

September 11, 2019

The Manager - Listing BSE Limited, (BSE: 507685)

The Manager – Listing National Stock Exchange of India Limited (NSE: WIPRO)

Dear Sir/Madam,

Sub: Submission of copies of newspaper advertisements containing post buyback Public Announcement for the Buyback of Equity shares of Wipro Limited

Further to our letter dated September 11, 2019 submitting copy of post buyback public announcement, please find attached copies of newspaper advertisements containing the post buyback public announcement.

This is for your information and records.

Thanking You
For Wipro Limited

M Sanaulla Khan Company Secretary

Encl: As above.

- In case of certain Eligible Shareholders viz., non-resident Indians, non-residents etc. (where there are specific regulatory requirements pertaining to funds payout including those prescribed by the RBI) who do not opt to settle through custodians, the funds payout would be given to their respective Shareholder Broker's settlement accounts for releasing the same to such shareholder's account
- The Shareholder Broker would issue contract note to the Eligible Shareholders tendering Equity Shares in the demat mode in the Buy-Back. The Company's Broker would also issue a contract note to the Company for the Equity Shares in the demat mode accepted under the Buy-Back.
- Eligible Shareholders who intend to participate in the Buy-Back should consult their respective Shareholder Broker for details of any cost, applicable taxes, charges and expenses (including brokerage) etc., that may be levied by the Shareholder Broker upon the Eligible Shareholders for tendering their Equity Shares in the Buy-Back (secondary market transaction). The Buy-Back consideration, received by the Eligible Shareholders who have tendered Equity Shares in the Buy-Back, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Eligible
- The Equity Shares lying to the credit of the Company Demat Account will be extinguished in the manner and following the procedure prescribed in the Buy-Back Regulations.

xvii) Record Date and Shareholder Entitlement.

- As required under the Buy-Back Regulations, the Company has fixed September 20, 2019 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the Eligible Shareholders, who are eligible to participate in the Buy-Back. The Equity Shares proposed to be bought back by the Company. as part of this Buy-Back shall be divided into two categories: (a) reserved category for Small Shareholders and (b) the general category for all other Shareholders, and the entitlement of a Shareholder in each category shall be calculated accordingly.
- In accordance with the proviso to Regulation 6 of the Buy-Back Regulations, 15% (Fifteen per cent) of the number of Equity Shares which the Company propose to Buy-Back, or number of Equity Shares entitled as per shareholding of Small Shareholders as on the Record Date, whichever is higher, shall be reserved for the Small Shareholders as part of this Buy-Back.
- Based on the shareholding as on the Record Date, the Company will determine the entitlement of each Shareholder to tender their Equity Shares in the Buy-Back. This entitlement for each Shareholder will be calculated based on the number of Equity Shares held by the respective Shareholder as on the Record Date and the ratio of Buy-Back applicable in the category to which such Shareholder belongs. The final number of Equity Shares the Company will purchase from the Shareholders will be based on the Equity Shares tendered. Accordingly, in the event of the overall response to the tender offer being in excess of Buy-Back Offer Size, the Company may not purchase all the Equity Shares tendered by the Shareholders over and above their
- After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any, in small shareholders category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the offer by Shareholders in that category, and thereafter from Shareholders who have tendered over and above their entitlement in other category.
- In order to ensure that the same Eligible Shareholders with multiple demat accounts/folios do not receive a higher entitlement under the Small Shareholder or General category, the Company proposes to club together

the Equity Shares held by such Eligible Shareholders with a common permanent account number ("PAN") for determining the category (Small Shareholder or General) and entitlement under the Buy-Back. In case of joint shareholding, the Company will club together the Equity Shares held in cases where the sequence of the PAN of the joint shareholders is identical and where the PAN of all joint shareholders are not available, the Company will check the sequence of the names of the joint holders and club together the Equity Shares held in such cases where the name of joint shareholders are identical. The shareholding of institutional investors like mutual funds. pension funds/trusts and insurance companies etc., with common PAN will not be clubbed together for determining the category and will be considered separately, where these Equity Shares are held for different schemes and have a different demat account nomenclature based on information prepared by the Registrar to the Buy-Back (defined below) as per the shareholder records received from the depositories

- The Eligible Shareholders' participation in the Buy-Back will be voluntary. The Shareholders can choose to participate, in full or in part, and get cash in lieu of Equity Shares to be accepted under the Buy-Back or they may choose not to participate and enjoy a resultant increase in their percentage shareholding, post Buy-Back, without additional investment. The Shareholders may also tender a part of their entitlement additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other
 - The maximum tender under the proposed Buy-Back by any Shareholder cannot exceed the number of Equity Shares held by the Shareholder as on the Record Date.
- The Equity Shares tendered as per the entitlement by Shareholders as well as additional Equity Shares tendered, if any, will be accepted as per the procedure laid down in Buy-Back Regulations.
- Detailed instructions for participation in the proposed Buy-Back (tender of Equity Shares in the Buy-Back) as well as the relevant time table will be included in the Letter of Offer which will be sent in due course to the

Compliance Officer

The Company has designated Ms. Manisha Shirgaonkar as the compliance officer for the purpose of the Buy-Back ("Compliance Officer"). Investors may contact the Compliance Officer for any clarification or to address their grievances, if any, during office hours i.e., 9:00 a.m. to 4:30 p.m. on all working days except Saturday, Sunday and public holidays at the below-mentioned address

,,	,,		
Name	Ms. Manisha Naik Shirgaonkar		
Designation	Company Secretary & Compliance Officer		
Address	Honda, Sattari, Panaji, Goa, 403530		
Email	sectl@acglgoa.com		
Contact	0832-2383018/2383014		

Investor Service Centre and Registrar to the Buy-Back

In case of any query, the shareholders may contact TSR Darashaw Consultants Pvt. Ltd ("Registrar to the Buv-Back") on any day, except Saturday, Sunday and public holidays between 10:00 a.m. to 3:30 p.m. at the

DARASHAW

Total Solutions Repository

TSR Darashaw Consultants Private Limited 6-10, Haji Moosa Patrawala Industrial Estate, 20, Dr. E. Moses Road, Near Famous Studio,

Mahalaxmi (West), Mumbai - 400011

Contact Person: Ms. Mary George

Tel.: (+91) 22 6656 8484; Fax: (+91) 22 66568494 Email: ACGLBuyback2019@tsrdarashaw.com

Website: www.tsrdarashaw.com SEBI Regn. No. INR000004009 dated 22nd December, 2014

CIN - U74999MH2018PTC307859 Manager to the Buy-Back

The Company has appointed Keynote Financial Services Limited as Manager to the Buy-Back. Their contact

KEYNOTE

Keynote Financial Services Limited,

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai – 400028; Tel: +91-22- 68266000-3; Fax: +91-22- 6826 6088;

E-mail: mbd@keynoteindia.net; Website: www.keynoteindia.net; Contact Person: Ms. Pooja Sanghvi; SEBI Registration No.: INM 000003606;

In case of any query, the Shareholders may contact the Registrar to the Buy-Back/ Manager to the Buy-Back, from Monday to Friday between 10 am & 5 pm at the above mentioned addresses.

Directors' responsibility statement

In terms of Regulation 24(i)(a) of the Buy-Back Regulations, the Board of Directors of the Company accept responsibility for all the information contained in this Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc., which may be issued in relation to the Buy-Back and confirms that the information in such documents contain and will contain true, factual and materia information and does not and will not contain any misleading information.

For and on behalf of Board of Directors of Automobile Corporation of Goa Limited

OV Ajay Yatin Kakodkar Manisha Naik Shirgaonkar Non-Executive -Chief Executive Officer

& Executive Director Independent Director Place: Goa Date: September 9, 2019

Company Secretary & Compliance Officer

CONCEPT

SINNAR BIDI UDYOG LIMITED Registered Office: Parekh Mahal, 2nd Floor Room No. 62, Plot no. 8-9, Lady Jamshedji

Road, Sakharam Keer Marg, Mahim, MUMBAI - 400 016 CIN-L16002MH1974PLC017734 Email- investor@sinnarhidi.com Ph.no. (0253) 2594231 (3 Lines)
Fax : 2595698, website: sinnarbidi.com

Notice is hereby given pursuant to section 91 of the Companies Act, 2013 and Rule 10 of the Companies (Management and Administration) Rules 2014 that the Register of Members and Share Transfer Book of the Company will remain closed from 20th September, 2019 to 26th September,2019 (both days inclusive), for the purpose of the 45th Annual General Meeting of the Company scheduled to be held on Thursday 26th September, 2019 at 1.00 pm at 2. Gurukrupa Dadar(W), Mumbai-400028 to transact the business given in the notice sent to the shareholders.

By order of Board For Sinnar Bidi Udyog Limited M.D.Deshpande WTD & CFO

Date: 10th September,2019 Place: Nashik

NOTICE

Mr. Clement D'Cunha a member of Crystal Isle I II III Co-operative Housing Society Ltd. located at Royal Palms, Aarey Milk Colony, Goregaon (E), Mumbai 400 065and holding 100% share and 100% ownership in flat no. 301 on third floor in the building known as Crysta Isle –I of the society, died on 15/07/2019 without making a nomination.

The society hereby invites claims of objections from the heir or heirs or other claimants/ objectors to the transfer of the said shares and interest of the deceased member in the capital/ property of the society within the period of 15 days from ne publication of this notice, with t copies of such documents and other proofs in support of his/her/their claims
objections for transfer of shares and nterest of the deceased member in the capital / property of the society. If no claims / objections are received within the period prescribed above, the society shall be free to deal with the shares and interest of the deceased member in the capital/ property of the society in such manner as is provided under the byelaw of the society. The claims/ objections, any, received by the society for transfer shares and interest of the decease member in the capital / property of the society shall be dealt with in the manner provided under the byelaws of the society A copy of registered byelaws of the society is available for inspection by the claimants/ objectors, at Society Office o Crystal Isle I II III Co-operative Housin Society Ltd. located at Royal Palms Aarey Milk Colony, Goregaon (E) Mumbai 400 065 between 12 pm to 2.00 om from the date of publication of the

For Crystal Isle I II III Co-operative Housing Society Ltd

Seal Date: 11/09/2019

EAST COAST RAILWAY TELECOM ZONAL WORK

Tender Notice No. ST-OT-TELE-ZONAL

JJKR-159, Dt. 05.09.2019 lame of Work: TELECOM ZONAL WORK EACH COSTING RS. 5,00,000/- OR LESS IN THE SECTION UNDER JURISDICTION OF SENIOR SECTION ENGINEER TELECOM/JAJPUR KEONJHAR ROAD AND SENIOR SECTION ENGINEER TELECOM KENDUJHAR GARH OF KHURDA ROAD DIVISION OF EAST COAST RAILWAY FOR ONE YEAR.

Approx cost of the work: ₹48,51,435/-MD: ₹97,000/-, Cost of Tender Document: ₹3,540/-(Including 18% GST). Bidding Start Date: 13.09.2019, Date & time of Tender Closing: 27.09.2019 100 hrs.

No manual offers sent by Post/Courier/Fax or in person shall be accepted against such e-Tenders, even if these are submitted o firm's letter head and received in time. Al such manual offers shall be considered nvalid and shall be rejected summaril without any consideration.

Complete information including e-tender documents of the abov e-Tenders is available in website http://www.ireps.gov.in

Note: The prospective tenderers are advise to revisit the website fifteen days before the date of closing of tender to note any changes

orrigendum issued for this tender Divisional Railway Manager (S&T R-359/K/19-20

SHRIRAM CITY UNION FINANCE LIMITED

CIN:L65191TN1986PLC012840 Regd. Office : 123, Angappa Naicken Street, Chennai - 600 001. Telephone No. +91 44 2534 1431 Secretarial Office: 144, Santhome High Road, Mylapore, Chennai - 600 004, Telephone No. +91 44 4392 5300, Website: www.shriramrihi.in.

SHRIRAM City

NOTICE

Notice is hereby given that Shriram City Union Finance Limited ("Company") pursuant to Section 124 of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 and amendments thereof ("Rules"), is required to transfer equity shares of ₹10/- each to Investor Education Protection Fund ("IEPF") Suspense Account in respect of which dividends have remained unclaimed/unpaid for a period of seven consecutive years, the details of which are available on its website at web link "https://www.shriramcity.in/ Investors--Details of shares to be Transferred to IEPF Suspense Account". Individual communications to this effect were sent to the concerned shareholders at the last available address with the Company on

The due date for such transfer for the financial year 2012 - 13 to IEPF Account/ IEPF Suspense Account is December 5, 2019. The concerned shareholders are requested to claim with valid documents required for the purpose before November 25, 2019 to the Company / RTA. If no valid claim is received within above said date or such extended date, the Company shall transfer such dividend and equity shares to the IEPF as above said. No claim shall lie against the Company in respect of the dividend amount and the shares transferred to IEPF. The unclaimed amount and the shares so transferred to IEPF can be claimed back from the IEPF Authority after following the procedure prescribed under the Rules.

The Company itself would issue duplicate share certificates in lieu of original share certificates held in physical form liable to be transferred to IEPF and would dematerialize such duplicate share certificates by corporate action for transferring to IEPF. Upon issue of such duplicate share certificates, the original share certificates would stand automatically cancelled and would be deemed nonnegotiable. The details of unclaimed dividend/shares uploaded on the web site of the Company shall be and deemed to be adequate notice for the purpose of issue of duplicate share certificates by the Company. In case of shares held in dematerialized form, the Company shall by way of corporate action, transfer such equity shares to IEPF.

Shareholders may contact the Registrars and Share Transfer Agents ("RTA") of the Company as under for further information.

Ms. Anusha N

Integrated Registry Management Services Private Limited 2nd Floor, Kences Towers, No. 1 Ramakrishna Street, North Usman Road, T Nagar.Chennai – 600 017 Telephone No. +91 44 2814 0801/ 02/ 03 Email: cdstd@integratedindia.in

For Shriram City Union Finance Limited Place: Chennai

Date: September 10, 2019

C R Dash Company Secretary

Business Standard MUMBAI EDITION

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Annual Convocation - ICFAI Business School Mumbai - Batch of 2019

he 7th Annual Convocation Ceremony of ICFAI Business School, Mumbai was held on 31st August in the Shri. N. J. Yasaswy Memorial Auditorium of IBS Mumbai. 637 students received their PGPM certificates in person out of 864 graduating students of Class of 2019. The Convocation procession was led

by Dr. Pritee Saxena, Director, IBS, Mumbai, followed by the Chief Guests and Faculty. The Chief Guests were Mr. Mehmood Mansoori,

President Shared Services & Online Business in HDFC ERGO & Member of the Supervisory Board - Atena IT & Financial Services, Poland and Mr. Ravindra Kelkar, Area Vice President and Country Manager, Indian Subcontinent - Citrix. The Guests of Honor were Mr. Karthik Jhaveri, Founder, Transcend Consulting Private



Ltd. and Mr. Maneesh Mathur, Founder, EMC Solutions Worldwide Pvt. Ltd., distinguished alumni of IBS

Ms. Hetal Furia and Mr. Poojan Shah were jointly awarded the Gold Medal for topping the batch and Mr. Aniket Joshi and Ms. Andrea Rodrigues, the Silver Medal. – Utsav Prajapati

"The Pull and the Power of New Age India: Investment Magnet of the World" - A Finance Conclave, at TIMSR

31stAugust, Thakur Institute of Management Studies and Research organized Finance Conclave 2019, with the theme of "The Pull and the Power of New Age India: Investment Magnet of the World". The event started off with our Director, Dr. Pankaj Natu delivering introductory speech and welcoming all the participants. The Chief Guest for the day, Mr. Manoj Sathe, Vice President, NSDL, talked about the key factors which will drive the Indian economy and furthermore highlighted the need to boost financial inclusion. While the Guest of Honour, Dr. Abhishek Singh Bhati, Campus Dean & Head of Teaching at James Cook University, touched upon the topic of mega trends of consumerism and how it helps to map global business behaviour. The first nanel discussion was on. 'Recent financial reforms to attract investments' and the panellists were Mrs. Rachana Bhusari, Vice President. NSE India Ltd. and Mr. Ashutosh Bhargava, Head, Equity Research & Fund Manager, Reliance AMC,

M B, Trainer, Consultant. The second panel discussion was

on 'Roadmap to be number one choice for global invest-

ment' and the panellists for the same were Mr. S.

Viswanathan, ED and CFO, BSH Home Appliances Group;

while the discussion was moderated by CA Viswanathan

Welcomes all to

Mr. Pramod Shetty, VP - Business Analyst, MSCI Services Pvt. Ltd. and Mr. Abhimanyu Sofat, Head of Research, IIFL. The event saw huge participation from students and faculty members from different colleges, industry professionals and alumni as well

Diksha Ramesh Shetty

wipro)

WIPRO LIMITED

Registered Office: Doddakannelli, Sarjapur Road, Bengaluru - 560 035, India. Corporate Identification Number (CIN): L32102KA1945PLC020800; Phone: +91 80 2844 0011; Fax: +91 80 2844 0054;

E-mail: corp-secretarial@wipro.com; Website: www.wipro.com; Company Secretary and Compliance Officer: Mr. M Sanaulla Khan POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF WIPRO LIMITED

This public announcement (the "Post Buyback Public Announcement") is being made pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated June 4, 2019 (the "Public Announcement") and the letter of offer dated July 31, 2019 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offe THE BUYBACK

Wipro Limited (the "Company") had announced a buyback of up to 32,30,76,923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three) fully paid-up equity shares of face value of Rs. 2/- (Rupees Two only) each ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on June 21, 2019 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 325/- (Rupees Three Hundred and Twenty Five only) per equity share payable in cash, for an aggregate amount of upto Rs. 105,00,00,00,000/- (Rupees Ten Thousand Five Hundred Crores only) ("Buyback Size", and such buyback of shares, the "Buvback"). The Buvback Size is 23.03% and 20.39% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated balance sheet, respectively, of the Company as on March 31, 2019.

1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/ CIR/P/2016/131 dated December 9, 2016.

1.3. The Tendering Period for the Buyback opened on Wednesday, August 14, 2019 and closed on Wednesday, August 28, 2019. DETAILS OF BUYBACK

32,30,76,923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three) Equity Shares were bought back under the Buyback, at a price of

Rs. 325/- (Rupees Three Hundred and Twenty Five only) per Equity Share. The total amount utilized in the Buyback is Rs. 104,99,99,99,975/- (Rupees Ten Thousand Four Hundred and Ninety Nine Crores Ninety Nine Lakhs Ninety Nine Thousand Nine Hundred and Seventy Five only).

2.3. The registrar to the Buyback i.e. Karvy Fintech Private Limited ("Registrar"), considered 2,72,576 valid applications for 4,76,07,52,147 (Four Hundred and Seventy Six Crores Seven Lakhs Fifty Two Thousand One Hundred and Forty Seven) Equity Shares in response to the Buyback resulting in the subscription of approximately 14.74 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid applications	Total Equity Shares Validly Tendered	% Response
Reserved category for Small Shareholders	4,84,61,539	2,63,191	9,06,01,525	187%
General Category for all other Equity Shareholders	27,46,15,384	9,385	4,67,01,50,622	1,701%
Total	32,30,76,923	2,72,576	4,76,07,52,147	1,474%

2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/ rejection is being dispatched by the Registrar to the eligible Equity Shareholders.

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited as applicable, on Monday, September 9, 2019. 2.6. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders.

2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company Demat Account on Monday, September 9, 2019. The process of extinguishment of 32,30,76,923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three) Equity Shares accepted under the

Buyback, comprising of Equity Shares in dematerialized form shall be completed on or before Monday, September 16, 2019. 2.9. In accordance with the proviso to Regulation 40(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with notice no. 20190424-35 issued by the BSE dated April 24, 2019, and circular no. 51/2019 issued by the NSE dated May 9, 2019, effective from April 1, 2019, no Equity Shares were tendered and accepted in physical form in the Buyback.

2.10. The Company, and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility

for the obligations of the Company laid down under the Buyback Regulations.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

Sr. Particula	Particulars	Pre Buybac (As on the date of Let		Post Buyback (2)	
NO.		No. of Shares	Amount (Rs. Lakhs)	No. of Shares	Amount (Rs. Lakhs)
1	Authorized Share Capital	12,50,45,00,000 Equity Shares of Rs. 2 each	2,50,090	12,50,45,00,000 Equity Shares of Rs. 2 each	2,50,090
		2,50,00,000 Preference Shares of Rs. 10 each	2,500	2,50,00,000 Preference Shares of Rs. 10 each	2,500
		1,50,000 10% Optionally Convertible Cumulative Preference Shares of Rs. 100 each	150	1,50,000 10% Optionally Convertible Cumulative Preference Shares of Rs. 100 each	150
		Total	2,52,740	Total	2,52,740
2	Issued, Subscribed and Fully Paid-up	603,53,59,575 Equity Shares of Rs. 2 each ⁽¹⁾	1,20,707	571,22,82,652 Equity Shares of Rs. 2 each	1,14,246
		Total	1 20 707	Total	1 14 246

¹⁾ 13.86,56,140 (Thirteen Crores Eighty Six Lakhs Fifty Six Thousand One Hundred and Forty) Equity Shares represent underlying Equity Shares against ADRs outstanding as at June 4, 2019.

²⁾ Subject to extinguishment of 32,30,76,923 Equity Shares

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back (%)	Equity Shares accepted as a % of total Post Buyback Equity Shares (%)
1	Mr. Azim Premji Partner Representing Zash Traders	6,12,01,078	18.94	1.07
2	Mr. Azim Premji Partner Representing Prazim Traders	6,03,59,126	18.68	1.06
3	Mr. Azim Premji Partner Representing Hasham Traders	5,02,69,956	15.56	0.88
4	Azim Premji Trust	4,05,50,147	12.55	0.71
5	Life Insurance Corporation of India	1,34,64,744	4.17	0.24
6	Azim H Premji	1,22,65,031	3.80	0.21
	Total	23,81,10,082	73.70	4.17

	Pre Buyback		Post Buyback (1)	
Category of Shareholder	Number of Equity Shares	% to the Pre Buyback Equity Share capital	Number of Equity Shares	% to post Buyback Equity Share capital
Promoter and Promoter Group	4,45,59,97,065	73.83	4,22,99,45,033	74.05
Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	65,83,80,582	10.91		05.05
Financial Institutions/Banks, NBFCs & Mutual Funds	41,78,28,404	6.92	1,48,23,37,619	25.95
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	50,31,53,524	8.34		
Total	603,53,59,575	100.00	571,22,82,652	100.00

1) Subject to extinguishment of 32.30.76.923 Equity Shares

3.3. The shareholding pattern of the Company, pre and post Buyback, is as under

JM FINANCIAL

JM Financial Limited

7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai – 400025, Maharashtra, India. Tel.: +91 22 6630 3030; Fax: +91 22 6630 3330; Contact Person: Ms. Prachee Dhuri; Email: wipro.buyback2019@jmfl.com Website: www.imfl.com: SEBI Regn. No.: INM000010361; Corporate Identification Number: L67120MH1986PLC038784

Sd/-

CONCEPT

5. DIRECTOR'S RESPONSIBILITY

MANAGER TO THE BUYBACK

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true factual and material information and does not contain any misleading information For and on behalf of the Board of Directors of Wipro Limited

Sd/-Sd/-Azim H Premji Rishad A Premji Abidali Z Neemuchwala Jatin P Dalal M Sanaulla Khan Non-Executive, Non-Independent Executive Chairman Chief Executive Officer and Managing Company Secretary Director (Director Identification (Director Identification Number (Membership Number: F4129) Director (Director Identification Numb Number (DIN): 00234280) (DIN): 02983899) (DIN): 02478060) Place: Bengaluru

Date: September 10, 2019

एरनेल समूह से म्युचुअल फंडों को म्युचुअल फंड कारोबार से निकासी के करीब रिलायंस कैपिटल

आईसीआईसीआई, बिड़ला सन लाइफ, एचडीएफसी एमएफ लाभार्थी में शामिल

मुंबई, 10 सितंबर

स्सेल समूह से म्युचुअल फंडों और गैर-बैंकिंग वित्तीय कंपनियों को अपनी बकाया रकम का एक हिस्सा मिल गया है। सूत्रों ने कहा कि फंड हाउस में आईसीआईसीआई म्युचुअल फंड, आदित्य बिड़ला सन लाइफ एमएफ, एचडीएफसी एमएफ और कोटक एमएफ को ज़ी एंटरटेनमेंट प्रवर्तक हिस्सेदारी बिक्री से मिली रकम से भुगतान प्राप्त हुआ है।

उद्योग के सूत्रों ने कहा कि आईसीआईसीआई एमएफ को अपनी बकाया रकम का 60 फीसदी यानी 435 करोड रुपये मिले हैं। आदित्य बिडला सन लाइफ एमएफ को अपनी बकाया रकम का आधा यानी 760 करोड़ रुपये हासिल हुए हैं। एचडीएफसी एमएफ को अपनी बकाया रकम में से 580 करोड़ रुपये मिले, जो इस समूह की फर्मों को दिए कर्ज को घटांकर 50 फीसदी पर ला चुकी है। कोटक म्युचअल फंड को अपनी बकाया रकम का 52 फीसदी यानी 207 करोड रुपये मिले। सूत्रों ने यह जानकारी दी।

एस्सेल समृह ने एक प्रेस नोट में कहा, समूह इस बात की पुष्टि कर रहा है कि ज़ी एंटरटेनमेंट की 8.7 फीसदी हिस्सेदारी बिक्री का पहला चरण मंगलवार को पूरा हो गया। समृह को भरोसा है कि अगले

किसको कितना मिला

■ आईसीआईसीआई एमएफ को अपनी बकाया रकम का 60 फीसदी यानी 435 करोड रुपये मिले

मिली बकारों की पहली किस्त

- ■बिड़ला सन लाइफ एमएफ को 760 करोड रुपये मिले
- एचडीएफसी एमएफ को 580 करोड रुपये मिले
- ■कोटक एमएफ को २०७ करोड़ रुपये मिले

(सूत्रों से मिली जानकारी पर आधारित)



कुछ दिनों में बाकी 2.3 फीसदी हिस्सेदारी बिक्री का काम भी पूरा हो जाएगा।

जुलाई में प्रवर्तकों ने इन्वेस्को ओपनहाइमर को कंपनी की 11 फीसदी तक हिस्सेदारी 4,224 करोड़ रुपये में बेचने के लिए करार किया था।

बयान में कहा गया है कि पूरा लेनदेन जल्द से जल्द पूरा करने के लिए समूह परिचालन से जुड़ी औपचारिकताएं पुरी करने के करीब है। समृह आगे के विनिवेश पर भी काम कर रहा है, जिसमें गैर-मीडिया परिसंपत्तियां शामिल हैं।

म्युचुअल फंडों व अन्य लेनदारों के साथ करार के तहत एस्सेल के प्रवर्तकों को शेयर के बदले कर्ज से संबंधित बकाया चकाने के लिए

फंड हाउस के एक वरिष्ठ अधिकारी ने कहा, हमें उम्मीद है कि प्रवर्तक सितंबर के आखिर तक भगतान का दायित्व पुरा कर लेंगे। वे जी एंटरटेनमेंट की और हिस्सेदारी बेच सकते हैं। यह भगतान प्रवर्तकों के कर्ज का बोझ घटाएगा। ऐसे में वे नए कर्ज के लिए संभावित जगह की तलाश कर

उद्योग के सूत्रों ने कहा कि म्युचुअल फंडों व अन्य लेनदारों को यह भुगतान उनके कर्ज के आधार पर होगा, जहां ज़ी एंटरटेनमेंट के शेयर जमानत के तौर पर रखे गए थे। सूत्रों ने कहा कि कुछ ऐसी योजनाएं भी हैं जहां समूह की अन्य सूचीबद्ध कंपनियों के

सकते हैं।

शेयर जमानत का हिस्सा हैं। एक फंड मैनेजर ने कहा, ज्यादातर फंड हाउस ने ज़ी के शेयर के बदले उधार दिए थे. लेकिन कछ योजनाओं के जरिये डिश टीवी व ज़ी के शेयरों को जमानत रखकर भी कर्ज दिए गए हैं।

उद्योग के आंतरिक सूत्रों ने कहा कि कर्ज में गिरावट से कुछ फंड हाउस के इक्विटी कवर में भी सुधार आएगा। उदाहरण के लिए आईसीआईसीआई एमएफ का नया इक्विटी कवर 1.2 गुने से सुधरकर 1.58 गुने पर आ गया है।

कुल मिलाकर म्युचुअल फंड उद्योग ने एस्सेल समूह की फर्मों को 5,000 से 6,000 करोड़ रुपये तक का कर्ज दिया है। फ्रैंकलिन टेम्पलटन, एसबीआई एमएफ और यूटीआई एमएफ अन्य फंड हाउस है जिनका समूह के ऊपर

फर्म बुधवार को

करीब 6 फीसदी

मुंबई, 10 सितंबर

अनिल अंबानी की अगुआई वाली रिलायंस कैपिटल बुधवार को रिलायंस निप्पॉन लाइप ऐसेट मैनेजमेंट यानी रिलायंस म्युचुअल फंड की 6.3 फीसदी हिस्सेदारी ऑफर फॉर सेल (ओएफएस) के जरिए बेचेगी।

यह शेयर बिक्री रिलायंस अनिल अंबानी की कैपिटल के कर्ज कटौती कार्यक्रम का हिस्सा है, जिसमें परिसंपत्ति प्रबंधन कारोबार व अन्य कारोबार से निकलना शामिल है। अभी रिलायंस कैपिटल के पास हिस्सा बेचेगी रिलायंस एमएफ की 32.12

फीसदी हिस्सेदारी है। इनमें से करीब 21.5 फीसदी हिस्सेदारी जापान की निप्पॉन लाइप को बेची जाएगी, जो इसके बाद कंपनी की एकमात्र प्रवर्तक हो जाएगी।

अगर ओएफएस को पुरा आवेदन मिलता है तो रिलायंस कैपिटल के पास महज 4.4 फीसदी हिस्सेदारी रह जाएगी, जो बाद की तारीख में आम निवेशकों को बेची जाएगी।

ओएफएस का फ्लोर प्राइस 262 रुपये तय है, जो रिलायंस एमएफ की बीएसई पर

आखिरी बंद कीमत 286 रुपये पर 8.4 फीसदी छूट के साथ है। इसके तहत कुल 3.86 करोड शेयर बेचे जाएंगे, जिसका 10वां हिस्सा खुदरा निवेशकों के लिए आरक्षित है और इसकी नीलामी गुरुवार को होगी। फ्लोर प्राइस पर रिलायंस कैपिटल को 1,012 करोड़ रुपये मिलेंगे। बाजार के प्रतिभागियों ने कहा

कि आकर्षक छुट आदि के चलते ओएफएस की मांग मजबूत रह सकती है। इस साल रिलायंस म्युचुअल रिलायंस एमएफ का फंड का शेयर 80 फीसदी चढ़ा है। बड़ी प्रतिस्पर्धी एचडीएफसी एमएफ का शेयर भाव भी काफी उछला

> है। पिछले महीने निप्पॉन लाइप ने खुली पेशकश के निष्कर्ष का ऐलान किया, जो रिलायंस म्युचुअल फंड के मालिकाना हक में बदलाव के चलते लाना पड़ा था। निप्पॉन लाइफ ने 10.6 फीसदी हिस्से का अधिग्रहण किया है और उसकी हिस्सेदारी 42.9 फीसदी से बढकर 53.5 फीसदी हो गई है। जापानी फर्म का इरादा कुल हिस्सेदारी 75 फीसदी पर ले जाने का है, जो प्रवर्तक की अधिकतम

दिसंबर तक स्पेक्ट्रम नीलामी पूरी करना चाहता है दूरसंचार विभाग

दुरसंचार विभाग चालू कैलेंडर वर्ष में ही स्पेक्ट्रम नीलामी संपन्न करना चाहता है। हालांकि, इसके लिए काफी कम समय बचा है। दुरसंचार विभाग के एक वरिष्ठ अधिकारी ने यह जानकारी दी। दूरसंचार विभाग के निर्णय लेने वाले शीर्ष निकाय डिजिटल संचार आयोग (डीसीसी) की अगले सप्ताह बैठक होने वाली है, जिसमें स्पेक्ट्रम के मुल्य पर अंतिम फैसला किया जाएगा। इस बात की संभावना जताई जा रही है कि डीसीसी इस बारे में भारतीय दरसंचार नियामक प्राधिकरण (टाई) की सिफारिशों के साथ ही जाएगा।

एक अधिकारी ने कहा, आगामी बैठक में स्पेक्ट्रम नीलामी और स्पेक्ट्रम मूल्य एजेंडा में सबसे महत्वपूर्ण मुद्दे हैं। यह बैठक इस महीने के तीसरे सप्ताह में होगी। डीसीसी संभवत: विभिन्न स्पेक्ट्रम बैंड के लिए ट्राई द्वारा सुझाए गए आधार मूल्य के साथ ही जाएगा। हालांकि, उद्योग लगातार आगाह करता रहा है कि इतने ऊंचे मुल्य पर स्पेक्ट्म के लिए खरीदार नहीं मिलेंगे। इसके बावजूद विभाग का मानना है कि विशेष बैंड के लिए मांग आएगी। एक अधिकारी ने कहा कि ऐसा हो सकता है किसी विशेष बैंड के लिए कोई मांग नहीं आए, लेकिन ऐसा नहीं होगा कि कोई मांग नहीं आएगी। यह पुछे जाने पर कि क्या स्पेक्ट्रम नीलामी इसी साल होगी, अधिकारी ने कहा कि मुझे भरोसा है कि नीलामी 31 दिसंबर से पहले संपन्न हो जाएगी।

Amount (Rs. Lakhs)

2.50.090

2.500

150

2,52,740

1,14,246

1.14.246

wipro)

WIPRO LIMITED

Corporate Identification Number (CIN): L32102KA1945PLC020800; Phone: +91 80 2844 0011; Fax: +91 80 2844 0054 E-mail: corp-secretarial@wipro.com; Website: www.wipro.com; Company Secretary and Compliance Officer: Mr. M Sanaulla Khan

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF WIPRO LIMITED

of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated June 4, 2019 (the "Public Announcement") and the letter of offer dated July 31, 2019 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer

Wipro Limited (the "Company") had announced a buyback of up to 32,30,76,923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three fully paid-up equity shares of face value of Rs. 2/- (Rupees Two only) each ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on June 21, 2019 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 325/- (Rupees Three Hundred and Twenty Five only) per equity share payable in cash, for an aggregate amount of upto Rs. 105,00,00,00,000/- (Rupees Ten Thousand Five Hundred Crores only) ("Buyback Size", and such buyback of shares, the "Buyback"). The Buyback Size is 23.03% and 20.39% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated balance sheet, respectively, of the Company as on March 31, 2019.

1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2. CIR/P/2016/131 dated December 9, 2016

1.3. The Tendering Period for the Buyback opened on Wednesday, August 14, 2019 and closed on Wednesday, August 28, 2019. DETAILS OF BUYBACK

32.30.76.923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three) Equity Shares were bought back under the Buyback, at a price of Rs. 325/- (Rupees Three Hundred and Twenty Five only) per Equity Share

2.2. The total amount utilized in the Buyback is Rs. 104,99,99,975/- (Rupees Ten Thousand Four Hundred and Ninety Nine Crores Ninety Nine Lakhs Ninety Nine Thousand

2.3. The registrar to the Buyback i.e. Karvy Fintech Private Limited ("Registrar"), considered 2,72,576 valid applications for 4,76,07,52,147 (Four Hundred and Seventy Size Crores Seven Lakhs Fifty Two Thousand One Hundred and Forty Seven) Equity Shares in response to the Buyback resulting in the subscription of approximately 14.74 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid applications	Total Equity Shares Validly Tendered	% Response
Reserved category for Small Shareholders	4,84,61,539	2,63,191	9,06,01,525	187%
General Category for all other Equity Shareholders	27,46,15,384	9,385	4,67,01,50,622	1,701%
Total	32,30,76,923	2,72,576	4,76,07,52,147	1,474%

2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance rejection is being dispatched by the Registrar to the eligible Equity Shareholders.

2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited as applicable, on Monday, September 9, 2019. 2.6. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' ban account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders

2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company Demat Account on Monday, September 9, 2019. 2.8. The process of extinguishment of 32,30,76,923 (Thirty Two Crores Thirty Lakhs Seventy Six Thousand Nine Hundred and Twenty Three) Equity Shares accepted under the

Buyback, comprising of Equity Shares in dematerialized form shall be completed on or before Monday, September 16, 2019. 2.9. In accordance with the proviso to Regulation 40(1) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, read with notice no. 20190424-35 issued by the BSE dated April 24, 2019, and circular no. 51/2019 issued by the NSE dated May 9, 2019, effective from April 1, 2019, no Equity Shares were tendered and accepted in physical form in the Buyback.

2.10 The Company and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations

3.1. TI	he capital structure of the Comp	any, pre and post Buyback, is as under:			
Sr. No.	Particulars	Pre Buybac (As on the date of Let		Post Buybac	ck ⁽²⁾
NO.		No. of Shares	Amount (Rs. Lakhs)	No. of Shares	Α
1	Authorized Share Capital	12,50,45,00,000 Equity Shares of Rs. 2 each 2,50,00,000 Preference Shares of Rs. 10 each 1,50,000 10% Optionally Convertible Cunulative Preference Shares of Rs. 100 each	2,50,090 2,500 150	12,50,45,00,000 Equity Shares of Rs. 2 each 2,50,00,000 Preference Shares of Rs. 10 each 1,50,000 10% Optionally Convertible Cumulative Preference Shares of Rs. 100 each	
		Total	2,52,740	Total	
2	Issued, Subscribed and	603,53,59,575 Equity Shares of	1,20,707	571,22,82,652 Equity Shares of	

🛚 13,86,56,140 (Thirteen Crores Eighty Six Lakhs Fifty Six Thousand One Hundred and Forty) Equity Shares represent underlying Equity Shares against ADRs outstanding as

Subject to extinguishment of 32,30,76,923 Equity Shares

Rs. 2 each(1)

Total

Fully Paid-up

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back (%)	Equity Shares accepted as a % of total Post Buyback Equity Shares (%)
1	Mr. Azim Premji Partner Representing Zash Traders	6,12,01,078	18.94	1.07
2	Mr. Azim Premji Partner Representing Prazim Traders	6,03,59,126	18.68	1.06
3	Mr. Azim Premji Partner Representing Hasham Traders	5,02,69,956	15.56	0.88
4	Azim Premji Trust	4,05,50,147	12.55	0.71
5	Life Insurance Corporation of India	1,34,64,744	4.17	0.24
6	Azim H Premji	1,22,65,031	3.80	0.21
	Total	23,81,10,082	73.70	4.17

	Pre Buyback		Post Buyback (1)	
Category of Shareholder	Number of Equity Shares	% to the Pre Buyback Equity Share capital	Number of Equity Shares	% to post Buyback Equity Share capital
Promoter and Promoter Group	4,45,59,97,065	73.83	4,22,99,45,033	74.05
Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals and Overseas Corporate Bodies)	65,83,80,582	10.91		05.01
Financial Institutions/Banks, NBFCs & Mutual Funds	41,78,28,404	6.92	1,48,23,37,619	25.95
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	50,31,53,524	8.34		
Total	603,53,59,575	100.00	571,22,82,652	100.00

1) Subject to extinguishment of 32,30,76,923 Equity Shares MANAGER TO THE BUYBACK

JM FINANCIAL

JM Financial Limited

7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai – 400025, Maharashtra, India.

Tel.: +91 22 6630 3030; Fax: +91 22 6630 3330; Contact Person: Ms. Prachee Dhuri; Email: wipro.buyback2019@jmfl.com Website: www.jmfl.com; SEBI Regn. No.: INM000010361; Corporate Identification Number: L67120MH1986PLC038784

Rs. 2 each

1,20,707 Total

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Wipro Limited Sd/-Sd/-Sd/-Azim H Premii Rishad A Premi Abidali Z Neemuchwala Jatin P Dalal M Sanaulla Khan Executive Chairman Chief Executive Officer and Managing Chief Financial Officer Company Secretary (Membership Number: F4129) Director (Director Identification (Director Identification Number Director (Director Identification Numbe

Non-Executive, Non-Independent Number (DIN): 00234280) (DIN): 02983899) (DIN): 02478060) Place: Bengaluru Date: September 10, 2019 CONCEPT

नए उत्पादों से मंदी को मात देने में जुटी आईटीसी है तो रोजाना के उपभोग में उन्नयन सबसे बाद

ईशिता आयान दत्त और अभिषेक रक्षित कोलकाता, 10 सितंबर

नए उत्पादों की पेशकश और बाजार रणनीति के जरिए आईटीसी आर्थिक मंदी को मात देने की कोशिश कर रही है। पिछली तिमाही में कंपनी ने 25 उत्पाद पेश किए, जो पिछले साल के दौरान उतारे गए उत्पादों का आधा है। इस साल उत्पादों की पेशकश कमोबेश उसी स्तर पर रहने की संभावना है। साल 2018-19 में आईटीसी ने रिकॉर्ड 50 उत्पाद उतारे थे।

आईटीसी के कार्यकारी निदेशक बी सुमंत ने कहा, कंपनी लगातार नवोन्मेषी उत्पाद और बाजार में अपनी तरह की पहली पेशकश बनाए हुए है, जो ज्यादातर ग्राहकों को खींच सकती है और उत्पाद की श्रेणी का विस्तार कर सकती है। उन्होंने कहा, ये चीजें वृद्धि और एफएमसीजी कारोबार को आगे बढ़ाने की रणनीति का हिस्सा है।

सुमंत ने कहा, अभी अर्थव्यवस्था में मंदी है, लेकिन भारत बढ़त वाला बाजार है और यहां उन श्रेणियों के उपभोग में विस्तार की काफी संभावना है, जिनका विस्तार काफी कम

उन्होंने कहा, हमें उम्मीद है कि सरकार की तरफ से उठाए गए कदम को देखते हुए बढत का मामला समय के साथ जोर पकड़ेगा। उन्होंने कहा कि प्रीमियम उत्पाद समेत कुछ श्रेणियों



■ पिछली तिमाही में कंपनी ने 25 उत्पाद पेश किए, जो पिछले साल के दौरान उतारे गए उत्पादों का आधा है

■इस साल उत्पादों की पेशकश कमोबेश उसी स्तर पर रहने की संभावना है

पर मंदी का असर नहीं पड़ा है।

मोटे तौर पर एफएमसीजी पर सबसे आखिर में असर पड़ता है और उबरने में भी समय लगता है क्योंकि यह रोजाना के उपभोग वाली वस्तएं मुहैया कराता है। पहली चोट टिकाऊ उपभोक्ता व वाहन क्षेत्र पर पडती है और एफएमसीजी उपभोग पर सबसे बाद में असर पड़ता है। लेकिन समान रूप से जब अर्थव्यवस्था जोर पकडती

ऐसे में आईटीसी नए उत्पादों के जरिए वृद्धि को सहारा दे रही है। लेकिन आईटीसी के नए चेयरमैन संजीव पुरी के नेतृत्व में कंपनी का ध्यान लाभ के साथ वृद्धि पर है।

प्रतिस्पर्धी फायदे की खातिर कंपनी का ध्यान विभिन्न कारोबारों के बीच जुड़ाव पर भी है। उदाहरण के लिए कृषि कारोबार अब ब्रांडेड कषि उत्पादों मसलन आल व सेब का विपणन फार्मलैड ब्रांड के तहत कर रहा है।

अंतत: कंपनी की कोशिश कारोबार के हर क्षेत्र में अग्रणी बनने की है। सुमंत ने कहा, पिछली तिमाही में पेश उत्पाद हेल्थ व वेलनेस की उभरती जरूरतों को पूरा करने के लिए है।

उन्होंने कहा, इन उत्पादों में बिंगो, दाल से बना स्टार्टर, सनफीस्ट वंडर्ज मिल्क, बी नैचरल , आशीर्वाद नेचर की सुपर फूड रेंज – रागी आटा आदि शामिल है।

मंदी से लड़ने के एक तरीके के रूप में आईटीसी उत्पादों की पेशकश का इस्तेमाल कर रही है, वहीं अन्य तरीका है विभिन्न श्रेणियों में कम कीमत वाले पैक उतारना ताकि ज्यादा से ज्यादा उपभोक्ताओं के लिए ये उत्पाद अफोर्डेबल बन जाए। सुमंत ने कहा कि इसके अलावा हमने मांग बढाने के लिए खास तौर से ई-कॉमर्स प्लेटफॉर्म के लिए ज्यादा सामग्री वाला

एंप्टस ने जुटाए ८८० करोड़ रुपये

टी ई नरसिम्हन चेन्नई, 10 सितंबर

अफोर्डेबल हाउसिंग फाइनैंस कंपनी ऐप्टस वैल्यू हाउसिंग फाइनैंस ने निवेशकों से 880 करोड रुपये की इक्विटी जुटाई है। रकम जुटाने के दौर की अगुआई मौजूदा निवेशकों वेस्टब्रिज के साथ-साथ नए निवेशकों स्टेडव्यू कैपिटल और सिकोया कैपिटल ने की। इसमें एक और मौजूदा निवेशक मालाबार इन्वेस्टमेंट शामिल हैं।

मौजूदा दौर में 5,080 करोड़ रुपये के मल्यांकन पर रकम जुटाई गई है। कंपनी के संस्थापक एम वितरित किया है।

आनंदन ने कहा कि मजबूत आधार बनाने के लिए कंपनी अच्छी तरह से पूंजीकृत है और अगले तीन साल में उसे अपना लोनबुक 60 फीसदी से ज्यादा बढने की उम्मीद है।

पिछले 10 साल में ऐप्टस ने 2,650 करोड़ रुपये के लोनबुक के साथ अफोर्डेबल हाउसिंग फाइनैंस में फ्रैंचाइजी बनाई है, जो पिछले साल में 60 फीसदी से ज्यादा बढ़ा है। स्वरोजगार वाले ग्राहकों को होम लोन व अन्य कारोबारी कर्ज उपलब्ध कराने वाली कंपनी ने अर्धशहरी व ग्रामीण इलाकों में 3,500 करोड़ रुपये से ज्यादा कर्ज

ग्लांस ने जुटाए 4.5 करोड़ डॉलर

इनमोबी समृह के मालिकाना हक वाले बिजनेस टु कंज्यूमर केंद्रित कंटेंट प्लेटफॉर्म ग्लांस ने पहले दौर की फंडिंग के तहत तकनीकी निवेशक पीटर थील की मिथरिल कैपिटल से 4.5 करोड डॉलर जुटाए हैं। करीब 7.5 करोड़ डॉलर की फंडिंग के हिस्से के तहत बेंगलूर की स्टार्टअप इस रकम के इस्तेमाल से वैश्विक बाजारों खास तौर से दक्षिण पूर्व एशिया में विस्तार पर करेगी। साथ ही इसका इस्तेमाल शॉर्ट टर्म वीडियो बनाने, गेम और लोकल सर्च आदि पर किए जाएंगे। यह जानकारी इनमोबी समृह के संस्थापक और सीईओ नवीन तिवारी ने बिजनेस स्टैंडर्ड को दी।

पेपल के सह-संस्थापक थील शुरुआती दिनों से ही उथलपुथल मचाने वाली तकनीकी कंपनियों की पहचान व उनमें निवेश के लिए जाने जाते हैं ताकि उन्हें भविष्य में अरबों डॉलर वाला एंटरप्राइज बनाया जा सके। इनके कामयाब निवेश में फेसबुक, स्पेसएक्स और एयरबीएनबी शामिल है. जहां उन्होंने अपनी व्यक्तिगत क्षमता या उनके सहयोग से संचालित निवेश फर्मों के जरिए निवेश किया। कहा जाता है कि ग्लांस मिथरिल कैपिटल का भारतीय कंपनी में दूसरा प्रत्यक्ष निवेश है।

ESAF SWASRAYA MULTI STATE AGRO CO-OPERATIVE SOCIETY LIMITED

पैक उतारा है।

Registered & Administrative Office: 1st Floor, JSR Square, Kalathode, Ollukkara P.O., Thrissur- 680 655, Kerala Tel: 0487- 2375776 | www.esafcooperative.in | info@esafcooperative.in

Office of the Returning Office

All the Members, ESAF Swasraya Multistate Agro Cooperative Society Ltd NOTICE OF ELECTION (No. ESCO/Election/1/2019)

Notice of the General Body meeting of the Society for the conduct of Election of one vacancy to the In exercise of the powers conferred by Section 45 of the Multistate Cooperative Societies Act, 2002, read with Rule 19(1) of the Rules made thereunder, I, Adv. Jijo Anto, Returning Officer duly appointed for conducting the election of the Board of Directors of Mys ESAF Swarsaya Multistate Agro Cooperative Society Ltd. having its Registered Office at 1*Floor, JSR Square, Kalathode, Ollukkara

Post, Thrissur - 680 655, hereby notify that the Annual General Meeting of the General Body of the Society has been convened at 11 AM on 28-09-2019 at Lulu International Convention Centre, Civi Lines Road, Puzhakkal, Thrissur - 680 003 in order to conduct the elections and declare the results for ne seat of the Director on the Board of Directors of the Society. Constituencies The area of the constituency A. General (Byelaw No. 36) 2. The list of members eligible to vote as prepared by the Returning Officer will be published on 17-09-2019 on the Notice Boards of the Registered Office and Branch Offices of the Society. The qualifications as specified in the byelaw Nos. 11 and 40 on eligibility for membership on the Board will

SI.	Event	Date and Time	Venue
1.	Election Notification	10-09-2019 (Tuesday)	NA
2.	Obtaining of Nomination Forms	18-09-2019 (Wednesday) between 10 AM and 5 PM	Office of the Returning Officer and Registered Office
3.	Filing of Nominations	18-09-2019 (Wednesday) between 10 AM and 5 PM	Office of the Returning Officer
4.	Publication of list of Nominations received	19-09-2019 (Thursday) at 10 AM	Office of the Returning Officer
5.	Scrutiny of nominations	19-09-2019 (Thursday) at 11 AM	-do-
6.	Publication of list of Valid nominations	19-09-2019 (Thursday) after Scrutiny	-do-
7.	Withdrawal of valid nominations if any	20-09-2019 (Friday) upto 5 PM	-do-
8.	Publication of final list of contestants	20-09-2019 (Friday) upto 5 PM	-do-
9.	Polling	28-09-2019 (Saturday) 7AM to 12 PM	Lulu International Convention Centre, Civil Lines Road, Puzhakkal, Thrissur - 680 003
10.	Counting	28-09-2019 (Saturday) 12 PM to 3 PM	-do-
11.	Declaration of Results by Returning Officer	28-09-2019 (Saturday) at 4 PM	-do-

4. Other information:

3. The Election Program is as under:

a. All lists and Notices shall be published on the Notice Board of the Office of the Returning Officer b. All the members are required to carry their Polling Slips, Membership Cards along with Photo Id Cards in the form of Aadhar Card, Election ID Card, Passport Copy or Driving License.

c. The detailed Notice of the Election Programme is being send to members by Ordinary Post and are published on the Notice Boards at the Society's Registered and Administrative Offices and Branch Offices. Notice of Election has also been published in leading dailies in the Ottorophysics the Society asserts.

d. Disqualifications shall prevail as per provisions of the Multi State Cooperative Societies Act, 2002

ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿ, ಹಾನಗಲ್ಲ

ಕ್ರಸಂ: ಕೃಮಾಇ/ಕೃ.ಉ.ಮಾ.ಸ.(ಹಾ)/ಅಭಿಕೆ/ಗ್ರಾರೈ.ಸಂ/715/2019–20 ದಿನಾಂಕ : 09/09/2019

ಅಲ್ಪಾವಧಿ ಟೆಂಡರ್ ಪ್ರಕಟಣೆ (ಇ ಪ್ರಕ್ಕೂರಮೆಂಟ್ ಪದ್ಧತಿಯಲ್ಲಿ ಮಾತ್ರ)

(RKVY)ಯಡಿಯಲ್ಲಿ ಮಂಜೂರಾದ ಮೊತ್ತ ರೂ. 70,37,738 ಗಳಲ್ಲಿ "ಗ್ರಾಮೀಣ ರೈತ ಸಂತೆ ನಿರ್ಮಿಸುವ ಕಾಮಗಾರಿ"ಯನ್ನು ಕರ್ನಾಟಕ ಸಾರ್ವಜನಿಕ ಸಂಗ್ರಹಣೆ ಗಳಲ್ಲಿ ಪಾರದರ್ಶಕತೆ

ಆದ್ಯಾದೇಶ 1999–2000ದ ನಿಯಮಗಳಂತೆ ಸ್ಟ್ಯಾಂಡರ್ಡ್ನ ಟೆಂಡರ್ ಡಾಕ್ಯೂಮೆಂಟ್ ಫಾರ್ ಪ್ರಕ್ಯೂರ್ಮೆಂಟ್ ಆಫ್ ವರ್ಕ್ಟ್ರಡ್ ಮಾಕ್ಟ್ರಡ್ ನಿರ್ಮಾಣ ಸ್ಥಾನ್ ಆಫ್ ವರ್ಷ್ಟ್ರಡ್ ಹಳ್ಳು ಇದ್ದು ಪ್ರಾನಿಸಲಾಗಿದೆ. ಪ್ರಿದಿಡರ್ ಸಭೆ ದಿ: 18/09/2019 ರಂದು ಮದ್ಯಾಹ್ನ 1.00 ಘಂಟೆಗೆ, ಭರ್ತಿ ಮಾಡಿದ ಚಿಂಡರ್ ಸ್ಟೀಕರಿಸುವ ಕೊನೆಯ ದಿನಾಂಕ: 25/09/2019 ಸಾಯಂಕಾಲ 4.00 ಗಂಟೆಯವರೆಗೆ, ತಾಂತ್ರಿಕ ಐಡ್ ತರೆಯುವ ದಿ: 27/09/2019 ಮಂಜಾನೆ 11.00 ಘಂಟೆಗೆ ಮತ್ತು ಆರ್ಥಿಕ ಐಡ್ ತರೆಯುವ ದಿನಾಂಕ: 03/10/2019 ಮಂಜಾನೆ 11.00 ಗಂಟೆಗೆ, ಇನ್ನೂ ಪೆಟ್ಟಿನ ಮಾಹಿತಿಗಾ ಕಾರ್ಯದರ್ಶಿಕ, ಕೃಷಿ ಉತ್ಪನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿ, ಹಾನಗಲ್ಲ

ಕಾರ್ಯದರ್ಶಿ, ಕೃಷಿ ಉತ್ತನ್ನ ಮಾರುಕಟ್ಟೆ ಸಮಿತಿ, ಹಾನಗಲ್ಲ ಮತ್ತು ಕರ್ನಾಟಕ ಸರ್ಕಾರದ E-Procurement Website http://eproc.karnataka.gov.in ಇವರನ್ನು ಅಥವಾ ಸಹಾಯವಾಣಿ 08379–262218 ಅಥವಾ 080–22485867ನ್ನು

ಸಹಿ/- ಸಹಿ/- ಸಹಿ/-ಬಿ. ಸಿ. ಪರಮತೆಟ್ಟಿ ಎಸ್.ಎಸ್.ಮಹಾರಾಜಪೇಟೆ ಕಾರ್ಯದರ್ಶಿ, ಕೃ.ಉ.ಮಾ.ಸ.ಹಾನಗಲ್ಲ. ಅಧ್ಯಕ್ಷರು, ಕೃ.ಉ.ಮಾ.ಸ.ಹಾನಗಲ್ಲ.

ಚಿಕ್ಕಾಂಶಿ–ಹೊಸೂರು ್ಲಾಸೂರು ರಾಷ್ಟ್ರೀಯ ಕೃಷಿ ವಿಕಾಸ ಮಂಜೂರಾದ ನೆಗ್

ನಿಯಮಗಳಂತೆ

ಯೋಜನೆ

ಸ್ಪ್ಯಾಂಡರ್ಡ್ ಟ್ ಆಫ್

ಸಮಿತಿಯ ವಾ)ನೇ ಸಾಲಿನ

1999-2000ದ

ಆದಾ.ದೇಶ

ಪ್ರತಿ ಶುಕ್ರವಾರ ಸಿನಿದಿಗಂತ ಓದಿರಿ

BEFORE THE NOMINEE OF THE DEPUTY REGISTRAR OF CHITS, THIRD ZONE, MALLESHWARAM, AT BANGALORE DISPUTE NO.DRB-3/CFS/38/ 2018-19 DISPUTANT M/s. Margadarsi Chits (K) PVL. Ltd., Reg. Off No.801 & 802, South Block, Manigal Centre. Dickenso

Branch: B. Lorn. S. A. Rep. by its Foreman /Manager, SRI. D. RAGHURAMAIAH. OPPONENTS: 1. Mrs. M. Vasanthi Opponent No.4: Mr. K. Selvam

JP Nagar, 1st Phase, Bangalon-S60078.
CLAIM AMOUNT: 1,77,741/NOTICE OF CONDITIONAL
ATTACHMENT OF IMMOVABLE
PROPERTY OF OPPONENT
NO-04 UNDER SECTION 68(1)
OF THE CHIT FUNDS ACT.
1982. THROUGH PAPER
PUBLICATION
1. Whereas, the Disputant has
flied the above dispute before
the Deputy Registrar of Chits. 3rd
come Bangalore, under Section
64(1) of the Chit Funds Act-1082,
Come Bangalore, under Section
64(1) of the Chit Funds Act-1082,
core Bangalore, under Section
64(1) of the Chit Funds Act-1082,
core Bangalore, under Section
64(1) of the Chit Funds Act-1082,
or recovery of Rs. 1,77,741/(Rupess One Lakh Seventy Seven
Thousand Seven Hundred And For
Yo One only) from the opponent
2. Whereas it is brought to my
notice by the disputant through
an application flied under Section
68(1) of the Chit Funds Act, 1982,
accompanied by an affidavit stating
and the Chit Funds Act, 1982,
accompanied by an affidavit stating
68(1) of the Chit Funds Act, 1982,
accompanied by an affidavit stating
that the Opponents No. 04, is the
Guarantor of this chit and now he
is contemplating to dispose Off the
immovable property belonging to
thim, as mentioned in the schedule
hereunder, with an intention to
delay or defeat the enforcement or
execution of the award that is likely
to be passed in the above dispute
against him.
3. The summons issued by RPAD
to opponent No. 04 to appear before
this horbile Court on-14.08, 2019, is
not served. Therefore the opponent
to No. 04 is hereby summoned to
appear in this Court in person on:
C7.09.2019, at 3.00 P.M. at the
Nominee of the Deputy Registrar
of Chits, 3rd Zone, Bangalore-560076,
without fail Opponent to take notice
that in default of appearance, the
dispute will be heard and disposed
exparte on merits.
4. Further the opponent No. 04 is
heart by informed that 1 he desires
to have this attachment raised,
the shall furnish cash security to
the extent of the dispute claim
by depositing the amount to the
Disputant Company and producing
the original receipt issued by them
to this Court on or before 2

Eclaim as per the award. HEDULE 'A' PROPERTY

yout. SCHEDULE 'B' PROPERTY that piece and parcel of 335 Sq.: undivided share in tha land ou ,07,811 Sq.ft(2 acre 19 Guntas nprised of in the immovable operty being the residential!

SCHEDULE 'C' PROPERTY

sound under my hand and seal or his office on: 14.08.2019.
H.N.KASAL
BEFORE THE NOMINEE OF THE DEPUTY REGISTRAR OF CHITS THIRD ZONE,
AT BANGALORE.

BEFORE THE NOMINEE OF DEPUTY REGISTRAR OF CHITS, 3rd ZONE, MARGOSA ROAD, MALLESWARAM, AS ANGALORE DISPUTE NO. DRB-3rd ZONE/CHITS DISPUTANT: MANAPPURAM CHITS (K PTVL TID. Registed Office at: #94, 2n Floor. Opp. Cosmo Club Jayaragar 3n Block Bangalore: 600 085. Branch: JAYAMAGAR Represented by its Branch Marager.

Represented By It's Branch Manager.

-VS
OPPONENT: Mrs. JAYASHREE, V
REDDY & Ors

5. Mr. VEMUNI KRISHNA S/o Mr. Chinna
Chenchaiah, Major, Flat # 406, Block-1
BSR Paradise Apartment, Bhaganahalli
Bangalore -560 038.

SUIT NOTICE BY PAPER PUBLICATION
TO OPPONENT No. 5

en Under Mv Hand & Seal O O4.09.2019.
Nominee of Deputy Registrar Of Chits,
1st Zone, Bangalore

Advocate for Disputant K. R. DINAKAR, Advocate, # 66, 4th Cross, Ashok Nagar, N. R. Colony, Bangalore-56005

SCHEDULE PROPERTY SCHEDULE PROPERTY
All that piece and parcel of
immovable Property Bearing Site
No.17, Knatha No. 2617, in 'A' Blook,
Phase-II, of Sai Nagar which is
converted in Survey No.82, the land
has been converted for the NonAgriculture Residential purpose
vide Deputy Commissioner's Order
No.ALN, SR(A). 37704-05, dated
07708/2005, situated at Neralur
Village, Attbelle Hobil, Ancela Taluk,
Bangalore District, measuring
East to West 30 Feet, North to
South 40 Feet, in total measuring
1200 sq. feet together with all
rights, appurtenances whatsoever
whether underneath or above the
surface, and bounded on-the above
schedule heremeath or above the
surface, and bounded on-the above
schedule heremeath or above the
surface, and bounded on-the above
schedule heremeath or above the
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schedule heremeath or above the
surface, and bounded on-the above
surface.
No.16, No.16, North
St. North
St.

ಜವಾಗಿ ತೀರವತ್ನವು. ಯಾಲಯದ ಆರೇಶದ ಮೇರೆಗೆ ಸಹ್ಯಿ- ಜೀಫ್ ಮಿನಿಜ್ರಿಯಾ ಆರ್ಥಿಸರ್, ನಿವರ್ ಪ್ರಾಯಾಧೀಶರ ಮತ್ತು ಜೆಎಂಎಫ್ಸ್ ನಾಯಾಲಯ, ದೇವನಹಳ್ಳ

n Sy, No. 40,00.

Alea Rotics that, Your are hereby summoned to poper in this court on 07/11/2019 at 11.00 AM rersonally or through a pleader duly instructed by rou, falling which the matter will be heard ex-parte. Silven under my hand and seal of the court on this on on 2010.

BEFORE THE DEPUTY
REGISTRAR OF CHITS,
THIRD ZONE, MARGOSA
ROAD, MALLESHWARAM AT
BENGALURU.
DISPUTE N: ORB-IIIVIZ/CHITS/
58/2018-19
Disputan: SW MARGADARSI
CHITS(KARNATAKA) PVT. LTD.,
No 20, 3d Floor, Krishna Shin,
Above Krishna Vaibhava Hotel,
Marathahalli Bridge Circle,
Bengaluru-560 0.37
Represented by Its Manager,
Marathahalli Branch:
Sri.K.S.HARINATH
V/s
Opponents: Sri.V. BABU &
Ors.

Opponents: Sri. V. BABU & Ors.
Opponent No.5: Smt.
Venkatalakshmi W/o Varadaraju, Aged about 56 years, R/at
No. 16, AWR Road, J.C. Extension, Kanakapura, Ramanagara
Dist-55e:117
CLAIM AMOUNT FOR OPPONENT
NOTICE OF CRONDITIONAL
ATTACHMENT OF IMMOVABLE
PROPERTY OF OPPONENT
No.5, UNDER SECTION 88(1)
OF THE CHIT FUNDS ACT, 1982
BY WAY OF PAPER
PUBLICATION
1. Whereas, the Disputant has filled

CHANGE OF NAME

PRAVEEN S/o. Gurubasappa, presen iding at # 202, 2nd Floor, BNR Building, sss, Begur Road, Near Ganesh Temp mmanahalli, Bangalore - 560 06

In The Court Of The Civil Judg (Senior Division) And JMFC At Channapatna. Mvc No. 397 Of 2017. Between: Shashishekar.

Between: Shashlahekar.

Petitioner
AND
1. Abdul salam Sio Moosan K,
No.13/8, 2nd Main, 5 Cross, KPN
Extension, Bangalore-562196.
Respondent Nort
APER BLICATION
Whereas. Between Salary Salary Salary
Whereas. Between Salary
Horsey Salary
Horsey
Hore

BEFORE THE DEPUTY
REGISTRAR OF CHITS,
THIRD ZONE, MARGOSA
ROAD, MALLESHWARAM AT
EENGALURU.
DISPUTE NO:DRB-III/TZ/CHITS/
54/2018-19
Disputant: M/s MARGADARSI
CHTS(KARMATAKA) PVT. LONE
NO. 20, 3rd Floor, Krishna Shine
Above Krishna Shine

Opponents : Srf.V.Dhanaraj & Others.
Opponent No. 7:
Smt.Venksatlaikshmi W/o
Varadaraju. Aged about 56 years. Rid No. 16, AVR Road, J.C. Extension. Kanakapura, Ramanagara Bist-562117.
CLAIM AMOUNT Rs. 19, 63, 144.
NOTICE 0F CONDITIONAL.
ATTACHMENT OF IMMOVABLE.
PROPERTY OF OPPONENT NO.07, UNDER SECTION 68(1)
OF THE CHIT FUNDS ACT, 1932
BY WAY OF PAPER
PUBLICATION
1. Whereas. the Disputant has

Opponent towards the Chit amount due from them to the Disputant Company.

2 Whereas, it is brought to my notice by the Disputant through an Application filled Under Secction 68(1) of the Chit Funds Act. 1982. accompanied by a sworn Affidavit stating that, the Opponent No.07. of the Case Smt. Venkatalakshmi is contemplating to dispose off the Immovable Property belonging to the as mentioned in the Schedule hereunder, with an intention to delay or defeat the enforcement or execution of the Award/Order that is likely to be passed in the above dispute against her.

3. The Summons issued by RPAD to opponent No.07 to appear before the Hon ble Court on: 15.06.2019 at 11.00 A Mis not served. Therefore the Opponent No.05 hereby sümmoned to appear locations of the Popon

1. Whereas, the Disputant has filed the above dispute before the Deputy Registrar of Chits. Third Zone. Bengaluru under Section 64(1) or the Chits. Third Zone. Bengaluru under Section 64(1) or the Chit Emula Act. 1982. Whereas, Who Thousand Eight Hundred and Twenty Four Only) from the Opponent towards the Chit amount due from them to the Disputant Company. 2. Whereas, it is brought to my notice by the Disputant through an Application field Under Section 68(1) of the Chit Funds Act. 1982 accompanied by a swom Affidavit stating that the Opponent No.5, of this Case Smt. Venkatalakshmi is contemplating to dispose off the Immovable Property belonging to her as mentioned in the Schedule Immovable Property belonging to her as mentioned in the Schedule Immovable Property belonging to her as mentioned in the Schedule Herbert of the Wardfürder with an intention to delay or defeat the enforcement or execution of the Awardfürder has liklely to be passed in the above dispute against her.

3. The Summons issued by RPAD Opponent No.5 to appear before the Hon'ble Court on: 5.06.2019 at 11.00 A. M is not served. Therefore the opponent with 11.00 A. M is not served. Therefore the Opponent to appear this court in person on: 2.2009/2019 at 11.4 M. at The Deputy Registrar of Chits Third Zone. Margosan Road, Malleshwarm and Bengaluru, without fail Opponent to take notice that in default of appearance, the dispute will be heard and disposed

of the dispute claim as per the award award PROPERTY SCHEDULE All that piece and parcel of the immovable property Vacant Site bearing Municipal Khatha No. 1383/6545 Old khatha No. 1383/6545 Old khatha No. 5651/3015 Ward No. 17, M V R Road, Kanakapura Town, Kanakapura Measuring: East to West: 30Feet North to South: 20 Feet Totally Measuring: 600 Square Feet. Bounded or East by: House belongs to Basha, West by: Remaining property of same site, North by: Municipal Road, South by: House belonging to Siddalah. Issued under my hand and seal on: 07/09/2019.

ನ್ಯುಯಾಲಯ ಚನ್ನಪಟ್ಟಣ. ಅಸಲು ದಾವೆ: 106/2005.

ಆಸಲು ದಾವೆ: 186/3985. : ತನುತ್ತಿ. ವಿರುದ್ಧ : ತನುತ್ತಿ. ವಿರುದ್ಧ : ನಿರ್ದಾಪಿಕು ಪ್ರಕ್ತಿಯ ಮತ್ತು ರು. 6. ಶ್ರೀಮತಿ, ಪುಟ್ಟಮ್ಮ ಕೋಂ ರಿಂಗಯ್ಯ ಏನ್ ಲೇಚ್ ಲಿಂಗೇಗೌಡ @ ಬ್ಯು. ಪಯಸ್ಕು 60 ಪರ್ಷ, ಕೌಟನಪ್ಯ ಗ ಪ್ರಧಾರ್ಯವಾಲ್ಲವೆಯ, ಸಯಸ್ಕು 60 ಪರ್ಷ, ಕೌಟನಪ್ಯ ಗಾಲ್ಲಾಪ್ಯ, ಸಮಸ್ಕು 1872 ಮೋಲು, ಚಿತ್ರಪಟ್ಟಣ ತಾಲ್ಲೂಪ್ಯ, ಸಾರ್ವಜನಿಕ ತಿಳುವಳಿಕೆ ನೋಟೀಸು

ಮಳ್ಳುರು ಹೋಲಕ, ಚಿಕ್ಕಪಟ್ಟರ ತಾಲ್ಪಾರಿ.
ಸಾರ್ವಜನಿಕ ತಿಳಿಸಲೇ ಕೋಲಿಸರು
ಈ ಕೇಟ್ಟು ಪಾದಿಯವರು ವಿದ್ಯು ಹಾಗು ನಿಮ್ಮ
ಸಹೋದರ ಹಾಗು ಸಹೋದರಿಯರು ವಿದ್ಯು ತಾಗು ನಿಮ್ಮ
ಸಿಪ್ಪಾರ್ಟಿನ ಸ್ವಾಸಗಿಗೆ ವಿಭಾಗನ್ನಾಗಿ ರಾವೆಯನ್ನು
ಸಿಪ್ಪಿಟ್ ಪ್ರಕ್ಷಪಾಗಿಗೆ ವಿಭಾಗನ್ನಾಗಿ ರಾವೆಯನ್ನು
ಸಿಪ್ಪಿಟ್ ಪ್ರಕ್ಷಪಾಗಿಗೆ ವಿಭಾಗನ್ನಾಗಿ ರಾವೆಯನ್ನು
ಸಿಪ್ಪಿಟ್ ಪ್ರಕ್ಷಪಾಗಿಗೆ ವಿಭಾಗನ್ನಾಗಿ ರಾವೆಯನ್ನು
ಸಿಪ್ಪಿಟ್ ಪ್ರಕ್ಷಪಾಗಿಗೆ ಪ್ರಕ್ಷಪಾಗಿದಿಯ ಈ ರಿಸ ವಿಭಾಗವಿಯು ಈ ಅರ್ಜಿ ಮಾದಿಯು
ಆ ರಿಸ ವಿಭಾಗವಿಯಾಗಿಲ್ಲಿ ಅಥವಾ ಹಾಗಿದಿಯು
ಈ ರಿಸ ವಿಭಾಗವಿಯಾಗಿಲ್ಲಿ ಅಥವಾ ಮಾಡಿಯು
ಕರ್ಮ ಮೂಲದಲ್ಲಿ ಮಾಲವಾಗು ತಮ್ಮ ತೆನವರು
ಮುರುವತರ ಮಾರ್ನ ಬೆರೆಗ್ಗೆ 11.88 ಗಂಟೆಗೆ
ಘರ ಸ್ಥಾಮದಲ್ಲಿ ಮಾಡುವ ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತರ ಮಾರ್ವಪ್ಪವಿಸಿದ್ದಾರೆ, ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತರ ಮಾರ್ವಪ್ಪವಿಸಿದ್ದಾರೆ, ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವವೆಯ
ಮುರುವತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ತಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತಿಸುವ ಪ್ರಕ್ಷಪ್ತಿಸು ಪ್ರಕ್ಷಪ್ತ

ಶ್ರಮತ್ತ ಪ್ರಕಾಕ ಸಿಎರ್ ಹಾಗೂ ಜೆ.ಎಂ.ಎಫ್.ಸಿ. ಹ್ಯಾಮೂರು ಸಿಪ್ಪಕ್ಷ್ನು.

ಹೃಮೂರು ಸಿಪ್ಪಕ್ಷ್ನು.

ಹಿ.ಎಂ.ವಿ.ವ.1/12/13.

ಆರ್ಜಿಯಾರದು 1,5 ನಿ.ಮ. ಮುಡಿಯಾರ್ಡಿಯ ಪ್ರಕ್ರಿ.

ಆರ್ಜಿಯಾರದು 1,5 ನಿ.ಮ. ಮುಡಿಯಾರ್ಡಿಯ ಪ್ರಕ್ರಿ.

ಹಿ.ಎಂ.ವರ್ಷನ್ ನಿರ್ಣಕ್ಕೆ ನ

ಓದುಗರ ಗಮನಕ್ಕೆ

ಪತ್ರಿಕೆಯಲ್ಲಿ ಪ್ರಕಟವಾಗುವ ಜಾಹೀರಾತುಗಳು ವಿಶ್ವಾಸಾರ್ಹ ವಾದವು. ಆದರೆ ಅದರಲ್ಲಿ ಪ್ರತಿಪಾದಿತವಾದ ವಸ್ತು, ವಿಷಯ ವಿಚಾರಗಳು ಜಾಹೀರಾತುದಾರರ ಅಭಿಪ್ರಾಯ ಆಗಿರುತ್ತವೆಯೇ ಹೊರತು ಪತ್ರಿಕೆಯ ಅಭಿಪ್ರಾಯವಾಗಿರುವುದಿಲ್ಲ.

ಜಾಹೀರಾತಿಗಾಗಿ ಸಂಪರ್ಕಿಸಿ : 9901977075 / 8861209123

ಜಾಹೀರಾತು ವ್ಯವಸ್ಥಾಪಕರು **WIPRO LIMITED**

Registered Office: Doddakannelli, Sarjapur Road, Bengaluru - 560 035, India, cation Number (CIN): L32102XA1945PLC020800; Phone: +91 80 2844 0011; Fax: wipro.com; Website: www.wipro.com; Company Secretary and Compliance Offi

ಸಂಪರ್ಕಿಸಬಹುದು.

wipro)

2. UE LIALS OF an UT-OFFICE THE PLANS OF A UT-

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid applications	Total Equity Shares Validly Tendered	% Response
Reserved category for Small Shareholders	4,84,61,539	2,63,191	9,06,01,525	187%
General Category for all other Equity Shareholders	27,46,15,384	9,385	4,67,01,50,622	1,701%
Total	32,30,76,923	2,72,576	4,76,07,52,147	1,474%

Post Buyback (2) 1 Authorized Share Capital Rs. 2 each 2,50,00,000 Preference Shares of Rs. 2 each 2,500 2,50,00,000 Preference Shares of 2.500 2,50,00,000 Final Rs. 10 each 1,50,000 10% Optionally Convertible Compulative Preference Shares of 2,50,00,000 Preference Shares of Rs. 10 each 1,50,000 10% Optionally Convertible Cumulative Preference Shares of Rs. 100 each 150

Number of Equity Shares accepted as a % of total accepted under Buyback Equity Shares bought back (%) Equity Shares bought back (%) Post Buyback Equity Shares (%) 1.07 Sr. Name
No.

1 Mr. Azim Premij Partner Representing
Zash Traders
2 Mr. Azim Premij Partner Representing
Prazim Traders
3 Mr. Azim Premij Partner Representing
Hasham Traders
4 Azim Premij Trust
5 Life Insurance Corporation of India
6 Azim H Premij
Total
7 The shareholding pattern of the Company. 6.03.59.126 1.06 0.88

	Pre Buyback		Post Buyback (1)	
Category of Shareholder	Number of Equity Shares	% to the Pre Buyback Equity Share capital	Number of Equity Shares	% to post Buyback Equity Share capital
Promoter and Promoter Group	4,45,59,97,065	73.83	4,22,99,45,033	74.05
Foreign Investors (Including ADRs, Non-Resident Indians, Fils, FPIs, Foreign Nationals and Overseas Corporate Bodies)	65,83,80,582	10.91		
Financial Institutions/Banks, NBFCs & Mutual Funds	41,78,28,404	6.92	1,48,23,37,619	25.95
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	50,31,53,524	8.34		
Total	603 53 50 575	100.00	571 22 82 652	100.00

Subject to extinguishment of 32,30,76,923 Equity Shares
4. MANAGER TO THE BUYBACK

JM Financial Limited
7th Floor, Cnergy, Appassheb Marathe Marg, Prabhadevi, Mumbai – 400025, Maharashtra, Inda.
7th Floor, Cnergy, Appassheb Marathe Marg, Prabhadevi, Mumbai – 400025, Maharashtra, Inda.
7th Let 1-91 22 6630 3330; Fax: 1-91 22 6630 3330; Contact Person: Ms. Prachee Diruri; Email: wi
Website: www.jmfl.com; SEBI Regn. No.: INM000010381; Corporate Identification Number: L

Websits: www.jmfl.com; SEBI Regn. No.: IN\0000010361; Corporate Identification Number: L67120MH1986PLC03878DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buy
Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains
factual and material information and does not contain any misleading information,
and on behalf of the Board of Directors of Wijpro Limited

Sd/-	Sd/-	Sd/-	Sd/-	Sd/-
Azim H Premji Non-Executive, Non-Independent Director (Director Identification Number (DIN): 00234280)	Rishad A Premji Executive Chairman (Director Identification Number (DIN): 02983899)	Abidali Z Neemuchwala Chief Executive Officer and Managing Director (Director Identification Number (DIN): 02478060)	Jatin P Dalal Chief Financial Officer	M Sanaulla Khan Company Secretary (Membership Number: F4129)