



Jamna Auto Industries Ltd.

Date: May 23, 2022

To,
BSE Limited
Phiroze Jeejeebhoy Towers, Dalal
Street, Mumbai- 400001 Maharashtra

BSE Code: 520051

To,
National Stock Exchange of India Limited
Exchange Plaza, Plot no. C/1, G Block,
Bandra-Kurla Complex, Bandra (E)
Mumbai - 400 051, Maharashtra
NSE Code: JAMNAAUTO

Subject- Newspaper Advertisement- Audited Financial Results for the quarter and year ended March 31, 2022.

Dear Sir/Madam,

Pursuant to Regulation 30 and 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the copy of newspaper advertisement with respect to Audited Financial Results for the quarter and year ended March 31, 2022 published in Business Standard and Jansatta dated May 23, 2022.

You are requested to take the same on records.

Thanking you,
Yours Faithfully,
For Jamna Auto Industries Limited

Praveen Lakhera
Company Secretary & Head-Legal



Encl.: As Above

JAMNA AUTO INDUSTRIES LIMITED						
CIN - L35911HR1985PLC004485						
Regd. Office: Jai Springs Road, Industrial Area, Yamuna Nagar - 135001, Haryana						
Phone & Fax: 01732-251810/11 email: investorrelations@jaispring.com						
STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2022 (Rs. in Lakhs)						
S. No.	Particulars	Quarter ended			Year ended	
		Audited 31.03.2022	Unaudited 31.12.2021	Audited 31.03.2021	Audited 31.03.2022	Audited 31.03.2021
1	Total Income from operations	62,589.48	44,475.05	48,440.18	171,787.53	107,947.84
2	Net Profit/ (Loss) for the period (before tax, exceptional items)	7,664.37	5,109.96	6,363.27	19,127.34	10,088.18
3	Net Profit/ (Loss) for the period before tax (after exceptional items)	7,664.37	5,109.96	6,363.27	19,127.34	10,088.18
4	Net Profit/ (Loss) for the period after tax (after exceptional items)	5,684.43	3,739.84	4,750.05	14,080.43	7,296.29
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5,755.62	3,739.84	4,741.97	14,139.53	7,259.77
6	Equity Share Capital	3984.84	3983.25	3983.25	3,984.84	3,983.25
7	Reserves (excluding Revaluation Reserve)				64,483.23	54,017.41
8	Earnings Per Share (of Rs. 1/- each) (not annualised) (In Rs.)					
	Basic:	1.43	0.94	1.19	3.53	1.83
	Diluted:	1.42	0.94	1.19	3.52	1.83

Notes:

- The above consolidated financial results of Jamna Auto Industries Limited ("the parent Company") and its subsidiaries (together referred as "the Group") for the quarter and year ended March 31, 2022 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on May 21, 2022.
- Information of standalone audited financial results in terms of the Listing Regulations is as under:

S. No. Particulars						
		Quarter ended			Year ended	
		Audited 31.03.2022	Unaudited 31.12.2021	Audited 31.03.2021	Audited 31.03.2022	Audited 31.03.2021
1	Revenue from operations	59,369.20	43,696.66	47,225.29	164,904.21	105,270.66
2	Profit before tax	6,905.65	4,621.61	6,429.02	17,453.20	10,265.11
3	Total Comprehensive income for the period	5,281.51	3,429.23	4,834.83	13,108.52	7,625.97

- The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchanges websites viz. www.bseindia.com and www.nseindia.com and website of the Company at www.jaispring.com.

For Jamna Auto Industries Ltd
P. S Jauhar
Managing Director & CEO
DIN 00744518

Date : May 21, 2022
Place : New Delhi

OFFER OPENING ADVERTISEMENT FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018, ("SEBI BUYBACK REGULATIONS") AS AMENDED FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF THE EQUITY SHARES OF GAIL (INDIA) LIMITED



GAIL (INDIA) LIMITED

(A Government of India Undertaking - A Maharatna Company)
Registered Office: 16, Bhikaji Cama Place, R. K. Puram, New Delhi - 110066
CIN: L40200DL1984GOI018976
Contact Person: A. K. Jha, Company Secretary & Compliance Officer
Tel: +91 11 2618 2955, Fax: +91 11 2618 5941 | E-mail: shareholders@gail.co.in | Website: www.gailonline.com

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF GAIL (INDIA) LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH TENDER OFFER UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUYBACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED

CASH OFFER FOR BUYBACK OF NOT EXCEEDING 5,69,85,463 (FIVE CRORE SIXTY NINE LAKH EIGHTY FIVE THOUSAND FOUR HUNDRED AND SIXTY THREE) FULLY PAID-UP EQUITY SHARES OF FACE VALUE RS. 10 (RUPEES TEN ONLY) EACH ("SHARES" OR "EQUITY SHARES"), REPRESENTING 1.28% OF THE TOTAL NUMBER OF EQUITY SHARES IN THE ISSUED, SUBSCRIBED AND PAID-UP EQUITY SHARE CAPITAL OF THE COMPANY, FROM ALL THE EXISTING SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE I.E. FRIDAY, APRIL 22, 2022 ON A PROPORTIONATE BASIS, THROUGH THE "TENDER OFFER" PROCESS AT A PRICE OF RS. 190/- (RUPEES ONE HUNDRED AND NINETY ONLY) PER EQUITY SHARE FOR AN AGGREGATE CONSIDERATION NOT EXCEEDING RS. 1082,72,37,970 (RUPEES ONE THOUSAND EIGHTY TWO CRORE SEVENTY TWO LAKH THIRTY SEVEN THOUSAND NINE HUNDRED AND SEVENTY ONLY)

This Offer Opening Advertisement is to be read together with:

- the public announcement in connection with the Buyback published on April 04, 2022 in the following newspapers: i) Business Standard (English - all editions) and ii) Business Standard (Hindi - all editions); and
 - the letter of offer dated May 12, 2022 in connection with the Buyback ("Letter of Offer").
- In terms of Regulation 8(i) of the SEBI Buyback Regulations, the Draft Letter of Offer was submitted to SEBI on April 11, 2022. SEBI, vide its letter bearing reference no. SEBI/HO/CFD/CRI/MB/OW/20072/1 dated May 11, 2022 ("SEBI Observation Letter"), issued its comments on the Draft Letter of Offer in terms of Regulation 8(ii) of the SEBI Buyback Regulations. These comments have been suitably incorporated in the Letter of Offer.
- The dispatch of the Letter of Offer to the Eligible Shareholders of the Company holding Equity Shares on the Record Date i.e. Friday, April 22, 2022 has been completed by May 19, 2022 through electronic mode to the shareholders whose e-mail ids are available with the Company and through speed post / registered post at the address registered in India for all the remaining shareholders.
- The Letter of Offer and the Form of Acceptance-cum-Acknowledgement is available on the website of the Company (www.gailonline.com), SEBI (www.sebi.gov.in), the Registrar to the Buyback (www.mcsregistrars.com) and the Stock Exchanges i.e., BSE (www.bseindia.com) and NSE (www.nseindia.com). In case of non-receipt of the Letter of Offer, the Eligible Shareholders, if they so desire, may download the Letter of Offer or the Form of Acceptance-cum-Acknowledgement from the websites indicated above.

The schedule of activities for the Buyback is as follows:

Activity	Date	Day
Date of Board Meeting approving the proposal of the Buyback	March 31, 2022	Thursday
Date of Public Announcement for Buyback	April 01, 2022	Friday
Date of publication of the Public Announcement for the Buyback	April 04, 2022	Monday
Record Date for determining the Buyback Entitlement and the names of Eligible Shareholders	April 22, 2022	Friday
Date of Opening of the Buyback Offer	May 25, 2022	Wednesday
Date of Closing of the Buyback Offer	June 07, 2022	Tuesday
Last date of receipt of the completed Tender Forms and other specified documents including physical Equity Share certificates by the Registrar	June 09, 2022	Thursday
Last date of verification of Tender Forms by the Registrar	June 14, 2022	Tuesday
Last date of intimation regarding acceptance / non-acceptance of tendered Equity Shares by the Registrar	June 15, 2022	Wednesday
Last date of settlement of bids on the Stock Exchange	June 16, 2022	Thursday
Last date of dispatch of share certificate(s) by Registrar/ payment to shareholders/ return of unaccepted demat shares by Stock Exchange to Shareholder Broker/ Eligible Shareholders	June 16, 2022	Thursday
Last date of extinguishment of Equity Shares	June 23, 2022	Thursday

Note: Where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates.

It may please be noted that even the Eligible Shareholders holding shares in physical form are eligible to tender their shares in the Buyback. The application for tendering shares either by shareholders holding shares in physical form or shareholders holding shares in dematerialised form is to be made through Stock Exchange mechanism only through acquisition window of the BSE Limited. Please note that Eligible Shareholder(s) who intend to participate in the Buyback will be required to approach their respective Shareholder Broker (along with the complete set of documents for verification procedures) and have to ensure that their bid is entered by their respective Shareholder Broker or broker in the electronic platform to be made available by the Designated Stock Exchange before the Buyback Closing Date, otherwise the same are liable to be rejected.

In the event Shareholder Broker(s) of Eligible Shareholder is not registered with BSE then that Eligible Shareholder can approach any BSE registered stock broker and can make a bid by using quick Unique Client Code ("UCC") facility through that BSE registered stock broker after submitting the details as may be required by that stock broker to be in compliance with the SEBI regulations. In case Eligible Shareholder is not able to bid using quick UCC facility through any other BSE registered stock broker then the Eligible Shareholder may approach Company's Broker to bid by using quick UCC facility.

For detailed process of tendering of shares by Eligible Shareholders, please refer to para 20 at page number 32 of the Letter of Offer ("Procedure for Tender Offer and Settlement").

If in case any Eligible Shareholder has not received the Letter of Offer, then he/she may participate in the Buyback by downloading the Letter of Offer and Tender Form from the website of the Company at www.gailonline.com, the Stock Exchanges at www.bseindia.com and www.nseindia.com, the Registrar to the Buyback at www.mcsregistrars.com or by providing their application in writing on plain paper duly signed by Eligible Shareholder or all Eligible Shareholders (in case Equity Shares are jointly held) stating (i) in case of Shareholders holding shares in dematerialised form: name and address of Shareholder(s), number of Equity Shares held as on the Record Date, number of Equity Shares tendered for the Buyback, Client ID number, DP Name/ID, beneficiary account number and (ii) in case of Shareholders holding shares in physical form: name, address, folio number, number of Equity Shares held, share certificate number, number of Equity Shares tendered in the Buyback and the distinctive numbers thereof, bank account details together with the original share certificate(s), copy of Eligible Shareholders PAN card(s) and executed Form SH-4 in favour of the Company. The share transfer form (SH-4) can be downloaded from the Company's website at www.gailonline.com or from the Registrar to the Buyback website at www.mcsregistrars.com. Eligible Shareholders holding shares in physical form must ensure that the Tender Form, along with the TRS and requisite documents, reach the Registrar to the Buyback latest by Thursday, June 09, 2022 (by 5:00 p.m.). If the signature(s) of the Eligible Shareholders provided in the plain paper application differs from the specimen signature(s) recorded with the Registrar to the Buyback or the Company or are not in the same order (although attested), the Company or the Registrar to the Buyback Offer shall have a right to reject such applications.

The direct web link of the website of the Registrar to the Buyback Offer for downloading the Letter of Offer, Tender Form and Share Transfer form i.e. Form SH-4 is https://mcsregistrars.com/buyback/gail.php.

MANAGER TO THE BUYBACK OFFER	REGISTRAR TO THE BUYBACK OFFER
IDBI Capital Markets & Securities Limited 6th floor, IDBI Tower, WTC Complex, Cuffe Parade, Mumbai 400 005 Tel No.: +91 22 2217 1953 Fax No.: +91 22 2215 1787 Contact Person: Mr. Ashik Joisar / Mr. Vimal Maniyar Email: gail.buyback2022@idbicapital.com Website: www.idbicapital.com SEBI Registration Number: INM000010866 Validity Period: Permanent CIN: U65990MH1993GOI075578	MCS Share Transfer Agent Limited F-65, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi - 110020 Tel No: +91 11 4140 6149 Fax No: +91 11 4170 9881 Contact Person: Mr. Amar Jit Email: admin@mcsregistrars.com Website: www.mcsregistrars.com SEBI Registration Number: INR000004108 Validity Period: Permanent CIN: U67120WB2011PLC165872

Capitalised terms used but not defined in this Offer Opening Advertisement shall have the meaning assigned to such terms in the Letter of Offer.

For and on behalf of the Board of Directors of GAIL (India) Limited

Place: New Delhi
Date: May 21, 2022

Sd/-
A. K. Jha
Company Secretary & Compliance Officer
(M. Number: ACS18644)

PUBLIC NOTICE

This is to bring to the Notice of all concerned that in the Liquidation of M/S SURINA IMPEX PRIVATE LIMITED (U51909WB2005PTC102526) (Corporate Debtor-CD), as per the provisions of Insolvency & Bankruptcy Code 2016, the Liquidator appointed by Hon'ble NCLT, Kolkata Bench has taken possession of the property & assets of the CD situated at 42/223 Bediadang, 2nd lane, PS-Kasba, KMC Ward no 67, Kolkata - 700 039 along with all the movable assets lying inside the above premises with the assistance & support of Kasba PS. If any person of the public at large has ownership claim on the said movable assets found inside the property at 42/223 Bediadang, 2nd lane, PS-Kasba, KMC Ward no 67, Kolkata - 700 039, the said persons are requested to contact the undersigned stating the details of the ownership of the goods kept in the said premises along with documentary evidence with regard to ownership of the said goods within 7 days from date falling which it shall be construed no one has any claim over the said movable goods and the Liquidator shall be at liberty to sell the same in accordance with law.

Lokesh Manok
C/o: LSI Resolution Pvt. Ltd.
104, S.P. Mukherjee Road, Hazra Area,
Sagar Trade Cube, 2nd Floor, Kolkata - 700 026, West Bengal
M. No.: +91-98319 81587

E-AUCTION

M/s BETA INFRA TECH (P) LTD (in Liquidation)

B4, 45, Safdarjung Enclave, B-7/Extension, Block B7,
Arjun Nagar, Safdarjung Enclave, New Delhi, Delhi-110029.

SALE AS 'GOING CONCERN' UNDER IBC 2016

Date and Time of Auction Monday, 20.06.2022 at 3:00 pm

Sale of assets of M/S BETA INFRA TECH (P) LTD (in Liquidation) located at Nand Nagar, Mahukhera Ganj, Kashipur, Uttarakhand, a 225 MW(GE MAKE ZERO HOUR OPERATED) Gas Based Power Plant. CIPP, forming part of Liquidation Estate by the Liquidator, under Sec 35(f) of IBC 2016 read with Regulation 33 of Liquidation Process. The sale will be done by the undersigned through e-auction at https://bankauctions.in.

Sl.No.	Description of Asset	RESERVE PRICE	EMD	BID ENHANCEMENT
01	Land admeasuring Ac.41.28Gts * and Buildings there on. \$	27	Only L&B	Not entertained
02	Plant and Machinery (75MWx2 Gas Frame GSE make Turbines, 74MW GE Steam Turbine, Thermoax make Boiler, ABB elec.) #	202	20	1.00
03	Whole Unit (Going Concern)!	229	23	1.00

* Ac 5 owned by SOMA ENERGY LTD is also included as per MOU.
! Preference given for those who buy Company as 'Going Concern' (WHOLE UNIT).
Bids will be accepted for only Plant & Machinery also.
\$ Sale of Land & Building alone is not entertained.

First Site inspection arranged on 27th May 2022, to eligible candidates.

- Terms & Conditions:
- The E-Auction will be conducted on "AS IS WHERE IS" / "AS IS WHAT IS" / "WHATEVER THERE IS" BASIS only, through the E-Auction service provider M.S. 4 CLOSURE.
 - EMD shall be payable through DD or RTGS remittances to Punjab National Bank / LCB Branch Hyderabad vide Account No.4437002100001350, IFSC Code: PUNB0443700
 - Bids shall be submitted through online mode only in the format prescribed. The Bid Form can be downloaded from the website of www.betainfra.com.
 - Last date for submission of EMD & Tender documents is 4 PM, 17th June 2022.
 - The Date and Time of E-Auction is Monday, 20th June 2022 at 3:00 p.m. (open for one hour)
 - If any offer is received within the last 5 minutes of closure time, the bidding time will get extended automatically by another 15 minutes and if no higher bid is received within the extended 15 minutes, the auction will automatically get closed at the extended 15 minutes (No extra time will be permitted beyond 3:00 p.m. on 21st June 2022).
 - The intended bidder, who deposits EMD, requiring assistance in creating login ID and password may contact the office of Liquidator on phone or Pratiksha Jain, 7011677675 through email at pratikshajain@betainfra.com.
 - The EMD of unsuccessful Bidders will be refunded immediately.
 - The Bidder who submits highest offer (More than Reserve Price) on closure of online auction shall be confirmed as Highest Bidder subject to approval by the Liquidator.
 - The Liquidator reserves his Right to reject any or all of the offers or accept the offer for one or more properties received without assigning any reasons whatsoever at any stage.
 - Upon confirmation of sale, the Purchaser shall deposit 25% of Sale Consideration (including EMD) immediately and the balance Sale Consideration of 75% shall be paid within 15 days from the date of approval of sale.
 - If the purchaser fails to pay amounts within the stipulated time, the amounts so far deposited will be forfeited.

Date: 23rd May 2022
Place: Hyderabad

T.S.N. Raja
Liquidator

TELANGANA STATE POWER GENERATION CORPORATION LIMITED	
VIDYUT SODHA: HYDERABAD - 500 082	
T.No.e-02/CE/CETD/TSGENCO/2022-23	
CETD - Providing Boarding facilities at Canteen of Centre for Excellence for Training & Development from the actual date of commencement to 31.03.2023 during the financial year 2022-23 at Paloncha, Bhadradi Kothagudem Dist. Value of the works: ₹ 20,48,556/-. Scheduled Open & Closing Date: 19.05.2022 at 13:00 Hrs & 18.06.2022 at 15:00 Hrs.	
T.No.e-03/CE/OSM/IKTPP/EM-I&I/TSGENCO/2022-23	
IKTPP-BMD-Annual overhaul works of Boiler I-Pass, II-Pass as per IBR welding procedures during the year 2022-23 at Kakatiya Thermal Power Project, Jayashankar Bhoopalapally Dist. Value of the works: ₹ 39,45,224/-. Scheduled Open & Closing Date: 20.05.2022 at 17:30 Hrs & 24.05.2022 at 10:30 Hrs.	
T.No.e-03/CE/OSM/IKTPP/EM-I&I/TSGENCO/2022-23	
IKTPP - Procurement of different types and sizes of Cables for Kakatiya Thermal Power Project, Jayashankar Bhoopalapally Dist. Value of the works: ₹ 29,25,975/-. Scheduled Open & Closing Date: 12.05.2022 at 17:30 Hrs & 06.06.2022 at 17:30 Hrs.	
For further Details: "www.tsgenco.co.in & https://tender.telangana.gov.in"	

usha martin®	
USHA MARTIN LIMITED	
CIN: L31400WB1986PLC091621	
Registered Office: 2A, Shakespeare Sarani, Kolkata-700 071, India Phone: 033-71006300, Fax: 033-71006415 Website: https://www.ushamartin.com, Email: investor@ushamartin.co.in	
Public Notice-Communication to Shareholders- Intimation on Tax Deduction on Dividend	
NOTICE is hereby given that the Board of Directors of the Company at their Meeting held on 30th April 2022, has recommended a Dividend of Rs. 2/- per Equity Share of Re. 1/- each (200%) for the Financial Year ended 31st March 2022. As you are aware, as per the Income-tax Act, 1961 (the Act), as amended by the Finance Act, 2020, dividends paid or distributed by a company on or after 1st April 2020 shall be taxable in the hands of the shareholders. The Company shall, therefore, be required to deduct tax at source at the time of making the payment of dividend, if approved, at the Thirty Sixth Annual General Meeting ("AGM") of the Company and the net dividend shall be paid to the shareholders.	
A communication has been sent through (i) electronic mode to those shareholders whose e-mail addresses are registered with the Company / Registrar & Share Transfer Agent (RTA) / Depository Participant and (ii) by courier to those shareholders whose e-mail addresses are not registered with the Company / Depository/RTA explaining the process on withholding tax from dividends paid to shareholders at prescribed rates, as may be applicable, along with necessary annexures. Members may note that the said communication will also be available on the Company's website at https://www.ushamartin.com under Investor Relations. Additionally, the said communication will also be available on the website of stock exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.	
For Usha Martin Limited Shampa Ghosh Ray Company Secretary	
Place: Kolkata Date: 21.05.2022	

JK TYRE & INDUSTRIES LTD.



Sales
Highest Ever
FY 21-22

31%

CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2022

Sl. No.	PARTICULARS	Quarter Ended		Year Ended	
		31.03.2022 (Audited)	31.03.2021 (Audited)	31.03.2022 (Audited)	31.03.2021 (Audited)
1	Revenue from Operations	3,311.83	2,927.28	11,982.96	9,102.20
2	Operating Profit (PBIDT)	235.84	472.03	1,109.86	1,349.41
3	Net Profit / (Loss) for the period (before Tax and Exceptional Items)	38.78	271.06	305.41	496.87
4	Net Profit / (Loss) for the period (before Tax but after Exceptional Items)	44.36	280.56	309.01	534.35
5	Net Profit / (Loss) for the period (after Tax and Exceptional Items)	38.22	194.96	201.24	330.93
6	Total Comprehensive Income for the period [comprising Profit / (Loss) for the period (after Tax) and Other Comprehensive Income (after Tax)]	55.75	194.80	215.61	366.57
7	Equity Share Capital	49.25	49.25	49.25	49.25
8	Other Equity excluding Revaluation Reserve as shown in Audited Balance Sheet of previous year			2,799.06	2,623.49
9	Earnings Per Share (of ₹ 2/- each) - Basic / Diluted (₹)	1.63	7.68	8.53	12.97

Notes:

- * Standalone financial information of the Company, pursuant to regulation 47(1)(b):

PARTICULARS	Quarter Ended		Year Ended	
	31.03.2022 (Audited)	31.03.2021 (Audited)	31.03.2022 (Audited)	31.03.2021 (Audited)
Turnover	2,169.97	2,036.85	8,062.26	6,170.12
Operating Profit (PBIDT)	140.19	315.51	730.70	886.61
Profit before Tax	27.61	210.20	264.30	395.56
Profit after Tax	26.15	137.18	183.04	256.45

Standalone Financial Results for the Quarter and Year ended 31.03.2022 can be viewed on websites of the Company, National Stock Exchange of India Ltd. and BSE Ltd. at www.jktyre.com, www.nseindia.com and www.bseindia.com respectively.

- * The Board has recommended a dividend of ₹ 1.50 per equity share i.e. 75% for the financial year ended 31st March, 2022.
- * The Company has evaluated impact of COVID-19 pandemic on its business, performance and financials. The Company expects to recover the carrying amount of various assets and to maintain sufficient liquidity. The impact of subsequent developments, if any, occurring after approval of these financial results will be recognized prospectively.
- * The above is an extract of the detailed format of Quarterly Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulation, 2015. The full format of the Quarterly Financial Results are available on the Stock Exchange websites (URL of the filings- http://www.bseindia.com/corporates and http://www.nseindia.com/corporates).

for JK Tyre & Industries Limited

New Delhi
20th May, 2022

Raghupati Singhania
Chairman & Managing Director



Admin. Office : 3, Bahadur Shah Zafar Marg, New Delhi-110 002, Fax : 91-11-23322059, Phone : 91-11-66001112, 66001122

Regd. Office : Jaykaygram, PO - Tyre Factory, Kankroli - 313 342, Rajasthan, Website : www.jktyre.com
Corporate Identity Number : L67120R1951PLC045966

पशुओं से क्रूरता के आरोप में मांस फैक्टरी के 37 कर्मचारी गिरफ्तार

अलीगढ़, 22 मई (भाषा)।

अलीगढ़ शहर की एक प्रमुख मांस निर्यात इकाई के 37 कर्मचारियों को पशु क्रूरता के आरोप में गिरफ्तार किया गया है। पुलिस ने रविवार को यह जानकारी दी। पुलिस ने यहां जारी एक बयान में बताया कि यहां जवां थाना क्षेत्र में स्थित मांस निर्यात फैक्ट्री 'हिंद एग्री इंस्ट्रूज प्लांट' की ओचक जांच के बाद शनिवार शाम गिरफ्तारियों की गईं और इकाई के 37 कर्मचारियों पर पशु क्रूरता अधिनियम और अन्य संबंधित कानून के तहत मामला दर्ज किया गया। उसने बताया कि दिल्ली में रहने वाले इकाई के मालिक और उसके दो

शोध अधिकारी, जो छापेमारी के समय मौके पर मौजूद नहीं थे, उनके खिलाफ भी पुलिस ने 420 (जालसाजी) और 120 बी (साजिश) समेत भारतीय दंड संहिता की प्रासंगिक धाराओं के तहत मामला दर्ज किया है। पुलिस ने बताया कि अधिकारियों को टीम ने पशुओं को अवैध रूप से काटने में इस्तेमाल होने वाले आठ चाकू जप्त किए हैं। उसने बताया कि पशुओं के बड़ी मात्रा में मांस को कथित तौर पर अस्वच्छ परिस्थितियों में फर्श पर बिखरा पाया गया और उसके नमूने परीक्षण के लिए लखनऊ की सरकारी प्रयोगशाला में भेजे गए हैं। मामले में विस्तृत जांच की जा रही है।

बिजली गिरने से तीन मजदूरों की मौत, छह घायल

अमरोहा, 22 मई (भाषा)।

जिले के सैयद नगली थाना क्षेत्र के कनैटा गांव में शनिवार शाम बिजली गिरने से तीन मजदूरों की मौत और छह अन्य घायल हो गए। पुलिस सूत्रों ने रविवार को यह जानकारी दी। उन्होंने बताया कि शनिवार शाम कनैटा गांव के पास नौ मजदूर नीलगिरी के पेड़ काट रहे थे, तभी अचानक आंधी-बारिश शुरू हो गई और सभी मजदूर बिजली की चपेट में आ गए।

सूत्रों के मुताबिक, घटना में रिफाकत (55), प्रेमचंद (23) और राजेंद्र (30) की मौत हो गई, जबकि वसीम, नवाजिश, मोमराज, देवेन्द्र, अनीस और इमरान गंभीर रूप से घायल हो गए। उन्होंने बताया कि सभी घायलों को अमरोहा स्थित मुन्नी देवी मेमोरियल सरकारी अस्पताल में भर्ती कराया गया है। मुख्य चिकित्सा अधिकारी (सीएमओ) संजय अग्रवाल के अनुसार, घायलों का इलाज जारी है और वे सभी खतरों से बाहर हैं।

ज्ञानवापी में कोई 'शिवलिंग' नहीं : बर्क

लखनऊ, 22 मई (भाषा)।

समाजवादी पार्टी (सपा) के सांसद शफीकुर्रहमान बर्क ने रविवार को दावा किया कि वाराणसी की ज्ञानवापी मस्जिद में कोई 'शिवलिंग' नहीं है। उन्होंने आरोप लगाया कि यह स्थिति 2024 में होने वाले लोकसभा चुनाव को लेकर पैदा की जा रही है। बर्क ने यह भी कहा कि अयोध्या में भले ही राम मंदिर का निर्माण किया जा रहा है, लेकिन वहां एक मस्जिद है। संभल से सपा सांसद बर्क ने पार्टी कार्यालय के बाहर ज्ञानवापी मस्जिद से जुड़े एक सवाल के जवाब में पत्रकारों से कहा कि ये परिस्थितियां 2024 के

चुनावों के मद्देनजर पैदा की जा रही हैं। अगर आप इतिहास की गहराई में जाते हैं तो पता चलता है कि ज्ञानवापी मस्जिद में कोई 'शिवलिंग' नहीं था। यह सब गलत है। बर्क सपा प्रमुख अखिलेश यादव से मिलने लखनऊ पहुंचे थे। अयोध्या में राम मंदिर के निर्माण को लेकर उन्होंने कहा कि मैं अब भी कहता हूँ कि वहां मस्जिद है। राम मंदिर ताकत के बलबूते बनाया जा रहा है। सपा सांसद ने आरोप लगाया, 'हमें (मुसलमानों को) निशाना बनाया जा रहा है। मस्जिदों पर हमला किया जा रहा है। सरकार ऐसे नहीं चलती है। सरकार को ईमानदारी से कानून का पालन करना चाहिए।

जुलूस में पाकिस्तान समर्थित नारे, 62 पर मामला

हजारीबाग, 22 मई (भाषा)।

झारखंड के हजारीबाग में त्रिस्तरीय पंचायत चुनाव की मंगलना के बाद बरकटपुर प्रखंड के शिलाडीह पंचायत में पंचायत समिति सदस्य के पद पर अमीना खातून के निर्वाचित होने की खुशी में उसके विजय जुलूस में 'पाकिस्तान जिंदाबाद' के नारे

लगाए गए। इसके बाद पुलिस ने निर्वाचित प्रतिनिधि समेत 62 लोगों के खिलाफ मामला दर्ज किया है, जिसमें से 12 नामजद हैं। पुलिस अधिकारी ने इसकी जानकारी दी। हजारीबाग के पुलिस अधीक्षक मनोज रतन चौधे ने बताया कि अमीना खातून के विजय जुलूस में इस तरह की नारेबाजी के वीडियो 'वायरल' होने के बाद पुलिस ने कार्रवाई में प्राथमिकी दर्ज की है।

SWAGTAM TRADING AND SERVICES LIMITED					
Regd. Office: 33/36 Basement, (Back side) West Patel Nagar, Near Ramjassa Ground, Delhi - 110008					
Tel: 011-35031443, Email: swagtam1984@gmail.com, Website: www.swagtam.com					
STATEMENT OF PROFIT & LOSS FOR THE QUARTER AND YEAR ENDED 31.03.2022					
Particulars	Quarter ended			Year ended	
	Quarter (31.03.2022)	Preceding Quarter (31.12.2021)	Corresponding Quarter (31.03.2021)	Current Year Ended (31.03.2022)	Previous Year Ended (31.03.2021)
Total Revenue	541.91	454.05	307.31	3,395.21	1,264.98
Total Expenses	402.34	561.52	481.25	1,674.42	1,522.36
Profit before exceptional and extraordinary items and tax	139.57	(107.47)	(173.94)	1,720.79	(257.37)
Exceptional items	0.00	0.00	0.00	0.00	0.00
PROFIT BEFORE TAX (VII-VIII)	139.57	(107.47)	(173.94)	1,720.79	(257.37)
Tax Expense					
(1) Current Tax	435.93	0.00	0.00	435.93	0.00
(2) Deferred Tax	11.47	0.00	(26.64)	11.47	(26.64)
Profit/(Loss) for the period from continuing operations	(307.83)	(107.47)	(147.30)	1,273.38	(238.23)
Total Comprehensive Income	(307.83)	(107.47)	(147.30)	1,273.38	(238.23)
Earning per Share	(0.26)	(0.09)	(0.12)	1.07	(0.20)

STATEMENT OF ASSETS & LIABILITIES		
Particulars	AS AT 31.03.2022	AS AT 30.09.2021
Total Non-Current Assets	41,155.57	40,768.58
Total Current Assets	2,306.38	3,107.48
Total Assets	43,461.93	43,876.06
Equity and liabilities		
Total Equity	43,232.74	43,826.14
Total Liabilities	229.19	247.92
Total Equity and Liabilities	43,461.93	43,876.06

NOTES:- 1. No investor's complaint was received & No complaint pending at the beginning/end of Quarter / Year.
2. Results were taken on record by Audit Committee & Board of Directors in meetings held on 21.05.2022.
3. Shares stand Listed at BSE & CSE.
4. Previous Year's Quarterly figures have been regrouped/rearranged, wherever necessary.
5. Paid-up Capital is 11,80,000 equity shares of Rs. 10/- Rs. 1,18,00,000/-
6. The above is an extract of the detailed format of Quarterly/Annual financial results filed with stock exchanges viz SEBI (CDR), BSE, NSE. The full format is available on the website of stock exchanges, www.bseindia.com and the company's website www.swagtam.com
Members are requested to kindly Update their Contact details, Address, PAN, Email, Mobile, etc. for your company's updates, announcements, results, reports, correspondence, etc.
New Delhi 21.05.2022 Sumit Gupta Director, DIN 06811742



JAMNA AUTO INDUSTRIES LIMITED

CIN - L35911HR1965PLC004485
Regd. Office: Jai Springs Road, Industrial Area, Yamuna Nagar - 135001, Haryana
Phone & Fax: 01732-251810/11 email: investor.relations@jaispring.com

STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2022 (Rs. in Lakhs)

S. No.	Particulars	Quarter ended			Year ended	
		Audited 31.03.2022	Unaudited 31.12.2021	Audited 31.03.2021	Audited 31.03.2022	Audited 31.03.2021
1	Total Income from operations	62,589.48	44,475.05	48,440.18	171,787.53	107,947.84
2	Net Profit/ (Loss) for the period (before tax, exceptional items)	7,664.37	5,109.96	6,363.27	19,127.34	10,088.18
3	Net Profit/ (Loss) for the period before tax (after exceptional items)	7,664.37	5,109.96	6,363.27	19,127.34	10,088.18
4	Net Profit/ (Loss) for the period after tax (after exceptional items)	5,684.43	3,739.84	4,750.05	14,080.43	7,296.29
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	5,755.62	3,739.84	4,741.97	14,139.53	7,259.77
6	Equity Share Capital	3,984.84	3,983.25	3,983.25	14,139.53	3,983.25
7	Reserves (excluding Revaluation Reserve)				64,483.23	54,017.41
8	Earnings Per Share (of Rs. 1/- each) (not annualised) (In Rs.)					
	Basic:	1.43	0.94	1.19	3.53	1.83
	Diluted:	1.42	0.94	1.19	3.52	1.83

Notes:

- The above consolidated financial results of Jamna Auto Industries Limited (the parent Company) and its subsidiaries (together referred as "the Group") for the quarter and year ended March 31, 2022 have been reviewed by the Audit Committee and approved by the Board of Directors in their respective meetings held on May 21, 2022.
- Information of standalone audited financial results in terms of the Listing Regulations is as under:

S. No.	Particulars	Quarter ended			Year ended	
		Audited 31.03.2022	Unaudited 31.12.2021	Audited 31.03.2021	Audited 31.03.2022	Audited 31.03.2021
1	Revenue from operations	59,369.20	43,696.66	47,225.29	164,904.21	105,270.66
2	Profit before tax	6,905.65	4,621.61	6,429.02	17,453.20	10,265.11
3	Total Comprehensive income for the period	5,281.51	3,429.23	4,834.83	13,108.52	7,625.97

Notes:

- The above is an extract of the detailed format of Financial Results filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results are available on the Stock Exchanges websites viz. www.bseindia.com and www.nseindia.com and website of the Company at www.jaispring.com.

For Jamna Auto Industries Ltd
P. S. Jauhar
Managing Director & CEO
DIN 00744518

Date : May 21, 2022
Place : New Delhi

- To the best of the knowledge of the Acquirer save for the Required Statutory Approval, there are no other statutory or governmental approvals required for the consummation of the Underlying Transaction and the Open Offer. However, if any other statutory or governmental approval(s) are required or become applicable at a later date before closure of the Tendering Period, the Open Offer would also be subject to such other statutory or other governmental approval(s) and the Acquirer shall make the necessary applications for such other approvals. The application for the Required Statutory Approval (as currently deemed necessary) is in the process of being filed.
- If the Required Statutory Approval is refused for any reason, the Share Purchase Agreement may terminate in accordance with its terms and the Acquirer shall have the right to withdraw this Open Offer in terms of Regulation 23 of the SEBI (SAST) Regulations. In the event of the Share Purchase Agreement being rescinded and a withdrawal of the Open Offer, a public announcement will be made within 2 Working Days of such withdrawal, in the same newspapers in which this Detailed Public Statement has been published and such public announcement will also be sent to the Stock Exchanges, SEBI and the Target Company at its registered office.
- In case of delay in receipt of the Required Statutory Approval, or any other statutory approval that may be required by the Acquirer for the Open Offer, SEBI may, if satisfied, grant extension of time to the Acquirer for making payment of the consideration to the Public Shareholders whose Offer Shares have been accepted in the Open Offer, subject to such terms and conditions as may be specified by SEBI, including payment of interest in accordance with Regulation 18(11) of the SEBI (SAST) Regulations. Where any statutory approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory approvals are required in order to complete this Open Offer.
- All Public Shareholders (including resident or non-resident shareholders) must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Bank of India) held by them, in the Offer and submit such approvals, along with the other documents required to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Equity Shares tendered in this Offer. Further, if the holders of the Equity Shares who are not persons resident in India had required any approvals (including from the Reserve Bank of India, or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Offer Shares held by them, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares.
- The Acquirer shall complete all procedures relating to payment of consideration under this Open Offer within 10 Working Days from the date of closure of the Tendering Period of the Open Offer to those Public Shareholders whose Equity Shares are accepted in the Open Offer.

VII. TENTATIVE SCHEDULE OF ACTIVITY

Sr. No.	Name of Activity	Schedule of Activities (Date and Day)*
1.	Issue of Public Announcement	Sunday, May 15, 2022
2.	Publication of this Detailed Public Statement in newspapers	Monday, May 23, 2022
3.	Last date for filing of the draft Letter of Offer with SEBI	Monday, May 30, 2022
4.	Last date for public announcement for competing offer(s)	Monday, June 13, 2022
5.	Last date for receipt of comments from SEBI on the draft Letter of Offer (in the event SEBI has not sought clarification or additional information from the Managers to the Open Offer)	Monday, June 20, 2022
6.	Identified Date*	Wednesday, June 22, 2022
7.	Last date for dispatch of the Letter of Offer to the shareholders of the Target Company whose names appear on the register of members on the Identified Date	Wednesday, June 29, 2022
8.	Last date by which a committee of independent directors of the Target Company is required to publish its recommendation to the shareholders of the Target Company for this Open Offer	Monday, July 4, 2022
9.	Last date for upward revision of the Offer Price and/or the Offer Size	Monday, July 4, 2022
10.	Date of publication of Open Offer opening public announcement, in the newspapers in which this Detailed Public Statement has been published	Tuesday, July 5, 2022
11.	Date of commencement of the Tendering Period	Wednesday, July 6, 2022
12.	Date of closure of the Tendering Period	Tuesday, July 19, 2022
13.	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the shareholders of the Target Company	Tuesday, August 2, 2022
14.	Last date for publication of post Open Offer public announcement in the newspapers in which this Detailed Public Statement has been published	Wednesday, August 10, 2022
15.	Last date for filing the post Offer report with SEBI	Wednesday, August 10, 2022

* Date falling on the 10th Working Day prior to the commencement of the Tendering Period. The Identified Date is only for the purpose of determining the Equity Shareholders as on such date to whom the Letter of Offer would be sent. All the Equity Shareholders (registered or unregistered) are eligible to participate in this Open Offer at any time prior to the closure of the Tendering Period.

* The above timelines are indicative (prepared on the basis of timelines provided under the SEBI (SAST) Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.

VIII. PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON RECEIPT OF LETTER OF OFFER

- For the purpose of this Offer, details of the escrow depository account ("Open Offer Escrow Demat Account") or buying broker, as applicable, will be included in letter of offer.
- The Acquirer is not a person resident in India and under applicable Indian foreign exchange control regulations may not have control over the Target Company at the time of acquiring the Equity Shares tendered by the Public Shareholders under the Open Offer. Therefore, the Acquirer may not be permitted to acquire the Equity Shares of the Target Company on the floor of the recognized stock exchanges in India as per applicable Indian foreign exchange control regulations.
- Subject to Part VI (Statutory and Other Approvals) of this Detailed Public Statement, all the Public Shareholders of the Target Company, holding Equity Shares in dematerialised form, registered or unregistered are eligible to participate in this Open Offer at any time during the Tendering Period for this Open Offer. Please refer to paragraph 9 of this Part VIII (Procedure for Tendering the Equity Shares in case of non-receipt of Letter of Offer) of the Detailed Public Statement for details in relation to tendering of Offer Shares held in physical form.
- Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date i.e., the date falling on the 10th Working Day prior to the commencement of Tendering Period, or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Open Offer by submitting an application on a plain paper giving details set out below and in the Letter of Offer. In the alternate, such holders of the Equity Shares of the Target Company may apply in the form of acceptance-cum-acknowledgement in relation to this Open Offer that will be annexed to the Letter of Offer, which may also be obtained from the SEBI website (www.sebi.gov.in) and from the Registrar to the Open Offer. The application is to be sent to the Registrar to the Open Offer at any of the collection centers that shall be mentioned in the Letter of Offer, so as to reach the Registrar to the Open Offer during business hours on or before 4:00 p.m. on the date of closure of the tendering period of this Open Offer, together with the depository participant ("DP") name, DP ID, account number together with a photocopy or counterfoil of the delivery instruction slip in "off-market" mode duly acknowledged by the DP for transferring the Equity Shares of the Target Company to the Open Offer Escrow Demat Account. Any form of acceptance in respect of dematerialised Equity Shares not credited to the Open Offer Escrow Demat Account on or before the date of closure of the Tendering Period is liable to be rejected.
- Accidental omission to dispatch the Letter of Offer to any person to whom the Open Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Open Offer in any way.
- The Public Shareholders who tender their Equity Shares in the Open Offer shall ensure that the Equity Shares are fully paid-up and are free from all liens, charges and encumbrances. The Acquirer shall acquire the Offer Shares that are validly tendered and accepted in the Open Offer, together with all rights attached thereto, including the right to dividends, bonuses and rights offers declared thereof in accordance with the applicable law and the terms set out in the Public Announcement, this Detailed Public Statement and the Letter of Offer.
- In the event the Acquirer has acquired control over the Target Company in accordance with the SEBI (SAST) Regulations, prior to the commencement of the Tendering Period for the Open Offer, the Open Offer will be implemented by the Acquirer, subject to applicable laws, through the stock exchange mechanism made available by the stock exchanges in the form of a separate window ("Acquisition Window") as provided under the SEBI (SAST) Regulations and SEBI circular bearing number CIR/CFD/POLICY/CELL/1/2015 dated 13 April 2015, as amended from time to time, read with the SEBI circular bearing number CFD/DCR2/CIR/P/2016/131 dated 9 December 2016, as amended from time to time, and SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021. As per SEBI Circular bearing number SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, a lien shall be marked against the shares of the shareholders participating in the tender offers. Upon finalisation of the entitlement, only accepted quantity of shares shall be debited from the demat account of the shareholders. The lien marked against unaccepted shares shall be released. The detailed procedure for tendering and settlement of shares under the revised mechanism is specified in the Annexure to the said circular.
- In this regard, as applicable, the Acquirer will appoint a registered broker as a buying broker through whom the purchases and settlements on account of the Offer Shares tendered under the Open Offer shall be made. All Public Shareholders who desire to tender their Equity Shares under the Open Offer will have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period. The Acquisition Window will be provided to facilitate placing of sell orders. The Selling Broker can enter orders for Equity Shares in dematerialized form.
- In accordance with the circular issued by SEBI bearing reference number SEBI/ HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations. Accordingly, Public Shareholders holding Equity Shares in physical form as well are eligible to tender their Equity Shares in this Open Offer as per the provisions of the SEBI (SAST) Regulations.

- Eligible Public Shareholders may also: (a) obtain a download of the Letter of Offer from the SEBI website (www.sebi.gov.in); or (b) obtain a copy of the Letter of Offer by writing to the Registrar superscripting the envelope with: (1) suitable documentary evidence of ownership of the Equity Shares of the Target Company; and (2) their folio number, DP identity - client identity, current address and contact details.
- The detailed procedure for tendering the Equity Shares in the Open Offer in the event the Acquirer has acquired control over the Target Company in accordance with the SEBI (SAST) Regulations prior to commencement of the Tendering Period for the Open Offer, will be available in the Letter of Offer, which shall be available on SEBI's website (www.sebi.gov.in).
- The detailed procedure for tendering the Equity Shares in the Open Offer in the event the Acquirer has not acquired control over the Target Company in accordance with the SEBI (SAST) Regulations will be available in the Letter of Offer, which shall also be available on SEBI's website (www.sebi.gov.in).

IX. OTHER INFORMATION

- The Acquirer and its directors accept full responsibility for the information contained in the Public Announcement and this Detailed Public Statement (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company).
- The information pertaining to the Target Company in this Detailed Public Statement or the Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from public sources or provided by or relating to and confirmed by the Target Company which has not been independently verified by the Acquirer or the Managers. The Acquirer and the Managers do not accept any responsibility with respect to such information relating to the Target Company.
- The Acquirer also accepts full responsibility for its obligations under the Open Offer.
- Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereof.
- In this Detailed Public Statement, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.
- This Detailed Public Statement and the Public Announcement shall also be available on SEBI's website (www.sebi.gov.in).
- Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirer has appointed ICICI Securities Limited and Deutsche Equities India Private Limited as the Managers to the Open Offer.
- The Acquirer has appointed Link Intime India Private Limited as the Registrar to the Offer. The details of the Registrar are:



LINK Intime

LINK INTIME INDIA PRIVATE LIMITED
C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India
Contact Person: Sumeet Deshpande
Tel: +91 22 4918 6200
Fax: +91 22 4918 6195
E-mail: acc.offer@linkintime.co.in
Website: www.linkintime.co.in
SEBI Registration Number: INR000004058;
Validity Period: Permanent
CIN: U67190MH1999PTC118368

Issued by the Managers to the Open Offer



ICICI Securities Limited
ICICI Venture House, Appasaheb Marathe Marg, Prabhadevi, Mumbai 400 025, Maharashtra, India
Contact Person: Sameer Purohit/ Gaurav Mittal
Tel: +91 22 6807 7100, Fax: +91 22 6807 7801
E-mail: acl.openoffer@icicisecurities.com
Website: www.icicisecurities.com
SEBI Registration Number: INM000011179



Deutsche Equities India Private Limited
14th Floor, The Capital, C-70, G Block, Bandra Kurla Complex Mumbai, Maharashtra - 400051
Contact person: Soumyajit Sengupta / Mr Prathmesh Sonawane
Telephone: +91 22 6670 5008
Fax: +91 22 7180 4199
Email: acc.openoffer@db.com
Website: www.deutschebank.co.in
SEBI Registration Number: INM000010833

For and on behalf of the Acquirer

Sd/-
Name : Ashwane Ramsurrun
Title : Director
Place : Ebene, Mauritius
Date : May 21, 2022