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 30 April 2024,
- The above results have been subjected to "Limited Review" by the Statutory Auditors of the Company.
- The figures of the quarter ended December 31, 2023 are the balancing figures between audited figures in respect of the full financial year ended 2023 and the published year to date figures up to September 30, 2023.
- The Company's business segment consists of a single segment of "Lubricants" in accordance with the requirements of Indian Accounting Standard (Ind AS) - 108 Operating Segment. Accordingly, no separate segment information has been provided.

FOR CASTROL INDIA LIMITED
Sandeep Sangwan
 Managing Director
 DIN : 08617717
 Dated : 30 April 2024
 Place : Mumbai

जरांगेच्या इशान्यामुळे नाशिकचा पेच

ओबीसी व मराठा दोन्ही वर्गाचा लाभ घेण्याचा होता भाजपचा प्रयत्न

■ विजे चोरमारे : सकाळ न्यूज नेटवर्क
मुंबई, ता. ३० : अर्ज भरण्यासाठी अवघे दोन दिवस उरले असतानाही नाशिक मतदारसंघातील महायुतीचा उमेदवार ठरत नाही. आरक्षणाच्या प्रश्नावरील संघर्षामुळे नाशिकच्या जागेवर पेच निर्माण झाला. महायुतीने छगन भुजबळ यांना उमेदवारी दिल्यास त्यांच्याविरोधात थेट प्रचार करण्याचा इशारा मराठा आंदोलक मनोज जरांगे यांनी दिल्यामुळे नाशिकचा पेच निर्माण झाल्याचे सूत्रांकडून समजते.

नाशिकच्या जागेवर शिवसेना (एकनाथ शिंदे) पक्षाचे विद्यमान खासदार हेमंत गोडसे यांनी जोरदार मोर्चेबांधणी केली असताना त्यांची उमेदवारी रोखून धरण्यात आली. याटिकाणी अचानक छगन भुजबळ यांचे नाव चर्चेत आले. माळी-धंगर-वंजारी या ओबीसी समाजघटकातील तीन प्रमुख जातसमूहांचे संघटन करून त्याचा राजकीय लाभ उठवण्याचा भारतीय जनता पक्षाचा प्रयत्न होता. त्याचमुळे परंपरागत महदेव जानकर, बोंडमध्ये पंजा मुंडे यांना उमेदवारी दिल्यानंतर नाशिकमधून भुजबळ यांचे नाव पुढे आले. त्यांच्या उमेदवारीचा निर्णय स्वतः केंद्रीय गृहमंत्री अमित शाह यांनी घेतला होता.

तरीसुद्धा त्यावर शिकवामोर्तव होऊ शकले नाही. उमेदवारीची शक्ती घसर झाली तेव्हा स्वतः भुजबळ यांनी माघार जाहीर केली. मात्र भुजबळ यांनी माघार घेतली तरी राष्ट्रवादी काँग्रेस (अजित पवार) पक्षाच्यावतीने आपण नाशिकवरील दावा सोडला नसल्याचे जाहीर करण्यात आले. शिवसेना आणि राष्ट्रवादीमध्ये रस्सीखेच सुरू असतानाच अनेक पर्यायांचे नावे पुढे येत होती.

भाजपला एकीकडे ओबीसींचे संघटन करताना दुसरीकडे मराठा समाजाला दुखावण्याची भूमिकाही घ्यायची नव्हती. अशातच भुजबळ यांना उमेदवारी दिल्यास आपण नाशिकमध्ये थेट त्यांच्याविरोधात प्रचार करण्याचा इशारा मनोज-जरांगे पाटील यांना दिला होता. जरांगे यांच्या या इशारा-यामुळे भुजबळ यांचे नाव मागे पडले.

जरांगेच्या भीतीनेच भुजबळांची उमेदवारी मागे

भुजबळांना उमेदवारी दिली तरी ती सुरक्षित असल्याची महायुतीला खात्री नव्हती. तरीही महायुतीकडून धाडस केले जाणार होते. त्यामुळे जरांगे-पाटील यांच्या प्रचाराला धाबरप्याचे कारण नव्हते. परंतु जरांगे-पाटील यांनी एक मतदारसंघात जरी महायुतीच्या उमेदवाराविरोधात प्रचार केला, तरी संदेश संपूर्ण राज्यभर जाईल आणि त्याचा मोठा फटका महायुतीच्या उमेदवारांना बसेल या भीतीने भुजबळ यांची उमेदवारी मागे घेण्यात आली. नाशिकचे मतदान पाचव्या टप्प्यात होणार असले तरी चौथ्या टप्प्यातील काही मतदारसंघांमध्येही मराठा समाजाच्या नाराजीचा फटका बसू शकला असता. भुजबळ यांनी माघार घेतली तरी त्यांना नाशिकच्या जागेवर आपल्या पसंतीचा उमेदवार हवा आहे. त्याचमुळे तिथे पेच निर्माण झाला आहे.

मुंबईतून वायकर, जाधव, पाटील यांना उमेदवारी

पान १ वरून
आमदार म्हणून निवडून आले आहेत. त्यांचा मुलगा अभिषेक घोसाळकर हा येथून नगरसेवक राहिला आहे. त्यांच्या स्नुषा तेजस्विनी घोसाळकर याही नगरसेविका होत्या. अभिषेक यांची नुकतीच हत्या करण्यात आल्याने सहातुभूतीची लाट घोसाळकर कुटुंबाच्या बाजूने होती. त्यातही तेजस्विनी घोसाळकर यांना जास्तच सहानुभूती होती; त्यामुळे घोसाळकर कुटुंबातील सदस्यांनी काँग्रेसच्या निशाणावर

निवडणूक लढवावी, असा काँग्रेसचा प्रस्ताव होता. घोसाळकर यांनी मात्र 'मशाल' सोडून अन्य निशाणावर लढण्यास स्पष्ट नकार दिल्याने अखेर काँग्रेसने आज या जागेवर भूषण पाटील यांच्या नावाची घोषणा केली आहे. भूषण पाटील यांच्याबरोबरच गुरुराम (हरियाणा) मतदारसंघातून अभिनेते राज बब्बर, हिमाचल प्रदेशच्या कांगडा मतदारसंघातून आनंद शर्मा आणि हमीरपूर मतदारसंघातून सतपाल रईशादा यांना उमेदवारी देण्यात आली आहे.

हुकूमशाहांकडे महाराष्ट्र देणार नाही!

उद्धव ठाकरे यांनी मोदी, शहा यांच्यावर डागली तोफ

पुणे, ता. ३० : "महाराष्ट्रासाठी ज्यांनी बलिदान दिले, ते हुतात्म्ये महाराष्ट्राची होणारी तूट आणि पायदळी तुडविली जात असलेली अस्मिता पाहत आहेत. कोणासाठी बलिदान दिले, असे त्यांना वाटत असेल. त्यामुळे प्राण गेला तरी चालेल, हुकूमशाह्यांच्या ताब्यात महाराष्ट्र जाऊ देणार नाही." अशा शब्दांत शिवसेना उद्धव बाळासाहेब ठाकरे पक्षाचे प्रमुख उद्धव ठाकरे यांनी पंतप्रधान नरेंद्र मोदी, गृहमंत्री अमित शहा यांच्यावर मंगळवारी तोफ डागली. संयुक्त महाराष्ट्र समिती फोडण्याचे काम जनसंघाने केल्याचा आरोपही त्यांनी या वेळी केला.

बाराव्या लोकसभेच्या उमेदवार सुप्रिया सुळे, पुणे लोकसभेचे उमेदवार खीर भोंकर, शिरूरचे उमेदवार डॉ. अमोल कोल्हे आणि मावळचे उमेदवार संजोग वाघेरे यांच्या प्रचारार्थ वारजे येथे आयोजित सभेत ठाकरे बोलत होते. या वेळी राष्ट्रवादी काँग्रेस शरदचंद्र पवार पक्षाचे अध्यक्ष शरद पवार, काँग्रेस प्रदेशाध्यक्ष नाना

त्यांचा झोपेतही घोडेबाजार...

पंतप्रधान मोदी यांची सोमवारी रेसकोर्सवर सभा झाली. त्याबाबत ठाकरे म्हणाले, "सभेचे ठिकाण योग्य होते. रेसकोर्स त्यांना झोपेतही घोडेबाजार दिसतो हे घोडे वेगळे असून, तुम्ही ज्यांना घोडे म्हणून घेतले आहे, ते ओडी वाहणारी गाढवे आणि खेचरे आहेत. खरे घोडे अंधमेधाचे असतात. टक्क्याला हातगाडी लागते. पटले, बाळासाहेब थोरत, अनिल देशमुख, सहस्रपंत प्रमुख सचिन अहिर आदी उपस्थित होते.

ठाकरे पुढे म्हणाले, "स्वातंत्र्य लढ्याप्रमाणे संयुक्त महाराष्ट्र लढ्यात तेव्हाचा जनसंघ सहभागी झाला नव्हता. मात्र आजोबा आणि वडील अग्रभागी होते. जनसंघ संयुक्त समितीत सामील झाला, परंतु जेव्हा निवडणूक लढवायची वेळ आली, तेव्हा समिती फोडण्याचे काम केले. त्यामुळे मी शपथ घेऊ सांगतो, महाराष्ट्रासाठी ज्यांनी मर्दासारख्या गोळ्या छत्रीवर घेतल्या, तो महाराष्ट्र हुकूमशाह्यांच्या कचाट्यात जाऊ देणार नाही."

खालापूरत अपघातात तिघा जणांचा मृत्यू

पान १ वरून
रेंडिंगला धडकली. यामुळे परती मारत गाडी दूरवर फेकली गेली. हा अपघात इतका भीषण होता की यात गाडीचा चुराडा झाला. यातील मनीषा बर्वे (वय ४०) यांचा जागीच मृत्यू झाला. तर सोनाली बर्वे (वय ३५), दिनेश बर्वे (वय २९) यांचा उपचारदरम्यान मृत्यू झाला. यात गाडी चालवणारे संदीप बर्वे (वय ४८), सुमन बर्वे, संदीप बर्वे, अश्वजित बर्वे, प्रणव बर्वे, आदेश बर्वे, अनिकेत बर्वे, प्रिया बर्वे, गौरव बर्वे आणि सहा महिलांची बालिका किशोरा हे जखमी झाले आहेत. त्यांच्यावर कामोटे येथील एमजीएम रुग्णालयात उपचार सुरू आहेत.

साडेतीन लाख रुपयांचे दागिने केले लंपास

वर्धा, ता. ३० : नागपूरला जाण्यासाठी वर्धा बसस्थानकात आलेल्या एका निवृत्त शिक्षिकेचे ३ लाख ६० हजार रुपये किमतीचे ११ तोडे सोन्याचे दागिने चोरट्याने लंपास केले. मर्दाना फायदा घेत बसमध्येच शिक्षिकेचे दागिने चोरट्यांनी चोरून नेले.

विजेअभावी टॉर्चच्या प्रकाशात प्रसूती

पान १ वरून
गंधीर झाल्याने त्यांना सावन रुग्णालयात दाखल केले. मात्र, सकाळी महिलेचा मृत्यू झाला. या घटनेनंतर संतप्त नातेवाइकांनी रुग्णालय प्रशासनाला जाव विचारत गोंधळ घालला. या टिकाणी

सुभमा स्वराज रुग्णालयात वारंवार अशा घटना घडतात; मात्र जबाबदार डॉक्टर, कर्मचाऱ्यांना पाठीशी घालले जाते. हा प्रकर बंद झाला पाहिजे. दोषीवर कडक कारवाई झालीच पाहिजे.

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- शाहरुख अन्सारी, मृत महिलेचा दीर



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
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तपशील	३१.०३.२४ रोजी संपलेली तिमाही (अलेखापरीक्षित)	३१.०३.२०२३ रोजी संपलेली तिमाही (अलेखापरीक्षित)	३१.१२.२०२३ रोजी संपलेली तिमाही (टीप ५ पाहा) (अलेखापरीक्षित)	३१.१२.२०२३ रोजी संपलेले वर्ष (लेखापरीक्षित)
कार्यान्वयनातून उत्पन्न	१,३२५.२४	१,२९३.८९	१,२६४.०४	५,०७४.६९
करपूर्व नफा	२९२.०५	२८८.२६	३२४.३२	१,९८९.९०
करपश्चात निव्वळ नफा	२१६.२४	२०२.५०	२४९.९४	८६४.९३
इक्विटी समभाग भांडवल	४९४.५६	४९४.५६	४९४.५६	४९४.५६
एकूण सर्वेकष उत्पन्न कालावधीकरिता ज्यात कालावधीकरिता नफा (करपश्चात) आणि अन्य सर्वेकष उत्पन्न (करपश्चात) यांचा सम वेश आहे	२१५.६२	२०२.५०	२४२.०९	८६९.९७
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सूचना :

- वरील प्रमाणे देण्यात आलेला सारांश हा सेबी (लिस्टिंग ऑब्लिगेशन्स अँड डिस्क्लोजर रिक्वियमेंट्स) नियम २०१५ चा नियम ३३ अनुसार स्टॉक एक्सचेंज यांच्याकडे सादर करण्यात आलेल्या विस्तृत तिमाही निकालांचा सारांश आहे. विस्तृत तिमाही निकाल स्टॉक एक्सचेंज संकेतस्थळ (www.bseindia.com) आणि www.nseindia.com) येथे तसेच कंपनीचे संकेतस्थळ (http://www.castrol.com/en_in/india/investors/financial-results.html) येथे उपलब्ध आहे.
- वित्तीय निकाल हे अधिसूचित करण्यात आलेल्या इंडियन अकाउंटिंग स्टँडर्ड्स ("इंड एस") ३४ आणि कंपनी कायदा २०१३ ("कायदा") कलम १३३ तसेच त्यासह वाचा कंपनीज नियम आणि त्यात वेळोवेळी करण्यात आलेल्या सुधारणा यांच्या अनुसार तयार करण्यात आले आहेत.
- वरील निकालांचा अंकेक्षण समितीने आढावा घेतला आहे आणि कंपनीच्या संचालक मंडळाने त्यांच्या ३०.०४.२०२४ रोजी झालेल्या बैठकीत त्यांना मान्यता दिली आहे.
- वरील निकाल हा कंपनीच्या वैधानिक लेखापरीक्षकांद्वारे मर्यादित पुनरावलोकनाच्या अधीन आहे.
- दि. ३१.१२.२०२३ रोजी संपलेल्या तिमाहीकरिताची आकडेवारी ही २०२३ रोजी संपलेले संपूर्ण वित्तीय वर्षासंदर्भातील लेखापरीक्षित आकडेवारी व दि. ३०.०९.२०२३ रोजी संपलेली वर्ष ते दिनांक आकडेवारी यांदरम्यान ताळमेळ साधणारी आहे.
- कंपनीचा व्यवसाय विभाग मध्ये एकच विभाग आहे आणि तो ल्युब्रिकंट्स व्यवसाय आहे इंडियन अकाउंटिंग स्टँडर्ड्स (इंड एस)- १०८ ऑपरेटिंग विभागाच्या आवश्यकतांच्या अनुसार. त्याच प्रमाणे अन्य कोणत्याही स्वतंत्र व्यवसाय विभागाची माहिती देण्यात आलेली नाही.

कॅस्ट्रोल इंडिया लिमिटेड यांच्या करिता

संदीप सांगवान
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