Man hacked to death over social media post in Udaipur

Jaipur, 28 June

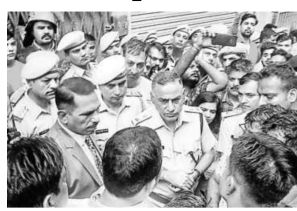
wo men slit the throat of a tailor in Udaipur on Monday, saying in a video post on social media that they were avenging an insult to their religion and triggering communal tension in the Rajasthan city.

Additional police force was deployed in the city as Chief Minister Ashok Gehlot appealed for calm. Large gatherings have been banned and internet suspended across Rajasthan for 24 hours.

In a video clip posted online, one of the purported assailants declared that they had beheaded the man and then threatened Prime Minister Narendra Modi, saying their knife will get him as well.

Indirectly, the assailants referred to Nupur Sharma, the BJP leader suspended from the party over a remark on Prophet Mohammad.

The tailor was recently



Additional police force was deployed in Udaipur city PHOTO:PTI

arrested by the local police the scene after the daylight over some remarks made on social media by him.

The assailants entered his shop in the city's Dhan Mandi area posing as customers. As the tailor took the measurements of one of them — who later identified himself as Riaz attacked him with a cleaver. The other man shot the brutal murder with his mobile phone. The two men fled from

murder, and later uploaded the clip on social media. In another video, the alleged assailant admitted that they "beheaded" the tailor and threatened the prime minister for lighting "this fire".

social media, tension escalated. Shopkeepers in local markets downed shutters.

stopped Shopkeepers

As the videos circulated on

body, saying they will allow the removal of the corpse only after the murderers are arrested and compensation -- Rs 50 lakh and a government job -given to the victim's family.

On Twitter, CM Ashok Gehlot appealed to people to maintain peace and asked them not to share the videos.

"The guilty will not be spared. The entire police team is working on it with full alertness. I can imagine the anger which is there among people due to the murder. We are taking action accordingly," he later told reporters in Jodhpur.

Udaipur Superintendent of Police Manoj Kumar also promised strict action.

"A brutal murder has happened. Broadly, it seems to be a planned murder. We are discussing the demands put forth by the family members. Strict action will be taken against the criminals. I appeal to people to maintain peace," he said.

19 dead as building collapses in Mumbai

At least 19 people were killed later demolished by the and 14 injured after a fourstorey building, which had been declared as dilapidated once but later held to be Mumbai's Kurla area around Monday midnight.

Following the incident, another building in the complex of four buildings, Naik Nagar Housing Society, was evacuated as it too was deemed dangerous, and was

Brihanmumbai Municipal Corporation (BMC).

According to senior BMC officials, residents of the operation ended around 6.30 reparable', collapsed in building, constructed in 1973, had undertaken to carry out repairs, but apparently no repairs were carried out.

Fire Brigade, police, civic officials as well as two teams of the National Disaster Response Force carried out ment at hospitals, while othsearch and rescue opera-

NDRF's deputy commandant Ashish Kumar told PTI that the search and rescue pm, but the work of clearing debris was still continuing.

A total of 33 persons were rescued from the debris since Monday midnight. Of those injured, four persons were still undergoing treaters were discharged, BMC

Those rescued from the debris were taken to civic-run hospitals including Rajawadi hospital and Sion Hospital. Most of those deceased were declared dead before admis-

Maharashtra Minister Uddhav Thackeray declared ex gratia aid of Rs 5 lakh each for the families of the deceased from the CM's Relief Fund.

▶ FROM PAGE 1

Ambani...

With over 410 million subscribers, Jio is the largest mobile service provider in India. Jio Infocomm accounts for over 90 per cent of revenue and Ebitda (earnings before interest, taxes, depreciation, and amortisation) of Jio Platforms and includes its mobile and fibre (broadband) segments.

14 acquisitions

Akash has also been instrumental in the company's acquisitions in the digital space and the development of new technologies such as artificial intelligence (AI) and blockchain.

Over the r sitions in areas such as music ital health care, conversational

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the transition was expected and control change only a matand the next step would be unlocking the value of the digital and retail businesses through IPOs.

"Akash has been involved in the business for a long time. It (his appointment as Jio Infocomm chairman) combines value creation, IPO preparation, and succession planning. There are talks about demergers, and I think those processes are going on," said Vikas Khemani, founder, Carnelian Asset Management.

Geetanjali Kedia, senior research analyst of SP Tulsian Investment Advisory Services, said it was clear that the company was giving shape to the succession since Jio and the retail verticals have scaled up. "Since RIL is the mother comes," Kedia added. A smooth pany with a complex crossing the business is called for streaming (Saavn), edtech, dig- and a well-charted succession plan, unlike the previous time, AI, drone-based solutions, is the right way forward. The mixed reality, simulation soft- next generation is anyways ware and augmented reality, already being groomed for among others. Analysts said larger roles, making ownership

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ter of time," she said.

Share price

Though the announcement was made after market hours, RIL's shares closed at ₹2,529 apiece on the BSE, up 1.5 per cent over the previous close.

Market experts said. though, that there may not be an immediate impact of Tuesday's move on RIL's share price. The stock might not rerate significantly because the valuation of Jio Platforms has been established by many investors said Khemani

"The IPOs of Jio and Reliance Retail will be the next logical steps. Value unlocking will happen after the IPOs of the digital and retail businesssuccession is important for all feud of the mid-2000s when Mukesh and younger brother Anil Ambani parted ways after the death of their father Dhirubhai Ambani.

Other appointments

Meanwhile, the RJIL board also approved the appointment of Pankaj Mohan Pawar as managing director, and Raminder Singh Gujral and KV directors for a period of five vears starting June 27, subject to shareholders' approval.

GST Council...

The council approved replacing the term "branded" with "pre-packaged and labelled" for retail sale to avoid disputes. At present, branded cereals attract 5 per cent GST. The panel said exemption/concessional rates for manufactured items needed to be pruned because these not only caused an inversion in GST rates and affected domestic capacity creation adversely but also did not provide significant gains to recipients on account of costs

tems to cost more

The council is learnt to have enforcement-led systems approved increasing the rate for LED lamps, ink, knives, blades, power-driven pumps, and dairy machinery from 12 tion, besides using their per cent to 18 per cent; that for milling machinery for cereals from 5 per cent to 18 per cent;

and finished leather from 5 per cent to 12 per cent. The rate for work-contract services supplied to governments and local authorities is proposed to be increased to 18 per cent. The council also gave the nod to hike the rate on specified petroleum goods from 5 per cent to 12 per cent.

Withdrawing exemptions

The Council favoured GoM recommendations on withdrawing exemptions for services such as the transport of passengers in business class from airports in the Northeast. Hotel accommodation costing under ₹1,000 per day will be taxed at par with the industry (12 per cent). Hospital rooms except ICU, with a daily rent of ₹5,000, could be taxed at 5 per cent without ITC It Platforms has made 14 acqui- holding structure, streamlin- stakeholders, considering the approved the suggestions on withdrawing exemption on services provided by the Reserve Bank of India. Securities and Exchange Board of India, Insurance Regulatory and Development Authority. and Food Safety and Standards Authority of India, and on the storage and warehousing of taxable goods like sugar and natural fibre.

> Besides, it disallowed ITC Chowdary as independent refund on account of an inverted duty structure in edible oils and coal. It wanted post office services other than postcards, inland letters, book post and envelopes weighing less than 10 gm to be taxed. Also, cheques, loose or in book form, should be taxed at 18 per cent. the GoM has recommended. The GoM favoured withdrawing exemptions given to renting residential dwellings by businesses for residential use.

Other approvals

On e-way bills on intra-state movements of gold, jewellery, and precious stones, the council empowered the states to decide the threshold above which they should be mandatory. A panel of state ministers built up, considering the accu- had recommended the mulation of input tax credit threshold to be ₹2 lakh. Some states wanted a higher one. With regard to high-risk taxpayers, the council approved reforms suggested by a separate ministerial panel, allowing verification after registraelectricity bills and bank accounts for identifying them.

and that for solar water heaters More on business-standard.com

Business Standard

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HINDUSTAN DORR OLIVER LIMITED Liquidator's Address- 702, Janki Centre, Dattaji Salvi Road, Off Veera Desai Road, Andheri West, Mumbai-400 053;

E -AUCTION – SALE OF CORPORATE DEBTOR AS A GOING CONCERN
UNDER IBC, 2016

Date and Time of Auction: 29th July 2022 (Friday) at 11:00 A.M. to 1:00 P.M.
(with unlimited extension of 5 minutes each)

Sale of HINDUSTAN DORR OLIVER LIMITED (In Liquidation) as a Going Concern under Section 35(f) of IBC 2016 read with Regulation 33 of Liquidation Process Regulations. E-Auction will be conducted on "AS IS WHERE IS, AS IS WHAT IS, WHATEVER THERE IS AND NO RECOURSE BASIS".

NO ACCOUNSE ASIS.
The Sale will be done by undersigned through e-auction service provider E-PROCUREMENT
TECHNOLOGIES LIMITED - AUCTION TIGER via website

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			A	mount in INR
Sr.	Asset	Reserve	EMD	Incremental
No.		price	Amount	Bid Amount
1.	Sale of Corporate Debtor as a going			
	concern			
	(Under Regulation 32(e) of Liquidation	11,58,70,000	1,15,00,000	14,00,000
	Regulations, 2016)			
	Specific Exclusions:			
	a) Cash and cash equivalents			
Last d	late for submission of Eligibility Documents	:2	Oth July 2022 (\	Wednesday)
	late for data room access, site visit, discuss		5th July 2022 (1	
Lastd	late of EMD submission		7th July 2022 (Wednesday)
		1	up to 5:00 PM	

Note: The detailed Terms & Conditions, E-Auction Application Form & other details of online auction are available on https://ncltauction.auctiontiger.net and website of Hindustan Dorr Oliver Ltd

https://hdo.in In case of any clarifications, please contact the undersigned at irp.hdo@gmail.com

Date: 29th June 2022 Place: Mumbai As Liquidator of Hindustan Dorr Oliver Limited vide order dated 25th June 2018 IBBI Registration: IBBI/PA-001/IP-P00016/2016-17/10040 Address: 702, Janki Centre Dattaji Salvi Road, Off Veera Desai Road Andheri (West), Mumbai-40005 Navigate your next Infosys Limited

Corporate Identity Number (CIN): L85110KA1981PLC013115 Regd. Office: Electronics City, Hosur Road, Bengaluru - 560 100. Phone: 91 80 2852 0261. Fax: 91 80 2852 0362 investors@infosys.com, www.infosys.com

NOTICE

Notice is hereby given that a meeting of the Board of Directors of the Company will be held on Saturday and Sunday, July 23 and 24, 2022 inter alia to:

financial results of the Company and its subsidiaries as per Indian Accounting Standards (INDAS) for the guarter ending June 30, 2022;

Approve and take on record the audited consolidated

- Approve and take on record the audited standalone financial results of the Company as per INDAS for the quarter ending June 30, 2022; and
- Approve and take on record the audited financial statements of the Company and its subsidiaries as per INDAS and IFRS for the quarter ending June 30, 2022.

The financial results will be presented to the Board of

Directors on July 24, 2022 for their approval.

The details will be made available on the website of the For Infosys Limited

June 28, 2022 Bengaluru, India

Company- www.infosys.com

A.G.S. Manikantha Company Secretary



SARDA ENERGY & MINERALS LIMITED

Corporate Identification Number (CIN): L27100MH1973PLC016617

Registered Office: 73-A, Central Avenue, Nagpur, Maharashtra, 440018. Tel No.: 0712-2722407 Office: Industrial Growth Center, Siltara Raipur (C.G.) 493111 | Tel. No.: +91 771 2216100; Fax: +91 7712216198

Contact Person: Mr. Manish Sethi. Company Secretary and Compliance Officer: Email: cs@seml.co.in: Website: www.seml.co.in POST BUY BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF SARDA

This public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended from time to time (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated April 25, 2022 published on April 26, 2022 (the "Public Announcement") and the Letter of Offer dated May 25, 2022 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and/o

the Letter of Offer 1. THE BUY BACK

Date and time of E-Auction

SARDA ENERGY & MINERALS LIMITED (the "Company") had announced the Buyback of up to 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) fully paid-up equity shares of face value of Rs. 10/- (Rupees Ten Only) each ("Equity Shares") from the existing shareholders/beneficial owners of Equity Shares holding Equity Shares as on the Record Date (i.e. May 6, 2022), on a proportionate basis, through the "Tender Offer" route through the Stock Exchange mechanism, as prescribed under the Buyback Regulations, at a price of Rs. 1,500/- (Rupees One Thousand Five Hundred Only) per Equity Share payable in cash, for an aggregate consideration not exceeding Rs. 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding Transaction Cost ("Buyback Size"). The Buyback Size constituted 6.06% and 5.49% of the paid-up equity share capital and free reserves as per the latest standalone and consolidated audited balance sheet of the Company, respectively, for the financial year ended March 31, 2021 and was within the statutory limit of 10% under the Companies Act, 2013 (the "Act") and represents 2.25% of the total number of equity shares in the total paid-up equity share capital of the Company

- 1.1 The Company has adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments or
- 1.2 The Buy Back Offer was kept open from Thursday, June 02, 2022 to Wednesday, June 15, 2022.
- 2. DETAILS OF THE BUYBACK
- 2.1 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) Equity Shares were to be bought back under the Buyback, at a price of Rs. 1500/- (Rupees One Thousand Five Hundred Only) per Equity Share
- 2.2 The total amount to be utilized in the Buyback was Rs. 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding Transaction Cost.
- 2.3 The Registrar to the Buy Back i.e. Big Share Services Pvt. Ltd ("Registrar"), considered 22335 valid applications for 11860267 Equity Shares in response to the Buy Back offer resulting in the subscription of approximately 14.62 times. The details of valid applications considered by the Registrar, are as follows

Category	Reserved in the Buyback	applications	Validly Tendered	shares accepted	% Response	
Reserved category for Small Shareholders	1,21,667	18684	277435	121667	228.03%	
General Category for all other Equity Shareholders	6,89,441	3651	11582832	689441	1680.03%	
Total	8,11,108	22335	11860267	811108	1462.23%	
2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Ruyback Regulations and the Letter of Offer. The communication of						

acceptance/ rejection will be dispatched by the Registrar to the eligible Equity Shareholders on or before June 28, 2022 (by email where the email id is registered with the

- Company or the depository). In cases where email IDs are not registered with the Company or depositories, physical letters of acceptance / rejection will be dispatched to the Eligible Shareholders by the Registrar 2.5. The settlement of all valid bids was completed by the National Clearing Corporation Limited on June 27, 2022. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If the Eligible Shareholders bank account details were not available or if the funds transfer instruction was rejected by Reserve Bank of India/Relevant Bank, due to any reason, such funds were transferred to the concerned Shareholder Brokers settlement bank
- account for onward transfer to such Eligible Shareholders. 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat escrow account on 27th June, 2022. The unaccepted/excess demat Equity Shares have been returned to the respective Eligible Shareholders/lien removed by Clearing Corporation on 27" June, 2022. 15 bids for 1450 Physical Shares were received out of which 218 Equity Shares have been accepted and the Letter of Confirmation in compliance with SEBI Circular no. SEBI/HO/MIRSD_RTAMB/P/CIR/2022/8
- dated January 25, 2022 were dispatched to the Registered address of the Eligible Shareholders. 2.7 The extinguishment of 8,11,108 Equity Shares accepted under the Buy Back is currently under process and shall be completed on or before July 04, 2022.
- 2.8. The Company, and its respective directors, accept responsibility for the obligations of the Company laid down under the Buyback Regulations

No of Equity Charge

- 3 CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company, pre and post Buy Back is as under:

S	Sr. Particulars	Pre Buyback (As o	n the Record Date)	Post Buyback ⁽¹⁾		
N	lo.	No. of Shares	Amount (Rs. Lacs)	No. of Shares	Amount (Rs. Lacs)	
1	Authorized Share Capital	5,00,00,000	5,000.00	5,00,00,000	5000.0000	
2	Issued, Subscribed and Paid up Capital	3,60,49,235	3,604.9235	3,52,38,127	3,523.8127	
⁽¹⁾ S	Subject to extinguishment of 8,11,108 Equity Shares					

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under

Sr. No.	Name of Shareholder	Number of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity shares bought back	Equity Shares accepted as a % of total Post Buyback Equity Shares ⁽¹⁾
1.	CHHATTISGARH INVESTMENTS LIMITED	281267	34.68	0.80
2.	SARDA AGRICULTURE & PROPERTIES (P) LTD.	53283	6.57	0.15
3.	UMA SARDA	35358	4.36	0.10
4.	K K SARDA FAMILY TRUST - TRUSTEE - UMA SARDA	28455	3.51	0.08
5.	ANANT SARDA	23000	2.84	0.07
6.	Manish Jugalkishore Sarda	22119	2.73	0.06
7.	NEERAJ SARDA	22119	2.73	0.06
8.	PANKAJ SARDA	19666	2.42	0.06
9.	GHANSHYAM RAMKISHORE SARDA	18188	2.24	0.05
10.	ABAKKUS EMERGING OPPORTUNITIES FUND-1	17224	2.12	0.05
11.	KAMAL KISHORE SARDA	16063	1.98	0.05
10	VIDLII A CADDA	12026	1 //0	0.02

| 12.| VIPULA SARDA (1)Subject to extinguishment of 8,11,108 Equity Shares

3.3 The Shareholding Pattern of the Company, pre and post Buyback, is as under

	Pre Buyback (As	on the Record Date)	Post Buyback ⁽¹⁾	
Category of Shareholder	Number of	% to the existing	Number of	% to post Buyback
	Shares	Equity Share capital	Shares	Equity Share capital
Promoter / Promoter Group	2,61,34,360	72.50	25597426	72.64
Foreign Investors (including Non Resident Indians/FIIs/FPIs/Foreign				
Nationals/OCBs)	8,53,093	2.37	842068	2.39
Financial Institutions/Banks/ NBFCs and Mutual Funds/Insurance Companies	250	-	250	-
Others (Public, Bodies Corporate, Clearing Members, Trust, HUF, etc.)	90,61,532	25.13	8798383	24.97
	3,60,49,235	100.00	3,52,38,127	100.00

Dubiect to extinguishment of 8,11,108 Equity Shares 4. MANAGER TO THE BUYBACK OFFER

Hem Securities Ltd. Hem Securities Limited

Address: 904, A Wing, Naman Midtown, Senapati Bapat, Marg, Elphinstone Road, Lower Parel, Mumbai-400013, India Tel: +91-022-49060000: Fax: +91-022-22625991; Contact Person: Mrs. Roshni Lahoti; E-mail: ib@hemsecurities.com

Website: www.hemsecurities.com; SEBI Registration Number: INM000010981; CIN: U67120RJ1995PLC010390

5. DIRECTORS' RESPONSIBILITY 5.1 As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts full responsibility for the information contained in this Post Buyback Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc. which may be issued in relation to the Buyback and confirms that the information in such documents contains and will contain true, factual and material information and does not and will not contain any misleading

For and on behalf of the Board of Directors of SARDA ENERGY & MINERALS LIMITED

Sd/-Name- Kamal Kishore Sarda (Chairman and Managing Director)

Name- Manish Sethi Name- Pankaj Sarda (Jt. Managing Director) (Company Secretary) DIN: 00008190 Membership No.: 18069

DIN: 00008170

Date: June 28, 2022

HexaTradex Limited

(CIN: L51t01UP2010PLC042382)

Registered Office: A-1, Nandgaon Road, UPSIDC Industrial Area, Kosi Kalan, Mathura - 281 403 Uttar Pradesh, India Corporate Office: Jindal Centre, 12 Bhikaii Cama Place, New Delhi - 110 066, India Tel: +91 11 2618 8360; Fax: +91 11 2617 0691

Website: www.hexatradex.com, Email: contactus@hexatradex.com Contact Person: Mr. Pravesh Srivastava, Company Secretary

This post offer public announcement (the "Post Offer Public Announcement") is being issued by Sundae Capital Advisors Private Limited ("Manager" or "Manager to the Offer") for and on behalf of the Siddeshwari Tradex Private Limited ("Acquirer 1"), Innox Global Multiventures Private Limited ("Acquirer 2"), Opelina Sustainable Services Private Limited ("Acquirer 3"), JSL Limited ("Acquirer 4") (Acquirer 1, Acquirer 2, Acquirer 3 and Acquirer 4 are collectively referred to as the "Acquirers") and other members of promoter and promoter group of Hexa Tradex Limited to the public shareholders as defined under Regulation 2(1)(t) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("SEBI Delisting Regulations" ("Public Shareholders") of Hexa Tradex Limited (the "Company") in respect of the acquisition of the fully paid up equity shares of the Company with a face value Rs. 2 (Indian Rupees Two) each ("Equity Shares") that are held by the Public Shareholders and consequent voluntary delisting of the Equity Shares BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") (BSE and NSE are collectively referred to as the "Stock Exchanges") pursuan to Regulation 17(4) and other applicable provisions of SEBI Delisting Regulations ("Delisting Offer"). This Post Offer Public Announcement is in continuation to and should be read in conjunction with the detailed public announcement published on June 10, 2022 (the "Detailed Public Announcement") in Business Standard - English and Hindi (all editions) and Mumbai Lakshadeep - Marathi (Mumbai edition), the letter of offer dated June 10, 2022, (the "Letter of Offer") corrigendum to the Detailed Public Announcement and Letter of Offer published on June 21, 2022 (the"Corrigendum") and the public notice published on June 22, 2022 (the "Public Notice").

Capitalized terms used but not defined in this Post Offer Public Announcement shall have the same meaning assigned to them as in the Detailed Public Announcement and the Letter of Offer.

The Acquirers, along with other members of promoter and promoter group of the Company, issued the Detailed Public Announcement to acquire up to 2,03,73,648 (Two Crore Three Lakh Seventy Three Thousand Six Hundred Forty Eight) Equity Shares ("Offer Shares") representing 36.88% (Thirty Shares) decimal Eight Eight per cent) of the total Listed capital of the Company from the Public Shareholders pursuant to Part B of Chapter III read with Chapter IV and other applicable provisions of the SEBI Delisting Regulations and other applicable terms of the Detailed Public Announcement and Letter of Offer. The Public Shareholders holding Equity Shares of the Company were invited to submit their Bids pursuant to the Reverse Book Building process ("RBBP") as prescribed in the SEBI Delisting Regulations through the Stock Exchange Mechanism during the Offer Period (i.e. from June21, 2022 to June27, 2022), in accordance with the SE8I Delisting Regulations.

1. DISCOVERED PRICE

In terms of Regulation 20(2) and other applicable provisions of the SEBI Delisting Regulations, the Floor Price for the Delisting Offer was determined to be Rs. 153.16 (Indian Rupees One Hundred Fifty Three and Sixteen Paise) per Equity Share and the Indicative Price provided by the Acquirers was Rs 156 (Indian Rupees One Hundred Fifty Six) per Equity Share. As per Regulation 20(1), read with Schedule II and other applicable provisions of the SEBI Delisting Regulations, the discovered price for the Delisting Offer has been determined to be Rs 172 (Indian Rupees One Hundred Seventy Two) per Equity Share ("Discovered Price"). In terms of Regulation 22 and other applicable provisions of the SEBI Delisting Regulations, and in exercise of their discretion, the Acquirers have accepted the Discovered Price of Rs. 172 (Indian Rupees One Hundred Seventy Two) per Equity Share as the final price for the Delisting Offer ("Exit Price").

SUCCESS OF THE DELISTING OFFER

- 2.1 In accordance with Regulation 21(a) of the SEBI Delisting Regulations, the Detailed Public Announcement and Letter of Offer; the Delisting Offer would be deemed to be successful only if a minimum number of 1,48,47,851(One Crore Forty Eight Lakh Forty Seven Thousand Eight Hundred Fifty One) Offer Shares are validly tendered at or below the Exit Price, and are acquired so as to cause the cumulative number of Equity Shares held by the Acquire together with the promoters and the promoter group of the Company post the acquisition, through the Acquisition Window Facility, to be equal to or in excess of 4,97,18,907 (Four Crore Ninety Seven Lakh Eighteen Thousand Nine Hundred Seven) Equity Shares representing 90% (Ninety per cent) of the fully paid up share capital of the Company, excluding such Equity Shares in terms of Regulation 21(a) of SEBI Delisting Regulations ("Minimum Acceptance Condition"). In the RBBP, 1,60,24,419 (One Crore Sixty Lakh Twenty Four Thousand Four Hundred Nineteen) Equity Shares have been validly tendered at or below the Exit Price, which is higher than the Minimum Acceptance Condition threshold of Equity Shares to be acquired in the Delisting Offer
- 2.2 The Acquirers shall acquire all Equity Shares tendered through valid Bids at the Exit Price and post completion of the acquisition, the shareholding of the Acquirers together with the promoters and promoter group of the Company shall be 5,08,95,475 (Five Crore Eight Lakh Ninety Five Thousand Four Hundred Seventy Five) Equity Shares representing 92.13% (Ninety Two decimal One Three per cent) of the fully paid up equity share capital of the Company, which would exceed the Minimum Acceptance Condition threshold required for Delisting Offer to be successful in terms of Regulation 21(a) and other applicable provisions of the SEBI Delisting Regulations.
- 2.3 RCMC Share Registry Private Limited, Registrar to the Delisting Offer has confirmed the Dispatch of the Letter of Offer and Bid Form to all the Public Shareholders as on the Specified Date i.e. June 03, 2022
- 2.4 The Delisting Offer is thus deemed to be successful.
- 2.5 All the Public Shareholders of the Company who have validly tendered their Equity Shares at or below the Exit Price of Rs. 172/- (Indian Rupees One Hundred and Seventy Two Only) per Equity Share will be paid the consideration at the Exit price of Rs. 172/- (Rupees One Hundred and Seventy Two Only) per Equity Share. The last date for payment of consideration to all such Public Shareholders (in respect of whom no regulatory approvals are required) and whose Bids have been accepted will be July 06, 2022.
- 2.6 The Equity Shares of the Public Shareholders whose Bids have been rejected in the RBBP, their demat shares or the physical shares would be returned to them in accordance with Methods of Settlement contained in the Detailed Public Announcement and Letter of Offer read along with SEBI Circulars, on July 06, 2022. Public Shareholders will have to ensure that they keep their depository participant account active and unblocked to receive credit in case of return of Equity Shares, due to rejection or non-acceptance of Equity Shares under the Delisting Offer.
- OUTSTANDING EQUITY SHARES AFTER DELISTING
- 3.1 In accordance with Regulation 26 and other applicable provisions of the SEBI Delisting Regulations, all Public Shareholders of the Company who did not or were not able to participate in the RBBP or who unsuccessfully tendered their Equity Shares in the RBBP ("Residual Shareholders") will be able to offer their Equity Shares to the Acquirers at the Exit Price for a period of 1 (one) year following the date of delisting of Equity Shares from the Stock Exchanges ("Exit Window").
- 3.2 If the Public Shareholders have any query with regard to the Delisting Offer and / or Exit Window they should consult the Manager to the Offer or Registra.

The Post Offer Public Announcement is expected to be available on the websites of BSE i.e. www.bseindia.com and NSE i.e. www.nseindia.com

MANAGER TO THE DELISTING OFFER

Sundae Capital Advisors Private Limited SEBI Regn. No.: INM000012494 Level 11, "Platina", Plot No. C - 59 'G' Block, Bandra Kurla Complex. Bandra (East) Mumbai - 400 051, Maharashtra, India Tel.: +91 96 6785 9191

E-mail: hexa.delisting@sundaecapital.com Investor Grievance e-mail id: grievances.mb@sundaecapital.com Website: www.sundaecapital.com Contact Person: NitiN Somani / Anchal Lohia

For and on behalf of Acquirers to the Offer

Siddheshwari Tradex Private Limited

Naresh Kutnar Agarwal Nhole-Time Director, Chief Financial Officer & Company Secretary Ranjit Malik

Place: New Delhi Date: June 28, 2022

The **ALL-NEW Business Standard App** Making Devices Smart, Insight Out.





REGISTRAR TO THE DELISTING OFFER

SEBI Regn. No.: INR000000429

Near Rana Motors, New Delhi - 110 020

Tel.: +91 11 2638 7320 / 21 Fax: +91 11 2638 7322

E-mail ID: investor.services@rcmcdelhi.com

Website: www.rcmcdelhi.com

Contact Person: Murli Dharan Nair

Business Standard Insight Out



SOLAPUR MUNICIPAL CORPORATION Tender Notice

Regarding e-tender for the work mentioned below from Solapur Muncipal Corporation Public Health Engineering (Drainage) Department

Tender ID 2022_SMC_812295_1

The tender for this work will be posted on the Government's website http://www.mahatenders.gov.in on. To watch from 2.00 pm on 27.06.2022 is available. Date. 27.06.2022.

Commissioner Solapur Municipal Corporation

To book your copy,

SMS reachbs to 57575 or email us at order@bsmail.in

Business Standard

एसपी जम्मू उधमपुर हाईवे लिमिटेड

पंजीकृत कार्यालय : फ्लैट नंबर २११, दूसरी मंजिल, कंचनजंगा बिल्डिंग १८, बाराखंभा रोड, नई दिल्ली – ११०००१.

सीआईएन- यु४५४००डिएल२०१०पीएलसी२०४७४६ **कॉर्पोरेट कार्यालय :** एसपी सेंटर,४१/४४,मीनू देसाई मार्ग, कोलाबा, मुंबई– ४००००५, महाराष्ट्र

दूरभाष: +९१ २२ ६७४९०००० (फॅक्स) +९१ २२ ६७४९००१७ ईमेल आईडी : secretarial.infra@shapoorji.com वेबसाइट : www.spjuhi.com बकाया डिबेंचरों के स्वैच्छिक प्रारंभिक मोचन के संबंध में डिबेंचर धारकों को सूचना

(आईएसआईएन:- आईएनई९२३एल०७४१५, आईएनई९२३एल०७१६७

आईएनई९२३एल०७१७५, आईएनई९२३एल०७१८३,आईएनई९२३एल०७१९९, आईएनई९२३एल०७२०९, आईएनई९२३एल०७२१७, आईएनई९२३एल०७२२५ आईएनई९२३एल०७२३३, आईएनई९२३एल०७२४१, आईएनई९२३एल०७२५८ आईएनई९२३एल०७२६६, आईएनई९२३एल०७२७४, आईएनई९२३एल०७२८२ आईएनई९२३एल०७२९०, आईएनई९२३एल०७३०८, आईएनई९२३एल०७३१६) रतद्द्वारा, सर्वसंबंधित को सूचित किया जाता है कि एस.पी. जम्मू उधमपुर हाईवे लिमिटेड (**'कंपनी'**), दिनांक १ अक्टूबर २०१५ के डिबेंचर न्यास विलेख के उपबंधों, समय-समय पर संशोधित। (**'डिबेंचर न्यास** विलेख') के अनुपालन में, कंपनी द्वारा विभिन्न निवेशकों को निगमित बकाया मूल्यांकित, सूचीबद्ध, सूरक्षीत, प्रतिदेय, अपरिवर्तनीय डिबेंचर (**'डिबेंचर**') का, डिबेंचर न्यास विलेख में यथा विनिर्दिष्ट उनकी अनुसूचि परिपक्वता से पूर्व, **गुरुवार, २८ जुलाई २०२२** (**'मोचन तिथि'**) पर मोचन की तिथि तक उपचित/असंदर लाज गहित ग्रामाल्य पर पोचन करने के अपने अधिकार का प्रयोग कर रही है। दिबेंचर नगर विलेख के निबंधने के अनुसार, इस प्रयोजनार्थ निर्धारित रिकॉर्ड तिथि **बुधवार, १३ जुलाई २०२२** है।

डिबेंचर धारकों को वैयक्तिक सूचनाएं प्रेषित की जा रही हैं और इसे कंपनी की वेबसाइट www.spjuhi.com पर होस्ट किया गया है। किसी भी पुछताछ की स्थिति में, कृपया secretarial.infra@shapoorji.com प

स्थान : मुंबई

कृते एसपी जम्मू उधमपुर हाईवे लिमिटेड मुकुंनदन श्रीनिवासन

निर्देशव डिआईएन : ००२७६४२९



SARDA ENERGY & MINERALS LIMITED

Corporate Identification Number (CIN): L27100MH1973PLC016617 Registered Office: 73-A, Central Avenue, Nagpur, Maharashtra, 440018. Tel No.: 0712-2722407

Office: Industrial Growth Center, Siltara Raipur (C.G.) 493111 | Tel. No.: +91 771 2216100; Fax: +91 7712216198 Contact Person: Mr. Manish Sethi, Company Secretary and Compliance Officer; Email: cs@seml.co.in; Website: www.seml.co.in

POST BUY BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF SARDA **ENERGY & MINERALS LIMITED**

This public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended from time to time (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated April 25, 2022 published on April 26, 2022 (the "Public Announcement") and the Letter of Offer dated May 25, 2022 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and/o the Letter of Offer

1. THE BUY BACK

SARDA ENERGY & MINERALS LIMITED (the "Company") had announced the Buyback of up to 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) fully paid-up equity shares of face value of Rs. 10/- (Rupees Ten Only) each ("Equity Shares") from the existing shareholders/beneficial owners of Equity Shares holding Equity Shares as on the Record Date (i.e. May 6, 2022), on a proportionate basis, through the "Tender Offer" route through the Stock Exchange mechanism, as prescribed under the Buyback Regulations, at a price of Rs. 1,500/- (Rupees One Thousand Five Hundred Only) per Equity Share payable in cash, for an aggregate consideration not exceeding Rs 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding Transaction Cost ("Buyback Size"). The Buyback Size constituted 6.06% and 5.49% of the paid-up equity share capital and free reserves as per the latest standalone and consolidated audited balance sheet of the Company, respectively, for the financial year ended March 31, 2021 and was within the statutory limit of 10% under the Companies Act, 2013 (the "Act") and represents 2.25% of the total number of equity shares in the total paid-up equity share capital of the Company.

- 1.1 The Company has adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments or statutory modifications for the time being in force.
- 1.2 The Buy Back Offer was kept open from Thursday, June 02, 2022 to Wednesday, June 15, 2022.
- 2. DETAILS OF THE BUYBACK
- 2.1 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) Equity Shares were to be bought back under the Buyback, at a price of Rs. 1500/- (Rupees One Thousand Five Hundred Only) per Equity Share
- 2.2 The total amount to be utilized in the Buyback was Rs. 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding
- 2.3 The Registrar to the Buy Back i.e. Big Share Services Pvt. Ltd ("Registrar"), considered 22335 valid applications for 11860267 Equity Shares in response to the Buy Back offer resulting in the subscription of approximately 14.62 times. The details of valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid applications	Validly Tendered	No. of Equity shares accepted	% Response
Reserved category for Small Shareholders	1,21,667	18684	277435	121667	228.03%
General Category for all other Equity Shareholders	6,89,441	3651	11582832	689441	1680.03%
Total	8,11,108	22335	11860267	811108	1462.23%

- 2.4 All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/ rejection will be dispatched by the Registrar to the eligible Equity Shareholders on or before June 28, 2022 (by email where the email id is registered with the Company or the depository). In cases where email IDs are not registered with the Company or depositories, physical letters of acceptance/rejection will be dispatched to the Eligible Shareholders by the Registrar
- The cettlement of all valid hide Eligible Shareholders whose shares have been accepted under the Buyback. If the Eligible Shareholders bank account details were not available or if the funds transfe instruction was rejected by Reserve Bank of India/Relevant Bank, due to any reason, such funds were transferred to the concerned Shareholder Brokers settlement bank account for onward transfer to such Eligible Shareholders.
- 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat escrow account on 27^{th} June, 2022. The unaccepted/excess demat Equity Shares have been returned to the respective Eligible Shareholders/lien removed by Clearing Corporation on 27th June, 2022. 15 bids for 1450 Physical Shares were received out of which 218 Equity Shares have been accepted and the Letter of Confirmation in compliance with SEBI Circular no. SEBI/HO/MIRSD_RTAMB/P/CIR/2022/8
- dated January 25, 2022 were dispatched to the Registered address of the Eligible Shareholders. 2.7 The extinguishment of 8,11,108 Equity Shares accepted under the Buy Back is currently under process and shall be completed on or before July 04, 2022.
- 2.8 The Company, and its respective directors, accept responsibility for the obligations of the Company laid down under the Buyback Regulations
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company, pre and post Buy Back is as under

Si		Pre Buyback (As o	n the Record Date)	Post Buyback ¹⁷		
N	o.	No. of Shares	Amount (Rs. Lacs)	No. of Shares	Amount (Rs. Lacs)	
1	. Authorized Share Capital	5,00,00,000	5,000.00	5,00,00,000	5000.0000	
2	!. Issued, Subscribed and Paid up Capital	3,60,49,235	3,604.9235	3,52,38,127	3,523.8127	
(1)S	ubject to extinguishment of 8,11,108 Equity Shares					

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under

Sr. No.	Name of Shareholder	Number of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity shares bought back	Equity Shares accepted as a % of total Post Buyback Equity Shares ⁽¹⁾
1.	CHHATTISGARH INVESTMENTS LIMITED	281267	34.68	0.80
2.	SARDA AGRICULTURE & PROPERTIES (P) LTD.	53283	6.57	0.15
3.	UMA SARDA	35358	4.36	0.10
4.	K K SARDA FAMILY TRUST - TRUSTEE - UMA SARDA	28455	3.51	0.08
5.	ANANT SARDA	23000	2.84	0.07
6.	Manish Jugalkishore Sarda	22119	2.73	0.06
7.	NEERAJ SARDA	22119	2.73	0.06
8.	PANKAJ SARDA	19666	2.42	0.06
9.	GHANSHYAM RAMKISHORE SARDA	18188	2.24	0.05
10.	ABAKKUS EMERGING OPPORTUNITIES FUND-1	17224	2.12	0.05
11.	KAMAL KISHORE SARDA	16063	1.98	0.05
12.	VIPULA SARDA	12026	1.48	0.03

(1)Subject to extinguishment of 8,11,108 Equity Shares

3.3 The Shareholding Falleth of the Company, pre and post buyback, is as under.				
	Pre Buyback (As	on the Record Date)	Post Buyback ⁽¹⁾	
Category of Shareholder	Number of	% to the existing	Number of	% to post Buyback
	Shares	Equity Share capital	Shares	Equity Share capital
Promoter / Promoter Group	2,61,34,360	72.50	25597426	72.64
Foreign Investors (including Non Resident Indians/FIIs/FPIs/Foreign				
Nationals/OCBs)	8,53,093	2.37	842068	2.39
Financial Institutions/Banks/ NBFCs and Mutual Funds/Insurance Companies	250	-	250	-
Others (Public, Bodies Corporate, Clearing Members, Trust, HUF, etc.)	90,61,532	25.13	8798383	24.97
	3,60,49,235	100.00	3,52,38,127	100.00

1) Subject to extinguishment of 8,11,108 Equity Shares 4. MANAGER TO THE BUYBACK OFFER

Hem Securities Ltd. Hem Securities Limited

Address: 904, A Wing, Naman Midtown, Senapati Bapat, Marg, Elphinstone Road, Lower Parel, Mumbai-400013, India Tel: +91-022-49060000: Fax: +91-022-22625991; Contact Person: Mrs. Roshni Lahoti; E-mail: ib@hemsecurities.com

Website: www.hemsecurities.com; SEBI Registration Number: INM000010981; CIN: U67120RJ1995PLC010390 5. DIRECTORS' RESPONSIBILITY 5.1 As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts full responsibility for the information contained in this Post Buyback Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc. which may be issued in relation to the Buyback

and confirms that the information in such documents contains and will contain true, factual and material information and does not and will not contain any misleading

For and on behalf of the Board of Directors of **SARDA ENERGY & MINERALS LIMITED**

Sd/-Name- Kamal Kishore Sarda Name- Pankaj Sarda Name- Manish Sethi (Chairman and Managing Director) (Jt. Managing Director) (Company Secretary) DIN: 00008190 DIN: 00008170

Membership No : 18069

Date: June 28, 2022

मंगळवार, दिनांक २९ जून २०२२

१४ वर्षांच्या बालिकेवर अत्याचार

मुलीला प्रेमाच्या जाळ्यात अडकवून तरुणाने तिचे वारंवार लैंगिक शोषण केले. लग्नासाठी दबाव टाकला असता जात आणि समाजाचे कारण सांगून लग्नास नकार दिला. ही घटना कोराडी ठाण्यांतर्गत उघडकीस आली आहे. पोलिसानी पीडितेच्या तक्रारीवरून आरोपी तरुणावर गुन्हा नोंदविला आहे. सुनील दशरथ कछवा (२३) रा. फुलेनगर, महादुला असे आरोपीचे नाव आहे.

पीडित बालिका दहाव्या वर्गात शिकते. तिच्या घरा शेजारी राहणाऱ्या महिलेच्या घरी सुनीलचे येणे-जाण्होते. या दरम्यान दोघांमध्ये ओळख होऊन मैत्री झाली. दोघांच्याही भेटीगाठी सुरू झाले आणि मैत्रीचे प्रेमसंबंधात रुपांतर व्हायला वेळ लागला नाही. गत २४ जूनला दोघेही कोराडी देवी मंदिराजवळ पोलिसांना दिसले. पोलिसांनी पीडितेला विचारपूस केली, मात्र त्यावेळी तिने काहीही सांगितले नाही. अल्पवयीन असल्याने पोलिसांनी तिच्या कुटुंबीयांना ठाण्यात बोलावले आणि सोबत घेऊन प्रकरणाचा तपास एसीपी संतोष खांडेकर करीत आहेत.

नागपूर, क्राईम रिपोर्टर. एका १४ वर्षीय अल्पवयीन जाण्यास सांगितले. यावेळी तिचे सुनीलशी प्रेमसंबंध असल्याचा खुलासा कुटुंबीयांसमोर झाला. पीडिता कुटुंबीयांसह जाण्यास तयार नव्हती. त्यामुळे तिला शासकीय वसतिगृहात ठेवण्यात आले. सोमवारी तिला बाल कल्याण समितीसमोर हजर करण्यात आले. समितीला दिलेल्या जबानीनसार, तिचे सनीलशी प्रेमसंबंध होते. मार्च महिन्याच्या शेवटी सुनील तिला शाळेत भेटायला आला आणि आपल्या मामाच्या घरी घेऊन जात जबरीने शारीरिक संबंध प्रस्थापित केले. तिने विरोध केला असता मारहाण केली. त्यानंतर तो तिचे सतत शारीरिक शोषण करू लागला. पीडितेने त्याला लग्नाबाबत विचारले असता तू दूसऱ्या जातीची असल्याचे सांगून स्पष्ट नकार दिला. पीडितेने सुनीलवर कारवाईची मागणी केली. तिने दिलेल्या जबानीच्या आधारावर कोराडी पोलिसांनी सुनीलवर लैंगिक अत्याचार, पोक्सो आणि ॲट्रॉसिटी ॲक्टच्या कलमान्वये गुन्हा नोंदवून त्याला अटक केली.

चारिज्यावरींल संशयातून परनींचीं हत्या

नागपूर, क्राईम रिपोर्टर. पत्नीच्या चारित्र्यावर असलेल्या संशयातून एका व्यक्तीने आपल्या चिमुकल्या मुलांसमोरच तिच्यावर चाकूने सपासप वार करून ठार मारले. ही थरारक घटना मंगळवारी दुपारी सोनेगाव ठाण्यांतर्गत शिवणगाव फाट्यावर अंकिता सचिन भगत (२६) असे खून झालेल्या महिलेचे नाव आहे. पोलिसांनी आरोपी पती सचिन भीमराव भगत (३१) ला अटक केली

अकिताचे कुटुंब मुळचे कारजा घाडगे येथील रहिवासी आहे, तर सचिन घुघ्युस येथील रहिवासी आहे. ९

आता मुलांचे काय होणार ?

क्षणिक रागात मागचा पुढचा कोणताही विचार न करता सचिनने पत्नीची हत्या केली. या प्रकरणात पोलिसांनी त्याला अटकही केली. मात्र आता त्याच्या दोन्ही मुलांचे काय होणार असा मोठा प्रश्न निर्माण झाला आहे. ज्या वयात आई-वडिलांची मुलांना अधिक गरज असते त्याच वयात दोघांचेही छ त्यांच्यावरून हरपले आहे. दोन्ही मुले आई-वडिलांच्यप्रेमापासून वंचित झाली आहेत. पोलिसांनी सचिनच्या कुटुंबीयांना घटनेची माहिती दिली आहे. ते पोहोचतपर्यंत मुलांना चाईल्ड लाईनच्या स्वाधिन करण्याची तयारी केली

उच्च व तत्रशिक्षण मत्री उदय सामत याचे प्रतिपादन

नागपूर. भारतरत्न डॉ. बाबासाहेब आंबेडकर थोर विचारवंत होते त्यांचे विचार

जगाच्या कानाकोपऱ्यापर्यंत पोहोचणे आवश्यक आहे, असे प्रतिपादन डॉ.

बाबासाहेब आंबेडकर चरित्र साधने प्रकाशन समितीचे अध्यक्ष उदय सामंत

यांनी केले. मंगळवारी रत्नागिरी येथील स्वातंत्र्यवीर सावरकर नाट्यगहात डॉ.

बाबासाहेब आंबेडकर चरित्र साधने प्रकाशन समितीच्या एकूण सहा ग्रंथाचे

कार्यक्रमाला पालकमंत्री आणि समितीचे सदस्य डॉ. नितीन राऊत हे दूरदृश्य

प्रणालीद्वारे उपस्थित होते. यावेळी जिल्हा परिषदेच्या मुख्य कार्यकारी

प्रकाशन करण्यात आले. यावेळी ते दूरदृश्य प्रणालीद्वारे बोलत होते.

वर्षांपूर्वी तो कोंढाळी येथील एका अंकिताशी स्फोटके बनविणाऱ्या कंपनीत एकमेकांशी कामाला होता. गावातील एका कुटुंबाच्या विरोधात जाऊन ८ मुलाच्या माध्यमातून त्याची ओळख वर्षांपूर्वी त्यांनी प्रेमविवाह केला.

छळाला कंटाळून ३ महिन्यांपूर्वी सोडले घर

आगलावे यांनी केले.

सचिन सध्या एका काँक्रीट मिक्सर वाहनावर काम करतो. पोलिसांनी सांगितले की. चारित्र्यावर संशय घेऊन तो नेहमी अंकिताशी भांडत होता. तो सतर अंकिताचा छळ करीत होता. शेवटी कंटाळून तीन महिन्यांपूर्वी अंकिताने घर सोडले आणि पांढराबोडीमध्ये एका नातेवाईकाच्या घरी राहायला गेली. तिल एका सुरक्षा रक्षक कंपनीत नोकरीही मिळाली. शिवणगाव फाट्यावर सुरू असलेल्या सीमेंट रोडच्या कामावर तिला तैनात करण्यात आले होते मंगळवारी दुपारी ३ वाजताच्या सुमारास सचिन दोन्ही मुलांसह अंकिताल भेटायला तेथे गेला. तिला चांगलेच फटकारत सोबत येण्यास म्हटले. अंकिताने त्याला येण्यास नकार दिला. तिला भीती होती की, परत गेल्यास सचिन पुन्ह

अधिकारी डॉ. इंदुराणी जाखड, अपर जिल्हाधिकारी संजय शिंदे, त्रशिक्षण

विभागाचे सहसंचालक डॉ. संजय जगताप, निवासी उपजिल्हाधिकारी सुशांत

खांडेकर, डॉ. बाबासाहेब आंबेडकर चरित्र साधने प्रकाशन समितीचे सदस्य

सचिव डॉ. प्रदीप आगलावे, ग्रंथांचे अनुवादक आर.के. क्षीरसागर, आनंदराव

आंबेडकर, डॉ. राजेंद्र गवई, डॉ. प्रकाश बच्छाव, डॉ. सुरेंद्र धातोडे

प्राध्यापिका सुषमा अंधारे, योगीराज बागुल, सिध्दार्थ खरात, कमलाकर

यावेळी मान्यवरांच्या हस्ते डॉ. बाबासाहेब आंबेडकर यांच्या सहा ग्रंथांचे

प्रकाशन करण्यात आले. प्रास्ताविक समितीचे सदस्य सचिव डॉ. प्रदीप

पायस, डॉ. संभाजी बिरांजे आदी मान्यवर उपस्थित होते.

बुटीबोरीच्या त्यांना श्रवण (६) आणि श्लोक (३) टाकळघाट परिसरात राहात होते. नावाची दोन मुले आहेत.

घराताल कत्तलखान्यावर पोलिसाची धाड

त्याने निर्दयतापूर्वक ३६ गोवंशांना तेथे आढळले. खरेदी-विक्रीचे गोवंशांची सुटका करीत त्या व्यक्तीला अटक केली. वकील करेशी इब्राहिम क्रेशी (५२) असे अटकेतील आरोपीचे नाव आहे.

गोवंशांना आपल्या निर्दयतापूर्वक बांधून ठेवले आहे. तो घरातच त्यांची कत्तल करतो, अशी माहिती पोलिसांना मिळाली होती. या माहितीच्या आधारावर मंगळवारी सकाळी वाजताच्या सुमारास पोलिसांनी त्याच्या घरावर धाड टाकली. वकील घरासमोरच मिळाला. पंचासमोर त्याच्या घराची झडती घेतली असता १३ गाय आणि २३ माजरीच्या शिवनगर परिसरात बैल मिळाले. त्यांना चारा-पाणी

क्रार्डम कॉर्नर

३,३०६ वाहन चालकांवर कारवाई

नागपूर. वाहतूक शाखा पोलिसांनी मोटार वाहन कायद्यान्वये विविध

कलमांखाली एकूण ३,३०६ वाहन चालकांवर कारवाई करून

२,५५,६५० रुपयांचा दंड वसूल केला. तसेच मुंबई दारूबंदी कायद्यान्वये

६ प्रकरणात ६ आरोपींना अटक करून ३,८४० रुपयांचा मुद्देमाल जप्त

करण्यात आला. तर जुगार कायद्यान्वये २ प्रकरणात ३ आरोपींना अटक

करून १७,0१0 रुपयांचा माल जप्त केला. वरील सर्व मोहीम एकत्रितरित्या

नागपूर शहर पोलिसांतर्फे राबविण्यात आली. या पुढेही कारवाई प्रभावीपणे

राबविण्यात येणार असून वाहनचालकांनी वाहन चालविताना

वाहनासंबंधी सर्व कागदपत्रे जवळ बाळगावित असे आवाहन वाहतूक

सव्वा लाखाच्या दागिन्यावर डल्ला

नागपूर, क्राईम रिपोर्टर. कळमनाच्या बेलेनगरात अज्ञात आरोपीने एका

घराचे कुलूप तोडून १ लाख २५ हजार रुपयांच्या मालावर हातसाफ केला.

या प्रकरणी पोलिसांनी मोहम्मद आसिफ अब्दुल रशीद (४२) रा. बेलेनगर,

गत १६ जूनला आसिफ घराला कुलूप लावून कुटुंबासह शहरातून बाहेर गेले

होते. ही संधी साधून अज्ञात आरोपीने मुख्य दाराचे कुलूप तोडून त्यांच्या

घरात प्रवेश केला. कपाटातील १ लाख २५ हजार रुपये किंमतीचे

सोन्याचांदीचे दागिने चोरी करून पसार झाला. आसिफ घरी परतले असता

त्यांना चोरी झाल्याचे समजले. त्यांनी घटनेची तक्रार पोलिसात केली

गोदामाची भिंत पाडून लाखोंचा माल चोरी

नागपूर, क्राईम रिपोर्टर. अज्ञात आरोपींनी एका किराणा व्यापाऱ्याच्या

गोदामाची भिंत पाइन ४.४२ लाख रुपयांच्या मालावर हातसाफ केला. ही

घटना वाडी पोलिस ठाण्यांतर्गत घडली. पोलिसांनी स्वप्निल अनिल

स्वप्निल यांचा खडगाव मार्गावरील सोनबानगरात साई समर्थ इंटरप्रायझेस

नावाने किराणा सामानाचा व्यवसाय आहे. बाजुलाच त्यांचे गोदामही आहे.

रविवारी मध्यरात्री अज्ञात आरोपींनी गोदामाची भिंत पाडून आत प्रवेश

केला. तेलाचे पीपे, साखरेचे पोते, डाळीची पाकिटे व इतर किराणा सामान

असा एकूण ४.४२ लाख रुपयांचा माल चोरी करून पसार झाले. दुसऱ्या

दिवशी स्वप्निल गोदामात गेले असता चोरी झाल्याचे समजले. त्यांनी

घटनेची माहिती पोलिसांना दिली. पोलिसांनी अज्ञात आरोपीवर गुन्हा

रेंगुडवार (३८) रा. मनीषनगरच्या तक्रारीवरून गुन्हा नोंदविला आहे.

पोलिसांनी अज्ञात आरोपीवर गुन्हा नोंदवून तपास सुरू केला आहे.

जुनी कामठी रोडच्या तक्रारीवरून गुन्हा नोंदविला आहे.

शाखेतर्फे नागरिकांना करण्यात आले आहे.

करून बिडगावच्या पशुपालन बहद्देशीय संस्थेत ठेवण्यात आले आहे. वकील विरुद्ध विविध कलमान्वये गुन्हा नोंदवून अटक करण्यात आली. ही कारवाई डीसीपी चिन्मय पंडित आणि एसीपी संतोष खांडेकर यांच्या मार्गदर्शनात पोनि विश्वनाथ चव्हाण, प्रशांत जुमडे, सपोनि स्रेश कन्नाके, पोहवा अजय क्टे, शोएब शेख, रोहित रामर्टके, अमित ठाकूर आणि दुर्गेश शुक्ला

गीत गायन, नृत्य स्पधी उत्साहात

नागपूर. आकार मल्टीपर्पज फाउंडेशन च्यावतीने शंकरनगर शेवाळकर सभागृहात २६ जून रोजी गीत गायन व नृत्य स्पर्धा यशस्वीपणे पार पडली. स्पर्धेचे परीक्षक कत्थक विशारद अपूर्वा काकडे, शास्त्रीय संगीत विशारद श्रद्धा चिंचाळकर, २०२१ ची मिसेस हिरकणी कुमुद चौखांद्रे आणि स्वयंसेवी संजय कटकमवार उपस्थित होते. एकल नृत्य स्पर्धेची विजेता तक्षिता परतेकी, नीरज निरापुरे समृह नृत्य स्पर्धेचे विजयता डॉ. नितिन मसराम आणि संच, गीत गायनाचे विजेते कल्याणी

निनावे ठरले.

एमरेक्स फसवणूक प्रकरणात एकाला जामीन नागपूर, क्राईम रिपोर्टर. विविध योजनांमध्येगुंतवणुककरूनबक्कळनफा कमावण्याचे आमिष दाखवून एमरेक्स द्रेड मनी कंपनीने शहरातील लोकांची कोट्यवधीरुपयांनीफसवणूककेली.या प्रकरणात आरोपी विनोद दादा उपरे (५०) रा. खामला यास एमपीआयडीच्या विशेष न्यायालयाचे न्यायाधीश ए.डी. साळुखे यांनी जामीन मंजूर केला आहे. या प्रकरणात विनोद उपरेसह आणखी तीन आरोपी आहेत. उपरेचे वकील कमल सतुजा आणि कैलाश डोडानी यांनी न्यायालयाला सांगितले, या संपूर्ण प्रकरणात त्याला चुकीच्या पद्धतीने अडकविण्यात आले आहे. जेव्हाकी तो स्वत: पीडित आहे आणि त्यानेही मोठी रक्कम कंपनीत गुंतविली होती. त्यालाही त्याची रक्कम परत

प्रकरणात आरोप पत्र दाखल केले त्यात ग्तवणुकदाराने हे म्हटले नाही की, उपरे यांनी त्यांच्याकडून पैसे घेतले होते. पोलिसांनी उपरेला कंपनीचा निदेशक दाखिवले आहे. मात्र तो कोणत्याही पदावर कार्यरत नव्हता. पोलिसांचा तपास पूर्ण झाला आहे आणि आता काहीही जप्त करायचे राहिलेले नाही. अशात उपरेला ताब्यात ठेवण्याचे कोणतेही कारण नाही. सरकारी वकील अभय जिकार यांनी हे प्रकरण गंभीर असल्याचे सांगून जामीन देण्यास विरोध केला. आरोपीला जामीन मिळाल्यास तपास प्रभावित होऊ शकतो असे त्यांनी न्यायालयाला सांगितले. दोन्ही पक्षांचा यक्तिवाद ऐकल्यानंतर न्यायालयाने उपरेला सशर्त जामीन मंजूर केला.

प्रतिभेतून प्रतिमेकडे कार्यक्रम उद्या

नागपूर. विदर्भ साहित्य संघ आणि चित्रे हा या कार्यक्रमाचा विषय आहे. व्याख्यानमालिकेतील प्रतिभावान चित्रकारांनी काढलेली भाष्य करतील.

मिळालेली नाही. पोलिसांनी या

सर्जना निर्माण यांच्या संयुक्त विद्यमाने प्रतिभेतून प्रतिमेकडे या शीर्षकाखाली सुरू असलेल्या चित्र-शिल्पसग्रहण होणाऱ्या या कार्यक्रमात संस्कृतच्या पंधरावा अभ्यासक डॉ. प्रज्ञा देशपांडे ह्या कार्यक्रम विदर्भ साहित्य संघाच्या ऋतुसंहार या काव्यावर काढलेल्या सांस्कृतिक संकुलातील चौथ्या भारतीय लघुचित्रांवर बोलतील. मजल्यावरील कलादालनात ३० जून महाकवी कालिदासाच्या मेघदूतम् या रोजी सायंकाळी ६.४५ वाजता काव्यावर रामगोपाल विजयवर्गीय होईल. हा दिवस आषाढातील पहिला यांनी काढलेल्या चित्रांवर प्रकाश महाकवी एदलाबादकर मनोगत व्यक्त करतील कालिदासाच्या स्मृतिप्रीत्यर्थ साजरा तर, अभिज्ञान शाकुंतलम् या केला जातो. यास्तव महाकवी नाटकावर राजा रविवर्मा यांनी कालिदासाच्या काव्य - नाटकांस्र काढलेल्याचित्रांवर प्रा. चंद्रकांत चन्ने

L&T Financial Services

नोंदणीकृत कार्यालय: 15वा मजला, पीएस श्रीजन टेक पार्क, प्लॉट नं. 52, ब्लॉक डीएन, सेक्टर त, सॉल्ट लेक सिटी कोलकाता 700 091, जिल्हा 24-परागणा उत्तर CIN No.: U65910WB1993FLC060810 शाखा कार्यालयः रायपुर/नागपुर

नोंदवून तपास सुरू केला आहे.

एल&टी फायनान्स लिमिटेड

ताबा सचना [नियम-८(१)]

जसे की. खालील स्वाक्षरी करणार एल&टी फायनान्स लिमिटेडचा(आधीचे नाव: एल&टी हाउसिंग फायनान्स लि. ही एनसीएलटी मुंबई आणि एनसीएलटी कोलकाता ह्यांनी मंजूर केलेल्या ॲब्सॉर्पशनद्वारे मर्जरमधून संलग्र होण्याच्या योजनेअंतर्गत एल&टी फायनान्स लि. सोबत संलग्न झाली आहे, एल&टी हाउसिंग फायनान्स लिमिटेड ही एल&टी फायनान्स लिमिटेडसोबत ('एलटीएफ') १२ एप्रिल २०२१ पासून संलग्न झाली आहे) अधिकृत अधिकारी असून त्यांनी सिक्युरिटायझेशन ॲण्ड रिकंस्ट्रक्शन ऑफ फायनान्शिअल ॲसेटस आणि एन्फोर्समेन्ट ऑफ सिक्युरिटी इंटरेस्ट कायदा, २००२ अंतर्गत आणि सिक्युरिटी इंटरेस्ट (एन्फोर्समेन्ट) नियम, २००२ [नियम 3] सोबत वाचले असता सदर कायद्यातील कलम १३(१२) अंतर्गत देण्यात आलेल्या अधिकारांचा वापर करून एक मागणी सूचना जारी केली असून त्याद्वारे कर्जदार/सहकर्जदार आणि गॅरेन्टर्स यांना सदर सूचना मिळाल्यापासून ६० दिवसांचे आत खाली नमूद करण्यात आलेल्या मागणी सूचनेत नमूद करण्यात आलेली रक्कम व मागणी सूचनेच्या तारखेपासून ते पैसे मरेपर्यंत/क्सूल होईपर्यंत त्यावरील अधिक व्याज आणि इतर शुल्क इतक्या रकमेची परतफेड करण्यास सांगितले होते. कर्जदार/सहकर्जदार आणि गॅरेन्टर्स यांनी सदर रकमेची परतफेड न केल्यामुळे ह्याद्वारे कर्जदार/सहकर्जदार आणि गॅरेन्टर्स यांना आणि सर्वसाधारण जनतेला ह्याद्वारे सूचना देण्यात येत आहे की खालील स्वाक्षरी करणार यांनी ह्या सूचने संदर्भात सदर नियम कमल ८ सोबत वाचले असता सदर कायधातील कलम १३ अन्वये त्यांना देण्यात आलेल्या अधिकारांचा वापर करून येथे खाली वर्णन करण्यात आलेल्या मालमत्तेचा ताबा घेतला आहे. कर्जदार ੌसह-कर्जदार /गॅरंटर झांचं लक्ष वेधलं जात आहे सदर कायद्याच्या कलम १३ च्या उपकलम ८ नुसार, उपलब्ध वेळेत, सिक्युअर्ड मालमत्ता सोडवून घ्यावी.

कर्ज खाते	कर्जदार/सहकर्जदार		म	ताबा	
क्रमांक	आणि गॅरेन्टर्सचे नाव	गहाण मालमत्तेचा तपशिल	दिनांक	थकित स्क्कम(₹)	घेतल्याची तारीख व प्रकार
H013173112200 75517 H014023112200 80243	 शोभना बैंद संतोष बैंद मेसर्स फायबर अँड फायबर 	ह्या मालमतेचा प्रत्येक आणि सर्व भागः पत्ता-केएच नं.७०४/२, ७०५/१-२-३ चा भाग, बंगला नं.४०, प्लॉटचं शेत्रफळ १८०३.३३ चौरस फूट. तळमजल्यावर बांघकाम केलेलं शेत्रफळ-१०१९ चौरस फूट, पहिला मजला-९७८.८२ चौरस फूट, दुसरा मजला-३३२.७५ चौरस फूट, मीजा-अशोका आयकन फेज-१ येथे स्थित, निवासी बंगले/हाउसेस मोवा, पी.एच.नं.१०९, आरआयसी-रायपूर-१, डॉ.मिमराव अंबेडकर वॉर्ड नं. २७, आर.एन.एम रायपूर-१, तहसिल आणि जिल्हा-रायपूर (C.G.) ४९२ ०१४		रू.१,३१,८५,३९२.४४/- १४-०२-२०२२ रोजी	२३-०६-२०२२ प्रतिकात्मक ताबा

कर्जदार/सहकर्जदार आणि गॅरेन्टर्स यांना खास करून आणि सर्वसाधारण जनतेला याद्वारे सदर मालमतेच्या संदर्भात कोणताही व्यवहार न करण्याची खबरदारीची सूचना देण्यात येत आहे आणि सदर मालमतेच्या संदर्भात कोणताही व्यवहार केल्यास तो एल&टी फायनान्स लिमिटेड यांना मागणी सूचनेत नमूद करण्यात आलेली रक्कम आणि त्यासोबत मागणी सूचनेपासून ते पैसे अदा करेपर्यंत/वसूल होईपर्यंत अधिक व्याज व इतर शुल्क इत्यादी भरण्याच्या अधीन असेल

> स्वाक्षरी/-अधिकृत अधिकारी

Registered Office: 73-A. Central Avenue, Nagpur, Maharashtra, 440018, Tel No.: 0712-2722407 Office: Industrial Growth Center, Siltara Raipur (C.G.) 493111 | Tel. No.: +91 771 2216100; Fax: +91 7712216198 Contact Person: Mr. Manish Sethi, Company Secretary and Compliance Officer; Email: cs@seml.co.in; Website: www.seml.co.in

बाबासाहेबाचे विचार प्रत्येकापर्यंत पोहोचावे

POST BUY BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF SARDA

This public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended from time to time (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated April 25, 2022 published on April 26, 2022 (the "Public Announcement") and the Letter of Offer dated May 25, 2022 (the

SARDA ENERGY & MINERALS LIMITED (the "Company") had announced the Buyback of up to 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) fully paid-up equity shares of face value of Rs. 10/- (Rupees Ten Only) each ("Equity Shares") from the existing shareholders/beneficial owners of Equity Shares holding Equity Shares as on the Record Date (i.e. May 6, 2022), on a proportionate basis, through the "Tender Offer" route through the Stock Exchange mechanism, as prescribed under the Buyback Regulations, at a price of Rs. 1,500/- (Rupees One Thousand Five Hundred Only) per Equity Share payable in cash, for an aggregate consideration not exceeding Re 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding Transaction Cost ("Buyback Size"). The Buyback Size constituted 6.06% and 5.49% of the paid-up equity share capital and free reserves as per the latest standalone and consolidated audited balance sheet of the Company respectively, for the financial year ended March 31, 2021 and was within the statutory limit of 10% under the Companies Act, 2013 (the "Act") and represents 2.25% of the total number of equity shares in the total paid-up equity share capital of the Company

1.1 The Company has adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with SEBI Circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and SEBI Circular SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, including any amendments or

1.2 The Buy Back Offer was kept open from Thursday, June 02, 2022 to Wednesday, June 15, 2022.

2. DETAILS OF THE BUYBACK

- 2.1 8,11,108 (Eight Lakh Eleven Thousand One Hundred Eight) Equity Shares were to be bought back under the Buyback, at a price of Rs. 1500/- (Rupees One Thousand Five Hundred Only) per Equity Share.
- 2.2 The total amount to be utilized in the Buyback was Rs. 121,66,62,000/- (Rupees One Hundred Twenty One Crore Sixty Six Lakhs Sixty Two Thousand Only), excluding
- 2.3 The Registrar to the Buy Back i.e. Big Share Services Pvt. Ltd ("Registrar"), considered 22335 valid applications for 11860267 Equity Shares in response to the Buy Back offer resulting in the subscription of approximately 14.62 times. The details of valid applications considered by the Registrar, are as follows

Category	Reserved in the Buyback	applications	Validly Tendered	shares accepted	% Response
Reserved category for Small Shareholders	1,21,667	18684	277435	121667	228.03%
General Category for all other Equity Shareholders	6,89,441	3651	11582832	689441	1680.03%
Total	8,11,108	22335	11860267	811108	1462.23%
2.4 All valid applications were considered for the over	nace of Assentance in assert	non with the Durch	sale Descriptions and the	ottor of Offer The or	ammunication of

- acceptance/ rejection will be dispatched by the Registrar to the eligible Equity Shareholders on or before June 28, 2022 (by email where the email id is registered with the Company or the depository). In cases where email IDs are not registered with the Company or depositories, physical letters of acceptance/rejection will be dispatched to 5 The settlement of all valid bids was completed by the National Clearing Corporation Limited on June 27, 2022. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If the Eligible Shareholders bank account details were not available or if the funds transfe
- 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat escrow account on 27th June, 2022. The unaccepted/excess demat Equity Shares have been returned to the respective Eligible Shareholders/lien removed by Clearing Corporation on 27th June, 2022. 15 bids for 1450 Physical Shares were received out of which 218 Equity Shares have been accepted and the Letter of Confirmation in compliance with SEBI Circular no. SEBI/HO/MIRSD_RTAMB/P/CIR/2022/8
- dated January 25, 2022 were dispatched to the Registered address of the Eligible Shareholders.
- 2.7 The extinguishment of 8,11,108 Equity Shares accepted under the Buy Back is currently under process and shall be completed on or before July 04, 2022. 2.8 The Company, and its respective directors, accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1 The capital structure of the Company, pre and post Buy Back is as under:

Amount (Rs. Lacs)	No. of Shares	Amount (Rs. Lacs)
5,000.00	5,00,00,000	5000.0000
3,604.9235	3,52,38,127	3,523.8127
	5,000.00	5,000.00 5,00,00,000

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back have been accepted under the Buyback Offer are as under:

ı	No.	Name of Shareholder	accepted under the Buyback	total Equity shares bought back	total Post Buyback Equity Shares(1)	
l	1.	CHHATTISGARH INVESTMENTS LIMITED	281267	34.68	0.80	
ı	2.	SARDA AGRICULTURE & PROPERTIES (P) LTD.	53283	6.57	0.15	
ı	3.	UMA SARDA	35358	4.36	0.10	
ı	4.	K K SARDA FAMILY TRUST - TRUSTEE - UMA SARDA	28455	3.51	0.08	
ı	5.	ANANT SARDA	23000	2.84	0.07	
ı	6.	Manish Jugalkishore Sarda	22119	2.73	0.06	
ı	7.	NEERAJ SARDA	22119	2.73	0.06	
ı	8.	PANKAJ SARDA	19666	2.42	0.06	
l	9.	GHANSHYAM RAMKISHORE SARDA	18188	2.24	0.05	
	10.	ABAKKUS EMERGING OPPORTUNITIES FUND-1	17224	2.12	0.05	
ı	11.	KAMAL KISHORE SARDA	16063	1.98	0.05	
ı	12.	VIPULA SARDA	12026	1.48	0.03	

(1) Subject to extinguishment of 8,11,108 Equity Shares

3.3 The Shareholding Pattern of the Company, pre and post Buyback, is as under:							
CONTROL OF BOOK	Pre Buyback (As on the Record Date)		Post Buyback ⁽¹⁾				
Category of Shareholder	Number of Shares	% to the existing Equity Share capital	Number of Shares	% to post Buyback Equity Share capital			
Promoter / Promoter Group	2,61,34,360	72.50	25597426	72.64			
Foreign Investors (including Non Resident Indians/FIIs/FPIs/Foreign Nationals/OCBs)	8,53,093	2.37	842068	2.39			
Financial Institutions/Banks/ NBFCs and Mutual Funds/Insurance Companies	250		250	(3 =)(
Others (Public, Bodies Corporate, Clearing Members, Trust, HUF, etc.)	90,61,532	25.13	8798383	24.97			
7.	3 60 49 235	100.00	3 52 38 127	100.00			

(1) Subject to extinguishment of 8,11,108 Equity Shares

4. MANAGER TO THE BUYBACK OFFER Hem Securities Ltd.

Hem Securities Limited

Address: 904. A Wing, Naman Midtown, Senapati Bapat, Marg, Elphinstone Road, Lower Parel, Mumbai-400013, India Tel: +91-022-49060000: Fax: +91-022-22625991; Contact Person: Mrs. Roshni Lahoti; E-mail: ib@hemsecurities.com Website: www.hemsecurities.com; SEBI Registration Number: INM000010981; CIN: U67120RJ1995PLC010390

5. DIRECTORS' RESPONSIBILITY 5.1 As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts full responsibility for the information contained in this Post Buyback Public Announcement and for the information contained in all other advertisements, circulars, brochures, publicity materials etc. which may be issued in relation to the Buyback and confirms that the information in such documents contains and will contain true, factual and material information and does not and will not contain any misleading

For and on behalf of the Board of Directors of

SARDA ENERGY & MINERALS LIMITED Sd/-Name- Kamal Kishore Sarda Name- Pankaj Sarda (Chairman and Managing Director) DIN: 00008170

Name- Manish Sethi (Jt. Managing Director) (Company Secretary) DIN: 00008190 Membership No.: 18069

दिनांक: 29.06.2022 स्थान: रायपूर/नागपूर

करिता एल&टी फायनान्स लिमिटेड

Date: June 28, 2022