FINANCIAL EXPRESS

AKONIS ARODE FIMILED

CIN: L70100GJ1994PLC021759 Regd. Office: Desai House, Survey No. 2523, Coastal Highway, Umersadi, Killa Pardi, Valsad- 396125, Gujarat, India. Corp Office: 501, Flyedge -FP No 765, TPS 111, JN Off S V Road and Kora Kendra Road, Borivali (W), Mumbai-400092, Maharashtra, India. Mobile No.: +91-70456 77788; +91-91678 69000; Email: corporate@arunis.co; Website: www.arunis.co

Extract of Un-audited Standalone and Consolidated Financial Results for the guarter and nine months ended 31st December 2023

JIST DECEN	IDCI ZUZU	(RS. In Lakh except EPS)				
1	Standalone		Consolidated			
Quarte	Ended	Nine months Ended	Quarter	Ended	Nine months Ended	
					31.12.2023 (Un-audited)	
53.67	138.91	121.76	53.68	138.91	121.77	
23.86	98.38	41.69	23.26	98.33	40.74	
23.68	98.38	41.69	23.26	98.33	40.74	
17.86	94.45	31.50	17.55	89.42	24.62	
17.86	94.45	31.50	17.55	89.42	24.62	
300.00	300.00	300.00	300.00	300.00	300.00	
-	-	-	-	-	-	
0.60	3.15	1.05	0.59	2.98	0.82	
0.60	3.15	1.05	0.59	2.98	0.82	
8	- 05		59	8 8	9	
	Quarter 31.12.2023 (Un-audited) 53.67 23.86 23.68 17.86 300.00 - 0.60 0.60	Quarter Ended 31.12.2023 (Un-audited) 31.12.2022 (Un-audited) 53.67 138.91 23.86 98.38 23.68 98.38 17.86 94.45 300.00 300.00 - - 0.60 3.15 0.60 3.15	Standalone Quarter Ended Nine months Ended 31.12.2023 (Un-audited) 31.12.2022 (Un-audited) 53.67 138.91 121.76 23.86 98.38 41.69 23.68 98.38 41.69 17.86 94.45 31.50 300.00 300.00 300.00 - - - 0.60 3.15 1.05 0.60 3.15 1.05 0.60 3.15 1.05	Standalone Quarter Ended Nine months Ended Quarter 31.12.2023 (Un-audited) 31.12.2023 (Un-audited) 31.12.2023 (Un-audited) 53.67 138.91 121.76 53.68 23.86 98.38 41.69 23.26 23.68 98.38 41.69 23.26 17.86 94.45 31.50 17.55 300.00 300.00 300.00 300.00 - - - - 0.60 3.15 1.05 0.59 0.60 3.15 1.05 0.59	Standalone Consolidated Quarter Ended Nine months Ended Quarter Ended 31.12.2023 31.12	

The above is an extract of the detailed format of the Un-audited Standalone and Consolidated Financial Results of the Company for the quarter and nine months ended 31.12.2023 filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said Financial Results is available on the Stock Exchange website viz. www.bseindia.com and on the Company's website viz. www.arunis.co

The above Un-audited Standalone and Consolidated Financial Results were reviewed by the Audit Committee and approved by the Board of Directors of the Company in their respective meetings held on 02.02.2024 and the Statutory Auditors of the Company

Previous period's figures have been rearranged/regrouped wherever considered necessary to confirm to the presentation of the current period. For Arunis Abode Limited

Dhara D. Desai Date: 02.02.2024 **Managing Director** Place: Mumbai DIN: 02926512

WALCHANDNAGAR Seth WALCHAND HIRACHAND INDUSTRIES LTD.

have carried out a 'Limited Review' of the same.

Regd Office: 3, Walchand Terraces, Tardeo Road, Mumbai - 400 034. CIN: L74999MH1908PLC000291

Tel.:(022) 23612195/96/97 Visionary Industrialist & E - mail: investors@walchand.com, Website: www.walchand.com Our Founder

₹ in Lacs (Except for Per Share data) EXTRACT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER AND

YEAR TO DATE ENDED ON 31ST DECEMBER, 2023

Sr.	P V		Quarter Ende	d	Year to Da	Year Ended	
Vo.	Particulars	31.12.2023	30.09.2023	31.12.2022	31.12.2023	31.12.2022	31-03-2023
3500	CONTROLOGORISES	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Unaudited)	(Audited)
1	Total Income from Operations (net)	6,260	9,176	8,412	22,794	22,935	34,435
2	Net Profit/(Loss) for the period (before Tax and Exceptional items)	(1,866)	(814)	(551)	(3,822)	(3,687)	(8,581)
3	Net Profit/(Loss) for the period before Tax (after Exceptional items)	(1,866)	(814)	(551)	(3,822)	(3,687)	1,958
4	Net Profit/(Loss) for the period after tax (after Exceptional items)	(1,866)	(814)	(551)	(3,822)	(3,687)	1,958
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income after tax)]	(1,811)	(754)	(516)	(3,692)	(3,674)	1,917
3	Equity Share Capital (Face Value or ₹ 2/- each)		(35)		920	918	919
7	Reserves (excluding Revaluation Reserve as shown in the Balance Sheet of previous year)	-63	36		S. 60	3.63	25,146
3	Earning Per Share (of ₹ 2/- each) (for continuing and discontinued operations)						90
	(a) Basic:	(4.05)	(1.77)	(1.20)	(8.31)	(8.04)	4.26
	(b) Diluted:	(4.05)	(1.77)	(1.20)	(8.31)	(8.04)	4.26

For Walchandnagar Industries Limited

Place: Mumbai Date: February 1, 2024

Chirag C. Doshi Managing Director & CEO DIN: 00181291

A Tradition of Engineering Excellence

The above is an extract of the detailed format of Quarterly Financial Results for the Quarter and Nine Months ended on 31st December, 2023 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Financial Results is available on the Stock Exchanges website at www.bseindia.com and www.nseindia.com and on the Company's website at www.walchand.com as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

SUBROS LIMITED

Regd. Office: Lower Ground Floor, World Trade Centre, Barakhamba Lane, New Delhi – 110001, Tel. No. 011-23414946-49, Fax: 011-23414945 CIN: L74899DL1985PLC020134, Email: kamal.samtani@subros.com Website: www.subros.com

NOTICE OF POSTAL BALLOT/E-VOTING

- Members of the Company are hereby informed that pursuant to Section 110 and other applicable provisions, if any, of the Companies Act, 2013 (the "Act"), and the Companies (Management and Administration) Rules, 2014 ("Rules"), read together with the General Circular Nos. 14/2020 dated April 8, 2020; 17/2020 dated April 13, 2020; 22/2020 dated June 15, 2020; 33/2020 dated September 28, 2020; 39/2020 dated December 31, 2020; 10/2021 dated June 23, 2021; 20/2021 dated December 8, 2021; 03/2022 dated May 5, 2022; 11/2022 dated December 28, 2022 and 9/2023 dated September 25, 2023 issued by the Ministry of Corporate Affairs ("MCA Circulars"), Secretarial Standard on General Meetings, SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time) and other applicable laws and regulations, Company has completed the dispatch of Postal Ballot Notice (the "Notice") and are requested to note the following:
- The Notice have been sent for seeking approval of the Shareholders of the Company by Remote E-Voting for the (i) Reappointment of Mr. Arvind Kapur as a Non-Executive Independent Director and (ii) Appointment of (a) Justice Arian Kurnar Sikri (Retd); (b) Ambassador Deepa Gopalan Wadhwa, IFS (Retd) (c) Mr. Ashok Lavasa, IAS (Retd); (d) Mrs. Vanaja Narayanan Sarna, IRS (Retd) and (e) Ms. Smita Piyush Mankad as Non-Executive Independent Directors. The Company has appointed National Securities Depositories Limited ("NSDL") for providing Remote E-Voting
- services (web link: www.evoting.nsdl.com).
- The date of dispatch of notice is Friday, February 2, 2024. The remote e-voting shall commence on Monday, February 5, 2024 at 9.00 a.m. (IST).
- The remote e-voting shall end on Tuesday, March 5, 2024 at 5.00 p.m. (IST). The Remote E-Voting facility shall be forthwith disabled by NSDL after expiry of the said period. A person who is not a Member as on the cut-off date should treat this Notice for information purpose only.
- The cut-off date for remote e-voting is Saturday, January 27, 2024.
- A person whose name is recorded in the Register of Members or in the Register of Beneficial Owners maintained by the depositories as on the cut-off date shall be entitled to cast their vote through Remote E-Voting.
- The Board of Directors has appointed Mr. Ravi Sharma, Partner of RSM & Co., Practicing Company Secretary, New Delhi, as the Scrutinizer for conducting the Postal Ballot / Remote E-Voting process in a fair & transparent manner.
- The Notice is available on the website of the Company (www.subros.com/PostalBallotNotice.html) and also displayed on the website of BSE, NSE and NSDL For any grievance and the documents relating to Remote E-Voting, the Shareholders/Beneficial Owners may contact at
- the registered office of the Company. k) In case of any queries, you may refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user
- manual for Shareholders available in the 'Downloads' section of www.evoting.nsdl.com or call on toll free no. 1800 22 55 33 or send a request at evoting@nsdl.com. The results of Postal Ballot along with the Scrutinizer Report will be declared on or before Thursday, March 7, 2024 at 5:00 p.m. The said results shall be communicated to the BSE and NSE. The results shall also be placed on the website
- of the Company www.subros.com/PostalBallotNotice.html and on the website of NSDL www.evoting.nsdl.com. The Notice has been sent to all Shareholders whose email addresses are registered with the Company/Depository Participant(s). The aforesaid documents are available on the Company's website at www.subros.com/PostalBallotNotice.html and the website of the Stock Exchanges at www.bseindia.com and
- In accordance with the MCA Circulars physical copy of Notice with Postal Ballot form will not be sent to the
- Shareholders for this Postal Ballot. Shareholders will have an opportunity to cast their vote(s) on the business as set forth in the Notice through Remote E-Voting. The manner of Remote E-Voting by Shareholders holding shares in dematerialized form, physical form and for Shareholders who have not registered their email addresses is provided in the Postal Ballot Notice which is also available on the website of the Company i.e. www.subros.com/PostalBallotNotice.html.
- Members who have not updated their e-mail address are requested to register the same in respect to shares held by them in electronic form with the Depository through their Depository Participant and in respect of shares held in physical form by writing to Company's Registrar and Share Transfer Agent.
- Members are requested to carefully read all the important Notes set out in the Notice and the manner of casting vote through Remote E-Voting.

For Subros Limited sd/-

Place: New Delhi Date: 2.2.2024

Kamal Samtani Company Secretary (M.No.: F5140)

INFRA INDUSTRIES LIMITED

CIN:L25200MH1989PLC054503 Regd. Office: Plot No 4 and 5 Survey No 43(pt) to 47(pt) Karambeli, Industrial Area Arav Ransai Pen, Raigarh, Maharashtra, India, 402107.

Statement of Standalone Unaudited Financial Results For the Quarter ended on December 31, 2023

Sr.	25 70 30	Quarter Ended	Year Ended	Quarter Ende
No.	Particulars	31.12.2023	31.12.2023	31.12.2022
	3030 334	(Unaudited)	(Unaudited)	(Unaudited)
1	Total Income from operations	0.00	0.00	0.00
	Net Profit / (Loss) for the period (before Tax, Exceptional and/ or Extraordinary items)	-43.85	-73.71	-13.98
	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	-43.85	-73.71	-13.98
	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items	-43.85	-73.71	-13.98
=	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and	-43.85	-73.71	-13.98
0000	Other Comprehensive Income (after tax)] Equity Share Capital	415.14	415.14	598.31
	Reserves (excluding Revaluation Reserve) as shown in the	27.09.170	410.14	330.31
	Audited Balance Sheet of the previous year.	(84)	(10)	(100
	Earnings Per Share (of ₹ 10 /- each) (for continuing and discontinued operations) -	12400.000		A1100-1000
	1. Basic:	-1.06	-1.78	-0.23
	2. Diluted :	-1.06	-1.78	-0.23

The above is an extract of the detailed format of Quarterly/Annual Financial Results filed with the Stock Exchanges unde Regulation 33 of the SEBI (Listing and Other Disclosure Requirements) Regulations, 2015. The full format of the Quarterly Annual Financial Results are available on the websites of the Stock Exchange(s) and the listed entity

The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on February 02, 2023.

Pursuant to the application filed by Ingenia FZE under Section 9 of the Insolvency and Bankruptcy Code, 2016, as amended from time to time ("IBC/ Code"), the Corporate Insolvency Resolution Process ("CIRP") was initiated against the Company, by the Hon'ble NCLT vide its order dated 12 December 2019. NCLT has passed order approving the Resolution Plan dated 21 March 2023. Company's application for Listing with BSE Limited, for Listing of Equity Shares after extinguishment & allotment.

pursuant to the Resolution Plan, are under Process and Trading in Shares remains under Suspension for procedural reasons. The aforesaid Audited Financial Results will be uploaded on the Company's website www.infra.co.in and will also be available on the website of BSE Limited www.bseindia.com The Company mainly engaged in the manufucturing of Plastic products in India. As such there are no separate reportable segments as per Ind AS 108 'Operating Segments'. FOR INFRA INDUSTRIES LIMITED

Place: Mumbai Date: Friday, February 02, 2024

titled "Our History and Certain Corporate Matters" beginning on page no 128 of the Prospectus.

Whole Time Director & CFO

Bank of India Relationship beyond banking

Head Office, Digital Banking Department PNB-BOI Tower, 5" Floor, Bandra - Kurla Complex, Bandra (E), Mumbai 400 051. Email: Headoffice.dbd@bankofindia.co.in

Expression of Interest' (EOI) Notice

BANK OF INDIA invites 'Expression of Interest' (EOI) for 'Selection of Service Providers for Debit Card Management System, Debit Card / ATM Switch and Prepaid Cards Issuance & Management' Last date for submission of bid fees is 08.02.2024 by 5:00 PM, Last date for submission of EOI Bid Document is 02.03.2024 by 3:00 PM. Details available on Bank's Corporate Website: www.bankofindia.co.in under "Tender"



The South Indian Bank Ltd.

CIN:L65191KL1929PLC001017 Regd. Office: SIB House, T.B. Road Mission Quarters, Thrissur-680001. Tel: 0487 2420020 Website:www.southindianbank.com mail id:ho2006@sib.co.in

GENERAL NOTICE

Members of the Company are hereby informed that pursuant to Regulation 47 and Regulation 7 of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, with effect from 2rd February, 2024, the Company has appointed M/s. Link Intime India Pvt. Ltd. (CIN: U67190MH1999PTC118368) (SEBI Reg. No.: INR000004058) having its registered office situate at C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg, Vikhroli (West) Mumbai City, Maharashtra-400083, India to act as its new Registrar and Share Transfer Agent of the Company.

All correspondence and requests including those relating transfer transmission of shares, change of address, issue of duplicate shares, dematerialization etc. may henceforth be sent to: Link Intime India Pvt. Ltd.,

Surva 35, Mayflower Avenue, Behind Senthil Nagar, Sowripalayam Road, Coimbatore, Tamilnadu-641028.

For The South Indian Bank Limited

Company Secretary

Place: Thrissur JIMMY MATHEW

(This is only an advertisement for information purposes and not a prospectus announcement)

Sanjay Jain

Sd

MAYANK CATTLE FOOD LIMITED

Please Scan this OR Code to (Formerly known as Mayank Cattle Food Private Limited) Our Company was originally incorporated as Private Limited Company in the name of "Mayank Cattle Food Private Limited" on April 21, 1998 under the provision of the Companies Act, 1956 bearing Registration Number 04-033969 issued by Registra of Companies, Gujarat, Dadra & Nagar Havelli. Subsequently, our company was converted into Public Limited Company under the Companies Act, 2013 and the name of our Company was changed to "Mayank Cattle Food Limited" vide a fresh Certificate of Incorporation dated June 23, 2023 bearing Corporate Identification Number U01210GJ1998PLC033969 issued by Registrar of Companies - Ahmedabad. For further details of change in name and registered office of our company, please refer to section

Date: 02/02/2024

Registered Office: R. S. No. 162, Rajkot Jamnagar Highway, Near Khandheri Stadium, Vill. Naranka, Tal. Paddhari, Rajkot, Gujarat, 360110, India Contact Person: Mrs. Payalben Mrugesh Pandya, Company Secretary & Compliance Officer; Tel No: +91 90333 33123, E-Mail ID: cs@mayankcattlefood.com; Website: www.mayankcattlefood.com; CIN: U01210GJ1998PLC033969

OUR PROMOTERS: MR. BHARATKUMAR POPATLAL VACHHANI & MR. AJAY POPATLAL VACHHANI

BASIS OF ALLOTMENT

A PRICE OF ₹108/- PER EQUITY SHARE, AGGREGATING TO ₹ 97.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION").THE ISSUE LESS MARKET MAKER RESERVATION PORTION I.E. ISSUE OF 17,10,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH FOR CASH AT A PRICE OF ₹108/- PER EQUITY SHARE, AGGREGATING TO ₹ 1,846.80 LAKHS IS HERE IN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 33.33% AND 31.67% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY. THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SEBI (ISSUE OF CAPITAL AND DISCLOSURE REQUIRMENT) REGULATIONS, 2018 (THE "SEBI ICDR REGULATIONS") READ WITH RULE 19(2)(b)(i) OF SCRR AS AMENDED.

THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 108/- EACH. THE ISSUE PRICE IS 10.8 TIMES OF THE FACE VALUE OF THE EQUITY SHARES.

ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 29, 2024 and CLOSED ON: JANUARY 31, 2024

PROPOSED DATE OF LISTING: FEBRUARY 05, 2024*.

RISK TO INVESTOR

- Increase in the prices of our raw material may have an adverse effect on our business.
- 3. The company's business is dependent on certain suppliers and the loss of one or more of them would have a material adverse effect on the business.
- 4. Any reduction in the demand for our products could lead to underutilization of our manufacturing capacity.
- 5. Our Company had negative cash flow in recent fiscals, details of which are given below. Sustained negative cash flow could adversely impact our business, financial condition and results of operations. For further details please refer to the chapter "Risk Factor" on page no. 21 of the Prospectus.
- The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated December 21, 2023 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or about February 05, 2024*.

* Subject to receipt of listing and trading approvals from the BSE Limited. SUBSCRIPTION DETAILS

The category wise details of the Basis of Allotment are as under:

No. of Applications

Received

No. of Shares applied for

(Category wise)

on page no. 43 of the Prospectus.)

The Issue was subscribed to an extent of 15.09 times i.e., Gross Subscription of Rs. 2,89,02,71,472/- for 2,71,56,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 19,44,00,000/- for 18,00,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 8.36 times (after technical rejection and bids not banked). i.e., Net Subscription of Rs. 1,62,42,76,800/- for 1,50,39,600 equity shares after eliminating technically rejected and bid not banked applications. **Summary of the Valid Applications Received:**

Sr.	Category	Gross App	lication	Less: Rej	ections	Val	id	Allotment			
No		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share		
1	Retail Individual Applicants	8,406	1,00,87,200	143	1,71,600	8,263	99,15,600	946	11,35,200		
2	Non Retail Applicants (Non Institutional Applicants and QIBs)	904	50,62,800	9	28,800	895	50,34,000	343	5,74,800		
3	Market Maker	1	90,000	-	-	1	90,000	1	90,000		
8	Total	9,311	1,52,40,000	152	2,00,400	9,159	1,50,39,600	1,290	18,00,000		
Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited. on February 01, 2024.											

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹108/- per Equity Share, was finalised in consultation with BSE Limited The category was subscribed by 1.00 time. The total number of shares allotted in this category is 90,000 Equity shares.

li	Sr.	No. of Shares applied for	Number of	% to total	Total No. of Shares applied in	% to total	Allocation p	er Applicant	Ration of allott	tees to	Number of successful applicants	Total No. of shares allocated/
Ш	No	(Category wise)	applications received		each category		Before rounding off	After rounding off	applicants	ts	(after rounding)	alloted
H	1	90000	1	100.00	90000	100.00	90000.00	90000	FIRM		1	90000
П	-	GRAND TOTAL	1	100.00	90000	100.00	3		1 2		1	90000
T,	B. All	ocation to Retail Indivi	dual Investors (Afte	r Technical	& Multiple Rejections and	Withdrawal):	The Basis of Allo	tment to the Retail	Individual Inves	estors, at	the issue price of ₹108/- per	Equity Share, was finalized in

consultation with BSE Limited. The category was subscribed by 8.73 times i.e. for 99,15,600 Equity Shares. Total number of shares allotted in this category is 11,35,200 Equity Shares to 946 successful applicants.

total

Shares Applied

Number of % to total Total No. of Shares applied in % to total Allocation per Applicant Ration of allottees to Number of successful Total No. of shares allocated/

ı	No	(Category wise)	applications received		each category		Before rounding off	After rounding off	applicants		applicants(after rounding)	alloted
ı	- 1	1200	8263	100.00	9915600	100.00	137.38	1200	946	8263	946	1135200
ı	() A	GRAND TOTAL	8263	100.00	9915600	100.00			ā .	- 8	946	1135200
ı	C. Allocation to Non Retail Applicants (Non Institutional Applicants and QIBs) (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹108/- per Equity											
ı	Share, was finalized in consultation with BSE Limited. The category was subscribed by 8.76 times i.e. for 50,34,000 Equity Shares. Total number of shares allotted in this category is 5,74,800 Equity Shares to 343 successful applicants.											

Before rounding off | After rounding off

to applicants

Applicants

Shares Allotted

2	3600	94	10.50	338400	6.72	411.06	1200	32	94	32	38400
3	4800	30	3.35	144000	2.86	548.08	1200	14	30	14	16800
4	6000	24	2.68	144000	2.86	685.10	1200	14	24	14	16800
5	7200	25	2.79	180000	3.58	822.12	1200	17	25	17	20400
6	8400	34	3.80	285600	5.67	959.14	1200	27	34	27	32400
7	9600	51	5.70	489600	9.73	1096.16	1200	47	51	47	56400
8	10800	10	1.12	108000	2.15	1233.18	1200	FIRM	- 3	10	12000
9	12000	7	0.78	84000	1.67	1370.20	1200	FIRM		7	8400
							1200	1	7	1	1200
10	13200	2	0.22	26400	0.52	1507.22	1200	FIRM	- 3	2	2400
11	14400	3	0.34	43200	0.86	1644.24	1200	FIRM		3	3600
		3	1 1				1200	1 1	3	1	1200
12	15600	1	0.11	15600	0.31	1781.26	1200	FIRM		1	1200
13	16800	1 1	0.11	16800	0.33	1918.28	2400	FIRM		1	2400
14	18000	7	0.78	126000	2.50	2055.30	1200	FIRM		7	8400
					1		1200	5	7	5	6000
15	19200	3 1	0.11	19200	0.38	2192.32	2400	FIRM		1	2400
16	20400	1	0.11	20400	0.41	2329.34	2400	FIRM	- 1	1	2400
17	22800	2	0.22	45600	0.91	2603.38	2400	FIRM		2	4800
18	24000	2	0.22	48000	0.95	2740.41	2400	FIRM		2	4800
		d			1 1		1200	1	2	1	1200
19	25200	2	0.22	50400	1.00	2877.43	2400	FIRM		2	4800
- 5		3	1 1		1 1		1200	1	2	1	1200
20	26400	1	0.11	26400	0.52	3014.45	2400	FIRM		1	2400
21	27600	5 1	0.11	27600	0.55	3151.47	3600	FIRM		1	3600
22	30000	§ 1	0.11	30000	0.60	3425.51	3600	FIRM		1	3600
23	36000	4	0.45	144000	2.86	4110.61	3600	FIRM		4	14400
- 1		3	3 3		1 1		1200	2	4	2	2400
24	37200	2	0.22	74400	1.48	4247.63	3600	FIRM	7	2	7200
							1200	1	2	1	1200
25	38400	1	0.11	38400	0.76	4384.65	4800	FIRM		1	4800
26	45600	g 1	0.11	45600	0.91	5206.77	4800	FIRM		1	4800
27	46800	1	0.11	46800	0.93	5343.79	4800	FIRM	- 3	1	4800
28	48000	1	0.11	48000	0.95	5480.81	6000	FIRM	- 3	1	6000
29	60000	3	0.34	180000	3.58	6851.01	6000	FIRM		3	18000
1 5		8					1200	2	3	2	2400
30	82800	ξŧ 1	0.11	82800	1.64	9454.40	9600	FIRM		1	9600
31	93600	1	0.11	93600	1.86	10687.58	10800	FIRM		1	10800
32	114000	3 1	0.11	114000	2.26	13016.92	13200	FIRM	3	1	13200
33	134400	1	0.11	134400	2.67	15346.27	15600	FIRM	- 3	1	15600
34	160800	8 1	0.11	160800	3.19	18360.72	18000	FIRM	- 8	1	18000

GRAND TOTAL 100.00 The Board of Directors of the company at its meeting held on February 01, 2024 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on February 01, 2024 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants.

trading on the BSE SME Platform within three working days from the date of the closure of the Issue.

In terms of the Prospectus dated January 18, 2024 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institution irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on February 01, 2024. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/ email id of the Applicants as registered with the depositories as filled in the application form on or before February 02, 2024. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 18, 2024 ("Prospectus") The Lead Manager associated with the Offer have handled 24 SME public issues and Nil Main Board public issue during the current financial year and three financial years preceding the current Financial Year, out of which 7 SME

passive issues closed sets with issue price on the issuing date.					
Туре	FY 2023-24*	FY 2022-23	FY 2021-22	FY 2020-21	Total
SME IPO	4	12	7	1	24
Main Board IPO	-	-	-		-
Total	4	12	7	1	24
Issue closed Below Issue Price on Listing Day	- 5	5	2	9	7
Issue closed above Issue Price on Listing Day	4	7	5	1	17

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, http://cambridge.cameoindia.com/Module/IPO_Status.aspx All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:



Status upto January 17, 2024

CAMEO CORPORATE SERVICES LIMITED

"Subramanian Building", #1, Club House Road, Chennai - 600 002, India Telephone: +91-44-40020700, 28460390 Facsimile: +91-44-28460129 Email: investor@cameoindia.com Website: www.cameoindia.com

Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration Number: INR000003753 CIN: U67120TN1998PLC041613

For MAYANK CATTLE FOOD LIMITED On behalf of the Board of Directors

> Bharatkumar Popatlal Vachhani **Managing Director**

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF MAYANK CATTLE FOOD LIMITED

financialexp.epapr.in

Place: Rajkot

Date: February 03, 2024

Ahmedabad

हिंगा पुरा पुरा कार्या: 27, राजेन्द्र नाथ मुखर्जी रोड, कोलकाता-700001, फोन नं. (033) 2248-5841-44 फैक्स (033) 2210-3961, ई-मेल: info.bbjconst@bbjconst.com, वेबसाईट: www.bbjconst.com

गति शक्ति युनिट-आसनसोल मंडल, पुर्वी रेलवे के क्षेत्राधिकार में अमृत भारत स्टेशन योजना के अंतर्गत विकास के लिये पहचान की गई पण्डाबेश्वर में फुट ओवर ब्रिज (एफओबी) के निर्माण तथा अन्य विविध कार्यों के लिय प्रख्यात एजेन्सियों से दो बोली प्रणाली के अंतर्गत ई-निविदा आमंत्रित है।

ई-निविदा सं.: eNIT/FOB/CIVIL/2157/3138/PKG-III/02-2024 तिथि 02.02.202

निविदा दस्तावेज https://eprocure.gov.in/eprocure/app एवं/अथवा www.bbjconst.com **(निविदा आई**डी 2024 BBJC 793443 1) से डाउनलोड की जा सकती है। मुहरबंद ई–बोली (दो बोली प्रणाली) में 15.2.2024 के 15.00 बजे

तक ई-प्रापण पोर्टल में अपलोड की जाएगी तथा ई-निविदा (तकनीकी) को 16.2.2024 के 15.00 बजे तक खोला जायेगा। शुद्धिपत्र, यदि कोई हो. केवल बीबीजे की वेबसाइट एवं ई–प्रापण पोर्टल में ही उपलब्ध होगी तथा किसी समाचार पत्र में प्रकाशित नहीं की जायेगी



पंजी. कार्यालयः प्लॉट नं. 191-एफ. सेक्टर-४. आई.एम.टी. मानेसर. गरुग्राम. हरियाणा-122050 CIN: L36999HR1990PLC041175, वेब : www.archiesonline.com एवं www.archiesinvestors.in, ईमेल : archies@archiesonline.com. टेली. : +91 1244966666, फैक्स : +91 1244966650

सेबी (सूचीयन दायित्व एवं उद्घाटन अपेक्षा) विनियमन, 2015 के विनियमन 29 तथा 47(1)(ए) के प्रावधानों के अनुपालन में एतदुद्वारा सुचित किया जाता है कि आर्चीज लिमिटेड (''कम्पनी'') के निदेशक मंडल की बैठक सोमवार.

के अनंकेक्षित वित्तीय परिणामों पर विचार तथा अनुमोदन किये जाएंगे। इस संदर्भ में सूचना कम्पनी की वेबसाइट www.archiesinvestors.in तथा स्टॉक एक्सचैंजों की वेबसाईट www.bseindia.com तथा www.nseindia.com पर भी उपलब्ध है।

12 फरवरी, 2024 को आयोजित की जायेगी जिसमें 31 दिसम्बर, 2023 को समाप्त तिमाही तथा नौमाही के लिये कम्पनी

कृते आर्चीज लिमिटेड स्थानः गुरुग्राम हितेश कुमार

तिथि: 2.2.2024 कम्पनी सचिव एवं अनुपालन अधिकारी



CIN: L74899DL1988PLC031510

Regd. Office: 1001, 10th Floor, DLF Tower A, Jasola, New Delhi - 110025 Ph.: 011-41686169, Fax: 011-26941984, Email: investorgrievance@arotile.com, Website: www.arotile.com

EXTRACT OF STANDALONE AUDITED FINANCIAL RESULT FOR THE QUARTER ENDED 31ST DECEMBER 2023

2015		Quarter Ended	Year Ended	Quarter Ende		
SI.	Particulars	31.12.2023	31.03.2023	31.12.2022		
No	WARANEGAN)	(Audited)	(Audited)	(Audited)		
1	Total Income from operations	3,355.84	16,444.83	3,448.63		
2	Net Profit / (Loss) for the period (before Tax Exceptional and/or Extraordinary items)	34.67	(590.69)	(679.09)		
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	34.67	(590.69)	(679.09)		
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	7.97	(578.81)	(714.12)		
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	7.77	(587.09)	(718.96)		
6	Paid up Equity Share Capital	1,530.00	1,530.00	1,530.00		
7	Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year					
8	Earnings Per Share (of Rs. 10/- each) (for continuing and discontinued operations)-					
7.00	1. Basic:	0.05	(3.84)	(4.70)		
	2. Diluted:	0.05	(3.84)	(4.70)		

The above is an extract of the detailed format of Quarterly/Annual Financial results filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Quarterly/Annual Financial results is available on the websites of the Stock Exchange(s), www.bseindia.com, and www.nseindia.com and the Company's website www.arotile.com. For & on behalf of the Board

Sunil Kumar Arora Place: HOSUR Managing Director Date: 02.02.2024 DIN: 00150668

(This is only an advertisement for information purposes and not a prospectus announcement)

MAYANK CATTLE FOOD LIMITED

(Formerly known as Mayank Cattle Food Private Limited)

Our Company was originally incorporated as Private Limited Company in the name of "Mayank Cattle Food Private Limited" on April 21, 1998 under the provision of the Companies Act, 1956 bearing Registration Number 04-033969 issued by Registration Number 04-033969 issued b of Companies, Gujarat, Dadra & Nagar Havelli. Subsequently, our company was converted into Public Limited Company under the Companies Act, 2013 and the name of our Company was changed to "Mayank Cattle Food Limited" vide a fresh Certificate of Incorporation dated June 23, 2023 bearing Corporate Identification Number U01210GJ1998PLC033969 issued by Registrar of Companies – Ahmedabad. For further details of change in name and registered office of our company, please refer to section titled "Our History and Certain Corporate Matters" beginning on page no 128 of the Prospectus.

(Formerly known as Mayank Cattle Food Private Limited)

Registered Office: R. S. No. 162, Rajkot Jamnagar Highway, Near Khandheri Stadium, Vill. Naranka, Tal. Paddhari, Rajkot, Gujarat, 360110, India Contact Person: Mrs. Payalben Mrugesh Pandya, Company Secretary & Compliance Officer; Tel No: +91 90333 33123, E-Mail ID: cs@mayankcattlefood.com; Website: www.mayankcattlefood.com; CIN: U01210GJ1998PLC033969

OUR PROMOTERS: MR. BHARATKUMAR POPATLAL VACHHANI & MR. AJAY POPATLAL VACHHANI

BASIS OF ALLOTMENT

A PRICE OF ₹108/- PER EQUITY SHARE, AGGREGATING TO ₹ 97.20 LAKHS WILL BE RESERVED FOR SUBSCRIPTIONS BY THE MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION").THE ISSUE LESS THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET OFFER TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, 2018. (For further details please see "The Issue" beginning

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 108/- EACH. THE ISSUE PRICE IS 10.8 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 29, 2024 and CLOSED ON: JANUARY 31, 2024

PROPOSED DATE OF LISTING: FEBRUARY 05, 2024*.

RISK TO INVESTOR

Our Company, Promoter Group and Group Entities are parties to certain legal proceedings. Any adverse decision in such proceedings may have a material adverse effect on our business, result of operations and financial conditions

Increase in the prices of our raw material may have an adverse effect on our business.

on page no. 43 of the Prospectus.)

- 3. The company's business is dependent on certain suppliers and the loss of one or more of them would have a material adverse effect on the business.
- 4. Any reduction in the demand for our products could lead to underutilization of our manufacturing capacity.
- Our Company had negative cash flow in recent fiscals, details of which are given below. Sustained negative cash flow could adversely impact our business, financial condition and results of operations.
- For further details please refer to the chapter "Risk Factor" on page no. 21 of the Prospectus.
- The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated December 21, 2023 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or about
- * Subject to receipt of listing and trading approvals from the BSE Limited. SUBSCRIPTION DETAILS

The category wise details of the Basis of Allotment are as under:

Sr. No. of Shares applied for No. of Applications % to Total No. of Equity % to

The Issue was subscribed to an extent of 15.09 times i.e., Gross Subscription of Rs. 2,89,02,71,472/- for 2,71,56,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 19,44,00,000/- for 18,00,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 8.36 times (after technical rejection and bids not banked). i.e., Net Subscription of Rs. 1,62,42,76,800/- for 1,50,39,600 equity shares after eliminating technically rejected and bid not banked applications.

Summ	iary of the vand Applications Received:									
Sr.	Category	Gross App	Gross Application Less: Rejections			Va	lid	Allotment		
No		No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	No. of Application	Equity Share	
	Retail Individual Applicants	8,406	1,00,87,200	143	1,71,600	8,263	99,15,600	946	11,35,200	
2	Non Retail Applicants (Non Institutional Applicants and QIBs)	904	50,62,800	9	28,800	895	50,34,000	343	5,74,800	
3	Market Maker	1 1	90,000			1	90,000	1	90,000	

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited, on February 01, 2024

A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹108/- per Equity Share, was finalised in consultation with BSE Limited The category was subscribed by 1.00 time. The total number of shares allotted in this category is 90,000 Equity shares.

	No (Category wise) applications received each category			Total No. of Shares applied in each category	% to total	Allocation p Before rounding off	er Applicant After rounding off		allottees to	Number of successful applicants (after rounding)	Total No. of shares allocated/ alloted	
lì	-11	90000	1 8	100.00	90000	100.00	90000.00	90000	FIRM	2 1	1	90000
П		GRAND TOTAL	1	100.00	90000	100.00					1	90000
H	3. All	ocation to Retail Indivi	dual Investors (Afte	r Technical	& Multiple Rejections and	Withdrawal):	The Basis of Allot	ment to the Retail	Individual	nvestors, a	t the issue price of ₹108/- per I	Equity Share, was finalized in

consultation with BSE Limited. The category was subscribed by 8.73 times i.e. for 99,15,600 Equity Shares. Total number of shares allotted in this category is 11,35,200 Equity Shares to 946 successful applicants.

ı	No No	(Category wise)	applications received	% रव रवस्या	each category	% रह रहाया	Before rounding off	After rounding off		icants	applicants(after rounding)	alloted	
ı	1	1200	8263	100.00	9915600	100.00	137.38	1200	946	8263	946	1135200	
		GRAND TOTAL	8263	100.00	9915600	100.00	1	(i)	8 8		946	1135200	
Г	C. All	ocation to Non Retail Ap	oplicants (Non Instit	utional Appli	cants and QIBs) (After Tecl	hnical Rejecti	ons & Withdrawal): The Basis of Allo	tment to Ot	her than Ret	ail Individual Investors, at the i	issue price of₹108/- per Equity	
П	Share, was finalized in consultation with BSE Limited. The category was subscribed by 8.76 times i.e. for 50.34.000 Equity Shares. Total number of shares allotted in this category is 5.74.800 Equity Shares to 343 successful applicants.												

Sr.	No. of Shares applied for	No. of Applications	% 10	Total No. of Equity	% 10		er Applicant	Ratio of anottees		No. of Successus	Total No. of Equity
No	(Category wise)	Received	total	Shares Applied	total		After rounding off		licants	Applicants	Shares Allotted
-1	2400	576	64.36	1382400	27.46	274.04	1200	131	576	131	157200
2	3600	94	10.50	338400	6.72	411.06	1200	32	94	32	38400
3	4800	30	3.35	144000	2.86	548.08	1200	14	30	14	16800
4	6000	24	2.68	144000	2.86	685.10	1200	14	24	14	16800
5	7200	25	2.79	180000	3.58	822.12	1200	17	25	17	20400
6	8400	34	3.80	285600	5.67	959.14	1200	27	34	27	32400
7	9600	51	5.70	489600	9.73	1096.16	1200	47	51	47	56400
8	10800	10	1.12	108000	2.15	1233.18	1200	FIRM	9	10	12000
9	12000	7	0.78	84000	1.67	1370.20	1200	FIRM		7	8400
							1200	1 1	7	1	1200
10	13200	2	0.22	26400	0.52	1507.22	1200	FIRM	. 5	2	2400
П	14400	3	0.34	43200	0.86	1644.24	1200	FIRM		3	3600
- 9					1		1200	1 3	3	1 8	1200
12	15600	1 2	0.11	15600	0.31	1781.26	1200	FIRM	3	1 2	1200
13	16800	1	0.11	16800	0.33	1918.28	2400	FIRM		1	2400
14	18000	7	0.78	126000	2.50	2055.30	1200	FIRM		7	8400
							1200	5	7	5	6000
15	19200	1	0.11	19200	0.38	2192.32	2400	FIRM		1	2400
16	20400	1	0.11	20400	0.41	2329.34	2400	FIRM	7 3	1 5	2400
17	22800	2	0.22	45600	0.91	2603.38	2400	FIRM	0 1	2	4800
18	24000	2	0.22	48000	0.95	2740.41	2400	FIRM		2	4800
		1					1200	1 7	2		1200
19	25200	2	0.22	50400	1.00	2877.43	2400	FIRM	5 5	2.	4800
-	23200	- 4	0.22	20100	1.00	2077.13	1200	THUI	2	1	1200
20	26400	-	0.11	26400	0.52	3014.45	2400	FIRM	_	Î	2400
21	27600	1 1	0.11	27600	0.55	3151.47	3600	FIRM		1	3600
22	30000	i	0.11	30000	0.60	3425.51	3600	FIRM	2	1	3600
23	36000	4	0.45	144000	2.86	4110.61	3600	FIRM		4	14400
23	30000		0.43	144000	2.00	4110.01	1200	2	4	7	2400
24	37200	2	0.22	74400	1.48	4247.63	3600	FIRM	8 9	2	7200
24	37200		0.22	74400	1.40	4247.03	1200	1 IKWI	2	1	1200
25	38400	<u> </u>	0.11	38400	0.76	4384.65	4800	FIRM	6 Z 9	1	4800
26	45600	1	0.11	45600	0.70	5206.77	4800	FIRM	2	1	4800
27	46800	1	0.11	46800	0.91	5343.79	4800	FIRM	2	1 0	4800
28	48000	1	0.11	48000	0.95	5480.81	6000	FIRM	8 8	1 8	6000
29	60000	3	0.11	180000	3.58	6851.01	6000	FIRM	2	3	18000
29	00000	3	0.34	100000	5.38	0031.01	1200	FIKIVI	2	3	2400
20	82800		0.11	82800	1 64	9454.40	9600	FIRM	3	1	9600
30 31	93600	1			1.64		10800			1	10800
			0.11	93600	1.86	10687.58		FIRM	3	1 2	
32	114000	1 8	0.11	114000	2.26	13016.92	13200	FIRM	9	1	13200
33	134400	1	0.11	134400	2.67	15346.27	15600	FIRM		l	15600
34	160800	1	0.11	160800	3.19	18360.72	18000	FIRM	3	1 9	18000
35	219600	1	0.11	219600	4.36	25074.71	25200	FIRM	2	1	25200
	GRAND TOTAL	895	100.00	5034000	100.00					343	574800

The Board of Directors of the company at its meeting held on February 01, 2024 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on February

01, 2024 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants. In terms of the Prospectus dated January 18, 2024 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage".

The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on February 01, 2024. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/ email id of the Applicants as registered with the depositories as filled in the application form on or before February 02, 2024. In case the same is not received within 10 days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within three working days from the date of the closure of the Issue.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 18, 2024 ("Prospectus") The Lead Manager associated with the Offer have handled 24 SME public issues and Nil Main Board public issue during the current financial year and three financial years preceding the current Financial Year, out of which 7 SME

Туре	FY 2023-24*	FY 2022-23	FY 2021-22	FY 2020-21	Total
SME IPO	4	12	7	1	24
Main Board IPO	-	-	-	-	-
Total	4	12	7	1	24
Issue closed Below Issue Price on Listing Day	<u>-</u>	5	2	-	7
Issue closed above Issue Price on Listing Day	4	7	5	1	17
* Status upto January 17 2024	100	0 23		0	0 (8)

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, http://cambridge.cameoindia.com/Module/IPO Status.aspx All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:



Place: Rajkot

Date: February 03, 2024

public issues closed below the issue price on the listing date.

"Subramanian Building", #1, Club House Road, Chennai - 600 002, India

Telephone: +91-44-40020700, 28460390 Facsimile: +91-44-28460129 Email: investor@cameoindia.com Website: www.cameoindia.com Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration Number: INR000003753 CIN: U67120TN1998PLC041613

> For MAYANK CATTLE FOOD LIMITED On behalf of the Board of Directors

Bharatkumar Popatlal Vachhani

Managing Director

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EOUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF MAYANK CATTLE FOOD LIMITED

OMKARA

ओमकारा एसेट्स रिकेस्ट्रक्शन प्राइवेट लिमिटेड

पंजीकृत कार्यालयः १, एम.पी. नगर, पहली गली, कोंगु नगर एक्स्ट, तिरुपुर 64160 कॉर्पोरेट कार्यालयः कोहिन्र स्क्वायर, 47वीं मंजिल, एन.सी. केलकर मार्ग, आर.जी. गडकरी चौक, दादर (पश्चिम), मुंबई 400028, दुरभाषः 022-69231111, ईमेलः mumbai@omkaraarc.com/ www.omkaraarc.com CIN: U67100TZ2014PTC02036

डिमांड नाटिस

जबकि ओमकारा एसेट्स रिकस्ट्रक्शन प्राइवेट लिमिटेड (इसके बाद "ओएआरपीएल" के रूप में संदर्भित) के अधिकृत अधिकारी एक प्रतिभूतिकरण और पनर्निर्माण कंपनी है जो कंपनी अधिनियम 1956 के तहत शामिल है और वित्तीय परिसंपत्तियों के प्रतिभतिकरण और पनर्निर्माण और सरक्षा हित अधिनियम, 2002 (सरफसेसी अधिनियम) की धारा 3 के तहत भारतीय रिजर्व बैंक के साथ पंजीकृत है, इंडसलैंड बैंक लिमिटेड और "ओएआरपीएल" जबकि "ओएआरपीएल" (ओमकारा पीएस30/2021-22 ट्रस्ट के ट्रस्टी के रूप में कार्य करते हुए) अब अधिनियम के तहत सुरक्षित ऋणदाता द्वारा और उनके बीच निष्पादित असाइनमेंट समझौते के आलोक में इंडसलैंड बैंक लिमिटेड से प्राप्त ऋण खाते सुरक्षा हित (प्रवर्तन) नियम 2002 के नियम 3 के साथ पठित उक्त अधिनियम की धारा 13(2) के तहत प्रदत्त शक्ति का प्रयोग करते हुए, मांग नोटिस जारी किए गए उधारकर्ताओं /सह-उधारकर्ताओं/बंधककर्ताओं से नोटिस में उल्लिखित राशि को नोटिस की तारीख से 60 दिनों के भीतर उस पर अतिरिक्त ब्याज के साथ चुकाने का आह्वान किया गया, लेकिन उनमें से कुछ को विभिन्न कारणों से नोटिस नहीं दिया जा सका।

उधारकर्ताओं /सह-उधारकर्ताओं/बंधककर्ताओं	्एनपाए का तिथि	13(2) की तिथि	बकाया साश⁄ देय राशि
1. मेसर्स जीवन राम राजेंद्र प्रसाद (उधारकर्ता) मालिकः स्वर्गीय श्री आर.पी. तुलस्यान,	28.12.2020	30.01.2024	30.01.2024 तक रु 1,28,37,888/-
यूनिट नंबर ई-275, सेक्टर 22, बेसमेंट, नोएडा, उत्तर प्रदेश- 201301, 2. स्वर्गीय श्री	•		() 1. 1. 1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
प्रसाद तुलस्यान (बंधककर्ता) (मृतक के बाद से, कानूनी उत्तराधिकारियों को सेवा दी गई			
वरुण कुमार (कानूनी उत्तराधिकारी) पुत्र स्वर्गीय श्री आर.पी. तुलस्यान, ए-16, 17 श्याग् गाजियाबाद-201005, (ii) श्री तरूण तुलस्यान (कानूनी उत्तराधिकारी) पुत्र स्वर्गीय श्री			
4, तीसरी मंजिल, राम कृष्ण विहार, साहिबाबाद, गाजियाबाद-201005, ईमेलः tarun197			
कुमार (सह-उधारकर्ता) पुत्र राजेंद्र प्रसाद, ए-16, 17 श्याम पार्क एक्सटेंशन, साहिबाब	•		ब्याज व अन्य प्रभार के साथ देय है।
भन्न गंगरि का विका	m	- 3	

अचल संपत्ति का विवरण

आवासीय प्लॉट नंबर 17, ब्लॉक ए, श्याम पार्क एक्सटेंशन, साहिबाबाद, गाजियाबाद, यूपी- 201010 जिसका आकार 291.666 वर्ग गज है, जिसक स्वामित्व स्वर्गीय श्री राजेंद्र प्रसाद तुलस्यान के पास है। सीमाः पुर्वः प्लॉट नंबर 16, पश्चिमः प्लॉट नंबर 18, उत्तरः सर्विस लेन 10 फीट चौडी, दक्षिणः सडक

जैसा कि उल्लिखित है, उधारकर्ताओं /सह-उधारकर्ताओं/बंधककर्ताओं को नोटिस दिया जाता है, जिसमें उनसे संबंधित उधारकर्ताओं /सह-उधारकर्ताओं/बंधककर्ताओं के सामने दर्शाई गई कुल राशि का भुगतान इस नोटिस के 60 दिनों के भीतर करने के लिए कहा जाता है क्योंकि उक्त राशि तिथि को संबंधित ऋण खातों के संबंध में देय पाया गया। यह स्पष्ट किया जाता है कि यदि भुगतान की तारीख तक देय अतिरिक्त ब्याज और अन्य राशियों के साथ कुल राशि का भुगतान नहीं किया जात है, तो "ओएआरपीएल" ऊपर वर्णित संपत्तियों पर सुरक्षा ब्याज लागू करने के लिए उचित कार्रवाई करने के लिए बाध्य होगा। कृपया ध्यान दें कि अधिनियम की धारा- 13(13) के अनुसार, आप सभी को ओमकारा एआरसी की पूर्व लिखित सहमित के बिना उपरोक्त सुरक्षित संपत्तियों को बिक्री, पट्टे या अन्यथा स्थानांतरि करने से प्रतिबंधित किया गया है।

तिथि: 03.02.2024 स्थानः गाजियाबाद (यूपी)

कृते ओमकारा एसेट रिकंस्ट्रक्शन प्राइवेट लिमिटेड (ओमकारा पीएस30/2021-22 ट्रस्ट के ट्रस्टी के रूप में कार्य करते हुए)

ESCORTS KUBOTA LIMITED

CIN: L74899HR1944PLC039088 Regd. Office: 15/5, Mathura Road, Faridabad - 121003, Haryana, India Phone: 0129-2250222, E-mail: corp.secretarial@escortskubota.com, Website: www.escortsgroup.com

(Formerly Escorts Limited)

फॉर्म नंबर- एनसीएलटी 3ए (राष्ट्रीय कंपनी कानून न्यायाधिकरण नियम, 2016 का नियम 35) माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण, चंडीगढ़ पीठ के समक्ष कंपनी याचिका संख्या. सीपी(सीएए) सं. 46/सीएचडी/एचआरवाई/2023 कंपनी के संबंध में आवेदन संख्या. सीए(सीएए) नं. 35/सीएचडी/एचआरवाई/2023 कंपनी अधिनियम, 2013 की घारा 230-232 और अन्य लागू प्रावधानों के मामले में कंपनी (समझौता, व्यवस्था और समामेलन) नियम, 2016 के साथ पठित

एस्कॉर्ट्स कुबोटा लिमिटेड के बीच समामेलन की समग्र योजना के मामले में एस्कॉर्ट्स क्बोटा इंडिया प्राइवेट लिमिटेड और क्बोटा एग्रीकल्चरल मशीनरी इंडिया प्राइवेट लिमिटेड और उनके संबंधित शेयरधारक और लेनदार

एस्कॉर्ट्स कबोटा लिमिटेड

[सीआईएन: L74899HR1944PLC039088] कंपनी अधिनियम, 1913 के तहत निगमित एक कंपनी इसका पंजीकत कार्यालय 16/5, मधरा रोड फरीदाबाद - 121003.

हरियाणा में है। _ याचिकाकर्ता कंपनी 1 / समामेलित कंपनी

एस्कॉर्ट्स क्बोटा इंडिया प्राइवेट लिमिटेड [सीआईएन: U34300HR2019FTC078790]

कंपनी अधिनियम, 2013 के तहत निगमित एक कंपनी इसका फंजीकत कार्यालय 18/4, मधरा रोड, फरीदाबाद - 121 007,

हरियाणा में है

क्बोटा एग्रीकल्चरल मशीनरी इंडिया प्राइवेट लिमिटेड [सीआईएन: U29210HR2008FTC093295]

कंपनी अधिनियम, 1956 के तहत निगमित एक कंपनी इसका पंजीकृत कार्यालय 18/4, मधुरा रोड, फरीदाबाद - 121 007,

हरियाणा में है

याचिकाकर्ता कंपनी 3 / समामेलन कंपनी संख्या 2

.... वाचिकाकर्ता कंपनी 2 / समामेलन कंपनी संख्या 1

याचिका की सूचना

कंपनी अधिनियम, 2013 की धारा 230-232 ("याचिका") के तहत एक याचिका जिसमें एस्कॉर्ट्स कुबोटा लिमिटेड ('याचिकाकर्ता कंपनी 1/ समामेलित कंपनी', एस्कॉर्ट्स कुबोटा इंडिया प्राइवेट के बीच समामेलन की प्रस्तावित समग्र योजना को मंजुरी देने की मांग की गई है। ('याचिकाकर्ता कंपनी 2/समामेलन कंपनी नंबर 1') और कबोटा एग्रीकल्बरल मशीनरी इंडिया प्राइवेट लिमिटेड ('याचिकाकर्ता कंपनी 3/समामेलन कंपनी नंबर 2') और उनके संबंधित शेयरधारक और लेनदार (याचिकाकर्ता कंपनी 1. याचिकाकर्ता कंपनी 2 और याचिकाकर्ता कंपनी 3 को एक साथ 'याचिकाकर्ता कंपनी' कहा जाता है) और उनके संबंधित शेयरधारक और लेनदारों ('योजना'), याचिकाकर्ता कंपनियों द्वारा माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण ('न्यायाधिकरण / एनसीएलटी') की चंडीगढ़ बेंच के समक्ष प्रस्तुत की गई थी, और माननीय एनसीएलटी द्वारा स्वीकार की गई थी। अब, माननीय एनसीएलटी के 22 दिसंबर 2023 के आदेश द्वारा, उक्त याधिका माननीय एनसीएलटी के समक्ष 23 फरवरी 2024 को सनवाई के लिए तय

उक्त याचिका का समर्थन या विरोध करने के इच्छक किसी भी व्यक्ति को उपरोक्त पते पर याचिकाकर्ता कंपनी 1 को अपने नाम और पते के साथ उसके या उसके वकील द्वारा हस्ताक्षरित अपने इरादे की एक सूचना भेजनी चाहिए।, और माननीय एनसीएलटी को ग्राउंड फ्लोर, कॉर्पोरेट भवन, सेक्टर-27-बी, मध्य मार्ग, चंडीगढ - 160 019, याचिका की सनवाई के लिए तय की गई तारीख यानी 23 फरवरी 2024 से दो दिन पहले तक ही। जहां कोई भी व्यक्ति याचिका का विरोध करना चाहता है, विरोध का आधार या उसके हलफनामें की एक प्रति होनी चाहिए। ऐसी सूचना से सुसज्जित. याचिकाकर्ता कंपनियों द्वारा इसकी आवश्यकता वाले किसी भी व्यक्ति को निर्धारित शुल्क का भूगतान करने पर याचिका की एक प्रति दी जाएगी।

दिनांक: 2 फरवरी, 2024 स्थानः फरीदाबाद

एस्कॉर्ट्स क्बोटा लिमिटेड के लिए हस्ता/-सत्येन्द्र चौहान

कंपनी सचिव

RateGain®

(पूर्व में रेटगेन ट्रैवल टेक्नोलोजीज प्राइवेट लिमिटेड के रूप में अभिज्ञात) सीआईएन : L72900DL2012PLC244966 पंजीकृत कार्यालय : एम-140, ग्रेटर कैलाश पार्ट-।।, नई दिल्ली-110048, भारत

रेटगेन ट्रैवल टेक्नोलोजीज लिमिटेड

31 दिसंबर 2023 को समाप्त तिमाही एवं नौ माह के अलेखापरीक्षित

समेकित वित्तीय परिणामों के विवरण का सारांश

(रु. मिलियन में, अंश आंकडा छोडकर और यदि अन्यथा उल्लेखित)

	विवरण	दिसंबर	ासतबर	ादसबर	दिसंबर	दिसंबर	नाव
		31, 2023	30, 2023	31, 2022	31, 2023	31, 2022	31, 2023
		अलेखापरीक्षित	। अलेखापरीक्षित	। अलेखापरीक्षित	: अलेखापरीक्ष <u>ि</u> त	अलेखापरीक्षित	लेखापरीक्षित
1.	कुल आय	2628.89	2383.77	1388.47	7217.29	3973.31	5850.60
2.	परिचालनों से आय	2520.19	2347.24	1382.87	7012.21	3821.96	5651.28
3.	अवधि हेतु निवल लाभ (कर, आपवादिक एवं/अथवा असाधारण मदों से पूर्व)	520.24	392.83	147.16	1234.21	414.11	672.58
4.	कर पूर्व अवधि हेतु निवल लाभ (आपवादिक एवं / अथवा असाधारण मदों के उपरांत)	520.24	392.83	147.16	1234.21	414.11	672.58
5.	कर उपरांत अवधि हेतु निवल लाभ (आपवादिक एवं/अथवा असाधारण मदों के उपरांत)	404.24	300.36	132.34	953.69	346.14	684.01
6.	अवधि हेतु कुल व्यापक आय (अवधि हेतु लाभ (कर उपरांत) तथा अन्य व्यापक आय (कर उपरांत) से समाविष्ट)		373.19	209.16	1021.53	509.20	807.77
7.	समता अंश पूंजी	117.81	108.43	108.21	117.81	108.21	108.32
8.	पूर्ववर्ती वर्ष के अनुसार अन्य समतायें (पुनर्मूल्यांकन आरक्षितियां, यदि कोई, छोड़कर)	855					6989.12
9.	मूलभूत एवं तरलीकृत आय प्रति अंश (आईएनआर 1 प्रत्येक का अंकित मूल्य) (आईएनआर में) मूल ईपीएस	3.59	2.77	1.23	8.69	3.20	6.33
305	तरलीकृत ईपीएस	3.58	2.76	1.22	8.57	3.19	6.29

टिप्पणियां:–

1. दिनांक 31 दिसंबर 2023 को समाप्त तिमाही एवं नौ माह के उपरोक्त समेकित वित्तीय परिणामों की समीक्षा एवं संस्तृति 02 फरवरी 2024 को लेखापरीक्षण समिति द्वारा की गई थी और बाद में निदेशक मंडल ने 02 फरवरी 2024 को आयोजित अपनी बैठक में इनका अनुमोदन किया गया। संवैधानिक लेखापरीक्षकों ने 31 दिसंबर 2023 को समाप्त तिमाही एवं नौ माह के कंपनी के वित्तीय परिणामों की सीमित समीक्षा की है।

2. इन वित्तीय परिणामों को (सेबी परिपत्र सीआईआर / सीएफडी / एफएसी / 62 / 2016 दिनांकित 05 जुलाई 2016 तथा अन्य मान्यताप्राप्त लेखांकन पद्धतियों एवं नीतियों के साथ पठित) कंपनी अधिनियम 2013 की धारा 133 में विनिर्दिष्टानुसार कंपनी (भारतीय लेखांकन मानक) नियमावली 2015 के अंतर्गत अधिसचित लाग होने योग्य भारतीय लेखांकन मानक ('आईएनडी एएस') की मान्यता एवं मापदंडाभिमुख सिद्धांतों के अनुसार तैयार किया गया है।

3. दिनांक 31 दिसंबर 2023 को समाप्त तिमाही एवं नौ माह के कंपनी के अलेखापरीक्षित एकल वित्तीय परिणामों का सरांश नीचे दिया गया है :-(रु. मिलियन में, अंश आंकडा छोडकर और यदि अन्यथा उल्लेखित)

विवरण		समाप्त तिमार्ह	ो	समाप्त	समाप्त वर्ष				
	दिसंबर	सितंबर	दिसंबर	दिसंबर	दिसंबर	मार्च			
	31, 2023	30, 2023	31, 2022	31, 2023	31, 2022	31, 2023			
4	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	अलेखापरीक्षित	लेखापरीक्षित			
कुल आय	605.75	480.28	341.68	1534.98	974.24	1351.59			
परिचालनों से आय	465.29	391.77	297.01	1241.21	815.10	1132.76			
कर पूर्व निवल लाभ	225.05	56.20	40.94	350.66	100.81	83.20			
कर उपरांत निवल लाभ	166.39	41.27	32.33	259.35	74.21	57.37			
निदेशक मंडल हेतू एवं उसकी ओर									

रेटगेन ट्रैवल टेक्नोलोजीज लिमिटेड

(अध्यक्ष एवं प्रबंध निदेशक)

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CAMEO CORPORATE SERVICES LIMITED

दिनांक : 02 फरवरी, 2024

3

પાવર ગ્રિક કોર્પોરેશન ઓફ ઇંડિયા લિમિટેડ

(ભારત સરકાર નું ઉધમ) રિજસ્ટર્ડ ઓફિસ : બી-9, કુતુબ ઇસ્ટીર્યૂશનલ એરિયા, કટવારીયા સરાય, નવી દિલ્લી-110016 પ્રાદેશિક હેઠ કવાટર: પ્લોટ નં - 54, સમા-સાવલી રોક, વકોદરા-390024, ગુજરાત વેબસાઇટ : www.powergrid.in સીઆઇએન : L40101DL1989GOl038121 Advt. No. WR-II/2024/FTB/01

કરાર ના આધારે અનુભવી કર્મચારી ની ભરતી

પાવર ગ્રિક કોર્પોરેશન ઓફ ઇંડિયા લિમિટેક (પાવરગ્રિક), ભારત સરકાર ના વિદ્યુત મંત્રાલય દેઢળનું મहારત્ન જાહેર ક્ષેત્રનું એકમ છે અને વિશ્વની સૌથી મોટી ટ્રાન્સમિશન યુટિલિટીઓમાંની એક છે.

વિવિધ ટીબીસીબી પ્રોજેંક્ટ્સ માટે પાવરગ્રિક, પશ્ચિમી ક્ષેત્ર-11 માં ઇલેક્ટિકલ, સિવિલ અને ઇલેક્ટોનિક્સ અને કોમ્યુનિકેશન શાખાઓમાં ફિલ્ડ એન્જિનિયર/ફિલ્ડ સુપરવાઇઝર તરીકે કરાર આધારિત હોદા માટે અનુભવી વ્યાવસાચિકો પાસેથી અરજીઓ મંગાવવામાં આવે છે.

રસ ધરાવતા ઉમેદવારોએ ઓનલાઇન રજીસ્ટ્રેશન કરવાનું રહેશે અને પાવરગ્રિક ની વેબસાઇટ પર તેમની અરજી સબર્મિટ કરાવી પડેશે. લાચકાત, વચ મર્ચાદા, રિલેક્શેસન અને કન્સેશન, પસંદગી પ્રક્રિયા, કેવી

રીતે અરજી કરવી, વગેરે વિશે વિગતવાર માહિતી માટે કૂપા કરીને www.powergrid.in [Careers -> Openings -> Regional Openings -> Western Region - II, Vadodara Recruitment] எ મુકાલાત લો. ઓનલાઈન અરજી સબમીટ કરવાની શરૂઆતની

એક મહારત્ન પીએસચુ

ઓનલાઈન અરજી સબમીટ કરવાની છેલ્લી તારીખ

ઇલેક્ટ્રીકલ કામ

ખોલવાની તારીખ અને સમય ૦૧.૦૩.૨૦૨૪ એ ૧૫.૩૦ કલાકે નોંધ www.ireps.gov.in ની મુલાકાત લો. 1115

યાત્રાધામ શક્તિપીઠ અંબાજીમાં

આવી રહી છે. પરિક્રમા દરમિયાન ૫૧ શક્તિપીઠ મંદિરોમાં વિધિવિધાનથી હવન કરવામાં આવશે.શક્તિપીઠ અંબાજીમાં આગામી ૧૨ ફેબ્રુઆરીથી ૧૬ ફેબ્રુઆરી સુધી પાંચ દિવસ પરિક્રમા મહોત્સવ ઉજવાશે. દર વર્ષે ત્રણ દિવસનું આયોજન કરવામાં આવતુ હોય છે. આ વર્ષથી પાંચ દિવસનો પરિક્રમા મહોત્સવ ઉજવાશે.

જહાંગીરપુરામાં યુવકનું હાર્ટ એટેકથી મોત ખારેલા તબીબએ મૃતક જાહેર કયો હતો. યુવકને કોઇ પણ પ્રકારની યુવકનું હાર્ટ એટેકથી મોત થયું હતું. તેને સારવાર અર્થ ખાનગી હોલ્ખિટલમાં લઇ જવામાં આવ્યો હતો. જોકે યુવકને સારવાર મળે તે જા રાઢા પશું હતું. જહાંગીરપુરા છે. જાયું હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો યુવકને સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો તે મામ સારવાર મળે તે જા પણ હતું. જહાંગીરપુરા છે. જો તે મામ સારવાર મળે તે જા મામ સારવાર મળે તે જા મામ મામ લે તરસ્થ તપાસની માગ કરી **બારડોલી :** સુરત જિલ્લાની

> બારડોલી તાલુકા પંચાયતમાં આચરવામાં આવી રહેલા કથિત ભ્રષ્ટાચાર અને ખાસ કરીને શાળાઓમાં લગાવવામાં આવેલા સ્માર્ટ બોર્ડના કૌભાંડ મામલે પ્રદેશ કોંગ્રેસ મહામંત્રી દર્શન નાયકની આગેવાનીમાં કોંગ્રેસના કાર્યકરો મોરચો લઇને બારડોલી તાલુકા પંચાયત કાર્યાલય પહોંચ્યા હતા. જ્યાં તેમણે બારડોલી તાલુકા પંચાયતના મદદનીશ તાલુકા વિકાસ અધિકારીને આવેદનપત્ર આપી યોગ્ય તપાસ કરી જવાબદારો સામે કાર્યવાહીની માગ કરી હતી. બારડોલી તાલુક પંચાયતમાં તાલુકા વિકાસ અધિકારી વિભૂતિ સેવક હાજર ન હોય તેમની જગ્યાએ મદદનીશ તાલુકા વિકાસ અધિકારી નિલેષ મહેતાને આવેદનપત્ર આપતા કોંગ્રેસ મહામંત્રી દર્શન નાયકે રોષ સાથે જણાવ્યુ હતું કે, બારડોલી તાલુકા પંચાયતમાં હોદ્દેદારો અને અધિકારીઓની મિલીભગતમાં કથિત ભ્રષ્ટાચાર આચરવામાં આવી રહ્યો છે. તેમણે તાલુકા પંચાયતના સ્વ-ભંડોળમાંથી તાલુકાની ૨૨ શાળાઓમાં ૬૬ લાખના ખર્ચે લગાવવામાં આવેલા બોર્ડમાં



મગાવવામાં આવેલા કે કેમ સહિતના પ્રશ્નોની ઝીણવટ ભરી તપાસની માગ કરવામાં આવી છે. બારડોલી તાલુકા પંચાયતના સ્વ-ભંડોળ અને જિલ્લા પંચાયત તેમજ સરકારની તમામ યોજનાની ગ્રાન્ટમાંથી કરવામાં આવેલ કામની ગુણવત્તા અને વહીવટી બાબતની તપાસ કરવાની માગ કરવામાં આવી હતી. આ ઉપરાંત પ્રદેશ કોંગ્રેસ મહામંત્રી તરુણ વાઘેલાએ પણ તાલુકા પંચાયત દ્વારા કરવામાં આવતા એડવાન્સ કામો બાબતે રજઆતો કરી આવા કામોનું ચૂકવણું અટકાવવા જણાવ્યુ હતું. આવેદનપત્ર આપવા માટે મહિલા અગ્રણી સ્વાતિ પટેલ, સુનિલ પટેલ, રાકેશ પરમાર, તુષાર વણકર સહિતના આગેવાનો ઉપસ્થિત રહ્યા હતા.

કરવા માગ કરી છે. આ ઉપરાંત કેટલાક પ્રશ્નો પણ ઉઠાવ્યા છે. જેમાં

કતારગામ ગુરુકુળ વિધાલય પો.કમિ. અજય તોમરનુ સન્માન કરાયું

ભાવ પત્રકો અન્ય એજન્સી પાસે



મેચર દક્ષેશભાઇ માવાણી. અંબરિશાનંદજી મહારાજ અને ક્દીર પીરઝાદા સહિત આગેવાનો ઉપસિથત રહ્યા હતા

સુરત શહેર સુરત મા છેલ્લા સાડા ત્રણ વર્ષ ઉપરાંત થી પોલીસ કમિશ્નર તરીકે સેવા ૩૧/૦૧/૨૦૨૪ નાં રોજ સેવા પુષ્પગુચ્છ, બિરદાવવા અને વિદાય આપવા દક્ષેશ અંગે એક સમારંભ નું આયોજન અંબરિશાનંદજી મહારાજ અને ઉપસ્થિત રહયા હતા

ગુરુકુળ વિધાલય, કતારગામ મેયર શ્રી દક્ષેશભાઇ માવાણી,

સુરત શહેર નાં મેયર શ્રી દક્ષેશ શ્રી કદીર પીરઝાદા. અને માવાણી ની અધ્યક્ષતા મા પદ્મશ્રી યજદી કરંજીયાએ પોતાના વક્તવ્ય મા શ્રી તોમર ખાતે સુરત શહેર ગણેશ ઉત્સવ કરેલ કામગીરી નાં પ્રસંગો ને સમિતિ અને ભારત સેવાશ્રમ યાદ કરી તેમની કામગીરી ને સંઘ નાં વડા શ્રી અંબરિશાનંદજી બિરદાવી હતી અને તેમને મહારાજ અને શહેર શાંતિ ખૂબ ખૂબ શુભેચ્છાઓ પાઠવી સમિતિ નાં અગ્રણી શ્રી કદીર હતી.આ કાર્યક્રમ મા શ્રી પીરઝાદા દ્વારા આયોજન વિશ્વેશ્વર મહારાજ, શ્રી કરવામાં આવયુ હતુસમારંભ મા સીતારામ બાપુ મહારાજ, શ્રી અભયદાસ મહારાજ, શ્રી શ્રી અંબરિશાનંદજી મહારાજ અનિલ બિસ્કીટવાલા, શ્રી આપતા સુરત પોલીસ કમિશ્નર અને શ્રી કદીર પીરઝાદા અસદ કલ્યાણી તેમજ ગણેશ શ્રી અજયકુમાર તોમર તા. સહિત હાજર મહેમાનો એ ઉત્સવ સમિતિ, તાજિયા પ્રસંશાપાત્ર, કમિટી, શાંતિ સમિતિ નાં નિવૃત્ત થતા તોમરે સુરત શહેર મોમેન્ટો આપી શાલ ઓઢાડી આગેવાનો, અને શહેર નાં મા કરેલ ઉત્તમોત્તમ અને શ્રી તોમર સાહેબ ને સન્માનિત સામાજિક આગેવાનો સહિત પ્રશંસનીય કામગીરી ને કરેલ.સમારંભ મા મેયર શ્રી ગુરુકુળ વિદ્યાલય નાં સ્ટાફ નાં માવાણી, શ્રી મિત્રો ખુબજ મોટી સંખ્યા મા

ભૂકંપના આચંકા અનુભવાયા હોવાના સમાચાર સામે આવ્યા ઉત્તર ગુજરાતમાં બોડેર નજીકના વિસ્તારમાં ભૂકંપનો આંચકો આવ્યો

વાવ વિસ્તારમાં ૩.પની તીવ્રતાનો ભૂંકપનો આંચકો આવ્યો હતો જેનું કેન્દ્ર બિંદુ વાવ તાલુકાના લોદ્રાણી ગામ પાસે હોવાની વિગતો સામે આવી છે

વાવ, તા.૨

કચ્છ બાદ હવે બનાસકાંઠા જિલ્લામાં પણ ભૂકંપના વિસ્તારમાં ભૂકંપના આચંકા સામે આવ્યા છે. વાવ શુક્રવારે બપોરે ૧૨.૦૭ વિસ્તારમાં ૩.૫ની તીવ્રતાનો કલાકે ભૂકંપનો ઝટકો ભૂંકપનો આંચકો આવ્યો અનુભવાયો હતો. જેને લઈ હતો. જેનું કેન્દ્ર બિંદુ વાવ સ્થાનિક લોકોમાં ગભરાટનો તાલુકાના લોદ્રાણી ગામ પાસે માહોલ સર્જાયો હતો. ઇન્ડો-હોવાની વિગતો સામે આવી પાક બોર્ડર નજીકના છે. ઇન્ડો-પાક બોર્ડર નજીકનો વિસ્તારમાં ભૂકંપનો આંચકો વિસ્તાર ધણધણવા લાગતા અનુભવા લોકોમાં ગભરાટનું સ્થાનિકોમાં ગભરાટ ફેલાયો વાતાવરણ સર્જાયું હતુ. હતો.

ભૂકંપનો આંચકો અનુભવાયો લોકોમાં ચિંતા વ્યાપી હતી. હતો. બનાસકાંઠા જિલ્લાના રિક્ટર સ્કેલ પર ૩.૫ની વાવ વિસ્તારમાં ભૂકંપનો તીવ્રતા નોંધાઈ હોવાનું આંચકો નોંધાયો હતો.

આંચકા અનુભવાયા છે. વાવ નજીક એપી સેન્ટર નોંધાયું તે, ધરપતી કંપના આંચકા હોવાના મીડિયા રિપોર્ટસમાં દરમિયાન કોઈને ઇજા પહોંચી અનુભવાયા હોવાના સમાચાર સામે આવ્યુ છે. જે મુજબ નથી.

વિસ્તારમાં સરહદી શુક્રવારે ઉત્તર ગુજરાતમાં ધરતીકંપના આંચકાને લઈ મીડિયા અહેવાલમાં દર્શાવ્યુ વાવ તાલુકાના લોદ્રાણી છે. જોકે રાહતની વાત એ છે

તા. ર

નોટીસ નં. : **ઇએલ ૮૧/૧/ડબલ્યુએ/૯૮ તારીખ** ૩૦.૦૧.૨૦૨૪ કામ અને સ્થાન : વાપી વેભાગ - સંજાણ, ભીલાડ અને ઉદવાડા સ્ટેશનો પર બીએલડીસી પ્રકારના સિલિંગ પંખા પુરા પાડવા અંદાજીત કામનો ખર્ચ : રા ૪,૫૭,૩૮૦/-, બિડનો ખર્ચ : રૂા. ૯,૨૦૦ મબમિશન કરવાની તારીખ અને સમય ૦૧.૦૩.૨૦૨૪ એ ૧૫.૦૦ કલાક સુધી ટેન્ડર દસ્તાવેજ, શુદ્ધિપત્ર અને વધુ વિગતો ડાઉનલોડ કરવા કૃપા કરીને અમારી વેબસાઇટ

પરિક્રમા મહોત્સવની તૈયારીઓ તડામાર કરવામાં આવી છે. ગબ્બર પરીક્રમમાં ભક્તોની મોટી ભીડ ઉમટતી હોય છે. પ્રતિવર્ષ ત્રણ દિવસ પરિક્રમા મહોત્સવ યોજવામાં આવતો હોય છે. આ વર્ષથી પાંચ દિવસનો પરિક્રમા મહોત્સવ યોજવામાં આવશે. આ માટે તૈયારીઓ પૂરજોશમાં કરવામાં

(This is only an advertisement for information purposes and not a prospectus announcement) MAYANK CATTLE FOOD LIMITED

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Our Company was originally incorporated as Private Limited Company in the name of "Mayank Cattle Food Private Limited" on April 21, 1998 under the provision of the Companies Act, 1956 bearing Registration Number 04-033969 issued by Registers

of Incorporation dated June 23, 2023 bearing Corporate Identification Number U01210GJ1998PLC033969 issued by Registrar of Companies - Ahmedabad. For further details of change in name and registered office of our company, please refer to section of incorporation dated vine 23, 2025 tearing Corporate Identification Varieties of Companies – Amiredatoad. For Intriner details of change in finance and registered office of the Prospectus.

Registered Office: R. S. No. 162, Rajkot Jannaagar Highway, Near Khandheri Stadium, Vill. Naranka, Tal. Paddhari, Rajkot, Gujarat, 360110, India Contact Person: Mrs. Payalben Mrugesh Pandya, Company Secretary & Co
Tel No: +91 90333 33123, E-Mail ID: cs@mayankcattlefood.com; Website: www.mayankcattlefood.com; CIN: U01210GJ1998PLC033969

OUR PROMOTERS: MR. BHARATKUMAR POPATLAL VACHHANI & MR. AJAY POPATLAL VACHHANI

REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 33.33% AND 31.67% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF THE COMPANY.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 108/- EACH. THE ISSUE PRICE IS 10.8 TIMES OF THE FACE VALUE OF THE EQUITY SHARES. ISSUE PROGRAMME: ISSUE OPENED ON: JANUARY 29, 2024 and CLOSED ON: JANUARY 31, 2024 PROPOSED DATE OF LISTING: FEBRUARY 05, 2024*.

RISK TO INVESTOR

Our Company, Promoter Group and Group Entities are parties to certain legal proceedings. Any adverse decision in such proceedings may have a material adverse effect on our business, result of operations and financial conditions

2. Increase in the prices of our raw material may have an adverse effect on our business

The company's business is dependent on certain suppliers and the loss of one or more of them would have a material adverse effect on the business

03.02.2024

12.02.2024

4. Any reduction in the demand for our products could lead to underutilization of our manufacturing capacity

The category was subscribed by 1.00 time. The total number of shares allotted in this category is 90,000 Equity shares

5. Our Company had negative cash flow in recent fiscals, details of which are given below. Sustained negative cash flow could adversely impact our business, financial condition and results of o For further details please refer to the chapter "Risk Factor" on page no. 21 of the Prospectus

The Equity Shares offered through Prospectus are proposed to be listed on the SME Platform of BSE Limited ("BSE"). Our Company has received in-principal approval letter dated December 21, 2023 from BSE for using its name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the Designated Stock Exchange will be the BSE Limited ("BSE"). The trading is proposed to be commenced on or about February 05, 2024*.

* Subject to receipt of listing and trading approvals from the BSE Limited.

The Issue was subscribed to an extent of 15.09 times i.e., Gross Subscription of Rs. 2,89,02,71,472/- for 2,71,56,000 equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against Rs. 19,44,00,000/- for 18,00,000 equity shares. (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of 8.36 times (after technical rejection and bids not banked). i.e., Net Subscription

Summary of the value Applications Accepted.									
Sr.	Category	Gross Application		Less: Rejections		Va	ılid	Allotment	
No		No. of Application	Equity Share						
1	Retail Individual Applicants	8,406	1,00,87,200	143	1,71,600	8,263	99,15,600	946	11,35,200
2	Non Retail Applicants (Non Institutional Applicants and QIBs)	904	50,62,800	9	28,800	895	50,34,000	343	5,74,800
3	Market Maker	1	90,000	-	-	1	90,000	1	90,000

Allocation: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange – BSE Limited, on February 01, 2024 A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Market Maker, at the issue price of ₹108/- per Equity Share, was finalised in consultation with BSE Limited

No. of Shares applied ber of successful applicant alloted (Category wise) each categor

B. Allocation to Retail Individual Investors (After Technical & Multiple Rejections and Withdrawal): The Basis of Allotment to the Retail Individual Investors, at the issue price of ₹108/- per Equity Sharconsultation with BSE Limited. The category was subscribed by 8.73 times i.e. for 99,15,600 Equity Shares. Total number of shares allotted in this category is 11,35,200 Equity Shares to 946 successful applicants.

C. Allocation to Non Retail Applicants (Non Institutional Applicants and QIBs) (After Technical Rejections & Withdrawal): The Basis of Allotment to Other than Retail Individual Investors, at the issue price of ₹108/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 8.76 times i.e. for 50,34,000 Equity Shares. Total number of shares allotted in this category is 5,74,800 Equity Shares to 343 successful applicant The category wise details of the Basis of Allotment are as under:

Sr.	No. of Shares applied for	No. of Applications	% to	Total No. of Equity	% to	Allocation p	er Applicant	Ratio of allottees		No. of Succesful	Total No. of Equity
No	(Category wise)	Received	total	Shares Applied	total	Before rounding off	After rounding off	to app	licants	Applicants	Shares Allotted
1	2400	576	64.36	1382400	27.46	274.04	1200	131	576	131	157200
2	3600	94	10.50	338400	6.72	411.06	1200	32	94	32	38400
3	4800	30	3.35	144000	2.86	548.08	1200	14	30	14	16800
4	6000	24	2.68	144000	2.86	685.10	1200	14	24	14	16800
5	7200	25	2.79	180000	3.58	822.12	1200	17	25	17	20400
6	8400	34	3.80	285600	5.67	959.14	1200	27	34	27	32400
7	9600	51	5.70	489600	9.73	1096.16	1200	47	51	47	56400
8	10800	10	1.12	108000	2.15	1233.18	1200	FIRM		10	12000
9	12000	7	0.78	84000	1.67	1370.20	1200	FIRM		7	8400
							1200	1	7	1	1200
10	13200	2	0.22	26400	0.52	1507.22	1200	FIRM		2	2400
11	14400	3	0.34	43200	0.86	1644.24	1200	FIRM		3	3600
							1200	1	3	1	1200
12	15600	1	0.11	15600	0.31	1781.26	1200	FIRM		1	1200
13	16800	1	0.11	16800	0.33	1918.28	2400	FIRM		1	2400
14	18000	7	0.78	126000	2.50	2055.30	1200	FIRM		7	8400
							1200	5	7	5	6000
15	19200	1	0.11	19200	0.38	2192.32	2400	FIRM		1	2400
16	20400	1	0.11	20400	0.41	2329.34	2400	FIRM		1	2400
17	22800	2	0.22	45600	0.91	2603.38	2400	FIRM		2	4800
18	24000	2	0.22	48000	0.95	2740.41	2400	FIRM		2	4800
							1200	1	2	1	1200
19	25200	2	0.22	50400	1.00	2877.43	2400	FIRM		2	4800
							1200	1	2	1	1200
20	26400	1	0.11	26400	0.52	3014.45	2400	FIRM		1	2400
21	27600	1	0.11	27600	0.55	3151.47	3600	FIRM		1	3600
22	30000	1	0.11	30000	0.60	3425.51	3600	FIRM		1	3600
23	36000	4	0.45	144000	2.86	4110.61	3600	FIRM		4	14400
							1200	2	4	2	2400
24	37200	2	0.22	74400	1.48	4247.63	3600	FIRM		2	7200
I⊢⊢⊢							1200	1	2	1	1200
25	38400	1	0.11	38400	0.76	4384.65	4800	FIRM		1	4800
26	45600	1	0.11	45600	0.91	5206.77	4800	FIRM		1	4800
27	46800	1	0.11	46800	0.93	5343.79	4800	FIRM		1	4800
28	48000	1	0.11	48000	0.95	5480.81	6000	FIRM		1	6000
29	60000	3	0.34	180000	3.58	6851.01	6000	FIRM		3	18000
$\sqcup \bot$							1200	2	3	2	2400
30	82800	1	0.11	82800	1.64	9454.40	9600	FIRM		1	9600
31	93600	1	0.11	93600	1.86	10687.58	10800	FIRM		1	10800
32	114000	1	0.11	114000	2.26	13016.92	13200	FIRM		1	13200
33	134400	1	0.11	134400	2.67	15346.27	15600	FIRM		1	15600
34	160800	1	0.11	160800	3.19	18360.72	18000	FIRM		1	18000
35	219600 GRAND TOTAL	1 805	0.11	219600	4.36	25074.71	25200	FIRM		1 3/13	25200 574800

GRAND TOTAL 895 100.00 5034000 100.00 304000 100.00 343 574800

The Board of Directors of the company at its meeting held on February 01, 2024 has approved the Basis of Allotment of Equity shares as approved by the Designated stock Exchange viz. BSE Limited and at a meeting held on Februar 01, 2024 has authorized the corporate action for the transfer and allotment of the Equity Shares to various successful applicants. In terms of the Prospectus dated January 18, 2024 and as per the SEBI (ICDR) Regulations, 2018 wherein a minimum of 50% of the net offer of shares to the Public shall initially be made available for allotment to retail individual

investors as the case may be. The balance net offer of shares to the public shall be made available for allotment to a) individual applicants other than retail investors and b) other investors, including Corporate Bodies / Institutions irrespective of number of shares applied for. The unsubscribed portion of the net offer to any one of the categories specified in (a) or (b) shall be made available for allocation in the other category, if so required. "For the purpose of sub-regulation (2) of regulations 253, if the retail individual investor category is entitled to more than fifty per cent on proportionate basis, the retail individual investors shall be allocated that higher percentage". The instructions to Self Certified Syndicate Banks for unblocking the amount has been processed on February 01, 2024. Further, the CAN-cum-Refund advices and allotment advice and/or notices will be forwarded to the address/ email id of the Applicants as registered with the depositories as filled in the application form on or before February 02, 2024. In case the same is not received within 10 days, investors may contact at the address given below. The Equity

Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the BSE SME Platform within three working days from the date of the closure of the Issue. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus dated January 18, 2024 ("Prospectus")

The Lead Manager associated with the Offer have handled 24 SME public issues and Nil Main Board public issue during the current financial year and three financial years preceding the current Financial Year, out of which 7 SME FY 2021-22 Main Board IPO
Total Issue closed Below Issue Price on Listing Day Issue closed above Issue Price on Listing Day
* Status upto January 17, 2024

INVESTORS PLEASE NOTE The details of the allotment made would also be hosted on the website of the Registrar to the Issuer, http://cambridge.cameoindia.com/Module/IPO Status.aspx All future correspondence i this regard may kindly be addressed to the Registrar to the Issue quoting full name of the First/ Sole applicants, serial number of the Application Form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF MAYANK CATTLE FOOD LIMITED



Place: Rajkot Date: February 03, 2024 CAMEO CORPORATE SERVICES LIMITED

"Subramanian Building", #1, Club House Road, Chennai - 600 002, India

Telephone: +91-44-40020700, 28460390 Facsimile: +91-44-28460129 Email: investor@cameoindia.com Website: www.cameoindia.com Contact Person: Mr. R.D. Ramasamy, Director SEBI Registration Number: INR000003753 CIN: U67120TN1998PLC041613

> Bharatkumar Popatlal Vachhani Managing Director

> > CMYK +

For MAYANK CATTLE FOOD LIMITED On behalf of the Board of Directors

