

McNally Bharat Engineering Company Limited CIN: L45202WB1961PLC025181 Corporate Office: Ecospace Campus 2B 11F/12 New Town Rajarhat North 24 Parganas Kolkata-700160 Telephone +91 3344591111 Email: mbe.corp@mbecl.co.in Website: www.mcnallybharat.com Registered Office: 4 Mangoe Lane Kolkata-700001

February 16, 2023

National Stock Exchange of India Limited

Exchange Plaza, 5th floor, Plot # C/1, 'G' Block Bandra Kurla Complex, Bandra (East), Mumbai – 400 051

BSE Limited

Corporate Relations Department 1st Floor, New Trading Ring, Rotunda Building Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001

Dear Sir/Madam,

Sub: Newspaper Advertisement of Postal Ballot Notice – Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") Serin Code/Symbol: 522620 (MREC)

Scrip Code/Symbol: 532629 / MBECL

We refer to our letter dated February 15, 2022 regarding dispatch of Postal Ballot Notice for continuation of directorship of Mr. Nilotpal Roy (DIN: 00087298) as Non-executive Independent Director beyond the age of 75 years in his current tenure in accordance with Regulation 17(1A) of SEBI Listing Regulations.

Pursuant to Regulation 30 read with Schedule III Part A Para A of SEBI Listing Regulations, we hereby enclose copies of newspaper advertisement regarding Postal Ballot Notice and e-voting information published in the following newspapers:

- (a) The Financial Express (English edition) on February 16, 2023 and
- (b) Su Khobor (Vernacular Bengali edition) on February 16, 2023.

This is for your information and record.

Yours faithfully, For McNally Bharat Engineering Company Limited

INDRANI RAY INDRA

Indrani Ray Company Secretary

Encl: As above

[McNally Bharat Engineering Company Limited is under Corporate Insolvency Resolution Process as per provisions of the Insolvency and Bankruptcy Code, 2016. Its affairs, business, and assets are being managed by the Resolution Professional, Mr. Ravi Sethia, appointed by the Kolkata Bench of the Hon'ble National Company Law Tribunal vide Order dated 26 August 2022 (Order published on 2 September 2022) under the provisions of the Code.]

An ISO 9001:2015, ISO 14001:2015 & ISO 45001:2018 Certified Company

Member WWWWilliamson Magor Group

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FINANCIAL EXPRESS

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1	Grameen

CREDITACCESS GRAMEEN LIMITED

SS® Regd. & Corp. Office: No. 49, 46th Cross, 8th Block. Javanagar, (Next to Rajalakshmi Kalvana Mantap) Bengaluru KA-560070 IN Website : www.creditaccessgrameen.in CIN: L51216KA1991PLC053425

PUBLIC NOTICE

Branches of Madura Micro Finance Limited to operate as branches of CreditAccess Grameen Limited pursuant to approval of Scheme of Amalgamation between the two Companies

The Scheme of Amalgamation between Madura Micro Finance Limited "MMFL", "Transferor Company"), CreditAccess Grameen Limited ("CA Grameen", "Transferee Company") and their respective shareholders and creditors, has been approved by the respective Benches of Hon'ble National Company Law Tribunal at Chennai and Bengaluru vide their Order No. CP(CAA)/57/(CHE)/2022 In CA(CAA)/100/CAA/2021 dated October 12, 2022 and Order No. C.P.(CAA) No.34/BB/2022 - dated February 07, 2023 respectively. The Scheme has become effective on February 15, 2023.

Consequently, all branches of Madura Micro Finance Limited will start functioning as branches of CreditAccess Grameen Limited and all borrowers of Madura Micro Finance Limited will be treated as borrowers of CreditAccess Grameen Limited with effect from the said date.

For CreditAccess Grameen Limited Sd/-Udava Kumar Hebbar Bengaluru Managing Director & CEO February 15, 2023

GENESIS FINANCE COMPANY LIMITED CIN: L65910DL1990PLC040705

Regd. Off: 4 MMTC/STC MARKET GEETANJALI NEW DELHI 110017 E-mail: gbisht@genesisfinance.net | Website: www.genesisfinance.net Phone: 011-42181244

EXTRACT OF STANALONE UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED ON 31ST DECEMBER, 2022

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S. No	Particulars	Quarter ended on December 31, 2022	Quarter ended on December 31, 2021	Nine months ended on December 31, 2022	
		Unaudited	Unaudited	Unaudited	
1	Total Income From Operations	781.35	753.67	2227.98	
2	Net Profit/ (Loss) for the quarter (before tax, exceptional and/Extraordinary items)	244.27	291.40	1107.10	
3	Net Profit / (Loss) for the quarter before tax (after Exceptional and/or Extraordinary items)	244.27	291.40	1107.10	
4	Net Profit / (Loss) for the quarter after tax (after Exceptional and/or Extraordinary items)	182.81	218.06	824.96	
5	Total Comprehensive Income for the quarter [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	182.81	218.06	824.96	
6	Equity Share Capital	4639.71	4639.71	4639.71	
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	0.00	0.00	0.00	
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations) 1. Basic: 2. Diluted:	0.39	0.47	1.78	

DETAILED DUDUC STATEMENT FOR THE ATTENTION OF THE FOURTY SHAREHOLDERS OF			1		1
DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF	ordinary course of applicable.	business and may also diversify into other business w	ith prior consent of th	e shareholders	s and in accordance with th
RITA FINANCE AND LEASING LIMITED CIN No.: L67120DL1981PLC011741	(C) Subject to sati	sfaction of the provisions under the Companies Act, 20	13, whichever applical	ble, and/or any	other Regulation(s), the Ac
Registered Office: D-328, Basement Floor, Defence Colony, South Delhi, New Delhi, India – 110024.	TOOLS IN A RECEIPTING CONTRACTOR	changes in the management of RFLL. this DPS, the Acquirers hold a total 500 Equity Shares of	Ethe Terret Company	- Through the S	the Acquirers propose
Contact No.: 011-45689444; Email Id: info@ritaholdings.in; Website: www.ritaholdings.in		quisition of shares & management control of the Target			
PEN OFFER FOR ACQUISITION OF UP TO 26,00,000 (TWENTY-SIX LAKHS) FULLY PAID-UP EQUITY SHARES HAVING FACE VALUE	the underlying	transaction shall be 71,74,501 Equity Shares comprise	ing 71.74% of Equity S	Share Capital o	of the Target Company. Pos
OF RS. 10/- EACH, REPRESENTING 26.00% OF THE TOTAL PAID-UP / VOTING SHARE CAPITAL OF RITA FINANCE AND LEASING		ng full acceptance in the Offer, the shareholding of the			
JMITED ("RFLL" OR THE "TARGET COMPANY" OR "TC") BY MR. RAJEEV KANOTRA (ACQUIRER NO. 1) AND MR. DHANRAJ		Capital of the Target Company. Hence, this Open Offer i le provisions of SEBI (SAST) Regulations, 2011, as am			
COCHIRAM SAWLANI (ACQUIRER NO. 2) (HEREINAFTER COLLECTIVELY REFER TO AS "ACQUIRERS") AT AN OFFER PRICE OF RS. 1.40/- (RUPEES THIRTY ONE AND FORTY PAISA ONLY) PER EQUITY SHARE PURSUANT TO AND IN COMPLIANCE WITH		equirements in such manner and timelines prescribed un		Wie of toxing your	
REGULATION 3 AND 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND	(E) The considera	tion for the shares accepted under the Open Offer payab	The second s	areholders shal	l be paid in cash.
TAKEOVERS) REGULATIONS 2011, AS AMENDED ("SEBI (SAST) REGULATIONS").	CONTRACTOR CONTRACTOR CONTRACTOR	ING AND ACQUISITION DETAILS			
This Detailed Public Statement ("DPS") is being issued by Khandwala Securities Limited, the Manager to the Offer ("Manager"), on		d proposed shareholding of the Acquirers in Target Comp			
behalf of the Acquirers, in compliance with Regulation 3 and 4 read with the Regulations 13(4), 14(3) and 15(2) and other applicable Regulations of the SEBI (SAST) Regulations pursuant to the Public Announcement ("PA") dated February 09, 2023 as filed with the			N	No. of Shares	% of Equity Share
stock Exchange, SEBI & Target Company in terms of Regulation 14(1) & 14(2) of the SEBI (SAST) Regulations, respectively.	Shareholding bei	ore PA i.e. February 08, 2023	5	500	Negligible
For the purpose of this DPS, the following terms shall have the meaning assigned to them below:		posed to be Acquired through SPA dated	109	1 74 004	24.24
Business Day" means any day other than a Saturday, Sunday, or any day on which banks in India or SEBI permitted to be closed.	February 09, 202	3 between the PA date and the DPS date		1,74,001	71.74 Nil
Equity Shares" means the fully paid-up Equity Shares of the Target Company of the face value of Rs. 10/- (Rupees Ten Only) each.		uired in the open offer (assuming full acceptance)*		26,00,000	26.00
Identified Date" means the date falling on the 10" (tenth) working day prior to the commencement of the tendering period, for the purpose of		holding (assuming full acceptance, as on 10th		0,00,000	20.00
determining the Public Shareholders to whom Letter of Offer shall be sent.		closing of tendering period)	9	97,74,501	97.75
Offer Period" has the same meaning as ascribed to it in the SEBI (SAST) Regulations.	L	Equity Shares which are offered and are accepted in the		A service service and the service serv	be right to alter the quantity
Public Shareholders" means all the Equity Shareholders of the Target Company excluding (i) the shareholders forming part of the Promoter/Promoter Group of the Target Company; (ii) Parties to the SPA (defined below); and (iii) any persons acting in concert or deemed to be		uity shares amongst themselves based on actual shares			no fight to anot the dealer?
acting in concert with the persons set out in (i) and (ii).	IV. OFFER PRICE				
'SPA'' dated February 09, 2023, entered among the Acquirers and the Sellers.	(A) The Equity Shares of the Target Company are listed on BSE Limited ("BSE") and Metropolitan Stock Exchange of India Limited				
Voting Share Capital" means the fully diluted Equity Voting Share Capital of the Target Company as of the 10" (tenth) working day from the		S01016. The Equity Shares of the Target Company are SE and Sumbol of PELL on the MSEL	placed under Group 'X	(T' having Scrip	ot Code of 543256 and Scrip
losure of the tendering period of the Offer.		SE and Symbol of RFLL on the MSEI.			
Working Day" has the same meaning as ascribed to it in the SEBI (SAST) Regulations.		a sectradian values on MSEI during the 12 (twolue) cal-	under months prior to b	the month of Put	In Announcement Where
		in no trading volume on MSEI during the 12 (twelve) cale ading turnover in the Equity Shares of the Target Comp			
ACQUIRERS, SELLERS, TARGET COMPANY AND OFFER	annualized tra	in no trading volume on MSEI during the 12 (twelve) cale iding turnover in the Equity Shares of the Target Comp o the month of Public Announcement (February 01, 2022	cany on BSE based or	n trading volum	ne during the 12 (twelve) ca
ACQUIRERS, SELLERS, TARGET COMPANY AND OFFER A) DETAILS OF ACQUIRERS:	annualized tra	ding turnover in the Equity Shares of the Target Comp o the month of Public Announcement (February 01, 2022	cany on BSE based or to January 31, 2023) is	n trading volum s as given below	e during the 12 (twelve) ca v:
ACQUIRERS, SELLERS, TARGET COMPANY AND OFFER A) DETAILS OF ACQUIRERS: ACQUIRER NO. 1 – MR. RAJEEV KANOTRA	annualized tra months prior to Name of the Stock	the month of Public Announcement (February 01, 2022 Total number of Equity Shares traded during 12 (Twelve) calendar months prior to the month	any on BSE based or to January 31, 2023) is g the Total Num	n trading volum s as given below nber of	ne during the 12 (twelve) ca w: nnualized Trading Turn n terms of % to Total Li
ACQUIRERS, SELLERS, TARGET COMPANY AND OFFER A) DETAILS OF ACQUIRERS:	annualized tra months prior to Name of the Stock Exchange	ding turnover in the Equity Shares of the Target Comp the month of Public Announcement (February 01, 2022 Total number of Equity Shares traded during 12 (Twelve) calendar months prior to the mo of PA	any on BSE based or to January 31, 2023) is g the onth Total Num Listed SI	n trading volum s as given below nber of (ir hares (ir	ne during the 12 (twelve) ca w: nnualized Trading Turn n terms of % to Total Li Shares)
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ACQUIRERS, SELLERS, TARGET COMPANY AND OFFER A) DETAILS OF ACQUIRERS: ACQUIRER NO. 1 – MR. RAJEEV KANOTRA Mr. Rajeev Kanotra, s/o Manohar Lal Kanotra, aged 48 years residing at House No. 104, Tulip-B, Evershine Park, Veera Desai Road, Near Country Club, Andheri West, Azad Nagar, Mumbai – 400053, Maharashtra, India. He has completed his Bachelor in Commerce (B.Com.) from Delhi University in 1993. He has also completed Masters in Business Administration from Institute of Management Technology, Ghaziabad in 2011. He is having total work experience of more than 25 years in the field of stock broking, insurance, mutual funds, business development,	annualized tra months prior to Name of the Stock Exchange BSE (Source: www.bsei	ading turnover in the Equity Shares of the Target Comp the month of Public Announcement (February 01, 2022 Total number of Equity Shares traded during 12 (Twelve) calendar months prior to the month of PA 1,25,78,759 India.com)	any on BSE based or to January 31, 2023) is g the onth Total Num Listed SI 1,00,00	n trading volum s as given below nber of Ar (in hares 0,000	ne during the 12 (twelve) ca w: nnualized Trading Turn n terms of % to Total Li Shares) 125.79%
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DHANRAJ ROCHIRAM SAWLANI Mr. Dhanraj Rochiram Sawlani, aged 71 years residing at Flat No. 104, 1st Floor, Building No. A-3, Lok Nirman Building, Dr. Ambedkar Road, Opposite Mama Hotel, Khar West, Mumbai - 400052, Maharashtra, India, He is an undergraduate. He is having total work experience of more than 18 ye	annualized tra months prior to Name of the Stock Exchange BSE (Source: www.bsei (C) Based on the i the meaning of Reg (D) The Offer Prior than the followings: (a) Highest Negol Agreement (*S (b) The volume-w immediately p (c) The highest p immediately p (d) In case of free trading days in In view of the parar 31.40/- (Rupees T Regulations, 2011, (E) There have be SEBI (SAST) Regu (F) As on date, th Acquirers shall (i) m has been publisher registered office of Open Offer. 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. The above is an extract of the detailed format of Quarterly and Nine months Unaudited Financial Results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full forrmat of the Quarterly and Nine months Unaudited Financial results is available on the Company's website www.genesisfinance.net and Stock Exchange's website www.msei.in.

The Company has adopted Indian Accounting Standards ("Ind AS") notified under Section 133 of the Companies Act, 2013 (the "Act") read with Companies (Indian Accounting Standard) Rules, 2015 as amended till date, from April 01, 2019.

	For and on behalf of the Board of directors of
	Genesis Finance Company Limited
	Sd/-
	Naresh Garg
Place: New Delhi	Chairman cum Managing Director
Date: 15.02.2023	DIN: 00916814
	25.2 (Subject of the second

McNally Bharat Engineering Company Limited mbe

CIN: L45202WB1961PLC025181 Registered Office: Four Mangoe Lane, Kolkata - 700 001 Tel: +91 33 4459 1212

Email: mbe.corp@mbecl.co.in | Website: www.mcnallybharat.com

NOTICE OF POSTAL BALLOT

Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013 read with the Companies (Management and Administration) Rules, 2014, General Circular Nos. 14/2020 dated April 8, 2020 and 17/2020 dated April 13, 2020 read with other relevant circulars including General Circular Nos. 10/2021 dated June 23, 2021 20/2021 dated December 8, 2021, 03/2022 dated May 5, 2022 and No. 11/2022 dated December 28, 2022 issued by the Ministry of Corporate Affairs, Government of India ("MCA Circulars") and other applicable provisions including any statutory modification or reenactment thereof for the time being in force, McNally Bharat Engineering Company Limited (the "Company") seeks approval of Members for the continuation of directorship of Mr. Nilotpal Roy (DIN: 00087298) as Non-Executive Independent Director of the Company from the day he attained the age of 75 years i.e., January 13, 2023 till the completion of his present term up to February 13, 2025 on the existing terms and conditions.

The Company has on February 15, 2023 completed the dispatch of the Postal Ballot Notice to the Members whose names appear on the Register of Members/List of Beneficial Owners as received from the National Securities Depository Limited (NSDL) and Central Depository Services (India) Limited (CDSL) at their registered email ids.

Members whose names appeared on the Register of Members/List of Beneficial Owners as on Friday, February 10, 2023 i.e. the cut-off date, will be considered eligible for the purpose of voting.A person who is not a Member as on Friday, February 10, 2023 i.e. the cut-off date for reckoning voting rights, should treat this Notice for information purposes only.

The communication of the assent or dissent of the Members would take place through the remote e-voting system only. Members holding shares in dematerialised mode are requested to register/update their email addresses with the relevant Depository Participants. Members holding shares in physical mode are requested to update their email addresses with the Company's Registrar and Share Transfer Agent (RTA), Maheshwari Datamatics Private Limited at mdpldc@yahoo.com with a copy to invcom@mbecl.co.in sending a scanned copy of the signed request letter mentioning their Folio No., name, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar card) for registering email address.

In compliance with provisions of Section 110 of the Act read with

- The entire Equity Shares proposed to be acquired under this Offer will be acquired by the Acquirers and no other persons / entities propose to participate in the acquisition.
- The Acquirers undertake that they will not sell the Equity Shares of the Target Company, if any, during the "Offer Period" in terms of Regulation
- 25(4) of the SEBI (SAST) Regulations. The Acquirers have not entered into any formal agreement with respect to the acquisition of shares through this open offer.
- The Acquirers has confirmed that they are not categorized as a 'Wilful Defaulter' in terms of Regulation 2(1)(ze) of the SEBI (SAST) Regulations. They have further confirmed that they are not appearing in the wilful defaulters list of the Reserve Bank of India.
- As on date, the Acquirers have confirmed that they are not declared as 'Fugitive Economic Offender' under Section 12 of the Fugitive Economic Offenders Act, 2018.
- There are no person acting in concert in relation to this Offer within the meaning of Regulation 2(1)(q)(t) of the SEBI (SAST) Regulations. (B) DETAILS OF SELLERS:

		Part of Promoter Group (Yes / No)	Details of shares held by the Sellers			
NEC .			Pre Transaction		Post Transaction	
Sr. No.	Name of Sellers		Number of Equity Shares	% of Equity Share Capital of the Target Company	Number of Equity Shares	% of Equity Share Capital of the Target Company
1	Mr. Pawan Kumar Mittal residing at I-19, Sai Apartment, Sector 13, Rohini, Sector-7, North West Delhi, India – 110085	Yes	35,68,875	35.69%	Nil	Ni
2	Mrs. Kiran Mittal residing at I-19, Sai Apartment, Sector 13, Rohini, Sector-7, North West Delhi, India – 110085	Yes	35,68,875	35.69%	Nil	Ni
3	M/s Unifinz Capital India Limited (Formerly known as M/s Shree Worstex Limited) having registered office at Chawla House, 3rd Floor, 19, Nehru Place, South Delhi, New Delhi, India -110019	Yes	36,251	0.36%	NI	Ni
	Total	Yes	71,74,001	71.74%	Nil	Nil

- The Sellers i.e. Current Promoters / Promoter Group have entered into the Share Purchase Agreement dated February 09, 2023 with the Acquirers. The Sellers undertake not to tender any shares held by them in the Open Offer.
- The Sellers have not been prohibited by SEBI from dealing in securities in terms of direction issued under Section 11B of the SEBI Act, or under any of the regulations made under the SEBI Act, 1992.
- (C) DETAILS OF TARGET COMPANY RITA FINANCE AND LEASING LIMITED ("RFLL")
- The Target Company was originally incorporated with the name of 'Rita Holdings Limited' under the provisions of the Companies Act, 1956 on May 19, 1981 with the Registrar of Companies, Delhi & Haryana and obtained certificate of commencement of business on September 03, 1981. Subsequently, the name of our Company was changed to 'Rita Finance and Leasing Limited' vide RBI No Objection Certificate dated August 04, 2016, special resolution dated September 20, 2016. A fresh Certificate of Incorporation consequent to change in name dated March 31, 2017 was issued by the Registrar of Companies, Delhi. There has been no change in name of the Target Company in the last 3 (three) years.
- The Corporate Identification Number of Target Company is L67120DL1981PLC011741.
- The registered office of the Target Company is situated at D-328, Basement Floor, Defence Colony, South Delhi, New Delhi, India 110024. The Target Company is registered with Reserve Bank of India (hereinafter referred to as 'RBI') as Non-Banking Financial Company. Reserve
- Bank of India has granted registration vide its registration no. 14.01024 dated August 10, 1998 with a condition of non-acceptance of public deposit by the Target Company.
- As on date of this DPS, the Authorized Share Capital of the Company is Rs. 10,00,00,000/- (Rupees Ten Crore Only) divided into 1,00,00,000 (One Crore) Equity Shares of Rs. 10/- each. As on date, the issued, subscribed and paid-up capital of the Target Company is Rs. 10,00,00,000/- (Rupees Ten Crore Only) divided into 1,00,00,000 (One Crore) Equity Shares of Rs. 10/- each.
- As on date of this DPS, the Target Company does not have any partly paid Equity Shares. There are no outstanding warrants or options or similar instruments, convertible into Equity Shares at a later stage.
- Except shareholding of sellers i.e. 71,74,001 Equity Shares, no other Equity Shares are subject to any lock in obligations. SPA shall be executed in accordance with regulation 22 of SEBI (ICDR) Regulations, 2018, as amended along with necessary regulations under SEBI control of the Acquirers and in view of which the Offer might be withdrawn under Regulation 23 of the SEBI (SAST) Regulations. (SAST) Regulations.
- The entire issued, subscribed, paid up and voting equity capital of the Target Company is listed at BSE Limited ("BSE") and Metropolitan Sto Exchange of India Limited ("MSEI") having ISIN: INE018S01016. The Equity Shares of the Target Company are placed under Group '2 having Script Code of 543256 and Script ID of RFLL on the BSE and Symbol of RFLL on the MSEI.
- The Equity Shares of the Target Company are frequently traded on BSE (within the meaning of definition of "frequently traded shares" und Regulation 2(1)(j) of the SEBI (SAST) Regulations).
- The present Board of Directors of Target Company are as follows:

Sr.	Name of Director	DIN	Designation
1	Mr. Pawan Kumar Mittal	00749265	Non-Executive Director
2	Mrs. Kiran Mittal	00749457	Non-Executive Director
3	Mr. Jitendra Kumar Agarwal	00850314	Independent Director
	Mr. Monam Kapoor	09278005	Independent Director

The key financial information of the Target Company based on the limited reviewed financial statements for the period ended December 31, 2022 and audited financial statements for the financial year ended March 31, 2022, 2021 and 2020 are as follows: (Rs. in Lakhs except EP

Particulars	31-Dec-22	31-Mar-22	31-Mar-21	31-Mar-20
Total Revenue	99.51	267.18	151.47	48.20
ProfitAfter Tax (PAT)	66.36	116.67	72.38	(5.80)
Earnings Per Share (Rs.)	0.66	1.17	1.07	(0.17)
Networth / Shareholder's Fund	1,541.86	1,475.50	1,393.79	500.70

(D) DETAILS OF THE OFFER

in the event that such acquisition is made under another open offer under the SEBI (SAST) Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021 or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares in any form.

V. FINANCIAL ARRANGEMENTS

(A) The total funding requirement for the Offer (assuming full acceptances) i.e. for the acquisition of 26,00,000 Equity Shares of Rs. 10/- each from the public shareholders of the Target Company at Offer Price of Rs. 31.40/- (Rupees Thirty One and Forty Paisa Only) per Equity Share is Rs. 8,16,40,000/- (Rupees Eight Crore Sixteen Lakhs Forty Thousand Only) (the "Offer Consideration").

(B) The Acquirers have adequate resources and have made firm financial arrangements for financing the acquisition of the Equity Shares under the Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations. The acquisition will be financed through internal resources and no funds are borrowed from banks or financial institution for the purpose of this Open Offer. CA Manish P. Jain (Membership No. 113759), Partner of M/s Manish P. Jain & Associates (Firm Registration No. 123908W), Chartered Accountants, having its office at 406, Raj Chambers, 4th Floor, Manchhubhai Road, Malad (East), Mumbai - 400097 certificate dated February 09, 2023 have confirmed that sufficient resources are available with the Acquirers for fulfilling the obligations under this Open Offer in full.

(C) In terms of Reg. 17(1) of the Regulations, the Acquirers have to create an escrow for an amount equal to 25% of the "Offer Consideration" i.e. for Rs. 2,04,10,000/- (Rupees Two Crore Four Lakhs Ten Thousand Only).

(D) In terms of Reg. 17(3) of the Regulations, the Acquirers, the Manager to the Offer and Kotak Mahindra Bank Limited, a banking company incorporated under the laws of India and having its registered office at 2nd Floor, 27BKC, Plot No. C-27, G Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051 have entered into an Escrow Agreement for the purpose of the Offer ("Escrow Agreement"). Pursuant to the Escrow Agreement, the Acquirers have deposited Rs. 2,05,00,000/- (Rupees Two Crore Five Lakhs Only) in cash in the Escrow Account which is more than 25.00% of the Offer Consideration.

(E) The Manager to the Offer has been duly authorized by the Acquirers to realize the value of Escrow Account in terms of the SEBI (SAST) Regulations.

(F) Based on the above and in the light of the Escrow Arrangement, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfill the Acquirers' obligations through verifiable means in relation to the Offer in accordance with the Regulations.

VI. STATUTORY AND OTHER APPROVALS

(A) This is subject to receiving the necessary approvals, from Reserve Bank of India, and any other approval as required under the Foreign Exchange Management Act, 1999 including subsequent amendments thereto, for acquiring Equity Shares tendered by non-resident shareholders,

(B) The Target Company, being a Non-Deposit taking Non-Banking Finance Company registered with The Reserve Bank of India, is mandated in an event of any acquisition or transfer of control of Non-Banking Finance Company, to seek and obtain prior approval of Reserve Bank of India in lerms of Paragraph 61 of Chapter X of Section III of Master Direction - Non-Banking Financial Company - Non-Systemically Important Non-Deposit taking Company (Reserve Bank) Directions, 2016 bearing notification number DNBR.PD.007/03.10.119/2016-17 dated September 01, 2016. The Target Company is in process of making an application with the Reserve Bank of India, for the transfer of management and control of the Target Company. Further, as on the date of this Detailed Public Statement, to the best of the knowledge of the Acquirers, except the approval of the Reserve Bank of India, as specified above, there are no other statutory approvals and/or consents required. However, this offer would be subject to all statutory approvals as may be required and/or may subsequently become necessary to acquire at any later date

(C) Except as stated above under VI (B), no approval is required from any bank / financial institutions for the purpose of this Offer, to the best of the knowledge of the Acquirers.

(D) The Acquirers in terms of Regulation 23 of the SEBI (SAST) Regulations will have a right not to proceed with this Offer in the event the Statutory approvals indicated above are refused. In the event of withdrawal, a public announcement will be made within 2 (Two) working days of such withdrawal, in the same newspapers in which this DPS has been published and such public announcement will also be sent to SEBI, BSE and the registered office of the Target Company

(E) Shareholders of the Target Company who are either non-resident Indians ("NRIs") or overseas corporate bodies ("OCBs") and wish to tender their equity shareholding in this Open Offer shall be required to submit all the applicable approvals of RBI which have been obtained at the time of acquisition of Equity Shares of the Target Company. In the event such RBI approvals are not submitted, the Acquirers reserve the sole right to reject the Equity Shares tendered by such shareholders in the Open Offer. This Open Offer is subject to receipt of the requisite RBI approvals, if any, for acquisition of Equity Shares by the Acquirers from NRIs and OCBs.

(F) There are no conditions stipulated in the SPA between the Acquirers and the Sellers, the meeting of which would be outside the reasonable

VII. TENTATIVE SCHEDULE OF THE ACTIVITIES PERTAINING TO THE OFFER

Major Activities	Schedule
Public Announcement	Thursday, February 09, 2023
Publication of Detail Public Statement	Thursday, February 16, 2023
Last Date of Filing of Draft Letter of Offer with SEBI	Thursday, February 23, 2023
Last Date for a Competing Offer	Friday, March 10, 2023
Receipt of Comments from SEBI on Draft Letter of Offer	Friday, March 17, 2023
Identified Date*	Tuesday, March 21, 2023
Date by which Letter of Offer will be dispatched to the Shareholder	Wednesday, March 29, 2023
Last date by which a Committee of Independent Directors constituted by the BODs of the Target Company shall give its recommendations	Monday, April 03, 2023
Last Day of Revision of Offer Price / Share	Wednesday, April 05, 2023
Issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers	Thursday, April 06, 2023
Date of Opening of the Offer	Monday, April 10, 2023
Date of Closing of the Offer	Monday, April 24, 2023
Date of communicating the rejection / acceptance and payment of consideration for the acquired share	Wednesday, May 10, 2023
* Identified Date is only for the purpose of determining the names of the Shareholders as on such date owner (registered or unregistered) of equity shares of the Target Company (except Acquirers and the participate in the offer anytime before the closure of the Offer.	

VIII. PROCEDURE FOR TENDERING THE SHARES

(A) All the shareholders of the Target Company holding the Equity Shares in dematerialized form or physical form, registered or unregistered (except the parties to SPA) are eligible to participate in this Offer at any time during the tendering period of this Offer.

This Offer is mandatory offer in compliance with Regulations 3 and 4 and other applicable provisions of the SEBI (SAST) Regulations pursuant (B) Persons who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified to the execution of the Share Purchase Agreement to acquire the shares / voting rights accompanied with control of and over the Target Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer,

Companies (Management and Administration) Hules, 2014 and Regulation 44 of the Securities and Exchange Board of India (Listing Obligation and Disclosure Requirements) Regulations, 2015, the Company is offering remote e-voting facility to the Members of the Company. The Company has entered into an arrangement with National Securities Depository Limited ("NSDL") for facilitating remote e-voting services. The login credentials for casting the votes through remote e-voting have been sent to the shareholders along with the Notice of Postal Ballot. The detailed procedure for casting of votes through remote e-voting has been provided in the Notice. The details will also be made available on the website of the Company.	
The remote e-voting period shall commence on Friday, February 17,	

2023 at 10.00 a.m. and end on Saturday, March 18, 2023 at 5:00 p.m. Members may cast their vote electronically during the aforesaid period. The remote e-voting module shall be disabled at 5.00 p.m. on March 2023 and remote e-voting shall not be allowed beyond the same. The Board of Directors has appointed Mr. Prakash Kumar Shaw, Practising Company Secretary, as the Scrutiniser for conducting the Postal Ballot process in a fair and transparent manner. The results of the Postal Ballot will be announced on or before Monday, March 20, 2023. The results would be intimated to the Stock Exchanges where the Company's shares are listed and displayed along with the Scrutiniser's report on the Company's website viz. www.mcnallybharat.com. In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or contact NSDL helpdesk by sending a request at evoting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800224430 Members may also contact Ms. PallaviMhatre, Manager or Mr. SanjeevYadav, Assistant Manager, NSDL at the designated email id evoting@nsdl.co.in or SanjeevY@nsdl.co.in or telephone no.:- +91 9324006225. For further assistance, the members can contact Mr. Ravi Kumar Bahl, Maheshwari Datamatics Private Limited at mdpldc@yahoo.com

The Members may also contact the Company's secretarial department by sending an email to invcom@mbecl.co.in or call the Company at +91-33- 4459-1111 should you have any unresolved queries.

For McNally Bharat Engineering Company Limited (A company under Corporate Insolvency Resolution Process under IBC, 2016) Indrani Ray Place : Kolkata Company Secretary Date : February 16, 2023

Company.	may also participate in this Offer.
 The Acquirers hereby make this Offer to the existing shareholders (other than the parties to the SPA) to acquire up to 26,00,000 (Twenty-S Lakhs) Equity Shares having face value of Rs. 10/- (Rupees Ten Only) constituting 26.00% of the Voting Share Capital of the Target Compa at a price of Rs. 31.40/- (Rupees Thirty One and Forty Paisa Only) per Equity Share ("Offer Price") aggregating to Rs. 8,16,40,000/- (Rupe Eight Crore Sixteen Lakhs Forty thousand Only) ("Maximum Open Offer Consideration"), payable in Cash, in accordance with the provisio of Regulation 9(1)(a) of SEBI (SAST) Regulations, subject to terms and conditions set out in PA, DPS and the Letter of Offer ("LoF / Letter") 	(C) The Open Offer will be implemented by the Acquirers through Stock Exchange Mechanism as provided by BSE Limited (BSE) in the form of separate window (Acquisition Window) as provided under the SEBI (SAST) Regulations and SEBI Circular No. CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI Circular No. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 as may be amended from time to time, is used by SEBI.
Offer").	(E) The Acquirers have appointed Buying Broker for the Open Offer through whom the purchases and the settlement of the Open Offer shall be
 This Open Offer is made under the SEBI (SAST) Regulations to all the shareholder of the Target Company as on Tuesday, March 21, 20. 	3 made during the tendering period. The contact details of the Buying Broker are as mentioned below:
("Identified Date"), other than parties to the SPA and the Acquirer under Regulation 7(6) of the SEBI (SAST) Regulations.	Name: Khandwala Securities Limited
 To the best of knowledge and belief of the Acquirers, as on date of this DPS, except as disclosed under Point VI of this DPS, there are no other than the second sec	Address, mas beliening, orden of low, orden of bade, i or, manana anea, tooba.
statutory approvals required for this Open Offer. However, if any other statutory approvals are required prior to completion of this Offer, the Offer would be subject to the receipt of such other statutory approvals that may become applicable later. The Acquirers will not proceed w	b Conact Person. Satyawan Dituriai
the offer in the event such statutory approvals are refused in terms of Regulation 23 of the SEBI (SAST) Regulations. In the event	101.: 022-40767373, E-mail ID: satyawan@ksindia.com, website; www.ksindia.com
withdrawal, a public announcement will be made within 2 (two) Working days of such withdrawal in the newspapers and such pub	c SEBI Reg. No.: INZ000176837
 announcement will also be sent to SEBI, Stock Exchanges and to the registered office of the Target Company. As on date of this DPS, the Acquirers hold total 500 (Five Hundred) Equity Shares of the Target Company. 	(F) The facility for acquisition of shares through Stock Exchange mechanism pursuant to Offer shall be available to the Stock Exchange in the form of a separate window (Acquisition Window).
 This Offer is not a conditional Offer and not subject to any minimum level of acceptance in terms of the Regulation 19(1) of SEBI (SAS Regulations and is not a competitive bid in terms of the Regulation 20 of the SEBI (SAST) Regulations. 	during the normal trading hours of the secondary market during the tendering period.
 This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Target Company. The Manager to the Offer, Khandwala Securities Limited does not hold any Equity Shares in the Target Company as on the date of the Pub 	(H) Separate Acquisition window will be provided by the BSE Limited to facilitate placing of sell orders. The selling members can enter orders for dematerialized Equity Shares.
Announcement and this Detailed Public Statement. The Manager to the Offer further declares and undertakes that they will not deal on the own account in the Equity Shares of the Target Company during the period commencing from the date of their appointment as Manager to the	 It must be noted that detailed procedure for tendering the Equity Shares in the Offer will be mentioned in the Letter of Offer.
Offer to the expiry of 15 days from the date of closure of this Open Offer.	(A) The Acquirers jointly and severally accept the responsibility for the information contained in the Public Announcement and in this Detailed
 This Offer is subject to the receipt of the statutory and other approvals of this DPS. In terms of Regulation 23(1)(a) of the SEBI (SAS Regulations, if the statutory approvals are not received, the Offer will stand withdrawn. 	Public Statement and also for the obligations of the Acquirers laid down in the SEBI (SAST) Regulations, 2011 and subsequent amendments made thereof.
 The Equity Shares of the Target Company will be acquired by the Acquirers as fully paid up, free from all liens, charges and encumbrances ar together with the rights attached thereto, including all rights to dividend, bonus and rights offer declared thereof. 	to the Offer and the Manager to the Offer issues this Detailed Public Statement on behalf of the Acquirers.
(E) At present, the Acquirers do not have any plans to alienate any significant assets of the Target Company whether by way of sale, leas	(C) The Acquirers have appointed the Registrar to the Offer as below:
encumbrance or otherwise for a period of two years except in the ordinary course of business of the Target Company. Target Company's future	
policy for disposal of its assets, if any, for two years from the completion of Offer will be decided by its Board of Directors, subject to the	
applicable provisions of the law and subject to the approval of the shareholders through special resolution passed by way of postal ballot terms of Regulation 25(2) of the SEBI (SAST) Regulations.	STATES AND A DECEMBER OF A
 The Acquirers intend to seek a reconstitution of the Board of Directors of the Target Company in compliance with Regulation 24(1) of the SE 	Tel.: 011 - 40450193/97
(SAST) Regulations and SEBI (LODR) Regulations, 2018, as amended.	31 E-mail ID: ipo@skylinerta.com Website: www.skylinerta.com
 The Equity Shares of the Target Company are listed on the BSE and MSEI. As per Regulation 38 of SEBI (Listing Obligations and Disclosu 	^e SEBI Reg. No.: INR000003241
Requirements) Regulations, 2015, read with Rule 19A of the Securities Contract (Regulation) Rules, 1957 ("SCRR"), the Target Company	8 (D) In this DPS, any discremency in any table between the total and sums of the amount listed are due to rounding off and/or regrouping.
required to maintain at least 25% public shareholding (i.e. shares of the Target Company held by the public as determined in accordance w	n (E) This Datailed Public Statement would also be qualiable at SERI's website i.e. your set in a courter of the statement would also be qualiable at SERI's website i.e. your set.
the SCRR), on a continuous basis for listing. Pursuant to the SPA and Open Offer (assuming full acceptance), the public shareholding in the	THIS DETAIL OD DUDU IS STATEMENT ISSUED BY MANAGED TO THE OFFED ON DEUAL FOR THE ACQUIDEDS
Target company will fall below the minimum public shareholding requirement. The Acquirers will ensure compliances with the minimum pub shareholding requirements in such manner and timelines prescribed under applicable law.	Khandwala Securities Limited
II. BACKGROUND TO THE OFFER	KHANDWALA CIN No.: L67120MH1993PLC070709
(A) On February 09, 2023, the Acquirers entered into a Share Purchase Agreement ('SPA') with the Sellers, to which the Acquirers have agreed	Registered Office: Vikas Building, Ground Floor, Green Street, Fort, Mumbai, Maharashtra, 400023.
acquire 71,74,001 Equity Shares ("Sale Shares") constituting 71.74% of the Equity Share Capital of the Target Company. The Acquirers ha	e 161. NO.: 022 - 4070 7373, Pax NO.: 022 - 4070 7377776,
agreed to purchase the Sale Shares at a negotiated price of Rs. 12.00/- (Rupees Twelve Only) per Equity Share aggregating to R	
8,60,88,012/- (Rupees Eight Crore Sixty Lakhs Eighty-Eight Thousand and Twelve Only), payable in cash.	Place: Mumbai Contact Person: Mr. Abhishek Joshi / Mr. Rinav Manseta
(B) At present, the Acquirers do not have any plans to make major change to the existing line of business of the Target Company except in the	Date: February 16, 2023 SEBI Reg. No.: INM000001899





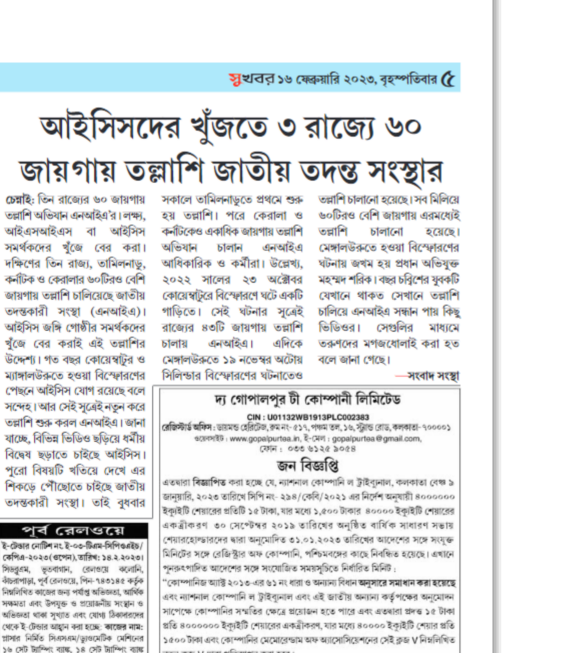




-সংবাদ সংস্থা



2/16/23, 10:19 AM



কোম্পানিটির অনুমোদিত শেয়ার মূলধন হল ৬,০০,০০০,০০০ টাকা (ছয় কোটি টাকা মাত্র) যাকে ভাগ করা হয়েছে ১,৫০০ টাকা প্রতি ৪০০০০ ইক্যাইটি শেয়ার যার প্রতিটিতে মুলধন বুন্ধি এবং হ্রাস করার ক্ষমতা রয়েছে, শেয়ারগুলি ভাগ করার জন্য ক্যাপিটালে আপাতত বিভিন্ন প্রেণিতে যুক্ত করা হয়েছে ; কোম্পানি দ্বারা যথাক্রমে প্রদান করা যেতে পারে এই ধরনের অগ্রাধিকার মূলক বা বিশেষ অধিকার বা সুযোগ-সুবিধা বা শর্তাবলী, যা কোম্পানিজ অ্যাক্ট ২০১৩ দ্বারা নির্ধারিত হতে পারে এবং পরিবর্তন বা বাতিল হতে পারে।"

'আরও সমাধান করা হয়েছে বোর্ভ অফ ডিরেক্টররা ১৫০০ টাকার শেয়ারের বর্তমান ধারকদের ১৫ টাকা প্রতি নতুন সম্পূর্ণ পরিশোধিত শেয়ার ইস্য করার জন্য অনুমোদন

আরও সমাধান করা হয়েছে নতন শেষার ইস্য করার সময় ভগ্যাংশ শেষার করা হবে না গরিবর্তে সমস্ত ভগ্নাংশ এনটাইটেলমেন্ট একব্রিত করা হবে এবং বোর্ড অফ ডিরেক্টর গণ দ্বারা মনোনীত একজন ডিরেক্টরকে ইস্যা করা হবে যাঁরা শেয়ার বিক্রি করবেন এবং বিদ্যামানদের মধ্যে ইক্যুইটি হোল্ডাররা তাঁদের ভগ্নাংশের এনটাইটেলমেন্টের অনুপাতে সেই আয় বিতরণ করবেন।"

'আরও সমাধান করা হয়েছে কোম্পানির সন্মতি হতে হবে এবং এতহারা মূলধনের অনুরূপ হ্রাসের জন্য প্রদন্ত, যদি থাকে, শেয়ারের ভগ্নাংশের ফলে বরান্দ থাকবে না।"

> বোর্ডের আদেশানুসারে দ্য গোপালপুর টী কোম্পানী লিমিটেড-এর পক্ষে স্বাক্ষর রতন কুমার সোমানি ম্যানেজিং ডিরেক্টর

च्पाली भवत

5 16 February 2023, Thursday, Sukhabar

আজ ত্রিপুরায় বিধানসভার ভোট

হয়েছে। এই সেমিনারে ভার্চয়াল

মাধ্যমে মুখ্য অতিথি হিসেবে ছিলেন

কেন্দ্রীয় স্বরাষ্ট্র মন্ত্রকের অধীন

রাজভাষা বিভাগের সচিব আইএএস

অফিসার আনসুলি আর্য। এছাড়াও

ছিলেন ব্যাঞ্চ অফ বরোদা'র অমতসর

ক্ষেত্রের প্রধান সতলাল মেহেরা ও

উপপ্রধান অশোক কুমার।

মতোই এবছর ত্রিপরায় বিধানসভা মথা আর বাম-কংগ্রেস জোটের ভোটেও লডছে বাংলার শাসকদল মধ্যে ত্রিমুখী লড়াই হবে। রাজ্যের তৃণমূল কংগ্রেস। ত্রিপুরায় এবারের আদিবাসী অধ্যযিত এলাকার বিধানসভা ভোটে ২৮টি আসনে স্বায়ন্তশাসন দাবি তুলেছে তিপ্রা মথা। ২২টি সাধারণ আসনের প্রার্থী দিয়েছে মমতা পাশাপাশি ২০টি তপশিলি বন্দ্যোপাধ্যায়ের দল। এবারের বিধানসভা ভোটে ত্রিপুরায় 'কিং উপজাতিদের সংরক্ষিত আসনে মেকার' হয়ে উঠতে চলেছে প্রদ্যোৎ প্রার্থী দিয়েছে তিপ্রা মথা। বিক্রম মাণিক্য দেববর্মার দল তিপ্রা

৫ বছর নিজের শ্রম দিয়েছি কেন মাইনে ফেরত দেব ? ফের হাই কোর্টে চাকরিহারা গ্রুপ-ডি কর্মীরা

সুখবর ব্যুরো, কলকাতা: ফের কলকাতা হাই কোর্টে মামলা করেছেন আদালতের আদেশে চাকরিহারা কয়েকজন গ্রুপ-ডি কর্মী। শিক্ষক নিয়োগ দুর্নীতির অভিযোগে তাঁদের চাকরি বাতিলের পাশাপাশি মাইনে ফেরত দেওয়ার আদেশ দেন বিচারপতি অভিজ্ঞিৎ গঙ্গোপাধ্যায়। বিচারপতি গঙ্গোপাধ্যায়ের এই আদেশের বিরোধিতা করেই ডিভিশন বেঞ্চে আবেদন করেছেন গ্রুপ ডি-র ১.৯১১জন কর্মী। তাঁদের প্রশ্ন, ৫ বছর ধরে নিজেদের শ্রম দিয়েছি, মাইনে কেন ফেরত দেব? বৃহস্পতিবার হাই কোর্টে তাঁদের আবেদনের শুনানি হওয়ার কথা। বিচারপতি অভিজিৎ গঙ্গোপাধ্যায়ের আদেশে চাকরি যায় গ্রুপ ডি-র অযোগ্য ১,৯১১জন কর্মীর। চাকরি বাতিলের আদেশকে চ্যালেঞ্জ করে তাঁরা হাই কোর্টে পালটা মামলা করেন। বিচারপতি গঙ্গোপাধ্যায় 'অযোগ্য' কর্মীদের মাইনে ফেরতেরও আদেশ দিয়েছিলেন। এবার সেই আদেশকে চ্যালেঞ্জ করে বিচারপতি সুব্রত তালুকদার ও বিচারপতি সুপ্রতিম ভট্টাচার্যর ডিভিশন বেঞ্চে মামলা করেছেন।

আদালতে মামলাকারী গ্রুপ ডি-র কর্মীদের বক্তব্য, 'তাঁরা গত ৫ বছর ধরে চাকরি করছেন। চাকরি পাওয়ার পর যথাযথ শ্রম দিয়েছেন, তাহলে এখন কেন মাইনে ফেরত দেওয়ার কথা বলা হচ্ছে?' এই আবেদন নিয়ে শুনানি হওয়ার কথা বৃহস্পতিবার। গত বৃহস্পতিবার এসএসসি গ্রুপ ডি কর্মী নিয়োগ মামলায় ১,৯১১জন কর্মীর চাকরি বাতিলের আদেশ দেন বিচারপতি অভিজিৎ গঙ্গোপাধ্যায়। প্রয়োজনে ১,৯১১ জনকে হেফাজতে নিয়ে সিবিআইকে জিজ্ঞাসাবাদের কথাও বলেন তিনি। শুক্রুবার বিচারপতি গঙ্গোপাধ্যায়ের নির্দেশ দেওয়ার ৫ মিনিটের মধ্যেই ওয়েবসাইটে বিজ্ঞপ্তি দিয়ে ওই প্রার্থীদের সুপারিশ প্রত্যাহার করে নিয়েছে এসএসসি।

বাজেটে 🕳 ১ পাতার পর বিষয়েও সুস্পষ্ট কোনো ইঙ্গিত নেই। বেড়াজাল থেকে বেরিয়ে আসার

এই ঘোষণায় মুখ্যমন্ত্রীর বা অর্থমন্ত্রীর

কোনো আন্তরিকতা নেই।

আশিস কমার সাহা, তিপ্রা মথার এবারের ভোটে শাসকদল বিজেপি জোট করেছে আইপিএফটি দলের সুবোধ দেববর্মা, বুষকেতু দেববর্মা, আইপিএফটির প্রেমকুমার রিয়াং। সঙ্গে। ৫৫টি আসনে প্রার্থী দিয়েছে ২৫৯জন প্রার্থীর মধ্যে ৩১ জন বিজেপি, ৫টি আসনে প্রার্থী দিয়েছে মহিলা প্রার্থীও লড়ছেন। ২.৫০৪টি আইপিএফটি। বিজেপিকে রুখতে জায়গার ৩.৩২৭ ভোটকেন্দ্রে এবার ত্রিপুরায় বামরা জোট করেছে নির্বাচনের দায়িম্ব সামলাবেন ৩১ কংগ্রেসের সঙ্গে। বামরা ৪৭টি হাজার নির্বাচনকর্মী। ১৩.৯৯ লাখ আসনে লড়ছে। এরমধ্যে ৪৩টি মহিলা ভোটার-সহ মোট ভোটারের আসনে প্রতিদ্বন্দিতা করছে সংখ্যা ২৮.১৪ লাখ। সুষ্ঠু ও অবাধ সিপিআই(এম)। ১৩টি আসনে নির্বাচনের জন্য রাজ্যে মোতায়েন লড়ছে কংগ্রেস। ত্রিপুরার রাজ পরিবারের সদস্য প্রদ্যোৎ বিক্রম

আগরতলা: আজ, বৃহস্পতিবার সুদীপ রায় বর্মণ, বিরজিৎ সিনহা, আধা সামরিক বাহিনীর সদস্যরাও। ৪২টি আসনে লড়ছে। পুরভোটের মথা।৪২টি আসনে বিজেপি, তিপ্রা ত্রিপরা বিধানসভার ৬০টি আসনে এক দফায় ভোট হবে। ভাগাপরীক্ষা হবে ২৫৯জন প্রার্থীর। মোট ভেটিকেন্দ্রের সংখ্যা ৩.৩৩৭। ৬০টি আসনের মধ্যে ২০টি তপশিলি জ্রাতি আর ১০টি তপশিলি উপজাতিদের জন্য সংরক্ষিত। উল্লেখযোগ্য প্রার্থীদের মধ্যে রয়েছেন—বিজেপির মুখ্যমন্ত্রী মানিক সাহা, উপমুখ্যমন্ত্রী জিষ্ণু দেব বর্মা, কেন্দ্রীয়মন্ত্রী প্রতিমা ভৌমিক, সিপিআই(এম)-এর জিতেন্দ্র রয়েছেন ১৫ হাজার রাজ্য চৌধুরী, পবিত্র কর, কংগ্রেসের পুলিশকর্মীর পাশাপাশি ৩০ হাজার মাণিক্য দেববর্মার দল তিপ্রা মথা



বলেন, লাগাতার ৯ বছর ধরে

ব্যাঞ্চের তরফে হিন্দি মাধ্যমে এভাবে

আয়োজন হয়ে আসছে। আজকের

ডিজিটালাইজেশনে আরো গতি

আনার জন্য ও এই ব্যাপারে আরো

বান্ধিং

ভারতীয় সেমিনারের

সেক্টরে

অখিল

দিনে

ডিজিটাল ঋণ নিয়ে হিন্দি সেমিনার

সুখবর ব্যরো, কলকাতা : সম্প্রতি ব্যান্ধ অফ বরোদা পঞ্চাবের অমতসরে সব ব্যাঙ্ক, আর্থিক প্রতিষ্ঠান ও বিমা সংস্থাগুলোর সবিধার জন্য 'ডিজিটাল ঋণ' বিষয় নিয়ে অখিল ভারতীয় হিন্দি সেমিনার-এর আয়োজন করা হয়েছিল। এদিনের বিষয়ের ওপর গুরুষ দিয়ে ব্যান্ধের প্রধান-রাজভাযা সচেতন করার জন্য 'ডিজিটাল ঋণ'-

কর্মসংস্থানের দিশা

আর্থিক বছরের জন্য দেওয়া হবে। প্রকল্প, মৎস্যজীবীদের মৃত্যু হলে ২ সেচের জল সম্পূর্ণ করমুক্ত করার লাখ টাকা ক্ষতিপুরণের জন্য প্রস্তাব রয়েছে বাজেটে। বাজেটকে সৎসাজীবী বন্ধ প্রকল্প ঘোষণা করা কর্মসংস্থানের দিশা বলে আখ্যা হয়েছে। রাজ্যে নিজস্ব কর বাবদ দিয়েছেন মুখ্যমন্ত্রী। তিনি বলেন, আয় বেড়েছে ৪.১৯ গুণ। আগামী 'আর্থিক সংকট ও কেন্দ্রীয় আর্থিক বছরে রাজ্যের নিজস্ব কর সরকারের বঞ্চনার মধ্যেও আমরা 🛛 বাবদ আয় বেড়ে ৮৮ হাজার ৫৯৬ প্রকল্পগুলিকে এগিয়ে নিয়ে প্রস্তাব রয়েছে। গত বছর ৩৫টি শিল্প

মানুষের যেসব আকাঙক্ষা রয়েছে, তা পুরণের ব্যবস্থা রাখা হয়নি। পঞ্চায়েত ও লোকসভা ভোটকে সামনে রেখে ভোটমুখী বাজেট করার চেস্টা করা হয়েছে। শূন্য পদগুলি কীভাবে পরণ করা হবে, বাজেটে তার কোনো উল্লেখ নেই। চেষ্টা করেছি রাজ্যের সব কোটি টাকা হবে বলে বাজেটে রাজ্যের প্রায় ২ কোটির বেশি বেকারের কর্মসংস্থানের দিশা কী

সুপ্রিম কোর্টে ডিএ নিয়ে যে মামলা চলছে সেই আইনি প্রক্রিয়ার

জনাই সরকার এই ঘোষণা করেছে।

E-N.I.T কবে কীভাবে দেওয়া হবে সে Tender no's- 17 / 15th FC

(Tied) / 22-23, Memo No- 95/ 1(35)/D.H-II/PS, Dt.- 09/02/23 has been invited. Contact the office of the u/s & visit www.wbtenders.gov.in for details. Tender ID:

(২৮টি ট্যাম্পিং ইউনিট) এবং প্রাসার নির্মিত ইউনিম্যাট ৪এস-এর ২ সেট ট্রাম্পিং ব্যান্থ (৮টি রাম্পিং ইউনিট) এর ওভারহলিং। টেন্ডার মৃল্য:

৯,৬৬,৪২,২৫৪.৯৬: টেডার নথিপত্রের মূল্য: শন্য: বায়না অর্থ: १৫,৮৩,২০০; কাজ সম্প করার মেয়াদ: ১৮ (আঠারো) মাস। টেন্ডার খোলার তারিখ এবং সময়: ৯.৩.২০২৩ বিরুল ৩.১৫ মিনিটে। টেন্ডার নোটিশ, নথি এবং সময়ে সময়ে জারি করা সংশোষনী তৎসহ প্রয়োজনীয় যাগ্যতা মানসন্ডের বিবরণ গুয়েবসাইট www. ireps.gov.in-তে পাওয়া যাবে। উপরোক্ত রাবসহিটে ই-টেন্ডারিংয়ের মাধ্যমে টেন্ডারের র জমা দিতে হবে। এই টেন্ডারের ক্ষেরে ম্যানুয়াল থফারের অনুমতি নেই এবং কোনও ম্যানুয় রফার প্রাপ্ত হলে তা গ্রহণ করা হবে না এক দরাসরিভাবে প্রত্যাখ্যান করা হবে।

(MISC-333/2022-23) টেডার বিডপ্তি বরেবসটি: www.er.indianrailways.gov.in www.ireps.gov.in-and Mid31 atta আমাদের অনুসরণ করন: 🔿 @EasternRailway O EasternRailway Headquarter

E-N.I.T

ion of Online bid : 24-02-2023 upt

Sd/-

Prodhan

Durgapur Gram Panchayat

Tender no's- 18 / Rural Roads 22-23, Memo No- 109/1(32)/ D.H-II/PS, Dt.- 15/02/23 has been invited. Contact the office of the u/s & visit www.wbtenders.gov.in for details. Tender ID: 2023_ZPHD_474389_1 to 19. 2023_ZPHD_472034_1 to 3. Last date of application is Last date of application is 24/02/2023 up to 12-00 Noon 21/02/2023 up to 2-0 P.M. Sd/ E.O E.O Diamond Harbour-II Panchayat Samity Diamond Harbour-II Panchayat Samity Bhushna : Sarisha : South 24-Parganas Bhushna : Sarisha : South 24-Parganas **DURGAPUR GRAM PANCHAYAT** BARUIPUR PANCHAYAT SAMITY Block : Bhangar-I, South 24 Pgs. PIYALITOWN, BARUIPUR SOUTH 24 PARGANAS ABRIDGE TENDER NOTICE On behalf of Durgapur Gram Panchayat **Tender Notice** Bhangar-1 Block under South 24 Parganas dist Tenders are invited by Executiv bids vide E-Tender no. WB_S24PGS Officer, BaruipurPanchayatSamity BH-W44-15TH FC/E-TENDER/DGP 2022-23 hrough the Tender no. 28/BPS/90 (2023 ZPHD 474380(1-11 Nos) WB S24PGS/BH-J/45-15TH FC/E-TENDER E17/22-23. Memo no. 90/BPS. Dated DGP 2022-23 (2023 ZPHD 474357 1) 8 5.02.2023. Last date of tende WB S24PGS/BH-V46-15TH FC/E-TENDER ubmission is 21.02.2023 up to 4.00 DGP 2022-23 (2023 ZPHD 474369 1) Date 15.02.2023. Start date of Submission of Online bid : 15-02-2023 from 6.00 PM. Last date of vailable www.wbtenders.gov.in or

নতন ক্রন্ড V ছারা প্রতিস্থাপন করা হবে।

দিয়েছেন।"

স্থান : কলকাতা তারিখ : ০৬.০২.২০২৩ ম্যাকনালি ভারত ইঞ্জিনিয়ারিং কোম্পানি লিমিটেড CIN : L45202WB1961PLC025181 mpe বেছিসমৈর্ভ অফিস - চার ম্যাঙ্গোলেন, কলকাতা - ৭০০০০১ 5656 6988 00 66+ ; HTS)

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যাওয়ার। এটি মানুষের বাজেট। এবারের বাজ্রেট কর্মসংস্থানমুখী। কোটি কোটি ছেলে-মেয়ের অর্থমন্ত্রী জানিয়েছেন, এর ফলে প্রায় কর্মসংস্থান হবে।' যুবক-যুবতীদের 🔷 ৯৫৯৭.৭৪ কোটি টাকা বিনিয়োগ কর্মসংস্থানের জন্য ৩৫০ কোটি স্বনির্ভরতার লক্ষ্যে স্বাবলম্বী হতে 🛛 ছিল ৬০ লাখ টাকা। ক্ষদ্র উদ্যোগ সংস্থা তৈরি জন্য ৫

হবে ও ২৭ হাজার ৫৩৮ জনের টাকার ভবিষ্যৎ ক্রেডিট কার্ড কর্মসংস্থান হবে। বিধায়ক এলাকা প্রকল্পেরর প্রস্তাব রয়েছে বাজেটে। টন্নয়ন প্রকল্পে বরান্দ এক ধার্ভায় এই প্রকল্পে ১৮ থেকে ৪৫ বছর 🛛 ১০ লাখ টাকা বাডানো হয়েছে। বয়সি ২ লাখ যুবক-যুবতী তাদের 🛛 আগে এই বরান্দ টাকার পরিমাণ বাজ্বেটের সমালোচনা করে

লাখ টাকা ঋণ নিতে পারবে। বিরোধীদলনেতা শুভেন্দু অধিকারী পঞ্চায়েত ভোটের আগে গ্রামীণ বলেন, 'এই বাজেটের মধ্যে দিয়ে সড়ক পরিকাঠামো মজবুত করতে রাজ্যের অর্থনৈতিক দেউলিয়া ৩ হাজার কোটি টাকার রাস্তাশ্রী অবস্থার প্রতিফলন ঘটেছে। রাজ্যের

শনিবার ভারতে আসছে 🖛 ১ পাতার পর

বোনও রয়েছে। দক্ষিণ আফ্রিকার জোহানেসবার্গ থেকে বায়ুসেনার বিশেষ বিমানে ১২টি চিতাকে আনা হবে প্রথমে মধ্য প্রদেশের গোয়ালিয়রে। ১৮ ফেব্রুয়ারি সকালে গোয়ালিয়রে ১২ চিতা আনার পর বায়সেনার কপ্টারে চাপিয়ে তাদের নিয়ে যাওয়া হবে কুনো ন্যাশনাল পার্কে। এর আগে গত বছর ১৭ সেপ্টেম্বর আফ্রিকান দেশ নামিবিয়া থেকে ৮টি চিতা আনা হয়েছিল ভারতে। নামিবিয়া থেকে যে ৮টি চিতাকে আনা হয়েছে ভারতে, এরমধ্যে ৫টি বন্য আর ৩টির জন্ম খাঁচাবন্দি অবস্থায়। কিন্তু ১৮ ফেব্রুয়ারি যে ১২টি চিতাকে দক্ষিণ আফ্রিকা থেকে আনা হবে, প্রত্যেকটিই বন্য বলে জানা গেছে।

হবে তার কোনো উল্লেখ করা উদ্যোগকে ১৮৮২.২৯ একর জমি হয়নি। বরান্দ করা করেছে রাজ্য সরকার। নতুন তথ্য কমিশনার

> 🖛 ১ পাতার পর হবে, তা নিয়ে বুধবার দুপুর ১টায় বিধানসভায় মুখ্যমন্ত্রীর ঘরে বৈঠক হয়। বৈঠকে ছিলেন মুখ্যমন্ত্রী ও পরিযদীয়মন্ত্রী শোভনদেব চট্টোপাধ্যায়। প্রোটোকল মেনে রাজ্যের বিরোধী দলনেতা শুভেন্দু অধিকারীকেও এই বৈঠকে আমন্ত্রণ জানানো হয়েছিল। কিন্তু তিনি সেই বৈঠকে হাজির থাকেননি। বৈঠকের মাত্র | কয়েক মিনিট আগে তিনি একটি চিঠি ট্রাইট করে জানান, বৈঠকে যাবেন না। এর কারণ হিসেবে শুভেন্দু লিখেছেন, 'তথা কমিশনার আগেই নির্ধারণ করা হয়ে গেছে। কে ওই চেয়ারে বসবেন তা ঠিক করা হয়ে গিয়েছিল। অতএব এই বৈঠক নামমাত্র ডাকা হয়েছে। ফলে আমি রাজ্যের তথ্য কমিশনার P.M. Details information will be

নিয়োগের জন্য কমিটির বৈঠকে যোগ দেওয়ার আমন্ত্রণ প্রত্যাখ্যান করেছি।' এর জবাবে পরিষদীয়মন্ত্রী শোভনদেব চট্টোপাধ্যায় বলেন, '১০জনের নাম প্রস্তাব করা হয়েছিল তথ্য কমিশনার পদের জন্য। সেখান থেকেই প্রাক্তন ডিজি বীরেন্দ্রর নাম ঘোষণা করেন মুখ্যমন্ত্রী মমতা বন্দ্যোপাধ্যায়। আর শুভেন্দ্ অধিকারী যে কথা বলছেন, তা তো কয়েক মিনিট আগে। বিধানসভার বিরোধী দলনেতাকে তো ১৫ দিন আগে আমন্ত্রণপত্র পাঠানো হয়েছিল।' ফলে এদিন বিরোধী ছাড়াই এদিন বৈঠক হয়। সেখানেই তথ্য কমিশনার হিসেবে চূড়ান্ত হয়। প্রাক্তন ডিজি বীরেন্দ্রর নাম। এবার রাজ্যপাল সিভি আনন্দ বোস অনুমোদন করলেই নতুন তথ্য কমিশনার হচ্ছেন বীরেন্দ্র। তবে এ প্রসঙ্গে শুভেন্দু বলেন, 'বৈঠক অবৈধ, এর আগেও দু'বার বৈঠক করেছে। রাজ্যপাল স্বাক্ষর করেননি। আমি আশা করব, এবারও রাজ্যপাল তথ্য কমিশনার নিয়োগে স্বাক্ষর করকেন না।'শুভেন্দু অধিকারী আরো দাবি করেন, 'এই নিযোগের ক্ষেত্রে সর্বভারতীয় স্তরে বিজ্ঞাপন দিতে হয়। এক্ষেত্রে তা হয়নি।'

বিবিসির অফিসে সমীক্ষা চালাচ্ছে আয়কর দফতর

🕳 ১ পাতার পর

দ্বারা জিজ্ঞাসাবাদের জন্য প্রস্তুত নিয়েও কেন এই সমীক্ষা তা নিয়ে আমাদের সাংবাদিকতা ও অন্যান্য ও মন্বই দফতরে আয়কর হানায় থাকতে বলা হয়েছে। তদন্তে সব 🛛 অবশ্য এখনো পর্যন্ত আনুষ্ঠানিক রকম সহযোগিতা করার কথা বলা হয়েছে। এছাডা দিল্লি ও মুস্বই সব খবরই মিলছে সুত্র মারফত। দফতরের কর্মীদের একগুচ্ছ যেমন, আয়কর দফতর সত্রে খবর, নির্দেশিকাও পাঠিয়েছে বিবিসি। আন্তর্জাতিক কর সংক্রান্ত বিষয় ও প্রথম ইমেলে বিবিসি কর্মচারীদের বিবিসির সাবসিডিয়ারি সংস্থার আশ্বাস দিয়েছে আয়কর দফতর জিজ্ঞাসাবাদ করলে যদি কোনো কর্মচারী 'মানসিক' হেনস্তার শিকার হন তা'হলে বিবিসির তরফে সব দফতরে সমীক্ষা নিয়ে মুখ না রকম সহযোগিতা করা হবে সংশ্লিষ্ট – খুললেও বিবিসির তরফে ট্রাইটে-কর্মচারীকে। প্রয়োজনে সংস্থার জানানো হয়েছে, তারা আয়কর আইনজীবীদের সঙ্গেও যোগাযোগ দফতরের সঙ্গে সব রকম রাখতে বলা হয়েছে কর্মচারীদের। সহযোগিতা করছে ও করবে। আরেকটি ইমেলে বিবিসি কর্মচারীদের নির্দেশ দিয়েছে, চাইলে 🚽 টিম পৃথক আরেকটি ট্যাইটে জানায়, কর্মচারীরা ব্যক্তিগত আয় নিয়ে প্রধোর উত্তর না দিলেও পারেন। তবে কর্মীরা নয়াদিল্লি ও মুম্বইয়ের মাইনে সংক্রান্ত অন্য প্রশ্নের উত্তর 🛛 বিবিসির দফতরে এখনো রয়েছেন। দিতে বলা হয়েছে। সব প্রশ্নের উত্তর 💿 অনেক কর্মী বাড়ি চলে গেছেন। কিন্তু ভেবেচিন্তে বিশদে দিতে কর্মচারীদের 🔹 অনেক কর্মীকে থাকতে বলা হয়েছে। নির্দেশ দেওয়া হয়েছে।' এরমধ্যে তাঁরা আয়কর দফতরের সমীক্ষা ও বিবিসির ম্যানেজমেন্ট টিমের তদন্তের সঙ্গে সব রকম সহযোগিতা সিনিয়র আধিকারিকদের করছেন। একইসঙ্গে, আমরা এসময় জিজ্ঞাসাবাদ করেছেন আয়কর আমাদের কর্মীদের পাশে রয়েছি। সব দফতরের আধিকারিকরা। 'সমীক্ষা' করতে গিয়ে ২৪ ঘণ্টার 🛛 করছিদ্রুত পরিস্থিতি স্বাভাবিক হবে। বেশি সময় পেরিয়ে গেলেও, কী একই রকম স্বাভাবিক ভাবেই চলবে তারা দেবেন না। বিবিসির নয়াদিল্লি মানবাধিকারের পক্ষে।'

ভাবে মুখ খোলেনি আয়কর দফতর। ট্রান্সফার প্রাইসিং নিয়ে সমীক্ষার কাজ চলচ্ছে। আয়কর দফতর বিবিসির মঙ্গলবার রাতে বিবিসির নিউজ প্রেস 'আয়কর দফতরের আধিকারিক ও

রকম সহযোগিতা করছি। আশা

কাজকর্ম চলবে ভারতে। মঙ্গলবার থেকে বুধবারও টানা চলা আয়কর দফতরের সমীক্ষার কাজের সময় বিবিসির ফিনান্স ডিপার্টমেন্ট ও অন্য কয়েকটি দফতরের কর্মীদের জিজ্ঞাসাবাদ করেছে। তবে অন্য সব দফতরের কর্মী ও সাংবাদিকদের মঙ্গলবার রাতেই বাড়ি চলে যেতে বলা হয়। দিল্লি ও মন্বই দফতরের কম্পিউটার, কম্পিউটারের যন্ত্রাংশ, সফটওয়্যার আর কয়েকজনদের মোবাইল ফোন ক্লোন করা হয়েছে। আয়কর দফতর সুত্রে খবর, মলত ৪টি 'কি-ওয়ার্ড' সিস্টেমে খুঁজে দেখছেন আয়কর দফতরের কর্মী ও আধিকারিকরা। সেই 'কি-ওয়ার্ড হল–শেল কোম্পানি, ফান্ড ট্রান্সফার আর বিদেশি লেনদেন'। মঞ্চলবারই বিবিসির দফতরের সব রকম বৈদ্যুতিক যন্ত্রপাতি নিজেদের বাজেয়াপ্ত করেছিল আয়কর দফতর। কর্মীদের মোবাইল ফোনও আঁতিপাঁতি করে খুঁজে দেখা হয় বারবার। তবে বিবিসির সম্পাদকরা আয়কর দফতরকে স্পষ্টই জানিয়ে দেয় সিস্টেমে থাকা কোনো রকম 🛛 আমরা সব সময়ই বাক স্বাধীনতা, এডিটোরিয়াল কনটেন্টের অ্যাকসেস

'তাঁরা ভীষণভাবে চিন্তিত ও কষ্ট পেয়েছে বলে বিবৃতি জারি করে জানিয়েছে 'নিউজ ব্রডকাস্টার্স অ্যান্ড ডিজিটাল আসোসিয়েশন (এনবিডিএ)'। এনবিডিএ বিবৃতিতে আরো বলেছে, 'এনবিডিএ মনে করে কোনো প্রতিষ্ঠানই আইনের উর্ম্বে নয়। তবে এনবিডিএ তীব্র ভাবে নিন্দা করে সংবাদমাধ্যমের মুখ বন্ধ করার ও ভয় দেখানোর চেষ্টাকে। সংবাদমাধ্যম ও সাংবাদিকদের কোনো রকম বাধা ছাড়া কাজ করায় হস্তক্ষেপ করারও তীব্র বিরোধী এনবিডিএ। এরকম চেষ্টা হলে তা সংবিধানপ্রদন্ত বাক স্বাধীনতার অধিকারকে খর্ব করে। মুক্ত ও ভয়ডরহীনভাবে গণতন্ত্রের কাজকর্মও প্রবল ভাবে ব্যাহত হয়। আয়কর হানা নিয়ে ব্রিটেন সরকারি ভাবে মুখ না খুললেও মুখ খুলেছে জো বাইডেনের দেশ মার্কিন যুক্তরাষ্ট্র। মার্কিন বিদেশমন্ত্রকের মুখপাত্র নেড প্রাইস জানান, গোটা বিশ্বেই আমরা মুক্ত সংবাদমাধ্যমের পক্ষে। গণতন্ত্রকে মজবুত করতে ধর্মীয় ও মতাদর্শের স্বাধীনতা ও ection of this office. 5.00 PM.Opening Date : 27-02-2023 at 11.00 AM. Visit to our GP office for details Sd/-**Executive Officer** Baruipur Panchayat Samity South 24 Parganas

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NOTICE INVITING OFFICE OF THE COUNCILLORS, TENDER BARUIPUR MUNICIPALITY Sealed Tender is invited by the Pradhan, Amta Gram Panchayat, Kulpi Road, Baruipur, South 24 Pgs, Kolkata - 700144 inder Amta-I Development Block Amta, Howrah, from the experienced and resourceful E-Tendersare invited from repute Agency/Contractor for Contruction of bidders for execution of the work(s) for 04 no of works vide NIT No: 030/ HWH/AMTA-I/AMTA/22-23 to 033/ 17 nos civil works (drain, slab etc) a different wards underBaruipu AGP/22-23, Dated: 15.02.2023, for AGP/22-23,Dated:15.02.2023, 10f financial year 2022-2023, under different funds to be executed by Amta Gram Panchayat. Last Date of dropping of sealed tender is on 22.02.2023. For further information Municipality, NIT,-WBMAD/ULB/BM NIT-22(e)/2022-23.Bid Last date 28.02.2023upto 12 Noon. Details information may be obtained during office hours11 AM - 5 PM.Website: please contact with the office of the Amta Gram Panchayat within http://wbtenders.gov.in

working days. Sd/-Sd/-**Executive Officer** Pradhan Amta Gram Panchayat **Baruipur Municipality** South 24 Parganas Amta, Howrah তমলুক রেলওয়ে স্টেশন শাখা **P**SB পো : তমলুক, জেলা : পূর্ব মেদিনীপুর, পিন - ৭২১৬০৬, পশ্চিমবঙ্গ পরিশিষ্ট-IV, [রুল-৮(১)] দখল বিজ্ঞপ্তি (ছাবর সম্পন্ধির জন্য)

তৰাবা, সিকিউরিটাইডেশন আন্ড রিকনস্টাকশন অফ ফিনান্সিয়াল আসেটস আন্ড এনফোর্সমে অফ সিকিউরিটি ইন্টারেস্ট আই, ২০০২ (নং- ৬/২০০২) এর ১৩(১২) সেকশন সহ সিকিউরিটি ইন্টারেস্ট (এনফোর্সমেন্ট) রূলস, ২০০২ এর ৩নং ধারা অনযায়ী ২২.০৮.২০০২ তারিখে জারি কর নবির বিল্লপ্তি অনযায়ী ব্যান্ড থেকে নেওয়া ১৮.০৮.২০২২ তারিখের হিসাবে ৪.৬৮.৫৮৫.০০ **টাকা** চার লাখ আটমট্টী হাজার পাঁচশ পাঁচশি টাকা মাত্র) ও ওই টাকার উপর প্রযোজ্ঞা সদ উক্ত বিজ্ঞপ্রি পাওয়ার দিন থেকে ৬০নিনের মধ্যে পরিশোধ করতে নিয়ে স্বক্ষরিত ষ্টেট ব্যায় অফ ইন্ডিয়া, তমলব রেলওয়ে স্টেশন শাখার অনমেদিত অধিকারিকের পক্ষ থেকে ধ্বগ্রহণকারী শ্রী পম্পেন্দ দাস, পিতা ওভেন্দু দাস, গ্রাম : ধারিন্দা (মালঞ্চ নাসাঁরির কাছে), পো : এগরা, থানা : তমলুক, জেলা : পূর্ব (মনিনীপু: প্রিমবন্ধ - ৭২১৬৩৬ (এ/সি নং - ৩৫২৮৭৮৯১৭৪৮ (এইচবিএল))-কে আহান জনালো হচ্ছে। সিকিউরিটি ইন্টারেস্ট (এনফোর্সমেন্ট) রুলস, ২০০২-এর ৮ নং ধারা সহ উচ্চ আর্ট্রের সেকশন ১৩ এর সাব সেবাশন (৪) অনযায়ী এতদ্বারা স্বশ্নাহীতা ও সার্বিক্রভাবে জনসাধারণের জাতার্থে বিজ্ঞাপিত চরা হচ্ছে যে, উপরোক্ত ঋণ নেওয়া ব্যক্তি ব্যায়কে সমির্দিষ্ঠ সময়ের মধ্যে ঋণ শোধ করতে না পারা নিয় স্বাক্ষরকার্মীকে নিচে উন্নিখিত সম্পদ্তি ০৯.০২.২০২৩ তারিখে অধিগ্রহণ করায় এই বিজ্ঞস্থি 8314 3375I

এতদ্বারা বিশেষভাবে স্বপন্নহণকার্ত্তী / জামিনদার ও সার্বিকভাবে জনসাধারণকে সাবধান করা হাস্কে /০ টক্ত সম্পত্তির সঙ্গে কোনো রকম ব্যবসায়িক কার্যকলাপ যেন না করা হয় আর উক্ত সম্পত্তির সঙ্গে কানো রকম ব্যবসায়িক কার্যকলাপ হয়ে থাকলে 🐯 ব্যাঙ্ক অফ ইন্ডিয়া, তমলুক রেলওয়ে স্টেশন শাখা ১৮.০৮.২০২২ তারিখের হিসাবে ৪.৬৮.৫৮৫.০০ টাকা (চার লাখ আটমটী হাজার পাঁচশ পঁচাশি টাকা মাত্র) ও ওই টাকার উপর প্রযোজ্য সদ সহ জরিমানা করবে।

উক্ত আব্রের সেকশন ১৩-এর সাব সেকশন (৮) অন্যায়ী বন্ধকী সম্পন্ধি ছাড়ানের জন্য যে সম শাওয়া যাবে সে ব্যাপারে ক্ষণগ্রহণকার্রী এবং / বা জামিনসারের দৃষ্টি আকর্ষণ করা হচ্ছে।

বেশি ৬.৬ ডেসিমেল এলাকাযন্ত ভূমি ও বিশিষ্ণয়ের সমস্ত অংশ যেটি মৌজা। ধারিন্দা, জেএল ২৭৯, দাপ নং - ১০৭, এলআর খতিয়ান নং - ৪৩৫/১, থানা : তমলুক, জেলা : পূর্ব মেদিনীপুর-বে ।ভিএসআরও তমলুকে ১৯৯৮ সালের ভিত নং - ।-২২২৮ অনুযায়ী শ্রী পুষ্পেন্দু দাস, পিতা শুভেন্দ হাস, এর নামে নিবন্ধীকৃত। টৌহন্দি - উত্তর ও পূর্বে : মিউনিসিপল রোড, দক্ষিণে : প্রট নং - ১০৭, পশ্চিমে : প্রট নং - ১০৭। অনুমোদিত আধিকারিব তারিখ : ০৯.০২.২০২৩

স্থাবর সম্পর্ত্তির বিবরণ

স্থান : তমলুক রেলওয়ে ষ্টেশন স্টেট ব্যান্ত আৰু ইন্ডিন

G PREVIOUS SELECT PAGE 🕢 NEXT 🖸 পোস্টাল ব্যালটের বিজ্ঞপ্তি

এতহারা কোম্পানীর সদস্যদের উদ্ধেশ্যে বিজ্ঞাপিত করা হচ্ছে যে, কোম্পানী আই ২০১৩-রর সেকশন ১১০, কোম্পানীজ (ম্যানেজমেন্ট অ্যান্ড অ্যাডমিনিস্ট্রেশন) রুলস, ২০১৪ গ্রর জেনারেল সার্কুলার নং ১৪/২০২০ তাং ৮ এপ্রিল ২০২০ এবং ১৭/২০২০ তাং ১৩ গ্রস্রিল ২০২০ সহ ১০/২০২১ তাং ২৩ জন ২০২১, ২০/২০২১ তাং ৮ ডিসেম্বর ২০২১, ০৩/২০২২ তাং ৫ মে ২০২২ এবং ১১/২০২২ তাং ২৮ ডিসেম্বর ২০২২ সহ কর্পোরেট বিষয়ক মন্দ্রক দ্বারা জ্বারি সার্কলার (''এমসিএ সার্কলার'') বলে উল্লেখ করা হচ্ছে এবং অন্যান্য প্রযোজ্য বিধান আপাতত বলবৎ করা কোনো বিধিক্ষ্ম পরিবর্তন বা এর পনাগ্রধয়ন হ ম্যাকনালি ভারত ইঞ্জিনিয়ারিং কোম্পানি লিমিটেড (কোম্পানি) মি. নীলোৎপল রায় (DIN: 00087298) এব নন-এব্রিকিউটিভ ইন্দিপেন্দেন্ট ডিবের্টবের পদে বহাল থাকাব জন্য সদস্যদের অনুমোদন চায়, যেদিন থেকে তিনি ৭৫ বছর বয়সে পডেছেন, অর্থাৎ ১৩ জানুয়ারি ২০২৩ থেকে ১৩ ফেব্রুয়ারি ২০২৫ অবধি তার বর্তমান মেয়াদ সম্পর্ণ করছেন বিদামান শর্তাবলীর প্রেক্সিতে।

১৫ ফেব্রুয়ারি ২০২৩ তারিখে কোম্পানিটি ন্যাশনাল সিকিওরিটি ডিপোর্জিটরি লিমিটেড (এনএসডিএল) এবং সেন্ট্রাল ডিপোক্লিটরি সার্ভিসেস (ইন্ডিয়া) লিমিটেড (সিডিএসএল) থেকে প্রাপ্ত সদস্যদের রেজিস্টার/সুবিধাগ্রাপ্ত মালিকদের তালিকায় থাকা সদস্যদের কাছে তাদের নিবন্ধিত ই-মেল আইডিতে পোস্টাল ব্যালট নোটিশ পাঠিয়েছে।

যেসৰ সদস্যদের নাম ১০ যেন্দ্রহ্যারি ২০২৩ তারিখ শুক্রবার অর্ধাৎ কাট অফ তারিখের ইসাবে সদস্যদের রেজিস্ট্রারে/সুবিধাপ্রাপ্ত মালিকদের তালিকায় রয়েছে, তাঁরা ভোট দেওয়ার জন্য যোগ্য বলে বিবেচিত হবেন। যে ব্যক্তি শুক্রল্যার, ১০ ফেব্রুয়ারি ২০২৩ তারিখ শুক্রল্যার অর্থাৎ কাট অফ তারিখের হিসাবে কোম্পানির সদস্য নন, তাঁরা এটিকে শুধুমাত্র তথ্যের উদ্দেশ্যে বিজ্ঞপ্তি বলে বিবেচিত করবেন।

সদস্যদেব সম্মতি বা ভিন্নমতের যোগাযোগ ব্যবহার বিমোট ই-জোটিং সিস্টেমের মাধ্যমে সন্ধালিত হবে। ডি-মাটেবিলাইজড মোডে শেযাব ধাবণঝার্বী সদস্যাস্বে প্রাসন্ধিক ডিপোজিটবি অংশগ্রহণকারীদের সঞ্চে তাঁদের ই-মেল আইডি নিবন্ধন/আপডেট করানোর জন্য অনুরোধ জানানো হচ্ছে। ফিজিক্যাল মোডে শেষাৰ ধাৰণকাৰী সদস্যদেৰ কোম্পানিৰ বেজিস্টাৰ এবং শেয়ার ট্রান্সফার এজেন্ট (আরটিএ), মহেন্ধরী ডাটামেটিক্স প্রাইডেট লিমিটেড এর সঙ্গে mdpldc@yahoo.com-এ একটি কপি সহ invcom@mbecl.co.in-এ একটি দ্ধ্যান কপি পাঠানোর জন্য তাঁদের ই-মেল আইডি আপডেট করার জন্য স্বাক্ষরিত অনুরোধপত্রে তাঁদের ফোলিও নং উল্লেখ করে নাম, শেয়ার সাটিফিকেটের স্ক্র্যান কপি (সামনে ও পেছনে), ণ্যান (পানে কার্ডের স্বপ্রতায়িত স্ক্রান কপি), আধার (আধার কার্ডের স্বপ্রতায়িত স্ক্রান কপি) পাঠানোর অনবোধ করা হচ্ছে।

জোম্পানিজ (মানেজমেন্ট আন্ড অ্যাডমিনিস্ট্রেশন) রুলস ২০১৪ এর ১১০ নং ধারা এবং সিকিওরিটিজ আন্ড এক্সচেন্ত বোর্ড অফ ইন্ডিয়া (লিস্টিং অবলিগেশন আন্ড ডিজক্রোসার কোয়ারমেন্টস) রেগুলেশন্স ২০১৫ এর ৪৪ নং ধারার বিধানগুলির সঙ্গে সম্মতিতে কাম্পানিটি কোম্পানির সদস্যদের রিমোট ই-ভোটিংয়ের সুবিধা দিছে। রিমোট ই-ভোটিং ণরিযেবার সবিধার্থে কোম্পানিটি ন্যাশনাল সিকিওরিটিজ ডিপোজিটরি লিমিটেড 'এনএসভিএল'') এর সঙ্গে একটি ব্যবস্থা করেছে। পোস্টাল ব্যালটের নোটিশ সহ শযাবহোম্যাবদেব কাছে বিশ্লেটি ই-ভোটিয়েয়ব মাধ্যমে ভোট দেওয়াব জন্য লগ-ইন কবাব লরনরি নথি পাঠানো হয়েছে। রিমোট ই-ভোটিংয়ের মাধ্যমে ভোট দেওয়ার বিস্তারিত পন্ধতি নাটিশে দেওয়া হয়েছে। বিস্তারিত কোম্পানির ওয়েবসাইটেও পাওয়া যাবে।

রমোট ই-ভোটিংয়ের সময়কাল শুক্রবার ১৭ই যেরুয়ারি, ২০২০ সকাল ১০টা থেকে শুরু হয়ে ১৮ই মার্চ ২০২৩ শনিবার বিকেল ৫টায় শেষ হবে। সদসারা পূর্বোক্ত সময়ের মধ্যে ইলেক্ট্রনিকভাবে তাঁদের ভোট দান করতে পারবেন। রিমোট ই-ভোটিং মভিউলটি ১৮ মার্চ ২০২৩ তারিখে বিকেল ৫টায় নিষ্ক্রিয় করা হবে এবং তারপর রিমোট ই-ভোটিং আর গ্রাহা হবে না। পোস্টাগ ব্যাগট প্রক্রিন্যা সৃষ্ঠু ও স্বচ্ছভাবে পরিচাগনার জন্য বোর্ড অফ ডিরেক্টরসরা মি প্রকাশ কুমার শ, প্র্যাস্টিসিং কোম্পানি সেক্রেটারিকে স্কুটিনাইজার হিসাবে নিয়োগ করেছে। পোস্টাল ব্যালটের ফলাফল সোমবার ২০ মার্চ, ২০২৩ বা তার আগে প্রকাশ করা হবে। পোস্টাল ব্যালটের ফলাফলগুলি স্কুটিনাইজারের রিপোর্ট সহ কোম্পানীর শেয়ার নথিভুক্ত আছে এমন স্টক এক্সচেঞ্চ–এর ওয়েবসাইটে আপলোড করা হবে। এছাভাও কোম্পানীর ওয়েবসাইট www.mcnallybharat.com-এ পাওয়া যাবে। কোনো জিজ্ঞাস্য থাকলে রাপনি শেয়ারহোল্ডারদের জন্য প্রায়শই জিজ্ঞাসিত প্রশ্ন (এফএকিউস) এবং শেয়ারহোন্দ্রারদের জন্য ই-ভোটিং ব্যবহারকারী ম্যানুয়ালটি www.evoting.nsdl.com-গ্রর ডাউনলোড বিভাগ থেকে পেতে পারেন বা এনএসডিএল এর হেল্ল ডেন্কে যোগাযোগ করে evoting@nsdl.co.in- এ অনুরোধ করে মেল করতে পারেন অথবা টোল ফ্রি নম্বরে ফোন করতে পারেন : ১৮০০ ১০২০ ৯৯০ এবং ১৮০০২২৪৪৩০ এছাডাও সদস্যরা এনএসডিএল এর ম্যানেজার মিস পল্লবী মাহারে অথবা অ্যাসিস্ট্রান্ট ম্যানেজার মি, সঞ্জীব াদবের সঙ্গে যোগাযোগ করতে পারেন উপরোক্ত ই-মেল আইডি evoting@nsdl.co.in থখবা SanjeevY@nsdl.co.in অথবা ফোন করতে পারেন এই টেলিফোন নম্বরে :+৯১ ৯৩২৪০০৬২২৫। আরো কোনো প্রশ্ন থাকলে সদস্যরা মি, রবি কুমার ভাল এর সঙ্গে যোগাযোগ করতে পারেন মহেশ্বর্নী ডাটামেটিক্স প্রাইভেট লিমিটেড এর ndpldc@vahoo.com-41

দদস্যরা invcom@mbecl.co.in-এ একটি ই-মেল পাঠিয়ে কোম্পানির সচিবালয় বিভাগের সঙ্গে যোগাযোগ করতে পারেন অথবা আপনার যদি কোনো অমীমাংসিত প্রধ থাকে তাহলে কোম্পানিকে এই নম্বরে ফোন করতে পারেন : +১১৩০ ৪৪৫১ ১১১১।

ম্যাকনালি ভারত ইঞ্জিনিয়ারিং কোম্পানি লিমিটেড-এর পথে

(কর্পোরেট ইনসলম্বেপি রেজেলিউপন প্রসেস এর আ	গতায় আইবিসি ২০১৯ এর অধীনে একটি (কাম্পানি)
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