

June 08, 2026
Ref. No.: IYKOT/FY26-27/SEC/004

To,
Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street, Mumbai – 400 001
Security Id: **IYKOTHITE**
Scrip Code: **522245**

Dear Sir,

Sub: Open Offer by Aspect Global Ventures Private Limited ("Acquirer"), to acquire up to 26,98,298* (Twenty Six Lakh Ninety Eight Thousand Two Hundred and Ninety Eight) fully paid-up Equity Shares of face value of ₹ 5/- (Rupees Five only) each for cash at a price of ₹ 8.50/- (Rupees Eight and fifty paise only) per Equity Shares aggregating up to ₹ 2,29,35,533/- (Rupees Two Crore Twenty Nine Lakh Thirty Five Thousand Five Hundred and Thirty Three only), to the Public Shareholders of Iykot Hitech Toolroom Limited ("Target Company") pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations, 2011") ("Offer" Or "Open Offer").

** The total issued equity share capital of the Target Company, as reflected on BSE was 2,02,80,000 Equity Shares which includes 99,01,931 partly paid-up Equity Shares (which have been fully called up, but not paid-up by the shareholders, hence these partly paid up shares do not carry any voting rights). The Board of Directors of the Target Company has approved the forfeiture of 99,01,931 partly paid-up equity shares, in respect of which the call money remained unpaid, pursuant to a duly passed Board Resolution dated January 09, 2026 and has further decided to cancel the said forfeited shares. Accordingly, the Existing Voting Share Capital of the Target Company stands at 1,03,78,069 fully paid-up equity shares, on which basis the Offer Size of 26% has been computed. Further, BSE vide notice no. 20260511-25 dated May 11, 2026 informed that the Target Company has forfeited 99,01,931 Equity Shares. However, corporate action for effecting the forfeiture is still under process as on the date of this Letter of Offer.*

Pursuant to Regulation 26(7) of the SEBI (SAST) Regulations, 2011, please find enclosed herewith copy of recommendation of Committee of Independent Directors for the Open Offer.

The recommendation of Committee of Independent Directors for the Open Offer was published today, **June 08, 2026**, in the following newspapers: -

Sr. No.	Newspapers	Language	Editions
1	Financial Express	English	All Editions
2	Jansatta	Hindi	All Editions
3	Makkal Kural	Tamil	Chennai Edition – Place where registered office of the Target Company is situated
4	Mumbai Lakshadeep	Marathi	Mumbai Edition - Place of Stock Exchange at which shares of the Target Company are listed

A copy of the same is also enclosed herewith.

This is for your kind reference and records.

We request you to kindly consider the attachments as good compliance and disseminate it on your website.

For Iykot Hitech Toolroom Limited

Chairman of IDC
Mr. Suresh Rajasekar
(DIN: 07706731)

PAKISTAN INTERIOR MINISTER MEETS IRAN'S TOP ENVOY ARAGHCHI

Won't unfreeze Iran's assets before peace deal: Trump

REUTERS
New Jersey, June 7

US PRESIDENT DONALD Trump said in an interview with *NBC News' Meet the Press* that he would not unfreeze Iranian assets or lift any sanctions before a peace deal is reached.

Trump said he would consider those steps after an agreement is done.

"Comes after," he said. "Yeah. If they behave, if they do a good job, we start talking."

Tehran, meanwhile, insists those assets be released. The dispute risks derailing the discussions on a text extension, reopening the Strait of Hormuz, and future talks over Iran's nuclear program.

Iran's neighbour Pakistan has played a key mediating role. The Islamic Republic's foreign ministry said on Sunday that Pakistani Interior Minister Mohsin Naqvi met Iran's top envoy, Abbas Araghchi in Tehran and passed along a letter from his premier



A man holds an image of Iran's Supreme Leader, Mojtaba Khamenei, at a rally in Tehran. FILE/REUTERS

to Iran's supreme leader. There were no further details. Trump also said that he was not demanding that Lebanon be a part of a short-term deal with Tehran.

"I think they'd like to see it, but I'm not demanding," Trump said in the interview recorded on Friday.

US and Israeli forces began strikes on Iran on February 28.

The Trump administration has been trying to negotiate a potential peace deal for weeks.

"We're very close to a deal, or I'm going to blow the hell out of them," Trump told *NBC News*.

The president also said he would be willing to speak with Iran's supreme leader, Ayatollah Mojtaba Khamenei, who has not been seen in public

since being wounded in U.S. strikes at the beginning of the conflict.

"I don't want to say whether or not I know where he is, but there's a good probability that I do," Trump said.

Top Trump administration officials such as Secretary of State Marco Rubio insist a temporary ceasefire agreement has been holding up.

US prez says Fed rate hike will be wrong

BLOOMBERG
June 7

PRESIDENT DONALD TRUMP said Federal Reserve policy makers would be wrong to raise interest rates after a blowout US jobs report, while insisting he doesn't want to influence Kevin Warsh before he chairs his first Fed meeting.

"Nowadays when you have good reports, the market goes down because they think they're going to raise interest rates," Trump said in an interview with *NBC's Meet the Press* airing Sunday. "There's no reason to do it."

Job growth in May topped all forecasts in Friday's US employment report, prompting a selloff in Treasuries and leading traders to fully price in a quarter-point increase in the Fed's benchmark rate by the end of the year.

Trump's comment adds to the economic and political forces tugging at Warsh as he prepares to chair his first Federal Open Market Committee meeting on June 16-17. Raising the benchmark rate "is the wrong thing to do," Trump said. "We should actually lower interest rates," he said.

Trump nominated Warsh to head the Fed after a relentless public campaign for the central bank to cut borrowing costs, though he has since said he wants Warsh to "do your own thing."

Yet the selloff in the bond market and recalibration of Fed wagers reflects growing confidence that the Fed under Warsh will need to raise borrowing costs to contain inflation.

OPEC+ nod to another output quota hike

REUTERS
London, June 7

OPEC+ AGREED ON Sunday a fourth increase in its oil output targets in as many months, even though the US war with Iran is still preventing several of the group's members from pumping more.

The war has cut oil flows via the Strait of Hormuz, creating the world's biggest energy supply crisis as key OPEC+ members including Saudi Arabia have been unable to supply their tonners in full since the end of February. The crisis for OPEC+ deepened when the United Arab Emirates left the Organization

Israel kills nine in Gaza

REUTERS
Tel Aviv, June 7

ISRAELI STRIKES ON a Hamas-run police station and a vehicle in the Gaza Strip killed at least nine people and wounded 20 others, health officials said, as mediators began new efforts to salvage a fragile US-brokered ceasefire deal.

One strike hit a police post adjacent to a large tent encampment of displaced families in Khan Younis in the south of the enclave, killing five people and wounding 16 others, medics said.

The Trump administration has been trying to negotiate a potential peace deal for weeks.

"We're very close to a deal, or I'm going to blow the hell out of them," Trump told *NBC News*.

The president also said he would be willing to speak with Iran's supreme leader, Ayatollah Mojtaba Khamenei, who has not been seen in public

since being wounded in U.S. strikes at the beginning of the conflict.

"I don't want to say whether or not I know where he is, but there's a good probability that I do," Trump said.

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Tehran, meanwhile, insists those assets be released. The dispute risks derailing the discussions on a text extension, reopening the Strait of Hormuz, and future talks over Iran's nuclear program.

QUICK PICKS

Xi to visit North Korea today

CHINESE PRESIDENT XI Jinping is heading to North Korea in a likely bid to reassert Beijing's influence over an emboldened Kim Jong Un, a neighbor with a rapidly expanding nuclear arsenal and deepening alliance with Russia. The two-day visit that begins Monday marks Xi's first to Pyongyang in seven years.

UK to buy chips from tech firms

THE UK WILL offer to buy artificial intelligence chips from technology companies in an effort to encourage them to stay in Britain, the Telegraph reported on Sunday. Technology Secretary Liz Kendall will outline plans to make "strategic purchases" of semiconductor equipment from UK-based firms, the paper said.

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AVT Natural Products Limited
Regd. Office: 60, Rahman Lakshminaray Saib, Ennore, Chennai-600038. Tel: 044-28594147.
Email: avt@avtnatural.com Website: www.avtnatural.com
CIN: 1514271999PCL012780

NOTICE
(For Transfer of Shares to Investor Education and Protection Fund)
Investor Education and Protection Fund (IEPF) is hereby given to shareholders of the Company pursuant to Section 124(b) of the Companies Act, 2013 read with Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as amended from time to time, all the shares in respect of which dividend has not been paid or claimed by the shareholders for seven consecutive years or more shall be transferred by the company to the Investor Education and Protection Fund.

The Company has sent individual intimation to the latest available addresses of the shareholders whose shares are liable to be transferred to IEPF, as per the aforesaid rules for taking appropriate action on or before 31st August 2026. The full details of the shareholders have been uploaded on the website of the company: <https://www.avtnatural.com/investor-relations-for-necessary-action-by-such-shareholders>.

In case the Registrar and Share Transfer Agent (the Company does not receive any communication from the shareholders, on or before 31st August 2026, the Company shall transfer the shares to IEPF, as per procedures set out in the Rules without any further notice and thereafter no claim shall be against the Company in respect of unclaimed dividend and shares transferred to IEPF.

In case, the concerned shareholders wish to claim the unclaimed/unclaimed dividend and shares after transfer to IEPF, a separate application has to be made to the IEPF Authority in Form IEPF-5 online and following the procedure prescribed under the Rules.

For any queries, the shareholders may contact the Company's Registrar and Share Transfer Agent, M/s Cameo Corporate Services Ltd., "Subramaniam Buildings", 5th Floor, No. 1, Club House Road, Chennai-600032. Phone: 044-28484039 / 395. Email: investor@cameoindia.com

For AVT Natural Products Limited
P. Madhavaram
Place: Chennai
Date: 08.06.2026
Compliance Officer

Wheels India Limited

CIN: L35821TN1969PCL004175
Registered Office: No.21, Palattu Road, Chennai - 600 002. Tel: (044) 28522745
Factory: "Park Avenue" - 900 026, Tel: (044) 2824300 / 2828351
Email: investorservices@wheelsindia.com Website: www.wheelsindia.com

NOTICE TO THE MEMBERS OF THE 67th ANNUAL GENERAL MEETING

The 67th Annual General Meeting (AGM) of the shareholders of the Company is scheduled to be held on **Wednesday, July 1, 2026 at 10:00 A.M. IST** through Video Conferencing (VC) / Other Audio Visual Means (OAVM) without the physical presence of the Members at a common venue in compliance with the applicable provisions of the Companies Act, 2013 read with the Rules framed thereunder and in line with the General Circular No. 03/2025 dated September 22, 2025 read with Circulars issued earlier on the subject by the Ministry of Corporate Affairs (referred to as "MCA Circulars").

The Notice calling the 67th AGM (Notice) and the Annual Report for the financial year 2025-26 (Annual Report) are being sent only by e-mail to all those members, whose e-mail addresses are registered with the Company or with their respective Depository Participants (Depository), in accordance with MCA Circulars and SEBI Circulars. Members can join and participate in the 67th AGM through VCOAVM facility only. For members who have not registered their email address, a letter containing the exact web link of the website where details pertaining to the Annual Report is hosted are being sent at the address registered in the records of the Company / Depository / RTA. The instructions for joining the 67th AGM and the manner of participation in the remote electronic voting or casting vote through the electronic voting system including registration as a speaker during the 67th AGM are provided in the Notice. Members participating through the VCOAVM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013. The Notice and the Annual Report will also be available on the website of the Company, <https://wheelsindia.com>, website of the National Stock Exchange of India Limited at www.nseindia.com and in the website of CDSL at www.evotingindia.com.

The members whose names appear on the Register of Members / Register of Beneficial Owners maintained by the Depositories as on the cut-off date for voting i.e. **June 24, 2026**, shall be entitled to avail the facility of remote e-voting / e-voting at the AGM. Any person, who acquires shares of the Company and becomes a member after despatch of the Notice but before the cut-off date for voting i.e. **June 24, 2026**, may kindly refer to the notice uploaded in the Company's website at <https://wheelsindia.com> and website of National Stock Exchange of India (NSE) at www.nseindia.com and CDSL's website at www.evotingindia.com.

The remote e-voting period would commence on **June 28, 2026 (Sunday) at 9:00 A.M. (IST)** and ends on **June 30, 2026 (Tuesday) at 5:00 P.M. (IST)**. The members will not be able to cast their vote electronically beyond the said period and the remote e-voting module shall be disabled for voting by DCS/RTA thereafter.

M/s. S. Dhnapal and Associates LLP, a firm of Practising Company Secretaries, Chennai has been appointed as Scrutinizer for the e-voting process and e-voting at the AGM.

The members holding shares in physical form who have not registered their e-mail addresses can get the same registered with the Company / Depository (if any), obtain the Notice of the 67th AGM, Annual Report and / or login details for joining the AGM through VCOAVM facility including e-voting, by sending scanned copy of the following documents via e-mail to the Company's Registrar & Share Transfer Agent (RTA) viz., M/s. Cameo Corporate Services Limited at nagaraj@cameoindia.com; investor@cameoindia.com / Online investor portal: <https://wisdom.cameoindia.com>

- a signed request letter mentioning your name, folio number and complete address;
- self-attested copy of PAN; and
- self-attested copy of the address proof (such as AADHAAR Card, Driving Licence, Election Identity Card, Passport) etc.

The members holding shares in demat form are requested to update their e-mail address / electronic Bank Mandate with their Depository Participants.

The dividend, if declared by the members, shall be paid on or before July 30, 2026 only through electronic mode, with respect to shares held in physical mode for which PAN and complete KYC details is furnished. The dividend amount for the folio will remain lying in the Company's Dividend Bank Account unless PAN and complete KYC details including Bank details are provided by the members. Once the PAN and KYC details are received by us or our RTA, dividend will be remitted directly to your Bank Account.

Pursuant to Finance Act, 2020, dividend income will be taxable in the hands of the shareholders w.e.f. April 01, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at prescribed rates in the Income Tax Act, 2025 ("the IT Act").

If you need any clarification, in this regard you may contact Mr. Nagaraj, Manager, M/s. Cameo Corporate Services Limited (Phone: 044-40020734/35). The members may also refer to the "Communication on TDS on Dividend Distribution" made available on the website of the Company <https://wheelsindia.com/wp-content/uploads/2026/06/AGM-Communication-on-TDS.pdf>.

Pursuant to Section 91 of the Companies Act, 2013, the Register of Members & Share Transfer Books of the Company shall remain closed from **June 25, 2026 to July 1, 2026** (both days inclusive) for the purpose of payment of Dividend.

All grievances connected with the facility for voting by electronic means may be addressed to Mr. Rakesh Dalvi, Assistant Vice President, (CDSL), Central Depository Services (India) Limited, A/Wing, 25th Floor, Marathon Building, Matatalai Mills Compound, N. M. Joshi Marg, Lower Pareil (East), Mumbai - 400013 or send an email to helpdesk.evoting@cdslindia.com or call at 18002109911.

For WHEELS India Limited
K. Lakshmi
Company Secretary

OpenAI readies 'superapp' pivot

REUTERS
June 7

OPENAI IS PLANNING its biggest ChatGPT overhaul yet, aiming to turn it into a "superapp" with coding tools and AI agents to boost revenue ahead of a potential stock market listing, *the Financial Times* reported on Sunday.

The changes are part of a broader reorganisation at OpenAI, as it shifts resources to target lucrative enterprise clients and intensify competition with rival Anthropic, the report said, citing more than a dozen current and former employees.

Reuters could not immediately verify the report. OpenAI did not immediately respond to Reuters' request for comment.

The overhaul will give greater prominence and resources to OpenAI's coding product Codex and is set to roll out in the coming weeks, initially appearing as updates to ChatGPT's website and mobile apps, the FT said.

To drive uptake, OpenAI is redesigning ChatGPT's interface with new prompts and features steering users toward coding tools, image generation and partner services such as Canva and



Booking.com, the report added. Most Codex users are paying customers, with 2 million businesses account for about 40% of OpenAI's revenue, FT said, adding that the company expects that share to rise to 50% by year-end.

ChatGPT serves more than 900 million weekly active users, OpenAI said earlier this year, adding that it had surpassed 50 million commercial subscribers.

Reuters reported in May that OpenAI was preparing a confidential US IPO filing in the coming weeks.

However, CEO Sam Altman has said the company is not focused on timing and will go public when it makes sense.

New Vera chip to use SK Hynix memory chips: Nvidia CEO

BLOOMBERG
June 7

NVIDIA CHIEF EXECUTIVE Officer Jensen Huang said its new Vera central processing units will use SK Hynix's memory chips as the two companies prepare to do more business in the coming year.

"We had a very big year this year with SK Hynix, and we are preparing for a very very large second half of the year and next year," Huang told reporters outside a Seoul restaurant on Sunday where he had dinner with SK Group Chairman Chung Tae-won, SK Hynix CEO Kwak Noh-lung and executives from SK Telecom. "We introduced Vera CPU, which is a revolutionary CPU, and it will also use SK Hynix's DRAM."

Veras is Nvidia's first stand-alone data center microprocessor that goes head to head with Intel's Xeon line, Advanced Micro Devices Epyc chips and in-house programs at large-scale operators such as Amazon's Graviton. Huang arrived in South Korea on Friday to visit his partners and suppliers and is scheduled to meet Samsung Electronics Vice Chairman Lee Young-hyun, as well as the heads of Hyundai Motor Group and LG Group.

YKOT HITECH TOOLROOM LIMITED

Corporate Identification Number (CIN): L27209TN1991PLC021330
Registered Office: 131/2, The Residency Road, Newgarden Chromo, 600034, Chennai, Tamil Nadu, India.
Tel. No.: 0829046047; Email id: info@ykot.com; Website: www.ykot.com

Recommendations of the Committee of Independent Directors (the "CID") of Ykot Hitch Tech Toolroom Limited (the "Target Company") under Regulation 26(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations, 2011") in relation to the open offer to the public shareholders of the Target Company made by Aspect Global Ventures Private Limited ("Acquirer")

1	Date of Meeting	Friday, June 05, 2026
2	Name of the Target Company	Ykot Hitch Tech Toolroom Limited
3	Name of the Offer pertaining to Target Company	The Open Offer is being made by the Acquirer in terms of Regulations 2(1) and 14 of the SEBI (SAST) Regulations, 2011 for acquisition of up to 26,38,294 "Twenty Six Lakh Ninety Eight Thousand Two Hundred and Ninety Eight" fully paid-up equity shares of face value of ₹ 5/- each (Rupees Five Only) (the "Equity Shares"), representing 26% (Twenty Six Percent) of the Voting Share Capital of the Target Company ("Offer Size"), as of the 10 th (Tenth) working day from the closure of the Tendership Period of the open offer at an offer price of ₹ 8.50/- (Rupees Eight and Fifty Paise Only) (the "Offer Price"). *The total issued equity share capital of the Target Company, as reflected on BSE was ₹ 2,02,80,000 Equity Shares which includes 99,01,931 partly paid-up Equity Shares (which have been fully called-up, but not paid by the shareholders, hence these partly paid-up shares do not carry any voting rights). The Board of Directors of the Target Company has approved the forfeiture of 99,01,931 partly paid-up equity shares, in respect of which the call money remained unpaid, pursuant to a 28th passed Board Resolution dated January 09, 2026 and has further decided to cancel the said forfeited shares. Accordingly, the Existing Voting Share Capital of the Target Company stands at 1,03,78,069 fully paid-up equity shares, on which basis the Offer Size of 26% has been computed. Further, BSE will issue notice on 20/06/2025 i.e. dated May 11, 2026 informing that the Target Company has forfeited 99,01,931 Equity Shares. However, corporate action for effecting the forfeiture is still under process as on the date of the Letter of Offer.
4	Name of the Acquirer and the PACs with the Acquirer	Aspect Global Ventures Private Limited ("Acquirer")
5	Name of the Manager to the Offer	Saffron Capital Advisors Private Limited 605, 5th Floor, Centre Point, J. B. Nagar, Andheri (East), Mumbai-400059. Tel. No.: +91 22 49730394. Email id: info@scapadvisors.com Website: www.saffronadvisors.com Investor Grievance ID: investor@grievance@saffronadvisors.com SEBI Registration Number: IM00001121. Contact Person: Mr. M. Dhwan Sharma
6	Members of the Committee of Independent Directors ("CID Members" or "Members of the IDC")	(i) Mr. Suresh Rajasekar (DIN: 07706731) – Non – Executive Independent Director - Chairman of IDC (ii) Mr. Syed Munawwar Hussain (DIN: 07939900) – Non – Executive Independent Director - Member of IDC (iii) Mr. Velli Paramasivam (DIN: 09765838) – Non – Executive Independent Director - Member of IDC
7	IDC Member's relationship with the Target Company (Director, Equity shares owned, any other contract / relationship), if any	(i) The members of the IDC confirm that they do not hold any Equity Shares or other securities of the Target Company. (ii) Other than their positions as Directors of Target Company, there are no other contracts or relationships with the Target Company.
8	Trading in the Equity Shares / other securities of the Target Company during the:	None of the members of the IDC have traded in Equity Shares / other securities of the Target Company during the: (i) 12 (twelve) months period prior to the date of the Public Announcement ("PA") dated February 24, 2026; and (ii) period from the date of the PA till the date of this recommendation.
9	IDC Member's relationship with the acquirer along with PAC (Director, Equity shares owned, any other contract / relationship), if any	None of the members of the IDC have any contractual or any other relationship with the Acquirer.
10	Trading in the Equity Shares / other securities of the Acquirer by IDC Member	None of the IDC members have traded in Equity Shares / other securities of Acquirer during the: (i) 12 (twelve) months period prior to the date of the PA i.e., February 24, 2026; and (ii) period from the date of the PA till the date of this recommendation.
11	Recommendation on the Offer, as or not, fair and reasonable	Based on the review, (i) The IDC Members are of the view that the Offer Price of ₹ 8.50/- (Rupees Eight and Fifty Paise Only) per Equity Share ("Offer Price") is in line with the parameters prescribed by the SEBI (SAST) Regulations, 2011; (ii) IDC Members believe that the Offer is in line with the SEBI (SAST) Regulations, 2011 and is in the best interest of the shareholders. However, IDC members would like to draw the attention of the Shareholders that the Equity Shares of the Target Company are trading on BSE at a price which is higher than the Offer Price; and (iii) It is advised to the shareholders to independently evaluate the open offer vis-a-vis current share price and take an informed decision before participating in the Offer.
12	Summary of reasons for recommendation	12.1. The IDC Members have reviewed: (i) Public Announcement ("PA") dated March 24, 2026; (ii) Detailed Public Statement ("DPS") dated March 02, 2026, and was published on March 04, 2026; (iii) Draft Letter of Offer ("DLOF") dated March 11, 2026; (iv) Letter of Offer ("LEO") dated June 02, 2026. 12.2. The IDC members are of the view that: (a) The Equity Shares of the Target Company are infrequently traded in terms of Regulations 2(i) of the SEBI (SAST) Regulations, 2011; (b) The Offer Price is in accordance with Regulations 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011; (c) The Offer Price is fair with- (i) The highest negotiated price per share of the Target Company for acquisition under the agreement attracting the obligations to make a public announcement, ₹ 8/- (Rupees Eight Only); and (ii) Where the shares are not frequently traded, the price determined by the Acquirer and the Manager taking into account valuation parameters per Equity Share including book value, comparable trading multiples, and such other parameters as are customary for valuation of shares i.e., ₹ 8.50/- (Rupees Eight and Fifty Paise Only). Based on the above, the IDC Members are of the view that the Offer Price of ₹ 8.50/- (Rupees Eight and Fifty Paise Only) per Equity Share is in line with the parameters prescribed by SEBI (SAST) Regulations, 2011. These recommendations were unanimously approved by the Members of the IDC.
13	Disclosures of voting pattern	None
14	Details of Independent Advisors, if any	None
15	Any other matter to be highlighted	None

Terms not defined herein carry the meaning ascribed to them in the Letter of Offer dated, June 02, 2026.
To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations, 2011.

For and on behalf
Committee of Independent Directors of
Ykot Hitch Tech Toolroom Limited
Sd/-
Mr. Suresh Rajasekar
(DIN: 07706731)

सोमवार, दि. ८ जून, २०२६

व्हाइट हाऊसचे एआय सल्लागार श्रीराम कृष्णन जूनअखेर देणार राजीनामा

वॉशिंग्टन, दि. ७: व्हाईट हाऊसमधील कृत्रिम बुद्धिमत्ता (एआय) धोरणाचे प्रमुख सल्लागार राहिलेले भारतीय वंशाचे श्रीराम कृष्णन जून महिन्याच्या अखेरीस आपल्या पदाचा राजीनामा देणार आहेत. अमेरिकेचे राष्ट्राध्यक्ष डोनाल्ड ट्रम्प यांच्या कार्यकाळात एआय धोरण तयार करण्यात महत्त्वाची भूमिका बजावणाऱ्या कृष्णन यांनी स्वतः सोशल मीडियावर आपल्या राजीनाम्याची माहिती दिली.

कृष्णन यांनी सांगितले की, आता ते अमेरिकेसमोरील कृत्रिम बुद्धिमत्तेशी संबंधित महत्त्वाच्या प्रश्नांवर नव्या स्तरावर काम करणार आहेत. त्यांच्या राजीनाम्याकडे ट्रम्प प्रशासनाच्या तंत्रज्ञान धोरणातील मोठी घडामोड म्हणून पाहिले जात आहे.श्रीराम कृष्णन यांनी म्हटले की, व्हाईट हाऊसमध्ये काम करणे

हा त्यांच्या आयुष्यातील सर्वात मोठा सन्मान होता. ते जूनच्या अखेरीस पद सोडणार असून त्यानंतर काही काळ विश्रांती घेतील. त्यानंतर अमेरिका आणि तिच्या सहयोगी देशांसाठी एआयशी संबंधित मोठ्या संस्थात्मक उपक्रमांवर काम करतील. त्यांनी राष्ट्राध्यक्ष डोनाल्ड ट्रम्प यांचे कौतुक करताना म्हटले की, त्यांच्या नेतृत्वाशिवाय अमेरिका कृत्रिम बुद्धिमत्तेच्या जागतिक स्पर्धेत इतक्या वेगाने पुढे जाऊ शकली नसती.

कृष्णन यांनी आपल्या १८ महिन्यांच्या कार्यकाळाला ऐतिहासिक संबोधले. त्यांनी सांगितले की, अमेरिकेच्या एआय अंवेशान प्लॅनच्या निर्मितीत त्यांनी महत्त्वाची भूमिका बजावली. याशिवाय एआय अॅक्सेलरेशन पार्टनरशिप, राष्ट्रीय एआय धोरणालेख चोकरट (क्रेमवर्क)

आणि कृत्रिम बुद्धिमत्तेशी संबंधित अनेक आंतरराष्ट्रीय करारांवर त्यांनी काम केले. फ्रान्स, भारत, ब्रिटन आणि मध्यपूर्वेत आयोजित एआय परिषदांचा देखील त्यांनी उल्लेख केला.

श्रीराम कृष्णन हे ट्रम्प प्रशासनाच्या त्या टीमचा भाग होते, ज्यांनी अमेरिकेतील एआय क्षेत्राच्या विस्तारासाठी रोडमॅप तयार केला. डेटा सेंटर्सची संख्या वाढवणे, एआयमधील गुंतवणूक सुलभ करणे आणि नियामांमध्ये शिथिलता आणणे अशा धोरणांवर त्यांनी काम केले. राज्यांच्या एआय नियमन अधिकारांवर मर्यादा आणणाऱ्या प्रस्तावित आदेशाच्या मसुद्याच्या तयारीतही त्यांची भूमिका असल्याचे मानले जाते.

कृष्णन यांनी आपल्या निवेदनात म्हटले की, आगामी काळात उर्जा, डेटा सेंटर्स आणि

सर्वसामान्य नागरिकांपर्यंत एआयचे फायदे पोहोचवणे ही सर्वात मोठी आव्हाने असतील. या विषयांवर अमेरिका आणि तिच्या सहयोगी देशांनी एकत्रितपणे काम करण्याची गरज असल्याचे त्यांनी सांगितले. त्यामुळेच ते आता नव्या संस्थांमार्फत या क्षेत्रात योगदान देऊ इच्छित आहेत.

श्रीराम कृष्णन यांनी स्पष्ट केले की, ते सार्वजनिक जीवनापासून दूर जाणार नाहीत. कृत्रिम बुद्धिमत्तेशी संबंधित महत्त्वाच्या विषयांवर त्यांचे काम सुरूच राहील. मात्र, त्यांनी आपल्या पुढील प्रकल्पाची किंवा संस्थेची अद्याप घोषणा केलेली नाही. तंत्रज्ञान क्षेत्रात अशी चर्चा आहे की, ते एआय धोरण गुंतवणूक आणि जागतिक तंत्रज्ञान सहकार्याशी संबंधित एखाद्या मोठ्या व्यासपीठाची किंवा संस्थेची स्थापना करू शकतात.

कृष्णन यांनी आपल्या सहकाऱ्यांचे, ट्रम्प प्रशासनातील वरिष्ठ नेत्यांचे आणि आपल्या पत्नीचेही आभार मानले. या प्रवासालून त्यांना हे शिकायला मिळाले की, अमेरिका अधिक सक्षम आणि मजबूत बनविण्यात प्रत्येक व्यक्तीची भूमिका महत्त्वाची असते आणि ते पुढेही याच दिशेने कार्यरत राहतील.

राष्ट्राध्यक्ष डोनाल्ड ट्रम्प सातत्याने एआय क्षेत्राला अमेरिकेची धोरणात्मक ताकद म्हणून मांडत आहेत. चीनसोबत वादत असलेल्या तांत्रिक स्पर्धेच्या पार्श्वभूमीवर अमेरिका कृत्रिम बुद्धिमत्ता, डेटा सेंटर्स, चिप उत्पादन आणि डिजिटल पायाभूत सुविधांमध्ये मोठ्या प्रमाणावर गुंतवणूक करत आहे. श्रीराम कृष्णन हे या धोरणातील प्रमुख चेहऱ्यांपैकी एक होते.

विधानपरिषद निवडणुकीसाठी भाजपची जोरदार मोर्चेबांधणी; पालकमंत्री गोरे मैदानात

सोलापूर, दि. ७: सोलापूर जिल्हा स्थानिक स्वराज्य संस्था मतदारसंघाच्या विधानपरिषद निवडणुकीच्या पार्श्वभूमीवर राजकीय वातावरण चांगलेच तापले आहे. खासदार मोहिते पाटीलयांनी दिलेल्या आव्हानानंतर ही निवडणूक अधिकच प्रतिष्ठेची बनली असून भारतीय जनता पक्षाचे उमेदवार राजेंद्र राऊत आणि राष्ट्रवादी काँग्रेसचे जिल्हाध्यक्ष वसंतराव देशमुख यांच्यात थेट लढत होत आहे.

एकूण मतदारपैकी जवळपास ५० टक्के मतदारसंख्या भाजपच्या बाजूने असल्याचे मानले जात असले तरी पक्षाने कोणतीही जोखीम न पत्करता प्रचाराची जोरदार मोर्चेबांधणी सुरू ठेवली आहे. पालकमंत्री गोरे स्वतः मतदारांच्या वैयक्तिक गाठीभेटी घेत असून आमदारसचिव कल्याणशेट्टी आणि उमेदवार राजेंद्र राऊत यांच्यासह जिल्हाभर दौरे करत आहेत.

शनिवारी शिवस्वराज्य दिनाचे औचित्य साधत पालकमंत्री गोरे यांनी छत्रपती शिवाजी महाराजांच्या आशीर्वादाने प्रचार दौऱ्याला सुरुवात केली. दिवसभरात त्यांनी मोहोळ, माडा आणि करमाळा या तीन तालुक्यांचा दौरा करून मतदारांशी संवाद साधला. यावेळी उमेदवार राजेंद्र राऊत तसेच जिल्हा परिषदेचे शिक्षण सभापती चेतनसिंह केदार उपस्थित होते.

मोहोळ येथे माजी आमदार राजन पाटील यांच्यासोबत बैठक घेण्यात आली. त्यानंतर माडा येथे माजी आमदार धनजाजी साठे यांच्या निवासस्थानी भेट देऊन नगराध्यक्ष मीनल साठे व दादा साठे यांच्याशी चर्चा करण्यात आली. तसेच राजणिसिंह शिंदे आणि पृथ्वीराज साठे यांच्या संपर्क कार्यालयानाही भेटी देण्यात आल्या. करमाळा दौऱ्यात राष्ट्रवादी काँग्रेस शरदचंद्र पवार पक्षाचे आमदार नारायण पाटील यांनी

भाजपला उघडपणे पाठिंबा दिल्याचे चित्र दिसून आले. यावेळी जिल्हा परिषद राष्ट्रवादीच्या गटनेत्या रश्मी बागल उपस्थित होत्या. पुढे माजी आमदार जयवंतराव जगताप आणि करमाळा नगराध्यक्ष मोहिनी सावंत यांच्याही भेटी घेण्यात आल्या. दौऱ्यादरम्यान पालकमंत्री गोरे यांनी माजी आमदार संजय शिंदे यांच्या निमगाव येथील निवासस्थानी भेट देऊन भोजनाचा आस्वाद घेतला. दिवसच्या अखेरीस माळशिरस तालुक्यातील मांडवे येथे माजी आमदार राम सातपुते यांच्या निवासस्थानी मतदारांची बैठक पार पडली. या बैठकीला आमदार समाधान आवओ यांचीही उपस्थिती होती.

विधानपरिषद निवडणुकीच्या पार्श्वभूमीवर सुरू असलेल्या या दौऱ्यांमुळे जिल्ह्यातील राजकीय घडामोडींना वेग आला असून आगामी मतदानापूर्वी प्रचाराचा जोर आणखी वाढण्याची चिन्हे दिसत आहेत.

बीडमध्ये शेतीच्या कामांना वेग

बीड, दि. ७: मृग नक्षत्र अवघ्या काही दिवसांवर येऊन ठेपल्याची जाणीव होताच, संपूर्ण बीड जिल्ह्यातील शिवाराचे रूप पालटले आहे. डोक्याला रमाल बंधूने, हातात नांगराची धुरा धरत किंवा ट्रॅक्टरच्या आवाजासह शेतकरी शेतात दाखल होत आहेत. वेळेवर पेण्णी झाली तरच पीक हाती येईल या एकाच ध्यासाने बकिराजा सध्या शिवारात दिस-रात्र घाम गाळत आहे. नांगरणी, पंजी, पाळी मारणे आणि शेतातील केरकचरा वेचणे या कामांनी वेग घेतला असून, खरीप पूर्वतयारी आता अंतिम टप्प्यात पोचली आहे. कपाळावर चित्त्या आठ्या असल्या, तरी दरवर्षीप्रमाणे यंदाही चांगल्या पारसदाच्या एका आशेवर बीडचा शेतकरी नव्या उमेदीने मातीशी नाते सांगायला सज्ज झाला आहे. यंदा बी-बियाणे, रासायनिक खते आणि इंधनाच्या किमती गगनाला भिडल्याने शेतीचा सुरवातीचा खर्च मोठ्या प्रमाणात वाढला आहे. त्याचच ग्रामीण भागात जाणणारी तीव्र मजूरटंचाई शेतकऱ्यांची डोकेंदुखी ठरत आहे. एकेकाळी बीडच्या शेतीची मुख्य ताकद असलेल्या देखण्या बैलजोड्या आता बोटार मोणण्याइतक्याच उरल्या आहेत.

बदलत्या काळासुसार बीडच्या ग्रामीण भागातून पारंपरिक बैलजोड्या वेगाने गायब होत आहेत.

जाहीर सूचना

माझे अशिल श्री. यानवकर छोटेराव पुन्या ये दुकान क्र. ३, कारकव्या, भक्ती बुरज को.-ओप, हाडसिसि सोसायटी लि., केवळी रोड, भाईंदर (पूर्व), तातुका आणि विला- ठाणे - ४०१००५, या मार्गदर्शक मूलक आहेत यांचा वतीने ही नोटीस देण्यात येत आहे. माझ्या अशिलकाळ वरील दुकानाच्या संदर्भातील मेसर्स भरत एरट्रायडस आणि श्री. यानवकर छोटेराव पुन्या यांच्या झालेला दिनांक ३१.१२.२००४ रोजीचा मूळ विक्रेतर करारनामा आणि दिव्या मंगलक कार्यालय, ठाणे ४ येथील वारी केलेले दिनांक ३०.०१.२००८ रोजीची मूळ नोंदणी क्रमांक टीएनएम२१-०४२०००८-२ हाहळ झाली आहे. पर कोणत्याही व्यक्तीचा वरील हाहळ झालेला करारनामा (दिनांक ३१.१२.२००६) आणि मूळ नोंदणी पारतीच्या संदर्भात विक्री, अदलाबदल, बेसा/भार, बंधीस, ट्रुट, वारसलक्ष, तारा, भंडेपटा, गणपणखत, धरणाणीकर किंवा इतर कोणत्याही प्रकारे कांहीही हक, दावा किंवा अंधार असल्यास, सोनी ही नोंदण प्रसिद्ध झाल्यापासून १४ दिवसांच्या आत अवयवक या कागदोपरी प्रामाण्यह मला झालेली स्विकृती करण्याकडे देखी स्वरुपात कळवावे. विलिखत मुदतीत कोणातही आक्षेप न आल्यास, अथा व्यक्तींचा (असत्याचा) कोणातही हक किंवा दावा नाही आणि त्यांनी तो स्वेच्छेने सोडून दिला आहे असे मान्य आहे. त्यानंतर आलेल्या कोणातही दाव्याची दखल घेतली जाणार नाही आणि सरदर दुकान जामोची मातकी रक्कम पूर्णरीच सध्, निवेद्य आणि विक्रीयोग्य आहे, असे प्रवृष्टि घेतले जाईल.

आर.एच. मित्रा
दिनांक: ०८/०६/२०२६
कार्यालय क्र. २३, एला भाजपा, चणगावडी हार्डवेय, तसेच त्याकाळामध्ये, नालातगणा पुढी, विला पावथर, ४०१०२९.

PUBLIC NOTICE

Take notice that Late MRS. JAGTARANDEVI B. MISHRA, was the owner of Flat No. A/105, First Floor in Ostwal Park Building No.4 Co-op. Hsg. Society Ltd., Opp. Jain Temple, Jessal Park, Bhayander (E), Thane - 401105, she has been expired on 22.05.2023 and her Husband Late Mr. BALKRISHNA MISHRA also expired before them on 01.05.2014 leaving behind them their Four legal heirs 1) MR. KAMLESH B. MISHRA, SON, 2) MR. HARESHBH B. MISHRA, SON, 3) MR. NITIN B. MISHRA, SON, 4) MRS. RAJNI M.JHA, MARRIED DAUGHTER.. All the persons and her legal heirs informed that if anybody have any type of right, title and interest and claim on the said Flat, kindly informed me with original documentary evidence within 15 days from the date hereof, failing which such claims, if any shall not be considered and shall be deemed to have been waived and abandoned.

SATISH S. CHAUBEY
Date: 08/06/2026
(Advocate High Court)
B/123, Ostwal Ornate Bldg. No. 2, Jessal Park, Bhayander (E) Dist.: Thane - 401105.

जाहीर सूचना

सर्वसामान्य जनतेस यादारे सूचित करण्यात येते की, **शे. माणित्सार बिल्डर्स आणि सी. पूजा चेतन मेहता, श्री. चेतन नवनीतलाल मेहता व श्री. नवनीतलाल रतीलाल मेहता** (प्रथम खरेदीदार) यांच्यामध्ये दिनांक १८.०१.२०१० रोजी झालेल्या व नोंदणीकृत विक्री करारानुसार, सरद प्रथम खरेदीदार हे **सेल्टॅट क्र. १०४/ए, इमारत क्र. ९१, शांती सेन्टन शांतिनगर सोपचपस लि., सेक्टर-७, शांतिनगर, मीरा रोड (पूर्व), जिह्ला ठाणे - ४०१०७३** या सद्दिक्तेचे मालक झाले असून, त्यांना शांती सेन्टन शांतिनगर कोहीसो लि. चे सभासद म्हणून स्वीकारण्यात आले आहे. दिनांक १२.०१.२०१८ रोजी श्री. नवनीतलाल रतीलाल मेहता (प्रथम खरेदीदारापैकी एक) यांचे कोणतेही मृत्युपत्र न करता निधन झाले, त्यानंतर श्री. नवनीतलाल रतीलाल मेहता यांच्या सर्व कायदेशीर वारसांनी दिनांक ११.०९.२०२० रोजी कायदेशीर वारसांनी दिनांक ११.०९.२०२० रोजी हस्तांतरित केलेले असून, त्याद्वारे त्यांनी वरील सद्दिक्तेतील त्यांचे सर्व हक्क, हिस्सा व हितसंबंध श्री. चेतन नवनीतलाल मेहता यांच्या पक्षात मुक्त व हस्तांतरित केले आहे. सरद हक्कसोड करारपत्र दर्स्तेपत्र नोंदणी क्र. टीएएमए-१०-३४४२/२०२०, दिनांक ११.०९.२०२० अन्वये विधिपूर्वक नोंदणीकृत आहे. लढतार दिनांक २८.१२.२०२४ रोजी श्री. पूजा चेतन मेहता (प्रथम खरेदीदारापैकी एक) यांचे कोणतेही मृत्युपत्र न करता निधन झाले, त्यानंतर सी. पूजा चेतन मेहता यांच्या सर्व कायदेशीर वारसांनी दिनांक १२.०१.२०२६ रोजी हक्कसोड करारपत्र निषादित केले असून, त्याद्वारे त्यांनी वरील सद्दिक्तेतील त्यांचे सर्व हक्क, हिस्सा व हितसंबंध श्री. मनन चेतन मेहता यांच्या पक्षात मुक्त व हस्तांतरित केले आहे. सरद हक्कसोड करारपत्र दर्स्तेपत्र नोंदणी क्र. टीएएमए-०७-१९०४/२०२६, दिनांक १२.०१.२०२६ अन्वये विधिपूर्वक नोंदणीकृत आहे.

श्री. मनन चेतन मेहता, श्री चेतन नवनीतलाल मेहता आणि शांती सेन्टन शांतिनगर कोहीसो लि., यांच्या वतीने यादारे, मी मूत समासद / मिळकतीमधील, मयन सभासदाच्या सरद शेअर्स व हितसंबंधाचे हस्तांतरण होण्यास वास किंवा अन्य दावेदार / आक्षेप येणारे यांच्याकडून काही दावे किंवा आक्षेप असल्यास ते ह्या सूचनेच्या प्रसिध्दीपामुत्र **१५ दिवसांत** सोसायटीच्या भांडवल/मिळकतीमधील मयन सभासदाच्या सरद शेअर्स व हितसंबंधाच्या हस्तांतरणासाठी त्यांच्या/ तिच्या/ त्यांच्या दावा/ आक्षेपांच्या पुरुचर्च्ये अंगी कामादवने आणि अन्य पुराव्याच्या प्रतीसह मार्गामुब्यात येत आहेत. वर दिलेल्या मुदतीत जर काही दावे / आक्षेप प्राप्त झाले नाहीत, तर मयन सभासदाच्या सोसायटीच्या भांडवल / मिळकतीमधील शेअर्स व हितसंबंधाची सोसायटी उपविधीतील तरतुदीमधील दिलेल्या मार्गाने स्वबतः करण्यास सोसायटी मोकळी असेल. काही आक्षेप प्राप्त केले तर, सोसायटीच्या उपविधीतील तरतुदींमधील त्यावर कार्यवाही केले. सोसायटीच्या नोंदीकृत उपविधीची प्रत वेगवेगळे / आक्षेपाकादारे निरीक्षणाकरिता सोसायटीचे कार्यालयालयत सरद सूचना प्रसिध्दीच्या तारखेपेठ्या कालावधी समयातीच्या तारखेपर्यंत उपलब्ध असेल. त्यानंतर कोणातही दावे किंवा आक्षेप प्राप्त केले नाहीत किंवा असाक्षेप लेखी स्वरुपात खाली नमूद केलेल्या पत्तावर पाठविणे आवश्यक आहे.

वकील तन्मय वाराडकर
बी/१२, दुकान क्र. ९, सेक्टर १०, शांतिनगर,
मीरा रोड (पूर्व), जिह्ला ठाणे - ४०११०५,
दिनांक: ०८.०६.२०२६

इंदापूर येथे भरधाव खासगी बसची धडक; पादचाऱ्याचा मृत्यू

रायगड, दि. ७: माणगाव तालुक्यातील इंदापूर येथे मुंबई-गोवा महामार्गावर झालेल्या भीषण अपघातात एका पादचाऱ्याचा मृत्यू झाला. या प्रकॄणी बस चालकाविरोधात माणगाव पोलीस ठाण्यात गुन्हा दाखल करण्यात आला आहे.

पोलीसांनी दिलेल्या माहितीनुसार, पहाटे सुमारे १.१५ वाजण्याच्या सुमारास इंदापूर एस.टी. स्टॅंडसमोरील मुंबई-गोवा महामार्गावर ही घटना घडली. मयत व्यक्ती महामार्ग ओलांडत असताना गोवा बाजूकडून मुंबईच्या दिशेने जाणाऱ्या एमएए-०४ एलव्यू-९२३७ क्रमांकाच्या खासगी बसने त्यांना जोरदार धडक दिली. बस चालकाने वाहन अतिवेगाने व निष्काळजीपणे चालवून रस्त्यावरील परिस्थितीकडे दुर्लक्ष केल्याचा आरोप आहे. या धडकेत मयताच्या डोक्याला गंभीर दुखापत झाली असून त्याचा जागीच मृत्यू झाला.

या प्रकृणी बस चालकाविरोधात माणगाव पोलीस ठाण्यात गुन्हा क्रमांक १७४/२०२६ अन्वये भारतीय न्याय संहिता कलम १०६(१), २८१, १२५ (अ), १२५ (ब) तसेच मोटार वाहन कायदा कलम १८४ अंतर्गत गुन्हा दाखल करण्यात आला आहे. घटनेचा पुढील तपास सहायक पोलीस निरीक्षक श्रीकांत किरवले करीत आहेत.

SARDA PROTEINS LIMITED	
("SPL"/"TARGET COMPANY"/"TC")	
CIN No.: L15142RJ1991PLC008353	
Registered Office: B-536-537, Matsya Industrial Area, Alwar, Rajasthan, 301300	
Contact No.: +91-7737822222; E-mail ID: sardaproteins@vsnl.com; Website: www.sardaproteins.com	
Recommendations of the Committee of Independent Directors (ICD) of SARDA PROTEINS LIMITED ("SPL" or the "Target Company") under regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations") in relation to the Open Offer to the Public Shareholders of the Target Company made by M/s Onix Renewable Limited ("Acquirer"), Divyesh Mansukhbhai Savaliya ("PAC-1"), Piyush Mansukhbhai Savaliya ("PAC-2") and Nikhil Hareshbhai Savaliya ("PAC-3") (collectively "Persons acting in concert"/ "PACs").	
1. Date	08.06.2026
2. Name of the Target Company	SARDA PROTEINS LIMITED
3. Details of the Offer pertaining to Target Company	The Open Offer is being made by the M/s Onix Renewable Limited ("Acquirer"), Divyesh Mansukhbhai Savaliya ("PAC-1"), Piyush Mansukhbhai Savaliya ("PAC-2") and Nikhil Hareshbhai Savaliya ("PAC-3") (collectively "Persons acting in concert"/ "PACs") in terms of Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011 for acquisition of up to 17,30,400 (Seventeen Lakhs Thirty Thousand Four Hundred) fully paid-up equity shares of face value of Rs. 10/- each representing 19.28% of the Emerging voting share capital of the Target Company from the eligible shareholders of the Target Company for cash at a price of ₹ 115.00/- (Rupees One Hundred and Fifteen) per Equity share (Offer Price) ("Open Offer").
4. Name of the Acquirer and PACs with the acquirer	Acquirer - M/s Onix Renewable Limited PACs - Divyesh Mansukhbhai Savaliya - Piyush Mansukhbhai Savaliya - Nikhil Hareshbhai Savaliya
5. Name of the Manager to the Offer	Grow House Wealth Management Private Limited (CIN: U67100GJ2022PTC133630) A-606, Privilon, B/H, Iscon Temple, Ambli-Bopal Road, S.G. Highway, Ahmedabad-380054. Tel: +91 79353 33132 / +91-79-35333682; Email: lakoveer@growhousewealth.com Website: www.growhousewealth.com Contact Person: Mr. Ajit Santoki SEBI Registration No. : INM000013262 SEBI Registration Validity : Permanent
6. Members of the Committee of Independent Directors ("ICD")	1. Dhairyakumar Mohanbhai Thakkar (DIN No: 06803649); Chairperson 2. Chintan Umeshbhai Bhatt (DIN No: 09289074); Member
7. ICD Member's relationship with the Target Company (Director, Equity shares owned, any other contract/ relationship), if any	i. All ICD Members are Independent and Non-Executive directors on the board of Target Company. ii. Further, the members of ICD confirm that they do not hold any equity shares or other securities in the Target Company. iii. Other than their positions as directors of the Target Company, there are no other contracts or relationships with the Target Company.
8. Trading in the Equity shares/other securities of the Target Company by ICD Members	None of the members of the ICD have traded in Equity Shares/other securities of the Target Company during the: a. 12 (twelve) months period prior to the date of the Public Announcement ("PA") dated March 18, 2026; and b. Period from the date of the PA till the date of this recommendation.
9. ICD Member's relationship with the acquirer (Director, Equity shares owned, any other contract / relationship), if any	None of the ICD Members: a. are the directors of the Acquirer; b. hold any Equity Shares or other Securities of the Acquirer; or c. have any contract or any relationship with the Acquirer.
10. Trading in the Equity shares/other securities of the acquirer by ICD Members	None of the ICD Members have traded in Equity Shares/other Securities of the Acquirer during the: a. 12 (twelve) months period prior to the date of the Public Announcement ("PA") dated March 18, 2026; and b. Period from the date of the PA till the date of this recommendation.
11. Recommendation on the Open offer, as to whether the offer, is or is not, fair and reasonable	Based on the review, a) The ICD members are of the view that the offer price of ₹ 115.00/- (Rupees One hundred and fifteen only) per Equity Share is in the line with the parameters prescribed by the SEBI (SAST) Regulations, 2011; b) ICD members believe that the offer is in line with the SEBI (SAST) Regulations, 2011and the same is fair and reasonable; and c) It is advised to the shareholders to independently evaluate the open offer vis a vis current market price and take an informed decision before participating in the offer.
12. Summary of reasons for recommendation	1. The ICD Members have reviewed: a. Public Announcement ("PA") dated 18.03.2026 b. Detailed Public Statement ("DPS") dated 27.03.2026 and which was published on 27.03.2026 c. Draft Letter of Offer ("DLOF") dated 07.04.2026 d. Letter of Offer ("LOF") dated 02.06.2026 2. The ICD Members also noted that: a. The Equity Shares of the Target Company are frequently traded in terms of Regulation 21(i)(j) of the SEBI SAST Regulations, 2011. b. The Offer Price is in accordance with Regulation 8(1) and 8(2) of the SEBI SAST Regulations, 2011. c. The Offer Price is at par with the (1) negotiated price per equity share of the Target company for acquisition (i.e., Price paid in Conversion of Warrant into Equity Shares by Acquirers- Rs 115.00/- per Equity Share) and Higher than (ii) the volume-weighted average market price for a period of sixty trading days immediately preceding the date of PA on BSE, being only stock exchange where the equity shares of the target company are listed, i.e., ₹ 72.94/- Per Equity Share.
13. Disclosure of Voting Pattern	These Recommendations were unanimously approved by the Members of the ICD.
14. Details of Independent Advisors, if any	None
15. Any other matter to be highlighted	None

To the best of our knowledge and belief, after making proper enquiry, the information contained in, or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under the SEBI (SAST) Regulations.

Capitalized terms used in this announcement, but not defined, shall have the same meaning assigned to them in the PA, DPS and LOF.

For SARDA PROTEINS LIMITED
Sd/-
Name: Dhairyakumar Mohanbhai Thakkar
Chairperson-Committee of Independent Directors
DIN: 08803649

Place:
Date:

इंदापूर येथे भरधाव खासगी बसची धडक; पादचाऱ्याचा मृत्यू

रायगड, दि. ७: माणगाव तालुक्यातील इंदापूर येथे मुंबई-गोवा महामार्गावर झालेल्या भीषण अपघातात एका पादचाऱ्याचा मृत्यू झाला. या प्रकॄणी बस चालकाविरोधात माणगाव पोलीस ठाण्यात गुन्हा दाखल करण्यात आला आहे.

पोलीसांनी दिलेल्या माहितीनुसार, पहाटे सुमारे १.१५ वाजण्याच्या सुमारास इंदापूर एस.टी. स्टॅंडसमोरील मुंबई-गोवा महामार्गावर ही घटना घडली. मयत व्यक्ती महामार्ग ओलांडत असताना गोवा बाजूकडून मुंबईच्या दिशेने जाणाऱ्या एमएए-०४ एलव्यू-९२३७ क्रमांकाच्या खासगी बसने त्यांना जोरदार धडक दिली. बस चालकाने वाहन अतिवेगाने व निष्काळजीपणे चालवून रस्त्यावरील परिस्थितीकडे दुर्लक्ष केल्याचा आरोप आहे. या धडकेत मयताच्या डोक्याला गंभीर दुखापत झाली असून त्याचा जागीच मृत्यू झाला.

या प्रकृणी बस चालकाविरोधात माणगाव पोलीस ठाण्यात गुन्हा क्रमांक १७४/२०२६ अन्वये भारतीय न्याय संहिता कलम १०६(१), २८१, १२५ (अ), १२५ (ब) तसेच मोटार वाहन कायदा कलम १८४ अंतर्गत गुन्हा दाखल करण्यात आला आहे. घटनेचा पुढील तपास सहायक पोलीस निरीक्षक श्रीकांत किरवले करीत आहेत.

निवडणूक कार्यक्रम					
नमुना ड- ४ (नियम १९ पहा)					
निवडणूक निर्णय अधिकारी यांचे कार्यालय:-					
श्री. सतिश देवकते उपनिबंधक, सहकारी संस्था, आर-दक्षिण विभाग, मुंबई यांचे कार्यालय, स्वम नं. ३०३, अे बिंग, ३ रा मजला, बीएमपी सोसाइज इमारत, ठाकरू कॉम्प्लेक्स, कांदिवली (पूर्व), मुंबई- ४०० १०८.					
संस्थेचे नाव व पत्ता :-					
महाराष्ट्र को-ऑप. क्रेडिट सोसायटी लि. चाळ माफकं मंग, चारपणे, कांदिवली (प.), मुंबई- ४०० ०६७.					
मा. राज्य सहकारी निवडणूक प्राधिकरण, महाराष्ट्र राज्य, पुणे यांचेकडील जा.क्र. रासनि/कास-२/मुंबई ४/क वर्ग/निविअ निवुली/५-२५५/सम २०२५, दिनांक १५.११.२०२५ रोजीचा आदेश तसेच प्रमाण निवडणूक सहकारी अधिकारी तथा उपनिबंधक, सहकारी संस्था, आर-दक्षिण विभाग, मुंबई यांचेकडील जा.क्र. मुंबई/उपनि/आर.द.वि/निवडणूक/८५२/२०२६, दिनांक ०४.०५.२०२६ रोजीचे आदेशान्वये जारी (सतिश देवकते) निवडणूक निर्णय अधिकारी म्हणून महाराष्ट्र को-ऑप. क्रेडिट सोसायटी लि., चाळ माफकं मंग, चारपणे कांदिवली (प.), मुंबई- ४०० ०६७ या संस्थेची क वर्गाने निवडणूक घेण्याबाबतची निवृत्ती करण्यात आली आहे. सध्या, संस्थेच्या सम २०२६-२०२७ ते २०३०-३१ (५ वर्षां) या कालावधीतही व्यवस्थापक समितीने निवडणूक निवडणुकीसाठी खाली नमूद केलेल्या अनुषंगीनुसार गोपनेली मा. उपनिबंधक, सहकारी संस्था तथा चाळ सहकारी निवडणूक अधिकारी आर-दक्षिण विभाग, मुंबई यांचे मान्यतेने निवडणूक कार्यक्रम प्रसिद्ध करित आमे.					
सर्वसाधारण	महिना	एस.सी./एस.टी.	ओ.बी.ओ.	व्हीजे/ए/टी/एस/बीसी	एकूण जागा
०६	०२	०१	०१	०१	११
अ. क्र.	तपशिल	कालावधी	ठिकाण		
१	मतदारांच्या तात्पुरत्या यादीबाबत हक्की/सूचना मार्गविणेबाबत मा. उपनिबंधक, सहकारी संस्था, आर-दक्षिण विभाग, मुंबई यांचे कार्यालयाचे स्तरावर आवश्यक ती कार्यवाही करून अंतिम मतदार यादी संस्थेच्या निवडणुकीसाठी निवडणूक निर्णय अधिकारी यांना उपलब्ध करून दिलेली आहे.				
अ. क्र.	तपशिल	तारीख व वेळ	ठिकाण		
१	निवडणूक कार्यक्रम जाहीर करण्याचा दिनांक	दिनांक ०९/०६/२०२६ सकाळी ११.०० वाजता	संस्था व निवडणूक निर्णय अधिकारी यांच्या कार्यालयाच्या नोटीस बोर्डवर		
२	नामनिर्देशन अर्ज दाखल करणे	दिनांक १०/०६/२०२६ ते १६/०६/२०२६ रोजी पर्यंत (५ दिवस, सुट्टीचे दिवस वगळून) सकाळी ११.०० ते ३.०० वा. पर्यंत	निवडणूक निर्णय अधिकारी यांचे कार्यालय		
३	प्राप्त नामनिर्देशन अर्जांची यादी प्रसिध्दी	दिनांक १६/०६/२०२६ नामनिर्देशन अर्ज यांची प्राप्त होतील तशी दुपारी ३.३० वाजता	संस्थेचे व निवडणूक निर्णय अधिकारी यांचे कार्यालय		
४	नामनिर्देशन अर्जांची छाननी	दिनांक १७/०६/२०२६ दुपारी १२.०० ते छाननी संपेपर्यंत	निवडणूक निर्णय अधिकारी यांचे कार्यालय		
५	वेद्य नामनिर्देशन यादीची प्रसिदी	दिनांक १८/०६/२०२६ दुपारी ०३.३० वा.	संस्थेचे व निवडणूक निर्णय अधिकारी यांचे कार्यालय		
६	उमेदवारी अर्ज मागे घेण्याची तारीख	दिनांक १८/०६/२०२६ ते ०२/०७/२०२६ सकाळी ११.०० ते ३.०० वा. पर्यंत	निवडणूक निर्णय अधिकारी यांचे कार्यालय		
७	निवडणूक लढविणाऱ्या उमेदवारांची अंतिम यादी प्रसिध्द करणे व निवडणूक चिन्हांचे वाटप	दिनांक ०३/०७/२०२६ दुपारी १२.०			