



BIL/SE/2025-26

8th September, 2025

To,
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001.

National Stock Exchange of India Ltd,
5th Floor, Exchange Plaza,
Bandra Kurla Complex,
Bandra (E), Mumbai 400 051.

Scrip Code: 502355 (Equity)
Scrip Code : 973556 (Debt)

Trading Symbol: BALKRISIND

Dear Sir/Madam,

Sub: Compliance under Regulation 47 of the SEBI (Listing Obligations & Disclosure Requirements) Regulations, 2015.

Pursuant to Regulation 47 of the Securities and Exchange Board of India (Listing Obligations & Disclosure Requirements) Regulations, 2015, please find enclosed Public Notice to Shareholders for transfer of shares to Investor Education and Protection Fund Authority published on 8th September, 2025, in the Newspapers viz "Business Standard" in English language and "Lokmat" in Marathi language.

You are requested to take note of the same.

Thanking you,

Yours faithfully,

For **Balkrishna Industries Limited**

Vipul Shah
Director & Company Secretary and
Compliance Officer
DIN: 05199526

Encl: a/a

Balkrishna Industries Ltd.

CIN No.: L99999MH1961PLC012185

Corporate Office : BKT House, C / 15, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013, India.

Tel: +91 22 6666 3800 Fax: +91 22 6666 3898/99 www.bkt-tires.com

Registered Office: B-66, Waluj MIDC, Waluj Industrial Area, Chhatrapati Sambhaji Nagar– 431 136, Maharashtra, India

(Continued from previous page...)

Availability of Red Herring Prospectus: Investors are advised to refer to the Red Herring Prospectus and the Risk Factors contained therein, before applying in the issue. Full copy of the Red Herring Prospectus will be available at the website of SEBI at www.sebi.gov.in; the website of Stock Exchange at www.bseindia.com, the website of BRLM at www.horizonmanagement.in and website of Company at www.televator.com.

Availability of Abridged Prospectus: A copy of the abridged prospectus shall be available on the website of the Company, BRLM and BSE at www.televator.com, www.horizonmanagement.in and www.bseindia.com, respectively.

Availability of Bid-Cum-Application forms: Bid-Cum-Application forms can be obtained from the Company: L. T. Elevator Limited, Book Running Lead Manager: Horizon Management Private Limited. Application Forms can also be obtained from the Stock Exchange and list of SCSBs available on the website of SEBI at www.sebi.gov.in and website of Stock Exchange at www.bseindia.com.

Application Supported by Blocked Amount (ASBA): All investors in this issue have to compulsorily apply through ASBA. The investors are required to fill the ASBA form and submit the same to their banks. The SCSB will block the amount in the account as per the authority contained in ASBA form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund.

For more details on the issue process and how to apply, please refer to the details given in application forms and abridged prospectus and also please refer to the chapter "Issue Procedure" on page 262 of the Red Herring Prospectus

BANKER TO THE ISSUE AND SPONSOR BANK: KOTAK MAHINDRA BANK LIMITED

UPI: UPI Bidders can also bid through UPI mechanism

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the RHP.

For L. T. ELEVATOR LIMITED

Sd/-

Sandipan Lai

Designation: Company Secretary and Compliance Officer

Date: September 6, 2025

Place: Kolkata

L. T. Elevator Limited is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Red Herring Prospectus with the Registrar of Companies, Kolkata on September 6, 2025. The Red Herring Prospectus is available on the website of the Book Running Lead Manager at www.horizonmanagement.in, the website of the BSE i.e., www.bseindia.com, and website of our Company at www.televator.com.

Investor should note that investment in equity shares involves a high degree of risk. For details, investors should refer to and rely on the Red Herring Prospectus, including the section titled "Risk Factors" of the Red Herring Prospectus, which has been filed with ROC. The Equity Shares have not been and will not be registered under the U.S. Securities Act ("the Securities Act") or any state securities laws in United States and may not be issued or sold within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulations under the securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act of 1933.

AdBaz

POWERGRID REQUIREMENT FOR OFFICE SPACE IN GURUGRAM

POWERGRID, a leading Public Sector Undertaking, requires a fully furnished / semi-furnished commercial office space on an immediate and temporary lease basis. The space is required to accommodate approximately 250 employees.

REQUIREMENTS:

- Space Type: Commercial office building
Space Capacity: 20,000 to 25,000 sq. ft. super area.
Location: Sector 29, Sector 32, Sector 43 & Sector 44.
Lease Duration: 12-36 months, with the possibility of extension based on project needs.
Facilities: 100% power backup, adequate parking, and modern amenities (like meeting rooms, conference hall, washroom etc) will be preferable.
Availability: Ready for immediate move-in.
Parking: Adequate parking space for 04 wheelers.

SUBMISSION OF PROPOSALS:

- Offers from direct property owners only.
The space should be suitable for a corporate work environment.
Interested owners to provide space as mentioned above can send their proposal at the below mentioned email id by 12th September 2025.

INQUIRIES:

For further details or to submit a proposal, please contact: Email: nidaquadeer@powergrid.in, vboxla@powergrid.in

POWER GRID CORPORATION OF INDIA LIMITED (A Government of India Enterprise)

Reg. Office: B-8, Qutab Institutional Area, Katwaria Sarai, New Delhi-110 016
Corp. Office: "Saudamini", Plot No. 2, Sector-29, Gurugram-122001, (Haryana)

A Maharatna PSU

BKTI balkrishna industries limited

CIN NO: L99999MH1961PLC021185
Regd. Office: - B-66, Waluj MIDC, Waluj Industrial Area, Chhatrapati Sambhaji Nagar - 431136, Maharashtra, India.
Tel No. +91 22 6666 3800 Fax: +91 22 6666 3998/99
website: www.bkti-tires.com E-mail: shares@bkti-tires.com

Notice Transfer Of Equity Shares Of The Company To Investor Education And Protection Fund (IEPF) Account

Notice is hereby given that pursuant to provisions of Section 230 of the Companies Act, 2013 read with Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 notified by Ministry of Corporate Affairs, as amended from time to time (collectively referred as "IEPF Rules"). Pursuant to the IEPF Rules all the equity shares of the Company in respect of which dividends unpaid or unclaimed by the Shareholders for seven consecutive years or more, shall be transferred to IEPF Account established by the Central Government, as per the procedure stipulated in the said Rules. Shareholders are advised to claim the unclaimed dividend amount from the year 2018-19 onwards immediately on or before 9th December, 2025 by sending a request letter to einward_ris@kfintech.com mentioning your DP ID/Client ID or folio no. along with self-attested copy of PAN Card and address proof, original cancelled cheque leaf immediately to Kfint Technologies Limited (Kfintech), the Registrar and Share Transfer Agent of the Company or to the Company. The 2nd Interim dividend which was declared by the Company on 5th November, 2018 for financial year 2018-19, which remained unclaimed/unpaid for a period of seven years from the date of such transfer will be credited to IEPF on due date of transfer i.e 9th December, 2025. In case the Registrar & Share Transfer agent/Company does not receive any communication from the concerned shareholder on or before 9th December, 2025, the Company shall proceed to transfer the shares to IEPF Authority, without any further notice, as per procedure set out in IEPF Rules.

The Company has communicated individually to concerned shareholders at their latest available addresses, whose shares are due for transfer to the IEPF Account for taking necessary steps to claim dividend from the financial year 2018-19 onwards. A list of such shareholders, who have not encashed their dividends for seven consecutive years and whose shares are, therefore liable to be transferred to the IEPF Authority is available on website of the Company www.bkti-tires.com.

Shareholders holding shares in physical form and whose shares are liable to be transferred to IEPF, may please note that the Company would be issuing new share certificates in lieu of the original share certificates held by them for the purpose of conversion into demat form and subsequent transfer to demat accounts opened by IEPF Authority. Upon such issue, the original share certificates which are registered in their name shall stand automatically cancelled and be deemed non-negotiable. In case of shareholders holding shares in demat form, the transfer of shares to the demat accounts of IEPF Authority shall be effected by the Company through the respective Depositories by way of Corporate Action. Shareholders may please note that the shares and unclaimed amounts transferred to IEPF can be claimed back from the IEPF Authority after following the procedure prescribed under Companies Act, 2013 and IEPF Rules. Please note that no claim shall lie against the Company in respect of unclaimed amount and shares which will be transferred to IEPF pursuant to provisions of said rules, as amended from time to time. In case of any queries/clarification on the subject matter, the shareholders may contact the Registrar & Transfer Agent (RTA)/Company at:

Kfin Technologies Ltd
Unit : (Unit: Balkrishna Industries Limited)
Mr. Rajesh Patro
Manager (Corporate Registry)
Selenium Tower B, Plot No. 31-32
Gachibowli, Hyderabad - 500032,
Nanakramguda, Hyderabad - 500013
Toll free: 1-800-309-4001
Email: rajesh.patro@kfintech.com or einward_ris@kfintech.com

Place: Mumbai For Balkrishna Industries Limited
Date: 06.09.2025 Sd/- Vipul Shah Director & Company Secretary DIN: 05199526

LACTOSE (INDIA) LIMITED

CIN: L15201GJ1991PLC015186
Registered Office: Survey No. 5, 6 & 7A, Village Poicha (Rania), Taluka Savli, Vadodara, Gujarat 391780.
Corporate Office: G-2, A Wing, Navbharat Estate, Zakaria Bunder Road, (Swiri) W-2, Mumbai 400015. Contact: 022-24117030
Email: ll@lactoseindialimited.com, Website: www.lactoseindialimited.com

NOTICE FOR THE ATTENTION OF SHAREHOLDERS OF THE COMPANY NOTICE OF THE ANNUAL GENERAL MEETING

Notice is hereby given that the Annual General Meeting ("AGM") of the Company will be held through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") on Tuesday, 30th September 2025 at 12.00 noon, IST in compliance with all the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015, (SEBI Listing Regulations) and MCA Circular 05th May, 2022 read with circulars 08th April, 2020, 13th April, 2020, 05th May, 2020, 28th September, 2020, 31st December, 2020 and 13th January, 2021 (to transact the business set out in the Notice to the AGM. The deemed venue for the AGM will be the registered office of the company.

The Notice convening the AGM along with the Annual Report for FY 2024-25 have been sent only through electronic mode on 06th September 2025 to the member's whose e-mail address are registered with the Depository Participants ("DPs")/Company/ Registrar & Share Transfer Agent viz Bigshare Services Private Limited ("RTA"). The notice and Annual Report are also available on the website of the company at www.lactoseindialimited.com and www.bseindia.com. Additionally the notice is also available on the website of Bigshare Services Private Limited (agency providing the remote e-voting facility and e-voting during the AGM) at https://vote.bigshareonline.com. All the documents referred in the notice are available for inspection electronically from the date of dispatch of the Notice till Tuesday, 30th September 2025 Members seeking to inspect such documents are requested to write to the company at ll@lactoseindialimited.com.

Pursuant to Section 91 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the Register of Members and Share Transfer Books of the Company will remain closed from Wednesday, 24th September 2025 to Tuesday, 30th September 2025 (both days inclusive) for the purpose of Annual General Meeting of the Company. Members holding shares in dematerialized form, as on the cut-off date of Tuesday, 23rd September 2025 may cast their vote electronically on the business as set out in the Notice of the AGM through electronic voting system of Bigshare Services Private Limited from a place other than the venue of the AGM (remote e-Voting).

In Compliance with the provisions of Section 108 of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014, Section 17 of the Securities and Exchange Board of India ("SEBI") Listing Regulations, 2015, the facility for e-voting in respect of business to be transacted at the AGM is being provided by the Company through Bigshare Services Private Limited.

The remote e-Voting shall commence on Saturday, 27th September 2025 at 09.00 a.m. (IST) and ends on Monday, 29th September 2025 at 05.00 p.m. (IST). The remote e-Voting module will be disabled thereafter. Once the vote is cast by the member on a resolution, member shall not be allowed to change the same subsequently. Members who have cast their vote or remote e-voting prior to AGM may attend/participate in the AGM through VC/OAVM but shall not be entitled to cast their vote again.

Members who are present at the AGM through VC/OAVM and have not casted their vote on the resolutions through remote e-voting shall be eligible to vote through e-voting during the AGM. The detailed procedure and instructions for e-voting during the AGM is mentioned in the notice. Any person, who acquires shares of the Company and becomes a member of the Company after dispatch of the Notice of the AGM and holding shares as on the cut-off date i.e. Tuesday, 23rd September 2025 may obtain the login ID and password by sending a request at https://vote.bigshareonline.com. However, if a person is already registered then existing user ID and password can be used for casting vote.

The detailed procedure and instructions for casting vote through remote e-voting or e-voting during the AGM for all members, including members whose email addresses are not registered with the (DPs)/Company/RTA are stated in the notice. This advertisement shall also be available on Company's website at www.lactoseindialimited.com and also on Stock Exchange's website at www.bseindia.com.

By Order of Board of Directors For Lactose (India) Limited Sd/- Ritesh Pandey

Date: 06th September, 2025 Place: Mumbai

ASSAM POWER GENERATION CORPORATION LIMITED NOTICE INVITING TENDER

E-Tenders are invited from the intending contractors/firms/suppliers for execution/supply of "Supply, Installation, Testing and Commissioning of Rod Drop and Vibration Monitoring Systems in 01 no. BPCL make, Model 4HM/1 Reciprocating Gas Booster Compressor (GBC No. 1) of NRPP, APGCL, Namrup." required in Assam Power Generation Corporation Limited under the Department of Power, Govt. of Assam with an estimated amount of Rs. 54,79,653.00 (Rupees Fifty Four Lakh Seventy Nine Thousand Six Hundred Fifty Three). An amount of Rs. 1,10,00,000 (Rupees One Lakh Ten Thousand Only) is to be submitted as EMD/Bid Security. The Tender documents can be downloaded from the Assam Tender Portal https://assamtenders.gov.in.

- The last date of submission of tender document is on 06-10-2025 (12:00 Hrs)
The bids will be opened online on the e-tender portal on 08-10-2025 (12:00 Hrs)

The TIA reserves the right to accept or reject any bid/tender, and to cancel/annul the bidding process and reject all bids at any time prior to contract award.

Name of the TIA: Chief General Manager (Gen), APGCL Address of the TIA: 3rd Floor Bijulue Bhawan, Palitanbazar, Guwahati-1 Sd/- Chief General Manager (Gen) APGCL, Bijulue Bhawan, Guwahati-1

FORM NO. CAA. 2 [Pursuant to Section 230 (3) and rule 6 and 7] CA(CAA)/57/CHE/2025

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013; And

In the matter of Scheme of Amalgamation between Polyhose India Rubber Private Limited ("Transferor Company 1"), Vector Hydraulics Private Limited ("Transferor Company 2"), Polyhose Tofte Private Limited ("Transferor Company 3") with Polyhose India Private Limited ("Transferee Company") and their respective Shareholders and Creditors.

Polyhose India Private Limited New No.86, Polyhose Tower, 8th Floor, Mount Road, Guindy, Chennai 600032, Tamilnadu.

Notice of the Meeting of Unsecured Trade Payables (Creditors) Notice is hereby given that a joint Application under sections 230 to 232 of the Companies Act, 2013 with respect to the Scheme of Amalgamation between Polyhose India Rubber Private Limited ("Transferor Company 1"), Vector Hydraulics Private Limited ("Transferor Company 2"), Polyhose Tofte Private Limited ("Transferor Company 3") with Polyhose India Private Limited ("Transferee Company") and their respective Shareholders and Creditors was filed by the Applicant Companies with the Hon'ble National Company Law Tribunal, Chennai Bench ("NCLT") on 25th day of July, 2025. The Hon'ble NCLT, by an order dated 22nd August 2025, has directed convening of the Meeting of the Unsecured Trade Payables (Creditors) of M/s. Polyhose India Private Limited (the transferee Company) for the purpose of considering, and if thought fit, approving with or without modification, the said Scheme of Merger ("the Scheme") and has dispensed with the convening of Secured Loan Creditors, Unsecured Loan Creditors and Equity Shareholders Meeting of the Fourth Applicant / Transferee Company.

In pursuance of the said order and as directed therein, further notice is hereby given that a Meeting of the Unsecured Trade Payables (Creditors) of the Company be convened and held at the registered office of the Company at New No. 86, Polyhose Tower, Mount Road, Guindy, Chennai 600032 on Saturday, 11th day of October, 2025 at 04.00 P.M. and the said Unsecured Trade Payables (Creditors) of the Company are requested to attend the said Meeting. Copies of the said Scheme of Merger and of the Statement under Section 230, Rules thereof and other applicable provisions of the Companies Act, 2013 can be obtained free of charge at the Registered Office of the Company.

Persons entitled to attend and vote at the Meeting may vote in person or by proxy / authorized representative, provided that all proxies / authorization letters in the prescribed form are deposited at the Registered Office of the Company at New No. 86, Polyhose Tower, Mount Road, Guindy, Chennai 600032 not later than 48 hours before the Meeting. All the documents referred to above shall be available for inspection on all working days except Saturday and Sunday until the date of the Meeting. The copy of the Scheme shall be furnished free of charge within one day of requisition received from members and creditors.

The Tribunal has appointed Mrs. Sucharitha, as the Chairperson of the said Meeting. The above-mentioned Scheme of Merger, if approved by the Meeting, will be subject to the subsequent approval of the NCLT.

For Polyhose India Private Limited Sd/- Shabbir Yusuf Jammagarwala Managing Director DIN: 00958177

CELEBRITY FASHIONS LIMITED

Registered office: SDF IV & C2, 3rd Main Road, MEPS/SEZ, Tambaram, Chennai - 600 045. Tel. 44-4343 2200/4343 2300; Email: investor@celebritygroup.com Website: www.celebritygroup.com / CIN: L17121TN1989LCO215655

NOTICE OF THE 36th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the 36th Annual General Meeting ("AGM") of the Company will be held on Monday, 29th September 2025 at 10.30 A.M. IST through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the business as set out in the Notice of the 36th AGM dated 29th September, 2025 ("Notice").

The AGM will be convened in compliance with the applicable provisions of the Companies Act, 2013 and the Rules made thereunder and the provisions of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. MCA with latest circular being 09/2024 dated 19th September 2024 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CR/2024/133 dated October 3, 2024 issued by SEBI. The requirement of sending physical copies of the annual report has been dispensed with vide relevant circular.

Notice convening the AGM and the Annual Report containing Board's Report, Auditor's Report, Audited financial statements for the financial year 2024-25, has been sent on 06th September 2025, through electronic mode only, to those members whose e-mail addresses are registered with the Company/RTA/Depositories as on 29th August 2025. The requirement of sending physical copies of the Annual Report has been dispensed with vide relevant circulars. Further, in accordance with Regulation 36 (1) (b) of the Listing Regulation, a physical communication is being sent to those shareholder whose email ID are not registered, containing the weblink and the exact path of the Company's website where the annual report can be accessed.

Pursuant to Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of SEBI (LODR) Regulations, 2015, the Company has engaged the services of Central Depository Services (India) Limited (CDSL) to provide e-voting facility (remote e-voting and e-voting at the AGM). The members are also informed that:

- 1. The cut-off date to determine eligible members to cast votes by e-voting is Monday, 19th September 2025. The remote e-voting shall be open for 05 (Five) days commencing at 9.00 a.m. on Wednesday, 24th September 2025 and ends at 5.00 pm on Sunday, 28th September, 2025.
2. Members may participate in the AGM even after exercising their right to vote through remote e-voting, but shall not be allowed to vote again at the AGM. In case, if a member, cast his vote in remote e-voting as well as through e-voting at the AGM, the vote cast through remote e-voting only shall be considered.
3. Any person who acquires shares of the Company after dispatch of this Notice and holds shares as of the cut-off date i.e. 29th August, 2025 are requested to refer the e-voting instructions in the Notice. However, if already registered with CDSL for remote e-voting, then the existing user ID and password can be used for casting vote.
4. The notice containing instruction for remote e-voting and e-voting at the AGM is enclosed with the Annual Report which is available on the website of the Company www.celebritygroup.com and e-voting website of CDSL www.evotingindia.com and the website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively.
5. For any queries/grievances or issues regarding attending the AGM and remote e-voting, please refer to Frequently Asked Questions ("FAQ") and e-voting manual available at www.evotingindia.com under help section or reach to Mr. Rakesh Dalvi (022-23058542) of Central Depository Services (India) Limited Helpdesk:1800225533, E-mail:helpdesk.evoting@cdslindia.com or to RTA Link MUFGE Intime India Private Limited (email - mumbai@n.mpps.mufg.com / Toll free : 18001020878) or the undersigned by email at investorservices@celebritygroup.com.
6. The Company has appointed M/s. BP & Associates, Practicing Company Secretaries, Chennai as the Scrutinizer for conducting the e-voting process (i.e. remote e-voting and e-voting at the AGM) in a fair and transparent manner.
7. Pursuant to the provisions of Section 91 of the Companies Act, 2013 read with Rule 10 of the Companies (Management and Administration) Rules, 2014, the Register of Members and Share Transfer Books will remain closed from Saturday, 20th September, 2025 to Monday, 29th September, 2025 (both days inclusive) for the purpose of AGM.

(By order of the Board) For CELEBRITY FASHIONS LIMITED Sd/- S.Vivekanandan

Date: 6th September 2025 Company Secretary & Compliance officer Place: Chennai M.No.:75249

SALE ON "As-is-where-is" basis of flood water affected Galvanized, Alu-zinc & Colour Coated coils & Sheets

Sealed tenders are invited from intending buyers for the disposal, strictly on "as-is-where-is" basis with all defects of flood water affected coils & sheets (Galvanized, Alu-zinc & Colour coated) lying at Bhushan Power & Steel Ltd., Village Thekkoili, P.O. Lapanga, Tehsil Rengali, District Sambalpur - 768232, Orissa (INDIA).

Table with 3 columns: Sl. No, Material, Damaged Quantity (MT). Rows include Galvanized coils, Aluzinc coils, Aluzinc corrugated sheets, Galvanized corrugated sheets, Galvanized Plain sheets, Colour coated profile sheets, Colour coated coils.

Contact Persons: 1. Mr. N.V. Pavan Kumar : 9819012266 (Professional Surveyors, Mumbai) 2. Mr. Mukesh Tyagi- 9437174230 (Sambalpur Plant)

TENDER RELATED INFORMATION

Table with 2 columns: EMD Amount, Tender Form Cost, Tender Form Available at, Material Inspection at, Sealed Tenders submission, Sealed Tender Submission Address, Tenders opening, Tender Opening Address.

FORM NO. CAA. 2 [Pursuant to Section 230 (3) and rule 6 and 7] CA(CAA)/57/CHE/2025

In the matter of Sections 230 to 232 and other applicable provisions of the Companies Act, 2013; And

In the matter of Scheme of Amalgamation between Polyhose India Rubber Private Limited ("Transferor Company 1"), Vector Hydraulics Private Limited ("Transferor Company 2"), Polyhose Tofte Private Limited ("Transferor Company 3") with Polyhose India Private Limited ("Transferee Company") and their respective Shareholders and Creditors.

Polyhose Tofte Private Limited Polyhose Green Park, Block - C, Survey No.251/2, 101-Nayapakkam Village, Kadambathur Panchayat Union, Tiruvallur 602023, Tamil Nadu

Notice of the Meeting of Unsecured Trade Payables (Creditors) Notice is hereby given that a joint Application under sections 230 to 232 of the Companies Act, 2013 with respect to the Scheme of Amalgamation between Polyhose India Rubber Private Limited ("Transferor Company 1"), Vector Hydraulics Private Limited ("Transferor Company 2"), Polyhose Tofte Private Limited ("Transferor Company 3") with Polyhose India Private Limited ("Transferee Company") and their respective Shareholders and Creditors was filed by the Applicant Companies with the Hon'ble National Company Law Tribunal, Chennai Bench ("NCLT") on 25th day of July, 2025. The Hon'ble NCLT, by an order dated 22nd August 2025, has directed convening of the Meeting of the Unsecured Trade Payables (Creditors) of M/s. Polyhose India Private Limited (the transferee Company) for the purpose of considering, and if thought fit, approving with or without modification, the said Scheme of Merger ("the Scheme") and has dispensed with the convening of Secured Loan Creditors, Unsecured Loan Creditors and Equity Shareholders Meeting of the Third Applicant / Transferor Company 3.

In pursuance of the said order and as directed therein, further notice is hereby given that a Meeting of the Unsecured Trade Payables (Creditors) of the Company be convened and held at the registered office of the Company at Polyhose Green Park, Block - C, Survey No.251/2, 101-Nayapakkam Village, Kadambathur Panchayat Union, Tiruvallur 602023, Tamil Nadu not later than 48 hours before the Meeting. Copies of the said Scheme of Merger and of the Statement under Section 230, Rules thereof and other applicable provisions of the Companies Act, 2013 can be obtained free of charge at the Registered Office of the Company.

Persons entitled to attend and vote at the Meeting may vote in person or by proxy / authorized representative, provided that all proxies / authorization letters in the prescribed form are deposited at the Registered Office of the Company at Polyhose Green Park, Block - C, Survey No.251/2, 101-Nayapakkam Village, Kadambathur Panchayat Union, Tiruvallur 602023, Tamil Nadu not later than 48 hours before the Meeting. All the documents referred to above shall be available for inspection on all working days except Saturday and Sunday until the date of the Meeting. The copy of the Scheme shall be furnished free of charge within one day of requisition received from members and creditors.

The Tribunal has appointed Mrs. Sucharitha, as the Chairperson of the said Meeting. The above-mentioned Scheme of Merger, if approved by the Meeting, will be subject to the subsequent approval of the NCLT.

For Polyhose Tofte Private Limited Sd/- S. Vijayalakshmi Company Secretary Membership No. A20223

NIBE ORDNANCE AND MARITIME LIMITED

CIN: L25200MH1984PLC034879 202, C-Wing, Windfall, Sahar Plaza Complex, J B Nagar, Marol, M. V. Road, Andheri (East), Mumbai - 400 059. E-mail: anshunicommercialistd@gmail.com | Website: www.anshuni.com

NOTICE OF 40th ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

Notice is hereby given that the 40th Annual General Meeting ("AGM") of Nibe Ordnance and Maritime Limited ("the Company") will be held on Tuesday, 30th September 2025 at 11:00 a.m. (IST) through Video Conferencing ("VC") / Other Audio-Visual Means ("OAVM") to transact the businesses as set out in the Notice of AGM dated 11th August 2025.

The AGM will be convened in compliance with the applicable provisions of the Companies Act, 2013 (the Act) and the rules made there under with the Securities and Exchange Board of India ("SEBI") (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") and the circulars issued thereunder ("SEBI Circulars"). Dispatch of Notice of AGM and integrated Annual Report for 2024-25: In compliance with the applicable provisions, the Notice of AGM along with Annual Report for the financial year 2024-25 have been sent on September 06, 2025 only through electronic mode to those Members whose email IDs are registered with the Company's Registrar and Share Transfer Agents viz. RAJG Intime India Private Limited (MUFGE) or the Depository Participants. The Notice of AGM and the Annual Report for financial year 2024-25 are available on the Company's website at www.anshuni.com and website of the Stock Exchange i.e. BSE Limited at www.bseindia.com and the website of NSDL at www.evotingindia.com. Further, pursuant to Regulation 36 (1)(b) of the SEBI Listing Regulations, a letter containing the web-link with the complete path and QR code is being sent to shareholders who have not registered their email address with the Company/Depository Participants.

Members who are present at the AGM through VC/OAVM and have not casted their vote on the resolutions through remote e-voting shall be eligible to vote through e-voting during the AGM. The detailed procedure and instructions for e-voting during the AGM is mentioned in the notice. Any person, who acquires shares of the Company and becomes a member of the Company after the dispatch of the Notice of the AGM and holding shares as on the cut-off date i.e. September 23, 2025, may obtain the login ID and password by following the steps mentioned in the Notice of the AGM.

The cut-off date for determining the eligibility of Members for voting through remote e-voting and e-voting (Insta Poll) at the AGM is Tuesday, 23rd September, 2025. The remote e-voting will commence on Saturday, 27th September 2025 (9:00 a.m. IST) and ends on Monday, 29th September, 2025 (5:00 p.m. IST).

In case of any query relating to remote e-voting, Members may refer Help and FAQs section available at NSDL website www.evotingindia.com. For any grievances related to e-voting, please contact at www.evotingindia.com or call on: 022-48867000 or send a request to Rahul Rajhakar at evoting@nsdl.com.

Procedure for joining the AGM through VC/OAVM and Live Webcast of AGM proceedings: Members will be able to attend the AGM through VC / OAVM or view the live webcast of the AGM at www.evotingindia.com, by using their remote e-voting login credentials and select the respective 'EVEN' for Fully paid-up / Partly paid-up, as the case may be for the Company's AGM. The detailed procedure for attending the AGM through VC/OAVM is mentioned in Notice to the Notice of AGM. Members are requested to carefully read all the Notes set out in the Notice of the AGM (being sent electronically) and instructions for joining the AGM, manner of casting vote through remote e-voting or through e-voting facility (Insta Poll) at the AGM.

By Order of the Board of Directors of NIBE ORDNANCE AND MARITIME LIMITED Sd/- Mukesh Ranga

Date: September 06, 2024 Company Secretary & Compliance Officer Place: Mumbai Email ID: anshunicommercialistd@gmail.com

GANESHA ECOVERSE LIMITED (Formerly Known as SVP Housing Limited)

Regd. Office: P3-211, SECOND FLOOR, CENTRAL SQUARE 20, MANOHAR LAL KHURANA MARG, BARA HINDU RAO, DELHI -110006 E-mail: ganeshaecoverse@gmail.com, Website: www.ganeshaecoverse.com Tel. No: +91-945108158

NOTICE OF 22nd ANNUAL GENERAL MEETING AND E-VOTING INFORMATION

NOTICE is hereby given that the 22nd ANNUAL GENERAL MEETING ("AGM") of the Members of the Company will be held on Tuesday, September 30th, 2025 at 4:00 P.M. (IST) through Video Conferencing (VC)/ Other Audio Visual Means (OAVM) in compliance with the provisions of the Companies Act, 2013 and rules made thereunder read with General Circular No. 09/2024 dated September 19, 2024 issued by the Ministry of Corporate Affairs ("MCA"), together with other applicable circulars in this regard (MCA Circulars), and SEBI Circular No. SEBI/HO/CFD/CFD-PoD-2/P/CR/2024/133 dated October 03, 2024 issued by the SEBI, to transact the business set forth in the Notice of the AGM.

In Compliance with MCA Circulars and SEBI Circulars, Notice of the AGM and the Annual Report of the Company for the financial year 2024-25 will be sent only through electronic mode to all the Members of the Company, who have registered their email IDs with the Depository Participants/ Registrar and Transfer Agents ("RTA"). The aforesaid documents shall be available on Company's website at www.ganeshaecoverse.com and shall also be available on the website of NSDL at https://www.evotingindia.com and on the website of BSE Limited at www.bseindia.com. It is hereby informed that:

- (a) The manner of remote e-voting, participation in the AGM through VC/OAVM facility and e-Voting during the AGM by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses will be provided in the Notice of the AGM.
(b) Members holding shares in physical mode and who have not updated their email addresses with the

भारत ठरला आशियाचा 'राजा'

थेट विश्वचषक स्पर्धेत प्रवेश : कोरियाला नमवून चौथ्यांदा पटकावला आशिया चषक

राजगीर (बिहार) : संपूर्ण स्पर्धेत अपराजित राहिलेल्या यजमान भारतीय पुरुष हॉकी संघाने आशियामधील ताकद दाखवून देताना रविवारी दिमाखात आशिया चषक पटकावला. भारताने चौथ्यांदा आशिया चषक उंचावला. रंगतदार झालेल्या अंतिम सामन्यात भारताने गतविजेत्या दक्षिण कोरियाचा ४-१ असा धुव्वा उडवला. या दिमाखदार विजयासह भारताने पुढील वर्षी बेल्जियम-नेदरलँड्स यांच्या यजमानपदाखाली रंगणाऱ्या विश्वचषक हॉकी स्पर्धेसाठी थेट पात्रताही मिळवली.

भारताकडून दिलप्रीत सिंगने २, तर सुखजित सिंग आणि अमित रोहिदास यांनी प्रत्येकी एका गोल केला. कोरियाकडून सोन डायन याने एकमेव गोल केला. जोरदार सुरुवात केलेल्या भारताकडून अवघ्या २९ व्या सेकंदाला सुखजीतने गोल केला. या धमाकेदार सुरुवातीनंतर भारतीय खेळाडूंनी कोरियावर जबरदस्त दडपण आणले. मनप्रीतकडून मिळालेल्या पासवर सुखजीतने गोल केला. यानंतर नवव्या मिनिटाला पेनल्टी स्ट्रोकवर गोल करण्यात जुगराजसिंग अपयशी ठरला. दुसऱ्या क्वार्टरमध्ये दोन्ही संघांनी सुरुवातीच्या ७-८ मिनिटांपर्यंत तोडीस तोड खेळ केला. मात्र, यानंतर भारताने आपला वेग वाढवला आणि २८ व्या मिनिटाला संजयकडून मिळालेल्या पासवर दिलप्रीत सिंगने शानदार मैदानी गोल करत भारताला मध्यंतराला २-०



दक्षिण कोरियाचा ४-१ असा पराभव करत भारतीय हॉकी संघाने रविवारी आशिया चषक जिंकत जोरदार जल्लोष केला.

अशी आघाडी मिळवून दिली.

तिसऱ्या क्वार्टरमध्येही दोन्ही संघांनी आक्रमक खेळ केला. ४० व्या आणि ४१ व्या मिनिटाला कोरियाने पेनल्टी कॉर्नर मिळवले; परंतु भारतीयंनी त्यांना गोल करण्यापासून रोखले. भारतालाही ४४ व्या मिनिटाला पेनल्टी कॉर्नरवर गोल करता आला नाही. मात्र, ४७ व्या मिनिटाला दिलप्रीतने अप्रतिम गोल करत भारताला ३-० अशी भक्कम आघाडी मिळवून देत कोरियावर पूर्ण दडपण आणले.

कोरियावर दडपण

चौथ्या क्वार्टरमध्ये कोरियावरील दडपण दिसून आले. त्यांनी आक्रमण करत पुनरागमनाचा प्रयत्न केला, पण भारतीयानी जोरदार प्रत्युत्तर देत आक्रमण परतवून लावले. त्यातच, ५० व्या मिनिटाला पेनल्टी कॉर्नरवर अमित रोहिदासने गोल करत भारताला ४-० आघाडी मिळवून दिली. यानंतर कोरियाने ५१ व्या मिनिटाला पहिला गोल करत १-४ अशी पिछाडी एका गोलने कमी केली.

मलेशियाने जिंकले कांस्य

अंतिम सामन्याआधी झालेल्या तिसऱ्या क्रमांकाच्या लढतीत मलेशियाने शाहदार आक्रमक खेळ करताना चीनचा कडवा प्रतिकार ४-१ असा मोडला. अखिमुल्लाह अनौर याने २ गोल करत मलेशियाच्या विजयात छाप पाडली. नोरस्याफिक सुमंजी यांने आठव्या मिनिटाला गोल केल्यानंतर अखिमुल्लाह याने ३६व्या आणि ५०व्या मिनिटाला गोल करत मलेशियाला ३-० अशी भक्कम आघाडी मिळवून दिली.

क्रिकेटमध्ये मोठे खेळाडू येतात, जातात; रवी शास्त्रींचे मत

नवी दिल्ली : भारतीय क्रिकेट संघाचे माजी प्रशिक्षक रवी शास्त्री यांचे म्हणणे आहे की, 'टी-२० स्वरूपातून स्टाफ फलंदाज रोहित शर्मा आणि विराट कोहली यांच्या निवृत्तीमुळे आशिया चषक स्पर्धेत भारताच्या कामगिरीवर काहीही परिणाम होणार नाही, कारण मोठे खेळाडू येत-जात राहतात.' आशिया चषक स्पर्धेचे आयोजन भारताच्या यजमानपदाखाली सुरूईमध्ये १ सप्टेंबरपासून होईल. स्पर्धेचे



अधिकृत प्रसारक सोनी स्पोर्ट्स नेटवर्क यांच्या वतीने माध्यमांसाठी आयोजित संवादात 'लोकमत'चे स्पोर्ट्स हेड मतीन खान यांच्या प्रश्नावर माजी अष्टपैलू शास्त्री म्हणाले, 'टी-२० हा असा प्रकार आहे, ज्यात नेहमीच नवे तारे उदयास येतात आणि भविष्यातही येत राहतील.

त्यामुळे रोहित आणि विराटच्या निवृत्तीमुळे भारतीय संघाची कामगिरी प्रभावित होण्याची अजिबात शक्यता नाही. स्टाफ खेळाडू येत-जात राहतील. नवे स्टाफ तयार होत राहतील.' शास्त्री पुढे म्हणाले, 'भारतीय फलंदाजी इतकी खोलवर आहे की, श्रेयस अय्यर किंवा ऋषभ पंतसारखे खेळाडूही बाहेर बसू शकतात. याचा अर्थ 'टॅलेंट पूल' फार मोठा आहे. संघात खान यांच्या प्रश्नावर माजी अष्टपैलू शास्त्री म्हणाले, 'टी-२० हा असा प्रकार आहे, ज्यात नेहमीच नवे तारे उदयास येतात आणि भविष्यातही येत राहतील.

'स्वतःची तंदुरुस्ती सांभाळा'

उमरान मलिक आणि मयांक यादवसारख्या वेगवान गोलंदाजांच्या तंदुरुस्तीवर विचारलेल्या प्रश्नावर शास्त्री म्हणाले की, 'खेळाडूंनीही आपली तंदुरुस्ती सांभाळायला हवी.' मलिक आणि मयांक यांनी आयपीएलमध्ये सलग १५० किमी प्रतितासाहून अधिक वेगाने केलेल्या गोलंदाजीबद्दल शास्त्री म्हणाले, 'गोलंदाजांना जपण्यासाठी बीसीसीआय सुविधा पुरवते आहे, पण तंदुरुस्तीसाठी मेहनत घेणे ही खेळाडूंचीही जबाबदारी असते. जर खेळाडूंना आठ-दहा वर्षे खेळावचे असले, तर तंदुरुस्तीची जबाबदारी त्यांना स्वतः घ्यावी लागेल.' शास्त्रींनी कोहलीचे नाव न घेता म्हटले की, 'तंदुरुस्तीबाबत शिकण्यासाठी अनेक रोल मॉडेल्स आहेत.

अमेरिकन ओपन टेनिसमध्ये आर्यना सलग दुसऱ्यांदा चॅम्पियन

न्यूयॉर्क : जागतिक क्रमवारीत अव्वल टेनिसपटू असलेल्या बेलायसच्या आर्यना सबालेंका हिने अमेरिकेच्या अर्मांडा अनिसिमोवा हिला सहाद दोन सेटमध्ये पराभूत करून सलग दुसऱ्यांदा अमेरिकन ओपन ग्रॅंडस्लॅम टेनिस स्पर्धेचे जेतेपद पटकावले. विजेतेपदापासून केवळ दोन गुणांनी दूर असताना सबालेंकाने मारलेला ओव्हरहेड स्मॅश नेटमध्ये अडकला. यामुळे अनिसिमोवाला ब्रेकची संधी मिळाली. मात्र, सबालेंकाने संयमी खेळ करताना अखेर ६-३, ७-६ (७-३) अशी बाजी मारत आपल्या कारकीर्दीतील चौथे ग्रॅंडस्लॅम जेतेपद पटकावले. यासह तिने यंदाच्या ऑस्ट्रेलियन ओपन आणि फ्रेंच ओपनच्या अंतिम सामन्यात अमेरिकन खेळाडूविरुद्ध झालेल्या पराभवाची खंतही दूर केली.



विजय मिळाल्यानंतर सबालेंकाने कोर्टवर आपली रिकेट खाली टाकून हसत आनंद व्यक्त केला. गेल्या ११ वर्षांमध्ये अमेरिकन ओपन जेतेपद कायम राखणारी सबालेंका ही पहिली टेनिसपटू ठरली आहे. तिच्याआधी हा पराक्रम अमेरिकेच्याच दिग्गज सेरेना विल्यम्सने केला होता. सेरेनाने २०१२ ते

२०१४ या सलग तीन वर्षांत विजेतेपद मिळवले होते. दुसरीकडे, अर्मांडाला सलग दुसऱ्या ग्रॅंडस्लॅमच्या अंतिम सामन्यात पराभवाचा सामना करावा लागला. ती जुलै महिन्यात विम्बल्डनच्या अंतिम सामन्यात पोलंडच्या इग्ना स्विग्यातेकडून पराभूत झाली होती. त्या सामन्यात ती एकही गेम जिंकू शकली नव्हती; पण शनिवारी येथे तिने चांगला खेळ दाखवला. मात्र, संधीचा ती फायदा घेऊ शकली नाही.

मस्ट रीड

मध्य, दक्षिण विभागात लढत

बंगळूरु : पश्चिम विरुद्ध मध्य विभाग आणि उत्तर विरुद्ध दक्षिण विभाग हे दुलीप ट्रॉफीचे उपांत्य फेरीचे दोन्ही सामने रविवारी अनिर्णित अवस्थेत संपले. मात्र, मध्य आणि दक्षिण विभागाने पहिल्या डावात आघाडी घेतल्याने त्यांना विजयी घोषित करण्यात आले. आता या दोन संघांमध्ये ११ सप्टेंबरपासून बंगळूरूमध्येच विजेतेपदाची लढत रंगणार आहे. मध्य विरुद्ध पश्चिम विभागाच्या सामन्यात यशस्वी जैस्वालचे दमदार अर्धशतक फक्त एक वैयक्तिक कामगिरी ठरली. जैस्वालच्या ७० चेंडूतील ६४ धावांच्या जोरावर पश्चिम विभाग दुसऱ्या डावात ८ बाद २१६ धावा करू शकला. मात्र, पहिल्या डावात १६२ धावांनी पिछाडीवर पडल्यामुळे ते स्पर्धेतून बाहेर पडले. ८ बाद ५७६ धावांवरून शेवटच्या दिवसाच्या खेळाची सुरुवात करणाऱ्या मध्य विभागाचा डाव ६०० धावांवर आटोपला. सारांश जैनेने ६३ धावांची नाबाद अर्धशतकी खेळी केली. पश्चिम विभागाच्या दुसऱ्या

डावात फलंदाजांनी निराशा केली. एकटा जैस्वाल वाळता इतर फलंदाजांना प्रभावी कामगिरी करता आली नाही. ऑस्ट्रेलिया 'अ' विरुद्धच्या दोन अनौपचारिक चार दिवसीय सामन्यांसाठी भारताच्या 'अ' संघाचा कर्णधार असलेल्या श्रेयस अय्यरने या सामन्यात पुन्हा एकदा निराश केले. तो सातव्या क्रमांकावर फलंदाजीला आला आणि केवळ १२ धावा काढून फिरकीपटू सारांश जैन्च्या चेंडूवर झेलबाद झाला. पहिल्या डावात शानदार शतक ठोकणाऱ्या ऋतुराजनेही दोन षटकार मारून सकारात्मक सुरुवात केली, पण १६ धावा काढून तो विदर्भाच्या हर्ष दुबेच्या गोलंदाजीवर बाद झाला. चहापानाच्या आधी शार्दूल ठाकूर बाद झाल्यानंतर पश्चिम विभागाकडे फक्त ५४ धावांची आघाडी होती; पण मध्य विभागाने विजयासाठी फारसा जोर लावला नाही. मध्य विभागाकडून सामनावीर सारांश जैनेने पाच, तर हर्ष दुबेने तीन बळी घेतले.



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सूचना

कंपनीच्या समभागांचे गुंतवणूकदार शिक्षण आणि सुरक्षा फंड (इन्वेस्ट एज्युकेशन अँड प्रोटेक्शन फंड) (आय डी एफ) खात्यामध्ये हस्तांतरण

कोर्पोरेट व्यवहार मंत्रालय यांचेकडून वेळोवेळी सूचित करण्यात आल्यानुसार सुधारणा करण्यात आलेल्या गुंतवणूकदार शिक्षण आणि सुरक्षा फंड प्राधिकरण (लेखा लेखा - परीक्षण, हस्तांतरण आणि परतावा) नियम २०१६ यांच्या वाचनासह कंपनी कायदा २०१३ मधील कलम १२४ (६) मधील तरतुदींना अनुसरून (समग्रपणे आय डी एफ नियम असा संदर्भ घेण्यात येईल) याद्वारे सदर सूचना देण्यात येत आहे.

आय डी एफ नियम यांना अनुसरून ज्या समभागांचा लाभार्थ हा समभाग धारकांच्याकडून सलग सात वर्षे किंवा त्याहून अधिक कालावधीकरिता दवाबंदित उरलेला आहे त्यांच्या संवंधात सर्व समभाग हे सदर कायदांमध्ये नमूद करण्यात आलेल्या प्रक्रियेनुसार केंद्र सरकारकडून गृहीत करण्यात आलेल्या आय डी एफ खात्यामध्ये वग्न करण्यात येत आहेत.

समभाग धारकांना असे सूचितण्यात येत आहे की त्यांनी या २०१८ - १९ पासून पुढील दवाबंदित लाभांश रक्कम दि. ०९ डिसेंबर २०२५ रोजी किंवा त्यापूर्वी आपले निवृत्तीपत्र आणि त्यासंबंधित आपले डी पी आय डी/ ग्राहक आय डी किंवा फोर्निवो क्र. त्यासोबतच पत्र काडवीची स्व - मर्यादित प्रत आणि पत्त्याचा पुरावा, धनादेशाचे रद्द करण्यात आलेले मूळ पत्र यासह नमूद करून के फिन टेक्नोलॉजीज लिमिटेड (के फिनटेक), मान निबंधक आणि कंपनीचे समभाग हस्तांतरण एजंट किंवा कंपनी यांना तत्काळ पाठवून द्याव्यात. सन २०१८ - १९ सालाकरिताचा दुसरा अंतिम लाभांश जो सदर तारखे-पासून सात वर्षांच्या कालावधीकरिता दवाबंदित/ अनपेक्षित राहिलेले असेल तर तो सदर अंतिम तारखे- म्हणजेच दि. ०९ डिसेंबर २०२५ रोजी आय डी एफ यांच्या खात्यामध्ये वग्न करण्यात येतील. जर सदर निबंधक आणि सदर कंपनीचे समभाग हस्तांतरण एजंट किंवा सदर कंपनी यांना संबंधित समभाग धारकांच्या कडून दि. ०९ डिसेंबर २०२५ रोजी किंवा त्यापूर्वी कोणत्याही प्रकारचा सदर प्राप्त न झाल्यास सदर कंपनी आय डी एफ नियम यामध्ये घालून देण्यात आलेल्या नियमांना अनुसरून पुढील कोणत्याही सूचना न देता आय डी एफ प्राधिकरण यांना सदर समभाग हस्तांतरित करण्याची प्रक्रियाची अंमलबजावणी करेल.

सदर कंपनीकडून घेतिलेले वग्न सन २०१८ - १९ पासून त्यांच्या दवाबंदित उरलेले आहेत त्यांचे समभाग आय डी एफ खात्यामध्ये वग्न करण्यासाठी आवश्यक कार्यवाही करण्यासंबंधी सदर संबंधित समभाग धारकांना त्यांच्या अद्ययावत असलेल्या पत्त्यावर वैयक्तिक रिवा्या संर्भक करून कळविण्यात आलेले आहे. त्यांचा लाभार्थ सलग सात वर्षांच्या कालावधीकरिता दवाबंदित उरलेला आहे आणि म्हणून यांचे समभाग आय डी एफ प्राधिकरण यांना वग्न करण्यास पात्र आहेत अशा सर्व समभाग धारकांचे यादी ही सदर कंपनीच्या bkt-tires.com या संकेतस्थळावर उपलब्ध करण्यात आलेली आहे.

प्रत्यक्ष स्वयंसेवक (लिजिन्ड फॉर्म) मध्ये समभाग असलेले समभाग धारक आणि त्यांचे समभाग आय डी एफ मध्ये वग्न करण्यास पात्र झालेले आहेत अशा सर्व समभाग धारकांनी कृपया याची नोंद घ्यावी की सदर कंपनी अशा समभाग धारकांना त्यांच्या मूळ समभाग प्रमाणपत्रांच्या बदल्यात नवीन समभाग प्रमाणपत्र जारी करणार आहे ज्याद्वारे त्यांचे डीमट स्वरूपात रूपांतरण करण्यात येईल आणि त्यानंतर ते आय डी एफ प्राधिकरण यांचेकडून उघडण्यात आलेल्या डीमट खात्यामध्ये हस्तांतरित करण्यात येतील. अशाप्रकारे नवीन समभाग प्रमाणपत्र जारी करण्यात आल्यानंतर त्यांच्या नावे असलेले मूळ समभाग प्रमाणपत्र आपोआप रद्द होतील आणि तदनंतर ते व्यवहार योग्य नाहीत असे घोषित होईल. जर डीमट स्वरूपात समभाग असणाऱ्या समभाग धारकांचे समभाग हे सदर कंपनीकडून संबंधित डीपीओटीच्या माध्यमातून कोर्पोरेट अरब्यांच्या माध्यमातून आय डी एफ यांच्या डीमट खात्यामध्ये वग्न करण्यात येतील. समभाग धारकांनी कृपया याची नोंद घ्यावी की आय डी एफ यांच्या वग्न करण्यात आलेले समभाग आणि दवाबंदित रक्कम ही आय डी एफ प्राधिकरण यांचेकडून प्राप्त पत्र करून घेता येऊ शकते त्याकरिता कंपनी कायदा २०१३ आणि आय डी एफ नियम यांचे अंतर्गत विहित करण्यात आलेली प्रक्रिया अधीकारवाही लागेल. कृपया याची नोंद घ्यावी की वेळोवेळी सुधारणा करण्यात आलेल्या सदर कायदातील तरतुदींना अनुसरून द्याव्यात न आलेली रक्कम आणि समभाग आय डी एफ यांच्या वग्न करण्यात आलेले सदर कंपनीकडे कोणत्याही प्रकारचा दावा करता येणार नाही.

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२	भिवंडी निजामपूर महानगरपालिका हद्दीतील भिवंडी पूर्व मतदार संघातील प्रभाग समिती क्र. ०३ वॉर्ड क्र. १७ मधील विविध ठिकाणी नविन गटार, पायवाट व पेव ब्लाॅक बसविणे.	२४,९९,६६९/-	रु.५००/- + ९०/-
३	भिवंडी निजामपूर महानगरपालिका हद्दीतील भिवंडी पूर्व मतदार संघातील प्रभाग समिती क्र. ०३ वॉर्ड क्र. २१ मधील विविध ठिकाणी नविन गटार, पायवाट व पेव ब्लाॅक बसविणे.	९,९९,१४२/-	रु.५००/- + ९०/-
४	भिवंडी निजामपूर महानगरपालिका हद्दीतील भिवंडी पूर्व मतदार संघातील प्रभाग समिती क्र. ०३ वॉर्ड क्र. २२ मधील विविध ठिकाणी नविन गटार, पायवाट व पेव ब्लाॅक बसविणे.	१४,९९,६५१/-	रु.५००/- + ९०/-

सही /- (जमिल पटेल) शहर अभियंता भिवंडी निजामपूर शहर महानगरपालिका

भारत सरकार

ग्रामीण विकास मंत्रालय

नॅशनल रुल इन्फ्रास्ट्रक्चर डेव्हलपमेंट एजंसी

५वा माळा, १५-एनबीसीसी टॉवर, भिकाजी कामा प्लेस

नवी दिल्ली- ११००६६

जाहि. क्र. ०१/२०२५

प्रधान मंत्री ग्राम सडक योजना (पीएमजीएसवय) ही देशाच्या ग्रामीण क्षेत्रामध्ये उत्तम दर्जाची रस्ता जोडणी (कॉन्क्रीट/टि) पुरविण्याकरिता भारत सरकारची एक केंद्रीकृत पुरस्कृत योजना आहे. केंद्रीय ग्रामीण विकास मंत्रालय (एमओआरडी) अंतर्गत नॅशनल रुल इन्फ्रास्ट्रक्चर डेव्हलपमेंट एजंसी (एनआरडीएल) हे कार्यक्रमाची अंमलबजावणी करण्याकरिता राज्य/ कें.प्रा. यांना तांत्रिक व व्यवस्थापकीय आधार पुरविणे. एनआरडीएल खालील तपशिलानुसार विदेशी सेवा अवधी आधार/ कंत्राट आधारवर प्रतिनिवृत्त नियोक्ती करण्याकरिता आता मागवीत आहे:

अ. क्र.	पदाचे नाव	पे लेव्हल (७व्या सीपीसीनुसार)	भारतीची पद्धती	पदांची संख्या*
१.	संचालक (वित्त व प्रशासन)	१४	प्रतिनिवृत्ती	०१
२.	संचालक (प्रकल्प/ तांत्रिक)	१४	प्रतिनिवृत्ती/ कंत्राट	०३
३.	सह संचालक (प्रकल्प/ तांत्रिक)	१३ए	प्रतिनिवृत्ती/ कंत्राट	०४
४.	उप संचालक (प्रकल्प/ तांत्रिक)	१२	प्रतिनिवृत्ती/ कंत्राट	०१
५.	सहायक संचालक (प्रकल्प/ तांत्रिक)	११	प्रतिनिवृत्ती/ कंत्राट	०२
६.	सहायक संचालक (वित्त व प्रशासन)	११	प्रतिनिवृत्ती/ कंत्राट	०३
७.	संमंत्रक राजभाषा	विद्यमान डीओपीटी/ डीओई दिशानिर्देशानुसार	कंत्राट	०१

* रिक्त पदांच्या संख्येमध्ये वास्तविक आवश्यकतेनुसार बदल होऊ शकतो.

प्रतिनिवृत्ती आधारवर पदाकरिता अर्ज हे योग्य मानिने आणि संलग्न कॅंडर क्लिअरन्स, व्हीजिलन्स क्लिअरन्स आणि मागील पाच वर्षांकरिता एपीएआरच्या प्रमाणित प्रतिसह जमा करावेत. कंत्राट आधारवर अर्ज करणाऱ्या अर्जदारांनी आपले अर्ज केवळ ई-मेल nrida-vacancies@pmgsy.nic.in द्वारे सादर करावेत. कंत्राट आधारवर अर्ज करणाऱ्या अर्जदारांनी (सेवानिवृत्त शास. कर्मचारी) मागील पाच वर्षांकरिता एपीएआरच्या प्रती/ ते जेथून सेवानिवृत्त झाले तेथील व्हीसी जमा कराव्यात.

एनआरडीएल ए अर्ज स्वीकारण्याची शेवटची तारीख ही एम्प्लॉयमेंट न्युजमधील जाहिरातीच्या ४५ दिवसांपासून.

सविस्तर माहिती निकष आणि अर्जांच्या नमुन्याकरिता कृपया वेबसाइट www.pmgsy.nic.in वर 'Advertisement/Circulars' icon अंतर्गत किंवा <https://www.dord.gov.in> वर 'offerings' icon अंतर्गत भेट द्या.

स्वा/- सहायक संचालक (एफएअंडए)

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