Ajanta House Charkop, Kandivli West, Mumbai 400 067 India T +91 22 6606 1000 F +91 22 6606 1200 E info@ajantapharma.com W www.ajantapharma.com

26th February 2022

BSE Limited	National Stock Exchange of India Limited
Phiroze Jeejeebhoy Towers	Exchange Plaza, 5th Floor, Plot no. C/1, G
Dalal Street,	Block, Bandra Kurla Complex, Bandra
Mumbai – 400001	(East), Mumbai – 400 051
Scrip Code: BSE – AJANTPHARM 532331	Scrip Code: NSE AJANTPHARM EQ

Dear Sir/Madam,

Sub: Submission of Post Buyback Public Announcement for buyback of equity shares of Ajanta Pharma Limited ("Company") pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations")

Pursuant to Regulation 24(vi) of the Buyback Regulations, the Company issued a public advertisement dated 25th February, 2022 (the "**Post Buyback Public Announcement**") for the Buyback of 11,20,000 (Eleven Lakh Twenty Thousand) Equity Shares, at a price of Rs. 2,550/-(Rupees Two Thousand Five Hundred and Fifty only), on a proportionate basis from the equity shareholders of the Company as on the record date i.e. 14th January 2022 through the tender offer process.

The Post Buyback Public Announcement has been published on 26th February 2022 in following news publications:

Publication	Language	Editions
Business Standard	English	All
Business Standard	Hindi	All
Pratahkal	Marathi	Mumbai

The e-clippings of the said Advertisement are enclosed for your reference and dissemination on the Stock Exchanges.

Thanking you,

Yours faithfully,

For Ajanta Pharma Limited

GAURANG SHAH

VP – Legal & Company Secretary

Encl.: a/a

STOVEC INDUSTRIES LIMITED

Regd. Office: N.I.D.C., Near Lambha Village, Post: Narol, Ahmedabad - 382405, Gujarat, India. Website: www.stovec.com, e-mail: secretarial@stovec.com. CIN: L45200GJ1973PLC050790 Tel: +91(0)79 - 6157 2300, Fax: +91(0)79 - 2571 0406

Statement of Audited Financial Results for the Quarter and Year Ended December 31, 2021

(Rs. in Million)							
	Quarter Ended				Year Ended		
Particulars	31/12/2021	30/09/2021	31/12/2020	31/12/2021	31/12/2020		
	Audited	Unaudited	Audited	Audited	Audited		
Total income from operations (net) Net Profit for the periods / year (before tax,	572.34	609.19	499.56	2,333.61	1,510.23		
Exceptional and/or Extraordinary items) Net Profit for the periods / year before tax (after	65.23	80.36	60.05	374.56	171.62		
Exceptional and/or Extraordinary items) Net Profit for the periods / year after tax (after	81.13	80.36	60.05	390.46	171.62		
Exceptional and/or Extraordinary items) Total Comprehensive Income for the periods / year [Comprising Profit (after tax) and Other	59.19	61.88	46.41	296.41	134.63		
Comprehensive Income (after tax)] Paid up Equity Share Capital (Face value per	57.26	63.65	48.23	298.48	132.42		
share Rs. 10) Other equity (excluding revaluation reserves) as at	20.88	20.88	20.88	20.88	20.88		
balance sheet date Earnings per share of Rs. 10 each (not annualised for the quarters):	-	-	-	1,586.21	1,333.67		
a) Basic (Rs.): b) Diluted (Rs.):	28.35 28.35	29.64 29.64	22.23 22.23	141.96 141.96	64.48 64.48		
Notes:							

(1) The above is an extract of the detailed format of audited financial results for the quarter and year ended December 31, 2021 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of audited financial results for the quarter and year ended December 31, 2021 are available on the Company's Website, www.stovec.com and on the BSE website, www.bseindia.com.

(2) The figures for the quarter ended December 31, 2021 and December 31, 2020 are balancing figures between the audited figures in respect of full financial years upto December 31, 2021 and December 31, 2020 and the unaudited published year to date figures upto third quarter ended September 30, 2021 and September 30, 2020 respectively, being the date at the end of the third quarter o the financial year which are subject to limited reviews.

Place: Ahmedabad Date: February 25, 2022 For, Stovec Industries Limited

Shailesh Wani **Managing Director**

navi mutual fund

NAVI AMC LIMITED

(FORMERLY KNOWN AS ESSEL FINANCE AMC LIMITED) Registered Office: Peerless Mansion, 1, Chowringhee Square. Kolkata-700069 Tel: 033 40185000; Fax: 033 40185010; Toll free no. 1800 103 8999, Website: www.navimutualfund.com, Email: mf@navi.com CIN: U65990WB2009PLC134537

Notice cum Addendum No. 40 of 2021-22

1. Cessation of Director from the Board of NAVI AMC Limited

Notice is hereby given that Ms. Usha Narayanan, Director (DIN: 06939539) has ceased to be an Independent Director of Navi AMC Limited with effect from Wednesday, 23rd February, 2022. Accordingly, all reference to Ms. Usha Narayanan in the Statement of Additional Information (SAI) stands deleted. All other contents of SAI shall remain unchanged.

This Notice cum addendum shall form an integral part of SAI as amended from time to time.

Extension of New Fund Offer Period of Navi Nasdaq 100 Fund of Fund and Navi Nifty Midcap 150

Notice is hereby given that the closing dates of the New Fund Offer (NFO) of Navi Nasdaq 100 Fund of Fund, an open ended fund of fund investing in units of overseas ETF's and/or Index Fund based on NASDAQ 100 Index, and Navi Nifty Midcap 150 Index Fund, an open-ended equity scheme replicating / tracking Nifty Midcap 150 Index, has been extended. Accordingly, the NFO of the said schemes will now

ciose for subscription as follows.		
Name of the Schemes	Existing Closure Dates	Revised Closure Dates
Navi Nasdaq 100 Fund of Fund	14th March, 2022	17th March, 2022
Navi Nifty Midcap 150 Index Fund	2nd March, 2022	7th March, 2022

Investors are requested to note that, all other terms and conditions as mentioned in the Scheme Information Document ("SID") / Key Information Memorandum ("KIM") of the aforesaid schemes shall remain unchanged. This Notice cum addendum forms an integral part of the SID and KIM of the aforesaid schemes read with the addenda issued from time to time.

3. Postponement of launch of Navi Nifty IT Index Fund

Particulars

Total comprehensive income/(loss) for the period/year [Comprising net profit/(loss) and other comprehensive income/(loss) net of tax] (Attributable to Owners of the Company)

Particulars

Total comprehensive income for the period/year (Comprising net profit and other comprehensive

Net Profit/(loss) for the period/year
(Attributable to Owners of the Company)

Paid-up equity share capital (Face value of INR 2/- per share) Reserves (excluding Revaluation Reserve as shown in the Balance Sheet)

Earnings/(Loss) Per Share
- Basic and Diluted (of INR 2/- each)

Revenue from operations

income, net of tax)

Earnings Per Share

Place : Hyderabad

Net Profit for the period/year

Paid-up equity share capital (Face value of INR 2/- per share)

Reserves (excluding Revaluation Reserve as shown in the Balance Sheet)

- Basic and Diluted (of INR 2/- each)

Exchange of India Limited's website www.nseindia.com.

of Directors at their meeting held on February 25, 2022.

Revenue from operations

Notice is hereby given that Navi AMC Limited has postponed the launch of Navi Nifty IT Index Fund, an open-ended equity scheme replicating/tracking Nifty IT Index (the Scheme) and thereby has withdrawn the New Fund Offer of the Scheme.

For Navi AMC Limited (Formerly Essel Finance AMC Limited) (Investment Manager to Navi Mutual Fund) (Formerly Essel Mutual Fund)

RAIN INDUSTRIES LIMITED

Regd. Office: "Rain Center", 34, Srinagar Colony, Hyderabad-500 073, Telangana State, India. Ph.No.: 040-40401234: Fax: 040-40401214: Email: secretarial@rain-industries.com: www.rain-industries.com

Statement of Standalone and Consolidated Audited Financial Results (Extract)

for the Quarter and Year ended December 31, 2021

Quarter ended

Sept. 30, 2021

38.490.05

1.712.34

672.6

7.00

86.50

1.59

1.59

0.00

672.69

Quarter ended

Sept. 30,2021

Un-Audited

Place: Bengaluru Date: 25 February 2022 **Authorized Signatory**

Consolidated

Dec. 31, 2020

See Note 3 belo

26.402.31

3,069.48

3.174.79

9.13

Standalone

146.67

290.88

292.56

672.69

0.86

Dec. 31, 2020

Audited

ee Note 3 belov

MUTUAL FUNDS INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

CIN: L26942TG1974PLC001693

Dec.31, 2021

ee Note 3 belo

40.260.54

(969.59)

(549.23)

(2.88)

Dec.31, 2021

Audited

ee Note 3 belov

233.12

322.76

324.56

672.69

0.96

The above is an extract of the detailed format of Quarterly Audited Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The details of Standalone and Consolidated Audited Financial Results of the Company are available on the Company's website www.rain-industries.com, on the BSE Limited's website www.bseindia.com and on the National Stock

The Standalone and Consolidated Audited Financial Results were reviewed by the Audit Committee on February 24, 2022 and approved by the Board

Figures for the quarter ended December 31 are the balancing figures between the audited figures in respect of the full financial year ended December 31 and the unaudited figures for the nine months ended September 30.

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Insight Out



CIN:U45203TN1999PLC043322

(A Company of Chennai Port Authority) (Ministry of Ports, Shipping and Waterways- Government of India)

Regd. Office: 2[™] Floor (North Wing) & 3[™] Floor, Jawahar Building, 17, Rajaji Salai, Chennai 600 001

NOTICE OF RECORD DATE

Notice is hereby given that pursuant to Section 91 of Companies Act, 2013 Company has fixed Thursday, 10th March 2022 as Record Date for payment of Interest and Friday, 25th March 2022 as Interest Payment Date for the following Tax Free Bonds

S.No.	ISIN NO.	Year of Issue	Series	Scrip Code
1	INE363O07020	2012-13	Series 1	961762
2	INE363O07046	2012-13	Series 2	961763
3	INE363O07053		Series 1A	961843
4	INE363O07061		Series 2A	961845
5	INE363O07079	2013-14	Series 3A	961847
6	INE363O07087	2013-14	Series 1B	961849
7	INE363O07095		Series 2B	961851
8	INE363O07103		Series 3B	961853

In case of non-receipt of interest by 30th March 2022 & for updation of KYC and nomination details please contact our Registrar and Transfer Agent -Link Intime India Pvt Ltd, Uhrit Kamarajar Port Limited C-101, 247 Park, LBS Marg, Vikhroli (West), Mumbai – 400083, Tel No. 91-22-49186000 / 4918 6270. Email: bonds.helpdesk@linkintime.co.in.

For Kamarajar Port Limited

M.Gunasekaran
General Manager (Finance) & Compliance Officer Place : Chennai

Weekend **Business Standard MUMBAI EDITION**

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Mumbai, 400708 and M/s, Dainik Bhaskar, Plot no. 10.11, Sector B. Industrial Area, Govindpura, Bhopal (M.P.)-462023. & Published at H/4 & I/3, Building H, Paragon Centre, Opp. Birla Centurion, P.B.Marg, Worli, Mumbai- 400013

Editor: Shailesh Dobha

RNI No. MAHENG/2013/53717

Readers should write their feedback at feedback@bsmail.in Fax: +91-11-23720201

For Subscription and Circulation enquiries please contact: Ms. Mansi Singh **Head-Customer Relations** Business Standard Private Limited. H/4 & I/3, Building H, Paragon Centre, Opp. Birla Centurion.

P.B.Marg, Worli, Mumbai - 400013 F-mail: subs_bs@bsmail.in "or sms, REACHBS TO 57575"

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No Air Surcharge

(Rupees in Millions except per share data)

Dec.31, 2021

145,267,82

5,801.58

6.093.52

672.69

17.25

535.47

311.64

313.44

672.69

8,419.49

0.93

(Rupees in Millions except per share data)

Current Year ended Previous Year ended

60.419.44

Dec.31, 2021

Current Year ended Previous Year ended

Dec.31, 2020

104 646 93

5,581.6

6.616.40

672.6

16.60

476.25

273.02

274.70

672.69

0.81

8.442.40

54.662.2

Dec.31, 2020

AJANTA PHARMA LIMITED Corporate Identity Number (CIN): L24230MH1979PLC022059

Registered Office: 'Aianta House', 98 Goyt Industrial Area, Charkop, Kandivli (West), Mumbai - 400 067, Maharashtra, India, **Phone:** +91 22 6606 1000 | **Fax:** +91 22 6606 1200

Email: investorgrievance@ajantapharma.com | Website: www.ajantapharma.com;

Contact Person & Compliance Officer: Mr. Gaurang Shah, Company Secretary & Compliance Officer

2022 ("Letter of Offer"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF AJANTA PHARMA LIMITED ("COMPANY") This post Buy-back Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buy-back Regulations"). This Post Buy-back Public Announcement should be read in conjunction with the Public Announcement dated December 29, 2021 published on December 30, 2021 ("Public Announcement") and Letter of Offer dated January 19,

1. THE BUY-BACK

Announcement and Letter of Offer.

Company had announced the Buy-back of upto 11,20,000 (Eleven Lakhs Twenty Thousand) fully paid-up equity shares of ₹ 2/- (Rupee Two only) each ("Equity Shares"), representing 1.29% of the total number of Equity Shares of the Company, from the shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. Friday, January 14, 2022 ("Record Date"), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 2,550/- (Rupees Two Thousand Five Hundred and Fifty Only) per Equity Share for an amount aggregating up to ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only) excluding costs such as fees, brokerage, buy back tax, securities transaction tax, goods and services tax, stamp duty etc. ("Transaction Costs") (the "Buy-back Size"). The Buy-back size represents 9.89% and 9.55% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone financial statements and audited consolidated financial statements of the Company for the year ended on March 31, 2021, respectively.

1.2. The Buy-back commenced on Thursday, February 03, 2022 and closed on Wednesday, February 16, 2022 (both days inclusive).

The Company adopted the tender offer process for the purpose of the Buy-back. The Buy-back was implemented using the "Mechanism for acquisition of shares through Stock Exchange* notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 as amended from time to time. For the purposes of the Buy-back, National Stock Exchange of India Limited was the designated stock exchange

2. DETAILS OF BUY-BACK

2.1. The total number of Equity shares bought back by the Company in the Buy-back were 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares were bought back under the Buy-back, at a price of ₹ 2,550/- (Rupees Two Thousand Five Hundred Fifty only) per Equity Share.

The total amount utilized in the Buy-back of equity shares is ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only), excluding

2.3. The Registrar to the Buy-back i.e. Link Intime India Private Limited ("Registrar to the Buy-back"), considered a total of 23,030 valid bids for 2,24,46,428 (Two Crores Twenty Four Lakhs Forty Six Thousand Four Hundred Twenty Eight) Equity Shares in response to the Buy-back, resulting in the tender of approximately 20.04 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

	Category	reserved in the Buy-back	No. of Valid Bids	Validly Tendered	% Response	
	Reserved Category for Small Shareholders	1,68,000	20,909	2,99,189	178.09	
	General Category for all other Equity Shareholders	9,52,000	2,121	2,21,47,239	2,326.39	
	Total	11,20,000	23,030	2,24,46,428	2,004.15	
2.4.	2.4. All valid bids were considered for the purpose of Acceptance in accordance with the Buy-back Regulations and the Letter of Offer. The communication of					

acceptance/rejection has been sent by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on Friday, February 25, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same has been completed on Friday, February 25, 2022.

2.5. The settlement of all valid bids was completed by NSE Clearing Limited ("Clearing Corporation") on Friday, February 25, 2022. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buy-back. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank(s), due to any reason, then the amount payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders

2.6. Equity Shares held in dematerialized form accepted under the Buy-back were transferred to the Company's demat account on Friday. February 25, 2022. The unaccepted dematerialized Equity Shares have been unblocked to respective demat account of Eligible Shareholder / custodians by the Clearing Corporation on Friday, February 25, 2022. No Equity Shares were tendered in physical form under the Buy-back

The extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares is currently under process and shall be completed on or before Friday.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The Pre and Post Buy-back capital structure of the Company is as under

Sr. No.	Particulars	Amount (₹ in Crore)
Α	AUTHORISED SHARE CAPITAL	
	15,00,00,000 Equity Shares of ₹ 2/- each	30.00
В	ISSUED CAPITAL PRE BUY-BACK	
	8,73,02,270 Equity Shares of ₹ 2/- each	17.46
C	SUBSCRIBED AND PAID-UP CAPITAL PRE BUY-BACK	
	8,65,35,770 Equity Shares of ₹ 2/- each	17.31
	Add: 7,66,500 shares forfeited - amount originally paid up	0.09
D	TOTAL PAID UP SHARE CAPITAL BEFORE THE BUY-BACK	17.40^
E	TOTAL PAID UP SHARE CAPITAL AFTER THE BUY-BACK*	
	8,54,15,770 Equity Shares of ₹ 2/- each	17.17*^
	·	

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back. ^The amount includes ₹ 0.09 crores on account of forfeiture of equity shares.

3.2. Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buy-back are as under:

Number of Faults Observed Faults Observed accounted Faults Observed

Sr. No.	Name of the Eligible Shareholder	accepted under the Buy-back	as a % of total Equity Shares bought back	of total post Buy-back equity capital of the Company#
1.	Aayush M Agrawal, trustee Aayush Agrawal Trust	1,61,618	14.43	0.19
2.	Ravi P Agrawal, trustee Ravi Agrawal Trust	1,56,906	14.01	0.18
3.	Yogesh M Agrawal, trustee Yogesh Agrawal Trust	1,53,084	13.67	0.18
4.	Rajesh M Agrawal, trustee Rajesh Agrawal Trust	1,53,083	13.67	0.18
5.	Mirae Asset Midcap Fund	58,571	5.23	0.07
6.	Ganga Exports being represented by Yogesh Agrawal, Rajesh Agrawal & Ravi Agrawal	44,476	3.97	0.05
7.	UTI - CCF - Savings Plan	37,114	3.31	0.04
8.	SBI Healthcare Opportunities Fund	15,071	1.35	0.02
9.	Abu Dhabi Investment Authority – WAY	12,327	1.10	0.01
	Total	7,92,250	70.74	0.93

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back.

3.3. The shareholding pattern of the Company, prior to the Buy-back (as on Record Date) and post the completion of the Buy-back, is as under:

	Pre Buy-back#		Post Buy-back*	
Category of Shareholder	Number of Equity Shares	% to existing Equity Share Capital	Number of Equity Shares	% to post Buy-back Equity Share Capital
Promoters and Promoter Group	6,08,69,823	70.34	6,02,00,656	70.48
Foreign Investors (including Non-Resident Indians FIIs and Foreign Mutual Funds)	79,88,297	9.23		29.52
Financial Institutions / Banks & Mutual Funds promoted by Banks / Institutions	1,08,51,246	12.54	2,52,15,114	
Others (Public, Public Bodies Corporate, etc.)	68,26,404	7.89		
Total	8,65,35,770	100.00	8,54,15,770	100.00

*as on the Record Date i.e., Friday, January 14, 2022.

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back 4. MANAGER TO THE BUY-BACK

Place: Mumbai. Maharashtra

VIVRO FINANCIAL SERVICES PRIVATE LIMITED 607, 608 Marathon Icon, Opp. Peninsula Corporate Park, Veer Santaji Lane, Off. Ganpatrao Kadam Marg,

Lower Parel, Mumbai – 400 013, Maharashtra, India. | **Tel.:** +91 22 6666 8040 Email: investors@vivro.net | Website: www.vivro.ne Contact person(s): Mr. Anshul Nenawati / Mr. Jay Shah SEBI Registration No: INM000010122 | Validity: Permanent

CIN: U67120GJ1996PTC029182 5. DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading information. This Post Buy-back Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee on February 25, 2022.

For and on behalf of the Board of Directors of Ajanta Pharma Limited

Sd/-Yogesh Agrawal Rajesh Agrawal Managing Director Joint Managing Director (DIN: 00073673) (DIN: 00302467)

Sd/-**Gaurang Shah** Company Secretary & Compliance Officer (Membership Number: F6696)

Date: February 25, 2022

For and on behalf of the Board of Directors

Rain Industries Limited Managing Director DIN: 00021052

N. Radha Krishna Reddy

Date: February 25, 2022







Sd/-

















तेल में उबाल से पड़ेगा वित्तीय दबाव

मुंबई, 25 फरवरी

भ-युक्रेन के मौजुदा भ्-राजनीतिक रें संघर्ष की पृष्ठभूमि में तेल के बढते दाम, जो पिछले एक महीने में 21 प्रतिशत से अधिक बढ़कर हाल ही में 105 डॉलर प्रति बैरल तक पहुंच गए हैं, भारत सरकार के लिए परेशानी की वजह बन रहे हैं और यह उसके आर्थिक गणित को बिगाड सकते हैं।

भारतीय स्टेट बैंक (एसबीआई) की आर्थिक शाखा की एक रिपोर्ट के अनसार कच्चे तेल की बढती कीमतों से वित्त वर्ष 2022-23 (वित्त वर्ष 23) में सरकार के खजाने पर एक लाख करोड़ रुपये तक का बोझ पड़ सकता है। तेल की कीमतों में वृद्धि के बावजूद भारत सरकार ने पांच राज्यों में विधानसभा चुनावों को ध्यान में रखकर एक लोकलुभावन उपाय के रूप में नवंबर 2021 से वाहन ईंधन - पेट्रोल और डीजल की खुदरा बिक्री कीमतों को नियंत्रण में रखा हुआ है। मौजूदा मूल्य संवर्धित कर (वैट) संरचना के आधार पर और ब्रेंट क्रूड के दाम 100 डॉलर से 110 डॉलर प्रति बैरल के मद्देनजर एसबीआई का मानना है कि डीजल और पेट्रोल की कीमतें दोनों में से प्रत्येक के मामले में अब तक नौ से 14 रुपये तक बढ जानी चाहिए थीं।

भारतीय स्टेट बैंक में समृह के मुख्य आर्थिक सलाहकार डॉ. सौम्य कांति घोष ने हाल की एक रिपोर्ट में लिखा है कि अलबत्ता अगर सरकार पेट्रोलियम उत्पादों पर उत्पाद शुल्क में कटौती करती है तथा पेट्रोल और डीजल की कीमतों को बढ़ने से रोक देती है, तो उसे एक महीने में 8,000 करोड़ रुपये के उत्पाद शुल्क का नुकसान होगा। अगर हम यह मान लें कि उत्पाद शुल्क में यह कमी अगले वित्त वर्ष में जारी है और यह मानते हुए कि वित्त वर्ष 23 में पेट्रोल और डीजल की खपत करीब आठ से 10 प्रतिशत बढ जाता है, तो वित्त वर्ष 23 में सरकार का राजस्व घाटा 95,000 करोड़ रुपये से लेकर एक लाख करोड़ रुपये के आसपास रहेगा।

तेल कीमतें चढ़ने से होगा नुकसान



 एक रिपोर्ट के अनुसार तेल कीमतें बढ़ने से वित्त वर्ष वित्त वर्ष 2023 में सरकार के खजाने पर एक लाख करोड़ रुपये तक का बोझ पड़ सकता है

जनवरी में भारत की खुदरा मुद्रास्फीति की 6.01 प्रतिशत (सात महीने का शीर्ष स्तर) दर पहले से ही भारतीय रिजर्व बैंक (आरबीआई) के सहनशीलता के दायरे के आसपास है। आंकडे बताते हैं कि दिसंबर में खुदरा मुद्रास्फीति बढ़कर पांच महीने के शीर्ष स्तर 5.59 प्रतिशत पर पहुंच गई थी, जो नवंबर में 4.91 प्रतिशत थी। इसकी मुख्य वजह खाद्य कीमतों में इजाफा था। और मौजुदा रूस-युक्रेन संकट आग में घी डालने जैसा रहने के आसार हैं।

राबोबैंक इंटरनैशनल द्वारा जताए गए अनमान के अनुसार रूस/यूक्रेन का अनाज निर्यात (गेहूं, जौ, मक्का) पूरे विश्व का 24 प्रतिशत हिस्सा बैठता है। दुनिया के कुल उत्पादन में सूरजमुखी उत्पादों (बीज, खाद्य और तेल) की 50 प्रतिशत और सफेद सरसों की 21 प्रतिशत हिस्सेदारी में

यूक्रेन संकटः भारतीय अर्थव्यवस्था भी होगी प्रभावित

भी इन दोनों का योगदान रहता है। यक्रेन के ऐसे क्षेत्र, जिन्हें संभावित रूप से सैन्य बाधित माना जा सकता है, में से आधा हिस्सा गेहं क्षेत्र का है। कहा जा रहा है कि मल्य-निपेक्ष उपभोक्ता मांग के मद्देनजर प्रतिबंधों का असाधारण असर दिखाई देगा।

राबोबैंक इंटरनैशनल में वैश्विक रणनीतिकार माइकल एवरी चेतावनी देते हैं कि सीबीओटी गेहं में वर्ष 2021 के दौरान बाजार में 88 लाख टन की अनुमानित कमी की वजह से 21 प्रतिशत का इजाफा हुआ है और इससे छह गना ज्यादा मात्रा हटाने वाले प्रतिबंधों से गेहूं के दाम दोगुने हो सकते हैं। इस कीमत वृद्धि से रूस/यूक्रेन के बाहर बढ़ने वाले क्षेत्रों का विस्तार होगा, जिससे अन्य फसलों पर दबाव पडेगा, लेकिन फिर भी संरचनात्मक घाटे की भरपाई नहीं हो सकती है।

एलआईसी आईपीओ: इंतजार की नीति में निवेश बैंकर

मुंबई, 25 फरवरी

वैश्विक बाजारों में उतार-चढाव ने निवेश बैंकरों को भारतीय जीवन बीमा निगम (एलआईसी) के आईपीओ पर अपनी प्रतिक्रियाएं व्यक्त करने को लेकर अनिश्चितता में डाल दिया है।

रूस और युक्रेन के बीच हमले की वजह से गुरुवार को प्रमुख सूचकांक गुरुवार को करीब 5 प्रतिशत गिर गए थे, हालांकि शुक्रवार को इनमें नुकसान की कुछ हद तक भरपाई हुई।

निवेश बैंकरों का कहना है कि यह निवेशक दिलचस्पी का आकलन करने के लिए अच्छा समय नहीं है। किसी आईपीओ के लिए मांग का पता लगाने के लिए निवेशकों की दिलचस्पी और उनके अनुकूल मूल्यांकन के बारे में जानना जरूरी होता है। यही वजह है कि कई विदेशी निवेशक रूस और युक्रेन के बीच ताजा भूराजनीतिक टकराव के बीच नए निवेश को लेकर मौजूदा पोर्टफोलियो में बदलाव को



प्राथमिकता देंगे।

एलआईसी आईपीओ को लेकर बैंकर सख्त समय-सीमा पर काम कर रहे हैं। सही मूल्यांकन और मूल्य निर्धारण संबंधित जोखिमों का आंकलन करने के लिए लंबा इंतजार करने से आईपीओ मार्च से आगे बढ़ सकता है, जिससे सरकार को समस्या हो सकती है, क्योंकि उसने आईपीओ राशि से इस वित्त वर्ष के विनिवेश लक्ष्य को पुरा करने पर जोर दिया है।

इस शेयर बिक्री से जुड़े एक निवेश बैंकर

ने कहा, 'हम सख्त समय-सीमा पर अमल करने की कोशिश कर रहे हैं। लेकिन नए निवेश अवसरों पर ध्यान देने के बजाय निवेशक अपने मौजूदा पोर्टफोलियो में बदलाव पर जोर दे रहे हैं जिसे देखते हुए इस निर्गम पर प्रतिक्रियाएं हासिल करने के लिए यह अच्छा समय नहीं हो सकता है।'

एक अन्य अधिकारी ने कहा, 'इस निर्गम को तभी पेश किया जाएगा जब निवेशकों से अच्छी मांग हो और सरकार मुल्यांकन के संदर्भ में बैंकरों के साथ सहमत हो।' हालांकि इस सबंध में एलआईसी को भेजे गए ईमेल संदेश का कोई जवाब नहीं मिला है।

विश्लेषकों का मानना है कि घरेलू संस्थागत निवेशकों के साथ साथ विदेशी निवेशकों की दिलचस्पी भी इस निर्गम की सफलता सुनिश्चित करने के लिए जरूरी होगी।

माना जा रहा है कि बाजार नियामक सेबी ने एलआईसी आईपीओ को प्राथमिकता दी है और वह कंपनी को जल्द मंजुरी दिलाने की प्रक्रिया के लिए दीपम के साथ मिलकर काम कर रहा है।

AJANTA PHARMA LIMITED

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Email: investorgrievance@ajantapharma.com | Website: www.ajantapharma.com;

Contact Person & Compliance Officer: Mr. Gaurang Shah, Company Secretary & Compliance Officer

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF AJANTA PHARMA LIMITED ("COMPANY")

This post Buy-back Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Secùrities) Regulations, 2018, as amended ("Buy-back Regulations"). This Post Buy-back Public Announcèment should be read ir conjunction with the Public Announcement dated December 29, 2021 published on December 30, 2021 ("Public Announcement") and Letter of Offer dated January 19, 2022 ("Letter of Offer"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public

THE BUY-BACK

Company had announced the Buy-back of upto 11,20,000 (Eleven Lakhs Twenty Thousand) fully paid-up equity shares of ₹ 2/- (Rupee Two only) each ("Equity Shares"), representing 1.29% of the total number of Equity Shares of the Company, from the shareholders / beneficial owners of Equity Shares of e Company as on the record date i.e. Friday, January 14, 2022 ("Record Date"), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 2,550/- (Rupees Two Thousand Five Hundred and Fifty Only) per Equity Share for an amount aggregating up to ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only) excluding costs such as fees, brokerage, buy back tax, securities transaction tax, goods and services tax, stamp duty etc. ("Transaction Costs") (the "Buy-back Size"). The Buy-back size represents 9.89% and 9.55% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone financial statements and audited consolidated financial statements of the Company for the year ended on March 31, 2021, respectively.

1.2. The Buy-back commenced on Thursday, February 03, 2022 and closed on Wednesday, February 16, 2022 (both days inclusive)

1.3. The Company adopted the tender offer process for the purpose of the Buy-back. The Buy-back was implemented using the "Mechanism for acquisition o shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 as amended from time to time. For the purposes of the Buy-back, National Stock Exchange of India Limited was the designated stock exchange.

2. DETAILS OF BUY-BACK

2.1. The total number of Equity shares bought back by the Company in the Buy-back were 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares were bought back under the Buy-back, at a price of ₹ 2,550/- (Rupees Two Thousand Five Hundred Fifty only) per Equity Share.

2.2. The total amount utilized in the Buy-back of equity shares is ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only), excluding Transaction Costs

2.3. The Registrar to the Buy-back i.e. Link Intime India Private Limited ("Registrar to the Buy-back"), considered a total of 23,030 valid bids for 2,24,46,428 (Two Crores Twenty Four Lakhs Forty Six Thousand Four Hundred Twenty Eight) Equity Shares in response to the Buy-back, resulting in the tender of approximate 20.04 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	reserved in the Buy-back	No. of Valid Bids	Validly Tendered	% Response
Reserved Category for Small Shareholders	1,68,000	20,909	2,99,189	178.09
General Category for all other Equity Shareholders	9,52,000	2,121	2,21,47,239	2,326.39
Total	11,20,000	23,030	2,24,46,428	2,004.15

2.4. All valid bids were considered for the purpose of Acceptance in accordance with the Buy-back Regulations and the Letter of Offer. The communication of acceptance/rejection has been sent by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) or Friday, February 25, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same has been completed on Friday, February 25, 2022. 2.5. The settlement of all valid bids was completed by NSE Clearing Limited ("Clearing Corporation") on Friday, February 25, 2022. The Clearing Corporation has

made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buy-back. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank(s), due to any reason, then the amount payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders. 2.6. Equity Shares held in dematerialized form accepted under the Buy-back were transferred to the Company's demat account on Friday, February 25, 2022. The

unaccepted dematerialized Equity Shares have been unblocked to respective demat account of Eligible Shareholder / custodians by the Clearing Corporation or Friday, February 25, 2022. No Equity Shares were tendered in physical form under the Buy-back.

2.7. The extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares is currently under process and shall be completed on or before Friday, March 04, 2022

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

The Pre and Post Buy-back capital structure of the Company is as under

Sr. No.	Particulars	Amount (₹ in Crore)
Α	AUTHORISED SHARE CAPITAL	
	15,00,00,000 Equity Shares of ₹ 2/- each	30.00
В	ISSUED CAPITAL PRE BUY-BACK	
	8,73,02,270 Equity Shares of ₹ 2/- each	17.46
C	SUBSCRIBED AND PAID-UP CAPITAL PRE BUY-BACK	
	8,65,35,770 Equity Shares of ₹ 2/- each	17.31
	Add: 7,66,500 shares forfeited - amount originally paid up	0.09
D	TOTAL PAID UP SHARE CAPITAL BEFORE THE BUY-BACK	17.40^
E	TOTAL PAID UP SHARE CAPITAL AFTER THE BUY-BACK*	
	8,54,15,770 Equity Shares of ₹ 2/- each	17.17*^

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back. ^The amount includes ₹ 0.09 crores on account of forfeiture of equity shares

3.2. Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buy-back are as under

Sr. No.	Name of the Eligible Shareholder	Number of Equity Shares accepted under the Buy-back	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buy-back equity capital of the Company#
1.	Aayush M Agrawal, trustee Aayush Agrawal Trust	1,61,618	14.43	0.19
2.	Ravi P Agrawal, trustee Ravi Agrawal Trust	1,56,906	14.01	0.18
3.	Yogesh M Agrawal, trustee Yogesh Agrawal Trust	1,53,084	13.67	0.18
4.	Rajesh M Agrawal, trustee Rajesh Agrawal Trust	1,53,083	13.67	0.18
5.	Mirae Asset Midcap Fund	58,571	5.23	0.07
6.	Ganga Exports being represented by Yogesh Agrawal, Rajesh Agrawal & Ravi Agrawal	44,476	3.97	0.05
7.	UTI - CCF - Savings Plan	37,114	3.31	0.04
8.	SBI Healthcare Opportunities Fund	15,071	1.35	0.02
9.	Abu Dhabi Investment Authority – WAY	12,327	1.10	0.01
	Total	7,92,250	70.74	0.93

#Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back

The shalleholding pattern of the company, phot to the buy-back (as off necold bate) and post the completion of the buy-back, is as under.					
	Pre Buy-back#		Post Buy-back*		
Category of Shareholder	Number of Equity Shares	% to existing Equity Share Capital	Number of Equity Shares	% to post Buy-back Equity Share Capital	
Promoters and Promoter Group	6,08,69,823	70.34	6,02,00,656	70.48	
Foreign Investors (including Non-Resident Indians FIIs and Foreign Mutual Funds)	79,88,297	9.23		29.52	
Financial Institutions / Banks & Mutual Funds promoted by Banks / Institutions	1,08,51,246	12.54	2,52,15,114		
Others (Public, Public Bodies Corporate, etc.)	68,26,404	7.89			
Total	8,65,35,770	100.00	8,54,15,770	100.00	

*as on the Record Date i.e., Friday, January 14, 2022.

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back.

5. DIRECTOR'S RESPONSIBILITY

February 25, 2022.

VIVRO FINANCIAL SERVICES PRIVATE LIMITED 607, 608 Marathon Icon, Opp. Peninsula Corporate Park, Veer Santaji Lane, Off. Ganpatrao Kadam Marg, Lower Parel, Mumbai – 400 013, Maharashtra, India. | **Tel.**:+91 22 6666 8040

Email: investors@vivro.net | Website: www.vivro.net Contact person(s): Mr. Anshul Nenawati / Mr. Jay Shah SEBI Registration No: INM000010122 | Validity: Permanent

As per Regulation 24(i)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading

CIN: U67120GJ1996PTC029182

information.This Post Buy-back Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee or For and on behalf of the Board of Directors of Ajanta Pharma Limited

Gaurang Shah

Company Secretary & Compliance Officer (Membership Number: F6696)

करना पड़ रहा है। मुद्रास्फीति एशियाई अर्थव्यवस्थाएं प्रभावित अनुमान भी तेल कीमतों होंगी, लेकिन इसका विश्लेषकों का के अनुरूप बढ़े हैं और प्रभाव लगभग सभी कच्चे तेल में 10 प्रतिशत क्षेत्रों पर देखा कहना है कि इस मुख्य उनका संकट से एशिया

मानना है कि एशिया पर नकारात्मक पर नकारात्मक प्रभाव दिखेगा, क्योंकि कई प्रभाव दिखने की तेल शुद्ध आशंका है आयातक हैं, और

खाद्य एवं ऊर्जा का खपत खर्च में उनका करीब 50 तेल कीमतों औसत तौर पर 90

पुनीत वाधवा

नई दिल्ली, 25 फरवरी

नोमुरा की एक ताजा रिपोर्ट में कहा

गया है कि रूस और युक्रेन के बीच

मौजूदा भूराजनीतिक संकट से

तरह से महसूस किया जाएगा- जैसे तो वित्त वर्ष 2023 के लिए सख्त वैश्विक वित्तीय स्थिति, ऊंचे आरबीआई का मुद्रास्फीति अनुमान अनिश्चितता और कमजोर वैश्विक 90-100 आधार अंक बढ़कर 4.5 मांग का जोखिम, लेकिन ऊंची जिंस प्रतिशत पर पहुंचने की आशंका है। कीमतें, खासकर तेल बेहद महत्वपूर्ण ट्रांसमिशन माध्यम हैं।

नोमुरा के विश्लेषकों ने लिखा अर्थव्यवस्थाओं पर विपरीत प्रभाव पड़ेगा, क्योंकि मुद्रास्फीति तेजी से बढ़ी है, मौद्रिक खाता और वित्तीय बैलेंस में कमजोरी आई है और आर्थिक वृद्धि पर दबाव पड़ा है। ऐसे परिवेश में भारत, थाइलैंड और फिलीपींस को सबसे बड़ा नुकसान हुआ है, जबिक इंडोनेशिया को

फायदा होगा।' भारत के लिए, कच्चे तेल कीमतों में हरेक 10 प्रतिशत की वृद्धि जीडीपी वृद्धि से करीब 0.2 प्रतिशत अंक की कमी को बढ़ावा जहां पूरी दुनिया में कई एशियाई

वृद्धि को लेकर अनिश्चितताएं बढ़ संकती हैं, क्योंकि देश असमान रिकवरी की राह पर है और उसे ऊंचे सार्वजनिक पुंजीगत खर्च. सेवाओं को सामान्य बनाने जैसे अल्पावधि चुनौतियों का सामना

मुद्रास्फीति में 0.3-0.4 प्रतिशत अंक से जुडी हुई है। एसबीआई के समूह आर्थिक सलाहकार सौम्य कांति

घोष के अनुसार, यदि डॉलर प्रति बैरल पर आती हैं और भले ही प्रभाव अलग अलग 100-130 आधार अंक बढ़ती हैं,

गुरुवार को, कच्चे तेल की कीमतें चढ़कर 100 डॉलर प्रति बैरल के पार पहुंच गई थीं, जो है, 'तेल एवं खाद्य कीमतों में 2014 से पहली बार इस स्तर पर लगातार तेजी का एशिया की पर आई हैं। इस बीच भारतीय सरकार ने वाहन ईंधन कीमतों को पांच प्रमुख राज्यों में विधानसभा चुनावों को देखते हुए नवंबर से अपरिवर्तित रखा है। नोमुरा के विश्लेषकों को राज्य चुनावों के बाद पेट्रोल और डीजल कीमतों में करीब 10 प्रतिशत की तेजी और एलपीजी कीमतों में बड़ी वृद्धि का अनुमान है।

इंडोनेशिया को राहत

देगी। उनका मानना है कि इससे अर्थव्यवस्थाओं पर इस टकराव

रूस के साथ रुपया व्यापार खाता बनाने की तैयारी में भारत

सरकार और बैंकिंग सूत्रों का कहना देश पर सबसे बड़ा हमला था, प्रणाली तैयार करने के विकल्प तलाश रहा है।

भारतीय अधिकारी इसे लेकर गंभीर हैं कि प्रतिबंध सख्त होने से रूस से उर्वरक की मुख्य आपूर्ति प्रभावित हो सकती है, जिससे भारत के कृषि क्षेत्र को नुकसान पहुंच सकता है। भारत ने यूक्रेन में हिंसा रोकने का आह्वान किया है, लेकिन उसने रूस की खुलेआम निंदा करने से भी परहेज किया है, क्योंकि उसके लंबे राजनीतिक और सुरक्षा

गुरुवार को रूस ने धरती, आकाश और समुद्री मार्ग के जरिये यूक्रेन पर हमला किया, जो दूसरे विश्व युद्ध के बाद से किसी यूरोपीय रहा है।'

है कि यूक्रेन पर हमले के बाद रूस जिससे हमारों लोगों को अपने घरों पर पश्चिमी प्रतिबंधों को नरम के लिए पलायन को विवश होना बनाने के लिए भारत रूस के साथ पड़ रहा है। शुक्रवार को यूक्रेन के व्यापार के संदर्भ में रुपया भुगतान राष्ट्रपति वोलोदीमिर जेलेंस्की ने अंतरराष्ट्रीय समुदाय से अनुरोध करते हुए कहा कि रूस के खिलाफ मौजूदा प्रतिबंध पर्याप्त नहीं हैं।

संबद्घ चर्चाओं से जुड़े एक सूत्र ने कहा कि अधिकारियों का कहना है कि योजना है कि रूसी बैंक और कंपनियां व्यापार निपटान के लिए भारत में कुछ ही सरकार-संचालित बैंकों के साथ खाते खोलें। सूत्र ने कहा, 'इस कदम से तनाव बढ़ने की वजह से प्रतिबंधों में इजाफा हो सकता है। इस स्थिति में हम डॉलर में लेनदेन का निपटान करने में सक्षम नहीं होंगे और इसलिए रुपया खाता बनाने का प्रस्ताव रखा गया है, जिस पर अभी विचार किया जा

वहीं नोम्रा को कच्चे तेल का शुद्ध आयातक होने के बावजद लाभ मिलने की संभावना है। उनका कहना है कि कच्चे तेल की कीमतों में 10 प्रतिशत वृद्धि से इंडोनेशिया का चालू खाता घाटा (सीएडी) उस समय की

का प्रभाव पड़ने की आशंका है, जीडीपी के 0.2 प्रतिशत तक बढ जब कम जाएगा, आवाजाही नियंत्रित से इस साल लोगों को अधिक यात्राएं करने की अनुमति दी जा रही है और खुदरा कीमतों से ऊंची ईंधन खपत तथा तेल आयात को भी मदद मिल रही है।



INDO COUNT INDUSTRIES LIMITED

CIN: L72200PN1988PLC068972

Regd. Off.: Office No. 1, Plot No. 266, Village Alte, Kumbhoj Road, Taluka Hatkanangale Dist. Kolhapur - 416 109. Tel. No.: +91 2302463100/2461929
Corporate Office: 301. 3rd Floor. "Arcadia". Nariman Point. Mumbai-400021 TelNo.:+91 2243419500/501; FaxNo.:+912222823098 Email: icilinvestors@indocount.com; Website: www.indocount.com

POSTAL BALLOT NOTICE AND E-VOTING INFORMATION

NOTICE is hereby given that Indo Count Industries Limited ("Company") is seeking approval of the Members of the Company e-voting") only for the resolutions included in the Postal Ballot Notice dated February 7, 2022 ("Notice"), in accordance with the provisions of Sections 108, 110 and other applicable provisions, if any, of the Companies Act, 2013 ("Act") read with rules made thereunder ("Rules") as amended from time to time provisions of General Circulars No as alreited in little to little, plysistors of defleta circular No. 14/2020, No. 17/2020, No. 22/2020, No. 33/2020, No. 30/2020, No. 10/2021 and No. 20/2021 dated 8th April, 2020, 13th April, 2020, 15th June, 2020, 28th September, 2020, 31st December, 2020, 23rd June, 2021 and 8th December, 2021 respectively issued by the Ministry of Corporate Affairs ("MCA") (hereinafter collectively referred to as "MCA Circulars"), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification(s) or re-enactment(s) thereof for the time being in force), Secretarial Standard - 2 issued by the Institute of Company Secretaries of India and other applicable laws and regulations, if any.

Members are hereby informed that:

- 1. The Company has completed the dispatch of Notice to the members through e-mails on February 25, 2022. Further, in compliance with the requirements of the MCA Circulars, hard copy of Notice, Postal Ballot Form and pre-paid business reply envelope have not been sent to the members of this Postal Ballot. Members are required to communicate their assent or dissenthrough the remote e-voting system only.
- 2. The cut-off date for the purpose of ascertaining the eligibility of members to avail remote e-voting facility is Tuesday, February 22, 2022. The members whose name is recorded in the register of members of the Company or in the register of beneficial owners maintained by the depositories as on the cut-off date shall only be entitled to avail the remote e-voting facility.
- The Company has engaged the services of National Securities Depository Limited ("NSDL") as the agency for the purpose of providing remote e-voting facility to its members.
- The remote e-voting period will commence on Sunday, February 27, 2022 at 9.00 a.m. (IST) and shall end on Monday, March 28, 2022 at 5.00 p.m. (IST) (both days inclusive). The remote e-voting module shall be disabled by NSDL after 5.00 p.m. (IST) on Monday, March 28,2022 for voting thereafter. 5. The detailed procedure/ instructions on the process of remote e-voting including the manner in which the members who have not yet registered their email addresses can register their email
- address and/or cast their vote, are specified in the Notice. Mr. Vikas R. Chomal, Practicing Company Secretary (Membership No: A24941, COP No: 12133), Proprietor of Vikas R. Chomal & Associates, has been appointed as the Scrutinizer for conducting the Postal Ballot through remote e-Voting process, in a fair and
- The results of the Postal Ballot will be announced within two working days after the conclusion of remote e-voting i.e. on or before Wednesday, March 30, 2022. The results declared along with the Scrutinizer's Report will be placed on the website of the at www.indocount.com and on the website of NSDL a www.evoting.nsdl.com and will be communicated to BSE Limited ("BSE") www.bseindia.com and National Stock Exchange of India Limited ("NSE") <u>www.nseindia.com</u> where the equity shares of the Company are listed.
- In case of any queries, member may refer the Frequently Asked Questions ("FAQs") for Shareholders and e-voting user manua for Shareholders available at the download section https://www.evoting.nsdl.com or call on toll free no: 1800-1020-990/1800-22-4430 or send a request at evoting@nsdl.co.in. In case of any grievances connected with facility for e-voting, please Pallavi Mhatre, Manager, NSDL, 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai 400 013. E-mail: evoting@nsdl.co.in/pallavid@nsdl.co.in. Toll free no: 1800-1020-990/ 1800-22-44-30. case of any queries, member may also send email on icilinvestors@indocount.com or rnt.helpdesk@linkintime.co.in.

For Indo Count Industries Limited

Date: February 25, 2022 Place: Mumbai Amruta Avasare **Company Secretary**

Yogesh Agrawal Managing Director (DIN: 00073673) Place: Mumbai, Maharashtra

Rajesh Agrawal Joint Managing Director (DIN: 00302467)

Date: February 25, 2022





युद्धामुळे एकीकडे भलेभले गडगडले, अदानींचा शेअर्स १२ टक्क्यांनी उसळला

रशिया-युक्रेन युद्धाचा परिणाम जगभरातील शेअर बाजारांवर जाणवला आहे. भारतातील शेअर बाजारही धडाम झाला होता. असे असले तरी अदानींच्या कंपनीचा शेअर १२ टक्क्यांनी उसळला होता. सर्वोच्च न्यायालयाचा एक निणऱ्य या कंपनीला फायद्याचा ठरला. अदानी पावरच्या बाजुने एका प्रकरणाचा निकाल लागला आहे. न्यायालयाने राजस्थानमधील तीन वीज वितरण कंपन्यांना आदेश देत अदानी पॉवरला ४२०० कोटी रुपये देण्यास सांगितले आहे. डिस्कॉमला हे पैसे चार आठवड्यांत अदानी पॉवरला द्यायचे आहेत. सर्वोच्च न्यायालयाने

हिऱ्यांना सोन्याहून अधिक चमक, ५२ हजाराहून ७५ हजार रुपय;

दरवाढीमागे इंग्लंडमधील मक्तेदार कंपनीचा हात

नवी दिल्ली, दि. २६

हल्ल्यामुळे

असतान

किमतीतही

धक्कादायक

हिऱ्याची

मक्तेदार

सध्या

दागिन्यांचाही

42

आहे. गेल्या

किंमत

हजारांहून थेट ७५ हजाराच्या

घरात गेली. या दरवाढीमागे

कंपनीचा मोठा हात आहे.

जळगावात सोन्याबरोबरच

आहे.

वार्षिक ७० कोटींपर्यंत

असलेले हे मार्केट सतत

वाढत चालले आहे. त्यामुळे

हिऱ्यांच्या दराकडेही इथल्या

बाजारपेठेचे लक्ष असते.

कॅरेटमागे तब्बल ५० टक्के

इतक्या मोठ्या प्रमाणात ही

रिशया युक्रेन युद्धामुळे

आता तुमचा ईएमआय

देखील वाढणार! नवी दिल्ली, दि.

२६ (वृत्तसंस्था) :

तुम्हीही जर नवं घर

घेण्याचा विचार करत

असाल तर उशीर करू

दराचे

आता संपणार आहेत.

पार्श्वभूमीवर रिझर्व्ह

बाह्र विषयाचासाठी

तितकाच वाढत आहे.

आरबीआयकडून रेपो

आणि रिव्हर्स रेपो दरात

वाढ केली जाण्याची

शक्यता आहे. सध्या

गृहकर्जाचे व्याज दर

रिझर्व्ह बँकेनं गेल्या दोन

वर्षांपासून व्याज दर

वाढीवर लगाम घालून

ठेवलेला आहे. पण ही

फक्त काही दिवसांची

गोष्ट आहे. एप्रिल किंवा

जून महिन्यात रिझर्व्ह बँकेकडून व्याजदरात

वाढ केली जाऊ शकते.

महागाई आणि इतर

वाढतो आहे. त्यामुळे जर तुम्ही घर घेण्याच्या

विचारात असाल तर

सध्याची योग्य संधी आहे. कारण आगामी

बँकेकडून व्याज दरात

शक्यता आहे. जागतिक

तेलाच्या किमती गेल्या

८ वर्षांच्या तुलनेत

उच्चांकावर पोहोचल्या

आहेत. कच्च्या तेलाचा

प्रतिबॅरेल दर १००

डॉलरच्या पार पोहोचला

आहे. कच्च्या तेलाच्या

किमतीत वाढ झाल्याचा

थेट परिणाम देशाच्या अर्थव्यवस्थेवर होतो.

कारण एकूण गरजेच्या

खूप मोठा वाटा तेल

भारत आयात करतो

वाढ होण्याची

इकोनॉमिक

घेण्यासाठी

रिझव्ह

कच्च्या

दबाव

मायक्रो

गृहकर्ज

काळात

बाजारात

परिस्थितीमुळे

१० वर्षांच्या

निच्चांकी

आहेत

दिवस

महागाईच्या

व्याजदरात

देखील

नका. कारण

व्याज

वाढत्या

बँकेवर

दबाव

त्यामुळे

गेल्या

सर्वात

पातळीवर

(वृत्तसंस्था): रशियाच्या

युक्रेनवरील

हिऱ्यांच्या

अचानक

वाढ झाली

आठवङ्यात

इंग्लंडमधील

हिऱ्यांच्या

बाजारपेठ

करेटची

जग हादरलेले

नवी दिल्ली, दि. २६ (वृत्तसंस्था): कंपनीच्या बाजूने निणन्य दिल्यानंतर अदानी पॉवरच्या समभागाला अचानक पंख लागले. २५ फेब्रुवारी रोजी कंपनीचे शेअर्स १२ टक्क्यांहुन अधिक वाढले. कंपनीचा समभाग १२.१५ टक्क्यांनी वाढून १२३.३० रुपयांवर बंद झाला. या शेअरमध्ये अजूनही तेजी राहण्याची चिन्हे आहेत. ट्रेंड-फ्लो ट्रेडर्ससाठी, १२२-१२५ स्तरावर एक महत्त्वाचा आधार आहे. जर हा शेअर या पातळीच्यावर टिकून राहिला तर १४०-१४७ रुपयांची पातळी गाठू

> सर्वोच्च न्यायालयाने म्हटले की, या वर्षाच्या सुरुवातीला फेरविचार याचिका

वितरण कंपन्यांनी थकबाकी भरलेली नाही. या प्रकरणात त्यांनी न्यायालयाचा अवमान केला

या तिन्ही कंपन्यांनी २०२२ मधील आदेशाविरोधात फेरविचार याचिका दाखल केली होती. ज्यामध्ये अदानी पॉवरला नुकसान भरपाई देण्याच्या आदेशाचा फेरविचार करण्याची मागणी करण्यात आली होती. परंतु न्यायालयाने ही याचिका फेटाळून लावली आहे. सर्वोच्च न्यायालयाने आता या कंपन्यांना अदानी पॉवरला एकुण ४,२०० कोटी रुपयांची नुकसान भरपाई देण्याचे आदेश दिले आहेत.

PUBLIC NOTICE

NOTICE is hereby given to the public at large that we are investigating relation to said property of my client.

That the Original Agreement Dt. 1963 executed between Velji Harkha Patel (Builder) and Satyapal Bakshiram Saigal (purchaser) in respect of the said property (hereinafter collectively referred to as "Lost Agreement") in respect of the said property is misplaced, not traceable

Any Party of person having knowledge about the whereabouts or having possession of the original Lost Agreement or claiming to have any right, title, interest or claim of any nature thereunder, including by way of sale mortgage, charge, lease, lien, assignment, sub-lease of in any other manner whatsoever in respect of the said Property or any part thereof or he basis of the original Lost Agreement or otherwise, is hereby called upon to give notice of the same in writing alongwith relevan locumentary proof in that regard to the undersigned at the below

If no such notice/claim along with supporting documents is received by us within 14 days from the date of publication, then it would be presumed that my client have an absolute right to deal with the said property, that there is no adverse right, title, interest, or demand of any nature whatsoever in respect of the said Property, and the same is free from

(five) fully paid shares of Rs. 50/- (fifty) each bearing distinctive nos 171 to 175 (both inclusive) held under Share Certificate no. 35 Dt 01.06.1964, issued by the Bhaweshwar Darshan Co-operative Housing Societies Act 1860, bearing Registration No. BOM/HSG-424 of 1963 together with right, title and interest in flat bearing no. 36 admeasuring pproximately 1200 sq.ft. (built-up area) on the 6th floor of the building of Bhaveshwar Darshan CHS. Ltd., constructed on land bearing Plot no 31D, Altamount Road, Bombay – 400 026, in the Registration District

Place:- Mumbai

105,1st floor, F-wing, Mahalaxmi Sra Chs. Ltd.,

P.B. Marg, Worli, Mumbai - 400 030

the right title and interest of MRS. SONAL TUSHAR BHUTA having he address at 36, Bhaveshwar Darshan, Altamount Road, Near Jaslol Hospital, Cumballa Hill, Mumbai – 400 026 ("Owner") to the flat bearing no. 36 admeasuring 1200 sq.ft. built-up area and more particulars described in the Schedule hereunder written ("the said Property") in

mentioned address within 14 days from the date of this notice.

Society Limited, registered under the Maharashtra Co-operativ and Sub-District of Mumbai City.

Date: - 26.02.2022

Sanjay M. Yegurwar Advocate

अधिसूचना मुंबई सेंट्रल ते बोरिवली दरम्यान ६ व्या रेल्वे लाईनकरिता संपादन

पहिल्यांदाच

झाल्याचे

बसला

वाढ असून

वाद

व्यापाऱ्यांचे म्हणणे आहे.

'डी बिअर्स'

जागतिक पातळीवर हिऱ्यांचे

खणन आणि व्यापार करणारी

इंग्लंडची कंपनी असून ३५

देशात ती व्यवसाय करते.

कोरोना काळात मंदी आणि

लॉकडाऊनमुळे कंपनीला

त्याची भरपाई करण्याच्या

हेतूने कंपनीने अचानक

५० टक्क्यांनी दर वाढवले

बिअर्सने सिंडीकेट करून दर

वाढवले असून या भरमसाठ

दरवाढीचा जळगावच्या हिरे

व्यवसायावर मोठा परिणाम

जाणव शकतो. असे सराफ

ललवाणी

असोसिएशनचे

म्हटले आहे.

अजय

दरम्यान.

मोठा फटका

आहेत.

इतकी

जिल्हाधिकारी यांचे कार्यालय, मुंबई उपनगरीय जिल्हा, १० वा मजला, प्रशासकीय बिल्डींग, वांद्रे (पू), मुंबई ४००

दि. २१ फेब्रुवारी, २०२२

जिमन अभिहस्तांकन, पुनर्वसन व रिसेटलमेंट ॲक्ट २०१३ मधील

वाजवी भरपाई व पारदर्शकता हक्क.

प्रकरण क्र. C/ACQ/Desk-9/CR.767/LAQ/SR/259/2021- ज्याअर्थी, मुंबई उपनगरीय जिल्हा येथील जिल्हाधिकारी म्हणून योग्य सरकार असलेल्या अधिसूचना क्र. C/ACQ/Desk-9/CR.767/LAQ/SR/259/2021 दि. २१ ऑक्टोबर, २०२१ रोजी (यापुढे सदर अधिसूचना म्हणून संदर्भित) जिमन अभिहस्तांकन, पुनर्वसन व रिसेटलमेंट ॲक्ट २०१३ मधील वाजवी भरपाई व पारदर्शकता हक अनुसार अनुच्छेद ११ च्या उप-अनुच्छेद (१) च्या प्राप्त अधिकारान्वये (यापुढे सदर कायदा म्हणून संदर्भित) प्रीलिमीनरी अधिसूचना जारी केली आहे व त्यामुळे अनुसूची २ मधील अधिक विवरणीत सार्वजनिक हेतुकरिता आवश्यक असलेल्या अनुसूची १ मध्ये अधिक विवरणीत जिमनीच्या संबंधात आहे.

त्यामुळे, पश्चिम रेल्वे प्रस्ताव करत आहे (यापुढे वरील अभिहस्तांकन संघटना) व अधिसूचित करत आहे की, वरील कायद्याच्या अनुच्छेद ११(१) अंतर्गत गाव विले पार्ले सीटीएस क्र. ५४९, क्षेत्रफळ १९.५ चौ. मीटर (यापुढे सदर जिमन म्हणून संदर्भित) मुंबई मेंटल व बोरिवली दरम्यान ६ व्या रेल्वे लाईनच्या हेतकरिता मार्वजनिक अहवालीत आहे. (यापढे मदर जाहीर हेत म्हणन मदंभित व ज्याअर्थी, जिल्हाधिकारी, मुंबई उपनगरीय जिल्हा अहवाल विचारात घेतल्यानंतर समाधानी आहे, जर काही असल्यास अनुच्छेद १५ च्या उप-अनुच्छेद (२) अंतर्गत केलेल्या सदर सार्वजनिक हेतुकरिता सदर जिमन आवश्यक आहे व त्यामुळे याद्वारे घोषित करण्यात येते की, सदर जाहीर हेतुकरिता सदर जिमन आवश्यक असल्यामुळे सदर ॲक्टच्या अनुच्छेद १९ च्या उप-अनुच्छेद (१) च्या तरतूदी अंतर्गत घोषित करण्यात आले आहे.

व त्यामुळे, जिमन अभिहस्तांकन संघटनेने सूचित केले आहे की, सदर जिमन जशी आहे जेथे आहे आधारावर असेल. त्यामुळे जिमनीचा प्रोजेक्ट मुंबई उपनगरीय वाहतूक प्रकल्प (एमयूटीपी) मध्ये समाविष्ट गृह व विशेष सहायता विभागाकडून दि. १२ डिसेंबर, २००० रोजी सरकारी ठराव क्र. प्रकल्प१७००/सीआर-३१/स्लम-२ अनुसार प्रस्तावित रेल्वे लाईनकरिता असेल. त्यामुळे, जिमन धारक व वहिवाटधारक यांचे पनुर्वसन व रिसेटलमेंट मुंबई मेट्रोपोलिटन रिजन डेव्हलोपमेंट अथॉरिटी (एमएम आरडीए) यांच्या मार्फत करण्यात येईल. त्यानुसार, मुंबई मेट्रोपोलिटन रिजन डेव्हलोपमेंट अथॉरिटी यांनी सूचित केले आहे की, त्यांचे पत्र क्र. साविक/एमयूटीपी/विलेपार्ले ते बोरिवली/२०२१/१२५९ दि. २१ सप्टेंबर, २०२१ अनुसार एकूण ०३ रचना सदर जिमनीवर उभ्या आहेत. जिमन अभिहस्तांकन, पुनर्वसन व रिसेटलमेंट ॲक्ट २०१३ मधील वाजवी भरपाई व पारदर्शकता हक्क महाराष्ट्र सरकार द्वारे दि. १ जानेवारी, २०१४ रोजी पासून अंमलात आणली आहे. सिरीयल क्र. १,५,६,७, ८ व १० मध्ये निर्देशित अनुसार सदर ॲक्टच्या दुसऱ्या अनुसूचीमध्ये पुनर्वसन लाभ वरील प्रकल्पामध्ये देण्यात आले आहेत. त्याचा अहवाल केला गेला

व ज्याअर्थी याद्वारे घोषित केले आहे की, अनुसूची ३ मध्ये अधिक विवरणीत क्षेत्र हे अनुसूची ४ मध्ये विहित पुनर्वसन व रिसेटलमेंट योजनेच्या समरी व कुटुंबांच्या पुनर्वसन व रिसेटलमेंटच्या हेतुकरिता रिसेटलमेंट क्षेत्र म्हणून अधिसूचित केले आहे. व ज्याअर्थी सदर ॲक्टच्या अनुच्छेद ३ च्या खांड (जी) अनुसार जिल्हाधिकारी यांनी योग्य सरकार म्हणून उप जिल्हाधिकारी (जिमन संपादन) क्र. ४, मुंबई उपनगर जिल्हा, प्रशासकीय बिल्डींग, ९ वा मजला, गव्हरमेंट कॉलनी, वांद्रे (पूर्व), मुंबई ४०० ०५१ यांना सदर ॲक्ट अंतर्गत जिल्हाधिकारी म्हणून नियुक्त केले आहे.

गाव विले पार्ले, तालूका बोरिवली जिल्हा - मुंबई उपनगर

अनु. क्र.	शहर सर्व्हे क्र.	अंदाजित क्षेत्रफळ (चौ. मीटर)
१	५४९	१९.५
	एकूण	१९.५

अनुसूची ४ सार्वजनिक हेतु

प्रकल्पाचे नाव - मुंबई सेंट्रल ते बोरिवली दरम्यान ६ व्या रेल्वे लाईनचे संपादन

रि-सेटलमेंट क्षेत्राचे विवरण :

मुंबई मेट्रोपोलिटन रिजन डेव्हलोपमेंट अथॉरिटी यांनी सूचित केले आहे की, त्यांचे प्रत्र क्र. साविक/ एमयूटीपी/विले पार्ले ते बोरिवली/२०२१/१२५९ दि. २१ सप्टेंबर, २०२१ अनुसार सदर जिमनीवर एकूण ३ रचना आहेत. जिमन अभिहस्तांकन, पुनर्वसन व रिसेटलमेंट ॲक्ट २०१३ मधील वाजवी भरपाई व पारदर्शकता हक्क अनुसार दि. १ जानेवारी, २०१४ पासून महाराष्ट्र सरकारद्वारे अंमलात आणले आहेत. सदर ॲक्टच्या दुसऱ्या अनुसूचीमध्ये सिरीयल क्र. १, ५, ६,७,८ व १० मध्ये निर्देशित अनुसार वरील संदर्भित प्रकल्प सदर व्यक्तींना लाभ देण्यास आहे.

मुंबई उपनगरीय वाहतूक प्रकल्प (एमयूटीपी) मध्ये समाविष्ट गृह व विशेष सहायता यांच्या विभागाकडून सरकारी ठराव क्र. प्रकल १७००/सीआर-३१/स्लम-२ दि. १२ डिसेंबर, २००० अनुसार प्रस्तावित रेल्वे लाईनकरिता जिमन संपादनाकरिता प्रोजेक्ट. एन. बी. : सदर जिमनीचा आराखाडा उप जिल्हाधिकारी (जिमन संपादन) क्र. ४, मुंबई उपनगरीय जिल्हा प्रशासकीय बिल्डींग, ९ वा मजला, सरकारी कॉलनी, वांद्रे (पूर्व), मुंबई ४०० ०५१ यांच्या कार्यालय येथे पडताळणी करण्यात येईल.

दि. २१.०२.२०२२ ठिकाण : वांद्रे, मुंबई

(निधी चौंधरी) जिल्हाधिकारी मुंबई उपनगर जिल्हा





को-लोकेशन स्कॅममध्ये आनंद सुब्रमण्यम यांची पहिली अटक, आणखी काहींना होऊ शकते अटक

नॅशनल स्टॉक एक्स्चेंज ग्रुपचे माजी ऑपरेटिंग ऑफिसर आनंद सुब्रमण्यम यांना गुरुवारी रात्री उशिरा केंद्रीय अन्वेषण ब्युरो (सीबीआय) ने अटक केली. सीबीआय अधिकाऱ्याच्या म्हणण्यानुसार, त्याची अटक NSE को-लोकेशन घोटाळ्याच्या संदर्भात झाली आहे. काही वर्षांपूर्वी NSE वर झालेल्या या घोटाळ्यातील ही आतापर्यंतची पहिली अटक आहे.

आनंद सुब्रमण्यम यांना त्यांच्या चेन्नईतील घरातून अटक करण्यात आल्याचे सांगण्यात येत आहे. त्यांना दिल्लीतील सीबीआय मुख्यालयात नेण्याची तयारी सुरू असून, त्यानंतर त्यांना कोठडीसाठी न्यायालयात हजर केले जाईल. NSE को-लोकेशन घोटाळ्याप्रकरणी सीबीआय आनंद सुब्रमण्यम यांचीही चौकशी करत होती. ते तपास यंत्रणेला सहकार्य करत नव्हते आणि CBI अज्ञात योगी आणि चित्रा यांच्यात ईमेल झालेल्या संभाषणाबद्दल अधिक तपशील शोधत होते, परंतु आनंद त्याबद्दल योग्यरित्या माहिती देत नव्हते.

नॅशनल स्टॉक एक्सचेंज चे मुख्य स्ट्टेजिक एडवायजर म्हणून नियुक्ती करण्यात आली होती. यानंतर एमडी चित्रा रामकृष्ण यांना २०१५ मध्ये NSE च्या ग्रुप ऑपरेटिंग ऑफिसर म्हणून बढती देण्यात आली. २०१६ मध्ये त्यांनी अनियमिततेच्या आरोपानंतर नॅशनल स्टॉक एक्सचेंज सोडले. आनंद सुब्रमण्यम यांची नियुक्ती चित्रा रामकृष्णन यांनी केल्याचे सीबीआयने तपासात म्हटले आहे. सिक्युरिटीज अँड एक्स्चेंज बोर्ड ऑफ इंडिया (Sebi) ने चित्रा रामकृष्ण आणि इतरांवर सुब्रमण्यम यांची मुख्य धोरणात्मक सल्लागार म्हणून नियुक्ती केल्याचा आणि ग्रुप ऑपरेटिंग ऑफिसर आणि एमडीचे सल्लागार म्हणून त्यांच्या पदोन्नतीमध्ये हेराफेरी केल्याचा आरोप केला.

मार्केट रेग्युलेटरने रामकृष्ण यांना ३ कोटी रुपये, NSE चे माजी MD आणि CEO सुब्रमण्यम, NSE चे माजी MD आणि CEO रवी नारायण यांच्यावर २ कोटी आणि चीफ रेग्युलेटर

नरसिम्हन यांच्यावर ६ लाखांचा दंड ठोठावला आहे. NSE को-लोकेशन घोटाळ्यात निवडक ब्रोकर्सना चुकीच्या पध्दतीने फायदा पोहोचवण्यात आला होता. याच्या तपासात समोर आले की OPG सिक्युरिटीज नावाच्या ब्रोकरेज फर्मला फायदा मिळवून देण्यासाठी त्यांना को-लोकेशन फॅसिलिटीचे ॲक्सेस देण्यात आले होते. या फॅसिलिटीमध्ये उपलब्ध ब्रोकर्सना इतराच्या तुलनेत काही वेळेपूर्वीच सर्व डेटा मिळतो. अशा प्रकारे एनएसईमध्ये कोट्यवधी रुपयांची हेराफेरी करण्यात आल्याचे सीबीआयचे मत आहे. हा घोटाळा त्याच वेळी सुरू झाला जेव्हा चित्रा नंबर दोन पदावरुन प्रमोट होऊन नंबर वन होण्याच्या अगदी जवळ होती. चित्रा सीईओ झाल्यानंतरही हा स्कॅम चालत राहिला होता आणि तेव्हा आनंद चित्रा यांचा जवळचा सहकारी बनला होता सीबीआय या प्रकरणात त्या अज्ञात योगीचा संबंध शोधत आहे, ज्याच्या इशाऱ्यावर चित्रा NSE चे सर्व निर्णय घेत होती.

OP AJANTA PHARMA LIMITED

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Email: investorgrievance@ajantapharma.com | Website: www.ajantapharma.com; Contact Person & Compliance Officer: Mr. Gaurang Shah, Company Secretary & Compliance Office

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF AJANTA PHARMA LIMITED ("COMPANY") This post Buy-back Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and

Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buy-back Regulations"). This Post Buy-back Public Announcement should be read in conjunction with the Public Announcement dated December 29, 2021 published on December 30, 2021 ("Public Announcement") and Letter of Offer dated January 19, 2022 ("Letter of Offer"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public

1. THE BUY-BACK

Company had announced the Buy-back of upto 11,20,000 (Eleven Lakhs Twenty Thousand) fully paid-up equity shares of ₹ 2/- (Rupee Two only) each ("Equity Shares"), representing 1.29% of the total number of Equity Shares of the Company, from the shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. Friday, January 14, 2022 ("Record Date"), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 2.550/- (Rupees Two Thousand Five Hundred and Fifty Only) per Equity Share for an amount aggregating up to ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only) excluding costs such as fees, brokerage, buy back tax, securities transaction tax, goods and services tax, stamp duty etc. ("Transaction Costs") (the "Buy-back Size"). The Buy-back size represents 9.89% and 9.55% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone financial statements and audited consolidated financial statements of the Company fo the year ended on March 31, 2021, respectively

1.2. The Buy-back commenced on Thursday, February 03, 2022 and closed on Wednesday, February 16, 2022 (both days inclusive) 1.3. The Company adopted the tender offer process for the purpose of the Buy-back. The Buy-back was implemented using the "Mechanism for acquisition of

shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015, circular CFD/ DCR2/CIR/P/2016/131 dated December 9, 2016, circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 as amended from time to time. For the purposes of the Buy-back, National Stock Exchange of India Limited was the designated stock exchange

2. DETAILS OF BUY-BACK

- 2.1. The total number of Equity shares bought back by the Company in the Buy-back were 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares were bought back under the Buy-back, at a price of ₹ 2,550/- (Rupees Two Thousand Five Hundred Fifty only) per Equity Share.
- 2.2. The total amount utilized in the Buy-back of equity shares is ₹ 285.60 crores (Rupees Two Hundred Eighty Five Crores and Sixty Lakhs only), excluding
- 2.3. The Registrar to the Buy-back i.e. Link Intime India Private Limited ("Registrar to the Buy-back"), considered a total of 23,030 valid bids for 2,24,46,428 (Two Crores Twenty Four Lakhs Forty Six Thousand Four Hundred Twenty Eight) Equity Shares in response to the Buy-back, resulting in the tender of approximately 20.04 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	reserved in the Buy-back	No. of Valid Bids	Validly Tendered	% Response	
Reserved Category for Small Shareholders	1,68,000	20,909	2,99,189	178.09	
General Category for all other Equity Shareholders	9,52,000	2,121	2,21,47,239	2,326.39	
Total	11,20,000	23,030	2,24,46,428	2,004.15	

2.4. All valid bids were considered for the purpose of Acceptance in accordance with the Buy-back Regulations and the Letter of Offer. The communication of acceptance/rejection has been sent by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on Friday, February 25, 2022. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same has been completed on Friday, February 25, 2022 2.5. The settlement of all valid bids was completed by NSE Clearing Limited ("Clearing Corporation") on Friday, February 25, 2022. The Clearing Corporation has

made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buy-back. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank(s), due to any reason, then the amount payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders 2.6. Equity Shares held in dematerialized form accepted under the Buy-back were transferred to the Company's demat account on Friday, February 25, 2022. The

unaccepted dematerialized Equity Shares have been unblocked to respective demat account of Eligible Shareholder / custodians by the Clearing Corporation or Friday, February 25, 2022. No Equity Shares were tendered in physical form under the Buy-back

2.7. The extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares is currently under process and shall be completed on or before Friday, March 04, 2022.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN 3.1. The Pre and Post Buy-back capital structure of the Company is as under:

Sr. No.	Particulars Particulars	Amount (₹ in Crore)
Α	AUTHORISED SHARE CAPITAL	
	15,00,00,000 Equity Shares of ₹ 2/- each	30.00
В	ISSUED CAPITAL PRE BUY-BACK	
	8,73,02,270 Equity Shares of ₹ 2/- each	17.46
C	SUBSCRIBED AND PAID-UP CAPITAL PRE BUY-BACK	
	8,65,35,770 Equity Shares of ₹ 2/- each	17.31
	Add: 7,66,500 shares forfeited - amount originally paid up	0.09
D	TOTAL PAID UP SHARE CAPITAL BEFORE THE BUY-BACK	17.40^
E	TOTAL PAID UP SHARE CAPITAL AFTER THE BUY-BACK*	
	8 54 15 770 Equity Shares of ₹ 2/- each	17 17*^

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back.

^The amount includes ₹ 0.09 crores on account of forfeiture of equity shares.

3.2.	.2. Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buy-back are as un					
	Sr. No.	Name of the Eligible Shareholder	Number of Equity Shares accepted under the Buy-back	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buy-back equity capital of the Company#	
	1.	Aayush M Agrawal, trustee Aayush Agrawal Trust	1,61,618	14.43	0.19	
	2.	Ravi P Agrawal, trustee Ravi Agrawal Trust	1,56,906	14.01	0.18	
	3.	Yogesh M Agrawal, trustee Yogesh Agrawal Trust	1,53,084	13.67	0.18	
	4.	Rajesh M Agrawal, trustee Rajesh Agrawal Trust	1,53,083	13.67	0.18	
	5.	Mirae Asset Midcap Fund	58,571	5.23	0.07	
	6.	Ganga Exports being represented by Yogesh Agrawal, Rajesh Agrawal & Ravi Agrawal	44,476	3.97	0.05	
	7.	UTI - CCF - Savings Plan	37,114	3.31	0.04	
	8.	SBI Healthcare Opportunities Fund	15,071	1.35	0.02	
	9.	Abu Dhabi Investment Authority – WAY	12,327	1.10	0.01	

#Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back

. The shareholding pattern of the Company, prior to the Buy-back (as on Record Date) and post the completion of the Buy-back, is as under:					
	Pre Bu	y-back#	Post	Buy-back*	
Category of Shareholder	Number of Equity Shares	% to existing Equity Share Capital	Number of Equity Shares	% to post Buy-back Equity Share Capital	
Promoters and Promoter Group	6,08,69,823	70.34	6,02,00,656	70.48	
Foreign Investors (including Non-Resident Indians FIIs and Foreign Mutual Funds)	79,88,297	9.23			
Financial Institutions / Banks & Mutual Funds promoted by Banks / Institutions	1,08,51,246	12.54	2,52,15,114	29.52	
Others (Public, Public Bodies Corporate, etc.)	68,26,404	7.89			
Total	8 65 35 770	100.00	8 54 15 770	100.00	

*as on the Record Date i.e., Friday, January 14, 2022.

*Subject to extinguishment of 11,20,000 (Eleven Lakhs Twenty Thousand) Equity Shares accepted in the Buy-back



VIVRO FINANCIAL SERVICES PRIVATE LIMITED

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SEBI Registration No: INM000010122 | Validity: Permanent CIN: U67120GJ1996PTC029182

DIRECTOR'S RESPONSIBILITY

Place: Mumbai, Maharashtra

As per Regulation 24(i)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading information. This Post Buy-back Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee on February 25, 2022.

For and on behalf of the Board of Directors of Ajanta Pharma Limited

Rajesh Agrawal Joint Managing Director

Gaurang Shah Company Secretary & Compliance Officer (Membership Number: F6696)

0.93

(DIN: 00073673)

Yogesh Agrawal Managing Director

(DIN: 00302467)

Date: February 25, 2022