Govt allows SAIL to sell 25% iron ore in open market

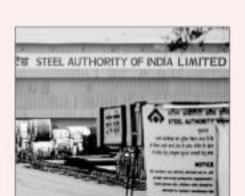
PRESS TRUST OF INDIA New Delhi, September 17

THE MINES MINISTRY on Tuesday said it has allowed state-owned SAIL to offload up to 25% of total iron ore produced in the previous year through open market.

However, it will be subject to clearance from the respective state governments, where the mines are located, after following due procedure. It is valid for a period of 2 years, the ministry said in a statement.

The country's largest steel maker, under the ministry of steel, has over 20 captive mines spread across Jharkhand, Odisha, Chhattisgarh and West Bengal.

As per the provision of section 8A(6) of the MMDRA Act 1957, the lease of 31 working iron ore mines are expiring next



year on March 31, 2020, and it is expected to lead to a shortfall of 60 million tonnes (MT) of iron ore in the market, the ministry said. The mines ministry has noted that there is a need to take adequate steps to ensure availability of iron ore in the market to meet the demand of domestic steel makers.

It has been informed by the ministry that SAIL has capacity to enhance its iron ore production from its captive mines by 7-8 MT in 2020-21 and by

10-12 MT in 2021-22. Steel plants of the firm are designed to process defined quantity and quality of ore and the increased production from

captive mines can not be con-

sumed in their plants, it said.

"In order to maintain the availability of iron ore in the market and considering the capability of captive mines of SAIL to increase their production, the central government, in exercise of the power conferred under section 20A of MMDRAct 1957 hereby allows SAIL to sell in a year up to a quantity equivalent to maximum 25 per cent of total mineral production in the previous year. The norm of 25 per cent of total production shall be calculated on the cumulative production of all captive mines of SAIL in a state," the ministry in its order said.

'More space on monetary side than fiscal for boosting growth'

PRESS TRUST O F INDIA New Delhi, September 17

AHEAD OF POLICY review by the Reserve Bank of India (RBI), Principal Economic Adviser Sanjeev Sanyal on Tuesday said there is far more space on the monetary side than the fiscal front for lifting sagging economic growth.

Economic growth hit over six-year low of 5% for the first quarter ended June 2019 mainly driven by demand slowdown.

To push consumption, the RBI slashed benchmark interest rate four times consecutively since January 2019. The central bank reduced the repo (shortterm lending) rate by 1.10 percentage points during the year.

The next monetary policy review is scheduled to be held between October 1 and October 4. It is expected to further cut interest rate to reinvigorate consumption. "So, the current economic situation is unique in India. All these years, we saw a slowdown in India because of supply-side constraints. This time, we are witnessing a genuine demand-driven slowdown...on the demand side, the two levers are either fiscal or monetary.

"Now, the point being made repeatedly is that there is clearly far more space on the monetary side than fiscal side as long as you want to maintain yourself within FRBM (Fiscal Responsibility and Budget Management) trajectory. Space is greater on monetary side,"he said at an event here.

TAMAAD

CIN-L74899DL1990PLC041790

T Foods Ltd.

Regd. Office: Unit No. 134, 1st Floor, Rectangle-1, Saket District Center, New Delhi-110 010 Telephone: 0124-3055100, Telefax- 0124-3055199, Email: ir@ltgroup.in Website: www.ltgroup.in

NOTICE

CORRIGENDUM TO NOTICE OF 29th ANNUAL GENERAL MEETING OF LT FOODS LIMITED

With reference to the subject mentioned above, it is hereby informed to the Shareholders of LT Foods Limited and other Stakeholders that the amount of material related party transactions mentioned in the explanatory statement (Item No. 7. Point No. 4) is inadvertently mentioned as ₹50.810 lakhs instead of ₹81,279 lakhs. Request you to read ₹81,279 lakhs instead of ₹50,810 lakhs while voting.

For LT Foods Limited Monika Chawla Jaggia Company Secretary Membership No. F5150

Date: 18.09.2019

#ICICI

PRUDENTIAL

MUTUAL FUND

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051. Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.iciciprumf.com,

Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Medium Term Bond Fund, ICICI Prudential Equity - Arbitrage Fund and ICICI Prudential Liquid Fund (the Schemes) Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved declaration of the following dividend under the dividend option of the Schemes, subject to availability of distributable surplus on the record date i.e on September 23, 2019*:

Name of the Schemes/Plans	Dividend (₹ per unit) (Face value of ₹ 10/- each) ^{\$#}	NAV as on September 16, 2019 (₹ per unit)
ICICI Prudential Medium Term Bond	Fund	
Half Yearly Dividend	0.4788	11.0825
Direct Plan - Half Yearly Dividend	0.5352	11.5639
Plan B - Half Yearly Dividend	0.4693	11.0101
ICICI Prudential Equity - Arbitrage Fu	ınd	A .
Dividend	0.0500	13.6187
Direct Plan - Dividend	0.0500	14.6051
Name of the Scheme/Plan	Dividend (₹ per unit) (Face value of ₹ 100/- each) ^{@#}	NAV as on September 16, 2019 (₹ per unit)
ICICI Prudential Liquid Fund	101	MO W)
Annual Dividend	7.1100	107.1412
Direct Plan - Annual Dividend	7.1835	107.2147

- The dividend payout will be subject to the availability of distributable surplus and may be lower depending upon the extent of distributable surplus available on the record date under the dividend option of the Schemes.
- @ The dividend amount payable will be dividend per unit as mentioned above or the distributable surplus to the extent of NAV movement since previous record date, available as on record date.
- # Subject to deduction of applicable statutory levy.
- or the immediately following Business Day, if that day is a Non Business Day.

Dividend will be paid to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the dividend option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of dividend, the NAV of the dividend option of the Schemes would fall to the extent of dividend payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai Date: September 17, 2019

No. 008/09/2019

Authorised Signatory

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprumf.com As part of the Go Green Initiative, investors are encouraged to register/update their e-mail id and mobile number with us to support paper-less communications.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.iciciprumf.com or visit AMFI's website https://www.amfiindia.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Zydus CADILA HEALTHCARE LIMITED [CIN L24230GJ1995PLC025878]

Cadila

Regd. Office: Zydus Corporate Park, Scheme No. 63, Survey No. 536, Near Vaishnodevi Circle, Khoraj (Gandhinagar), Sarkhej - Gandhinagar Highway, Ahmedabad - 382481. Web : www.zyduscadila.com Email : investor.grievance@zyduscadila.com Telephone : +91-79-2686 8100 (20 lines) Fax : +91-79-2686 8337

NOTICE

Notice is hereby given that the Company has received intimation from the following shareholders that the Share Certificates pertaining to the Equity Shares held by them as per the details given below have been lost / misplaced.

Sr. No.	Name of the shareholder	Distinctive Numbers	Folio Number	No. of Shares	Certificate No.
1.	V Kanaka Lakshmi V Niranjan Rao	1014586 - 1015335	012399	750	778
2.	Debi Kant Jha Shakuntala Jha	2873191 - 2873440	064352	250	2884

If the Company does not receive any objection within 7 days from the date of publication of this notice, the Company will proceed to issue duplicate Share Certificates to the aforesaid shareholders. People are hereby cautioned not to deal with the above Share Certificates anymore and the Company will not be responsible for any loss / damage occurring thereby.

For CADILA HEALTHCARE LIMITED

Sd/- DHAVAL N. SONI Date: September 17, 2019 Company Secretary Place: Ahmedabad

UTKARSH COREINVEST LIMITED

E VOTING INFORMATION FOR THE

EXTRA ORDINARY GENERAL MEETING NOTICE IS HEREBY GIVEN THAT AN EXTRA-ORDINARY GENERAL MEETING (EGM) OF THE MEMBERS OF UTKARSH COREINVEST LIMITED WILL BE HELD ON SEPTEMBER 24, 2019 AT CORPORATE OFFICE S-24/1-2, FOURTH FLOOR MAHAVIR NAGAR, ORDERLY BAZAR, VARANASI, UTTAR PRADESH 221002, INDIA TO TRANSACT THE FOLLOWING SPECIAL BUSINESSES as set out in the Notice of

EGM. The Company has completed dispatch of notice of EGM to members through

permitted mode by Saturday August 31, 2019. In compliance with the provisions of Sections 108 of the Companies Act, 2013 read with

Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and the Secretarial Standards on General Meetings, the Company is providing remote e-voting facility to all its Members to enable them to cast their vote on the matters listed in the Notice by electronic means. The Company has engaged the services of the NSDL ("E-Voting Service Provider") to provide the e-voting facility. The facility of voting through ballot paper shall be made available at the Meeting and the members attending the Meeting who do not cast their vote by remote e-voting shall be able to exercise their right to vote at the Meeting through ballot paper. The Members who cast their vote by remote e-voting prior to the Meeting may also attend the Meeting.

The e-voting period commences on September 21, 2019 at 9:00 A.M. and ends on September 23, 2019 at 5.00 P.M. During this period, the Members of the Company holding shares in physical form or in dematerialized form, as on the cut-off date (for reckoning voting rights) being, August 26, 2019, may cast their vote by remote e- voting in the manner and process set out in the EGM notice. The remote e- voting module shall be disabled by E-Voting Service Provider for voting thereafter. Any person who is not a member as on the cut-off date should treat this Notice for information purposes only. The voting rights of the Members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date (for reckoning voting rights) being, August 26, 2019: The Company has appointed Mr. Sumit Singh, Company Secretary in Practice Membership Number 50243, as the Scrutinizer for conducting the electronic voting process in a fair and transparent manner. Members may call on toll free Number 1800-222-990 of the E-Voting Service Provider for any further clarifications. The details of the EGM are available on the website of the Company a

www.utkarshcoreinvest.com For Utkarsh Corelnvest Limited

Place: Varanasi Date: September 17, 2019

Neeraj Kumar Tiwari Company Secretary Registered office: S-2/639-56, Varuna Vihar Colony

J.P. Mehta Road, Cantt., Varanasi-221002, UP Email ID: secretarial@utkarshcoreinvest.com Contact: +91 9598069737



₹17,000 crore on September 20, 2019 The Government of India (GoI) has announced the sale (re-issue) of five

dated securities:

Sr. No.	Nomenclature	Notified amount Nominal (in ₹ Crore)	Earmarked for Retail Investors* (in ₹ Crore)
1.	6.17% GS 2021	3,000	150
2.	7.27% GS 2026	3,000	150
3.	Gol FRB 2031	5,000	250
4.	7.62% GS 2039	2,000	100
5.	7.63% GS 2059	4,000	200

Subject to the limit of ₹17,000 Crore being total notified amount, Gol will have the option to retain additional subscription up to ₹1,000 Crore each against any one or more of the above securities.

The auction will be price based using multiple price method conducted by RBI, Mumbai Office, Fort, Mumbai on September 20, 2019 (Friday). The result will be announced on the same day and payment by successful bidders will have to be made on September 23, 2019 (Monday).

For further details, please see RBI press release dated September 16, 2019 on RBI website (www.rbi.org.in).

Attention Retail Investors* (*Pfs, Trusts, RRBs, Cooperative Banks, NBFCs, Corporates, HUFs and Individuals)

Retail investors can participate in the auctions for the amounts earmarked for them on a non-competitive basis through a bank or a primary dealer. For more information, detailed list and telephone numbers of primary dealers/bank branches and application forms, please visit RBI website (www.rbi.org.in) or FIMMDA website (www.fimmda.org).

> Government Stock offers safety, liquidity and attractive returns for long duration.

'Don't get cheated by E-mails/SMSs/Calls promising you money"

TRIVIKRAMA INDUSTRIES LIMITED CIN: L24241TN1984PLC096136

Regd. Office: Apex Chamber, 4th Floor, No. 20, Theyagaraya Road, Chennai-600 017 (T) 044 - 4867 9669 | (E) trivikramaindustries@gmail.com | (W) www.trivikrama.com

Notice is hereby given that the 35th Annual General Meeting of the Company is scheduled to be held on Monday, 30th day of September, 2019 at 03.00 PMat Apex Chamber, 4th Floor,

No. 20, Theyagaraya Road, Chennai-600 017. Further this is to inform that, the company on 16th September, 2019, dispatched the Annual Report along with notice of its 35th Annual General Meeting, vide permitted mode to all its shareholders, whose names appears in the Register of Members/List of Beneficial Owners from NSDL/CDSL as on 13th September, 2019 in compliance with Section 108 and other applicable provisions, if any, of the Companies Act, 2013, (the "Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014, (the "Rules") including any statutory modification or re-enactment thereof for the time being in force. Register of Members & Share Transfer Books of the Company shall remain closed from Tuesday, 24th September, 2019 to Monday, 30th day of September, 2019 (both days inclusive) for the purpose of 35thAnnual General Meeting (AGM).

Further, in terms of Section 108 of the Companies Act, 2013 read with Companies (Managemen & Administration) Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 the Company is pleased to provide its members holding shares, as on the cutoff date being Monday, 23rd September, 2019 with facility of

A person whose name appears in the Register of Members /Beneficial Owners as on the cut off date i.e, 23rd September, 2019 only shall be entitled to vote on the resolutions set out in the Notice of the AGM and he/she can exercise his/her voting rights through remote e-voting

The Company has engaged services of Central Depository Services (India) Limited ("CDSL" as the Authorized Agency to provide remote e-voting facilities. The remote e-voting period commences on Friday, 27th September, 2019 at 09.00 A.M and ends onSunday, 29th day of September, 2019 at 05.00 P.M.During this period, shareholders holding shares as on the cut off date i.e. 23rd September, 2019may cast their vote electronically. Remote e-voting shall not be allowed before/after the specified date and time. Once the vote is cast by the member member shall not be allowed to change it subsequently

Further, those persons who have acquired shares and have become members of the company after the dispatch of Notice and holding shares as on the cut off date may obtain the login ID and password by sending request at evoting@cdslindia.com.

Further a facility for voting through Ballot Paper shall also be made available to members attending the AGM. However, members who have already casted their votes by e-voting may attend the AGM but shall not be entitled to vote. The Notice of AGM shall be available on the Company's website www.trivikrama.comand on

Annual Report along with notice by sending an e-mail to trivikramaindustries@gmail.comby mentioning their Folio / DP ID and Client ID No. For any queries related to remote e-voting, members can contact the RTA of the Company M/s. Purvasharegistry (India) Pvt. Ltd., 9 Shiv Shakti Ind.Estt., J R BorichaMarg, Lower Parel East, Mumbai 400 011. Email: busicomp@gmail.com Phone:+91-022-2301 8261 or the undersigned at the company's Address/Telephone No./Email ld from Monday to Friday

the CDSL website www.evotingindia.com. Members can request for physical copy of the

For Trivikrama Industries Limited

Place: Chennai Date: 17th September, 2019

between 11:00 am to 6:00 pm.

Baskaran Sathya Prakash (DIN: 01786634) **Managing Director**

Place: Mumbai,

Date: September 17, 2019

ADF Foods Limited

CIN: L15400GJ1990PLC014265

Regd. Office: 83/86, GIDC Industrial Estate, Nadiad - 387 001, Gujarat. Tel.: 0268-2551381/2; Fax: 0268-2565068; Email id: co_secretary@adf-foods.com; Website: www.adf-foods.com

NOTICE

Notice is hereby given that the Company has received request relating to transfer of shares in physical mode in terms of SEBI Circular No. SEBI/HO/MIRSD/DOS3/CIR/P/2018/139 dated November 6, 2018 as given below: Eglio No. Share Distinctive Nos Name of the

Folio No.	Share Certificate Nos.	Distinctive Nos.	Name of the Transferor	No. of shares	Name of the proposed Transferee	
J001776	0007924	00791671 - 00791770	Jayendrasingh Danubha Vala	100	Sheela Haresh Shah Haresh Manharlal Shah	
R012571	112774	09520101 - 09520200	Ramesh Jain	100	Premnath	
G010131	0037653	03764571 - 03764670	Girish Anant Gavali	100	Varsha Shah Kamlesh Amritlal Shah	
K005710	0027843	02783571 - 02783670	Kapoor Chand Singhal	100	Santosh Gupta	
M011756	0015417	01540971 - 01541070	Madhukanta P Trivedi Rajesh P Trivedi	100	Ram Awtar Gupta	
M012664	0090578, 0085533 and 0085534	08986101 - 08986200 08481601 - 08481700 08481701 - 08481800	Mamidela Venkateshwara Rao Remala Lakshmi	300	P Laxmi Srujana	
M012710	0020971, 0023753 and 0011095	02096371 - 02096470 02374571 - 02374670 01108771 - 01108870	Mamidela Venkateshwara Rao	300		
J001630	002440	00243271 - 00243370	Jyoti Vora	100	Ketan Shah	
S011735	0040206	04019871 - 04019970	Shantilal Vasanji Chheda Ratan Shantilal Chheda		Satyavati S H. Shekhar	

In case any person has any claims/ objection(s) for the transfer of such shares in favour of the above stated applicants, he/she/they should lodge their claim(s)/ objection within 30 days of the date of this notice with the Company Secretary of the Company or its Registrar and Share Transfer Agent (RTA) - M/s. Link Intime India Private Limited, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083. If within the stipulated period of 30 days, no claim/ objection is received by the Company or its RTA, in respect of the said shares, the Company shall proceed with the transfer of the above shares in the name of the respective Transferees.

For ADF Foods Ltd.

Place: Mumbai Date: September 18, 2019

Shalaka Ovalekar Company Secretary

MUTUAL

Investment Manager: Indiabulls Asset Management Co. Ltd. (AMC) Registered Office: M - 62 & 63, 1st Floor, Connaught Place, New Delhi - 110 001. Tel.: (011) - 30252900, Fax: (011) - 30252901, Website: www.indiabullsamc.com CIN: U65991DL2008PLC176627

Notice cum Addendum No. 12/2019

Notice for declaration of dividend in the Scheme(s) of Indiabulls Mutual Fund (IBMF):

NOTICE is hereby given that Indiabulls Trustee Co. Ltd, Trustee to Indiabulls Mutual Fund (IBMF), has approved the declaration of dividend in the Dividend Option offered under the Plan(s) of Indiabulls Arbitrage Fund (An open ended scheme investing in arbitrage opportunities) of IBMF:

Name of the Scheme/ Plan/ Option	# Amount of Dividend (₹ per Unit)	Record Date	Face Value (₹ per Unit)	NAV as on 13.09.2019 (₹ per Unit)
Indiabulls Arbitrage Fund - Direct - Monthly Dividend Option (Payout and Reinvestment)		00.00.0040		10.6103
Indiabulls Arbitrage Fund - Regular - Monthly Dividend Option (Payout and Reinvestment)	0.055	23.09.2019	10	10.5285

Dividend will be subject to the availability of distributable surplus and may be lower, depending on the distributable surplus available on the Record Date.

Pursuant to payment of dividend, the NAV of the Dividend Option(s) of the above

Scheme(s) would fall to the extent of payout and statutory levy, if any. Income distribution/ Dividend will be paid to those Unit holders/ Beneficial Owners whose names appear in the Register of Unit holders maintained by the Mutual Fund/ Statement of Beneficial Ownership maintained by the

Depositories, as applicable, under the Dividend Option(s) of aforesaid Scheme(s) on the Record Date. With regard to Unit holders of the aforesaid Scheme(s) who have opted for Reinvestment facility under the Dividend Option(s), the dividend due will be reinvested by allotting Units for the Income distribution/ Dividend

amount at the prevailing ex-dividend NAV per Unit on the Record Date. Intimation of any change of address/ bank details should be immediately forwarded to the Investor Service Centers of IBMF (for units held in non-demat form)/ Depository Participant (for units held in demat form).

The Trustee reserves the right to declare dividend under the dividend option(s) of the Scheme(s) depending on the availability of distributable surplus.

As per the Go Green Initiative, investors are encouraged to register/update their email id and mobile number with us to support paper less communications.

For Indiabulls Asset Management Co. Ltd. (Investment Manager to Indiabulls Mutual Fund)

Uday Diwale

Compliance Officer

Place : Mumbai Date : September 17, 2019

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



Multi Commodity Exchange of India Limited CIN: L51909MH2002PLC135594,

Exchange Square, CTS No. 255, Suren Road, Chakala, Andheri (East), Mumbai - 400 093. Tel.: +91-22-6731 8888, Fax: +91-22-6649 4151. Website: www.mcxindia.com, E-mail: info@mcxindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

Pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("the Rules") as amended from time to time, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholder for a period of seven (7) consecutive years or more to IEPF constituted under the said rules.

Shareholders are hereby informed that w.r.t. the final dividend declared by the company during the financial year 2011-12 and the interim dividend declared by the Company during the financial year 2012-13, which remained unclaimed for a period of seven years will be credited to the IEPF on or before December 1, 2019 and January 7, 2020 respectively. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

Adhering to the requirements set out in the aforesaid rules, the Company has communicated individually to the shareholders at their last known address, whose shares are liable to be transferred to IEPF, on account of such Shareholders having not claimed the dividend amount payable to them, since last seven consecutive years, commencing from financial year 2011-12 and/or financial year 2012-13, as applicable. The communication was made under the said Rules for taking appropriate action(s).

The Company has uploaded full details of such Shareholders viz. Name and DP ID-Client ID and shares due for transfer to IEPF on its website www.mcxindia.com. Shareholders are requested to refer to the web-link https://www.mcxindia.com/investor-relations/details-of-transfer-of-shares-to-iepf and verify the details of the shares liable to be transferred to IEPF.

Shareholders are requested to claim the dividend declared for the financial year 2011-12 / 2012-13, as applicable, and onwards before the same is transferred to the IEPF. Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure stipulated in the rules.

In case the Company does not receive any communication in writing from the concerned shareholders by November 25, 2019 for the final dividend declared during 2011-12 and by December 24, 2019 for the interim dividend declared during the FY 2012-13, the Company with a view to adhering with the requirements of the Rules, shall transfer the dividend along with shares to the IEPF by the due date as per procedure stipulated in the rules.

For any queries on the subject matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s Karvy Fintech Pvt. Ltd., Unit: Multi Commodity Exchange of India Limited, Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Toll free No: 1800-4258-998 email ID: einward.ris@karvy.com. For any clarification, you may also e-mail to company at info@mcxindia.com

For Multi Commodity Exchange of India Ltd.

Ahmedabad

Ajay Puri

Company Secretary



Multi Commodity Exchange of India Limited

CIN: L51909MH2002PLC135594, Exchange Square, CTS No. 255, Suren Road, Chakala, Andheri (East), Mumbai - 400 093. Tel.: +91-22-6731 8888, Fax: +91-22-6649 4151. Website: www.mcxindia.com, E-mail: info@mcxindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company to Investor Education and **Protection Fund (IEPF) Authority**

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Shareholders are hereby informed that w.r.t. the final dividend declared by the company during the financial year 2011-12 and the interim dividend declared by the Company during the financial year 2012-13, which remained unclaimed for a period of seven years will be credited to the IEPF on or before December 1, 2019 and January 7, 2020 respectively. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure

Adhering to the requirements set out in the aforesaid rules, the Company has communicated individually to the shareholders at their last known address, whose shares are liable to be transferred to IEPF, on account of such Shareholders having not claimed the dividend amount payable to them, since last seven consecutive years, commencing from financial year 2011-12 and/or financial year 2012-13, as applicable. The communication was made under the said Rules for taking appropriate action(s).

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Shareholders are requested to claim the dividend declared for the financial year 2011-12 / 2012-13, as applicable, and onwards before the same is transferred to the IEPF. Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure stipulated in the rules.

In case the Company does not receive any communication in writing from the concerned shareholders by November 25, 2019 for the final dividend declared during 2011-12 and by December 24, 2019 for the interim dividend declared during the FY 2012-13, the Company with a view to adhering with the requirements of the Rules, shall transfer the dividend along with shares to the IEPF by the due date as per procedure stipulated in the rules.

For any queries on the subject matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s Karvy Fintech Pvt. Ltd., Unit: Multi Commodity Exchange of India Limited, Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Toll free No: 1800-4258-998 email ID: einward.ris@karvy.com. For any clarification, you may also e-mail to company at info@mcxindia.com

For Multi Commodity Exchange of India Ltd.

Place: Mumbai, Ajay Puri Date: September 17, 2019 Company Secretary Zydus

ZYDUS WELLNESS LIMITED Weliness A subsidiary Company of Cadila Healthcare Limited Registered Office: House No. 6 & 7, Sigma Commerce Zone, Nr. Iscon Temple,

Sarkhej-Gandhinagar Highway, Ahmedabad-380 015 Website: www.zyduswellness.in; CIN L15201GJ1994PLC023490 Notice

Notice is hereby given that the Company has received an intimation from the below mentioned shareholders, that a Share Certificate pertaining to the Equity Shares held by them as per details given below is lost / misplaced:

Sr. No.	Name of the Member	No. of Shares	Certificate No.	Distinctive Numbers
1.	Nandkishore C. Hegde	26	58105	5616210 - 5616235
2.	Debikant Jha	26	59913	5671919 - 5671944

If the Company does not receive any objection within 7 days from the date of publication of this notice, the Company will proceed to issue a duplicate Share Certificate to the aforesaid shareholders. The public is hereby cautioned not to deal with the above Share Certificates anymore and the Company will not be responsible for any loss/damage occurring thereby.

For ZYDUS WELLNESS LIMITED S/d- DHANRAJ P. DAGAR Date: September 17, 2019 Company Secretary Place: Ahmedabad

Zydus tolife

CADILA HEALTHCARE LIMITED [CIN L24230GJ1995PLC025878]

Cadila

Regd. Office: Zydus Corporate Park, Scheme No. 63, Survey No. 536, Near Vaishnodevi Circle, Khoraj (Ğandhinagar), Sarkhej - Gandhinagar Highway, Ahmedabad - 382481. Web: www.zyduscadila.com Email: investor.grievance@zyduscadila.com Telephone: +91-79-2686 8100 (20 lines) Fax: +91-79-2686 8337

NOTICE

Notice is hereby given that the Company has received intimation from the following shareholders that the Share Certificates pertaining to the Equity Shares held by them as per the details given below have been lost / misplaced.

Sr. No.	Name of the shareholder	Distinctive Numbers	Folio Number	No. of Shares	Certificate No.
1.	V Kanaka Lakshmi	1014586 - 1015335	012399	750	778
	V Niranjan Rao				
2.	Debi Kant Jha	2873191 - 2873440	064352	250	2884
۷.	Shakuntala Iha	20/3191 - 28/3440	004352	200	2084

If the Company does not receive any objection within 7 days from the date of publication of this notice, the Company will proceed to issue duplicate Share Certificates to the aforesaid shareholders. People are hereby cautioned not to deal with the above Share Certificates anymore and the Company will not be responsible for any loss / damage occurring thereby.

For CADILA HEALTHCARE LIMITED Sd/- DHAVAL N. SONI Date: September 17, 2019 Company Secretary Place: Ahmedabad

> Mr. ASHARAF ANAVARALY ANADANI (PAN No IPPA8717P) holding 5 Shares of Bosch Limited ormerly Motor Industries Company Limited), Hosu Road, Adugodi, Bangalore - 560 030 in Folio A01532 bearing Share Certificate Numbers 00252079 with Distinctive Number from 3496024 o 3496028 for 5 Shares of INR 100/- each ereby give notice that the said Share Certificate(s re lost and I have applied to the Company for issue f Duplicate Share Certificates and exchange of the ame with face value of INR 10/- each Certificate(s). The public is hereby warned against purchasing of dealing in anyway with the said Share certificates. The Company may issue duplicate share certificate(s) if no objection is received by the Company within 30 days of the publication of this

vertisement, after which no claim will be ertained by the Company in that behalf ASHARAF ANAVARALY ANADANI

नालको 🔕 NALCO

National Aluminium Company Limited (A Government of India Enterprise) Nalco Bhawan, Navapalli Bhubaneswar-751013, Odisha, India CIN: L27203OR1981GOI000920 A NAVRATNA COMPANY

NOTICE INVITING TENDER Digitally signed online bids for Two Part Open Tender cum reverse auction through

Central public Procurement Portal are nvited for the following works. 1. RFP No. TNCC-031/2019 Name of the work: Door to Door Solid Waste Collection and Vermicomposting at Nalco

Township, Bhubaneswar. 2. RFP No. TNCC-032/2019

Name of the work: Selection of professional body for preparation o Sustainable Development Report 2018-19

or details please visi www.e-procure.gov.in o www.nalcoindia.com . Any Updates Amendments / Extension / Corrigendu will only be hosted in above websites AGM (Elect.),T&C

PUBLIC NOTICE

letallurgical Corporation Limited has filed an IANo 710 of 2019 in CP/IB/416/7/HDB/201 under Section 60(5) of the Insolvency Bankruptcy Code 2016 with Hon'ble NCL yderabad on 22nd July 2019. As on the date Four (4) times hearings happened on 20th ug 2019, 23th Aug 2019, 28th Aug 2019 and 11 Sep 2019 but the few of the respondent did not attend the Hon'ble NCLT, Hyderabad. Therefore this public notice is hereby issued forming them to attend the Hon'ble NCLT on 24th Sep 2019. If they failed to attend and submit their submissions, the Hon'ble NCLT may pass appropriate order. The details of a he respondents and available addresses are given below:

1.Prudent ARC Ltd, 611, Sixth Floor, D Mall, Plot No. A-1, Netaji Subhash Place itampura, New Delhi West Delhi, DL 110034.

2.IFCI Ltd. IFCI Towers, 61, Nehru Place, New Delhi 110019.

B.Asset Reconstruction Company(India) Limited(ARCIL)Limited, THE RUBY, 10TH FLOOR, 29 SENAPATI BAPAT MARĞ, DADAR (WEST), MUMBAI MH 400028 IN 4.Stressed Assets Stabilization Fund (SASF), 3rd Floor, IDBI Tower, WTC Complex Cuffe Parade, Mumbai 400 005

5.International Reconstruction Co Ltd, A/601/602/605, 6th Floor, 215 Atrium, Kanaki Spaces, Andheri Kurla Road, Andheri (E), Mumbai 400 093 India.

6.Central Bank of India, Asset Recovery Branch, Bank Street, Koti, Hyderabad 500 095 7.Mahalakshmi Profiles Private Limited (MPPL), MPL HOUSE, H.NO.13-6-439/1/A TG 500006 I

8. Resolution Professional to M/S. KUMAR'S METALLURGICAL CORPORATION IMITED, Resolution Professional (RP), K MCL (Corporate Debtor) 402B,4th Floor, Chiko ardens, Begumpet Hyderabad 16

9.Axis Bank Limited, Corporate Banking Branch, 6-3-879/B, First Floor, G.Pulla Reddy building, Greenlands, Begumpet Road, Hyderabad 500 016

10.Mr.B.C.Ganesh,5-17, Post Office Road, Fathe Nagar, Balanagar, Moosapet, Ranga reddy, Telangana Pin -500 018.

Respondents are informed to attend the Hon'ble NCLT on 24th Sep 2019 and submit the ubmissions if any in respect of IA No.710 of 2019 in CP/IB/416/7/HDB/2018.

Authorized Representative for M/s. Vinavaka Steels Limited for NCLT matte 9177715558/8074633502

ADF Foods Limited

Date: 18-09-2019

Place : Hyderabad

સીઆઇએન: L15400GJ1990PLC014265

રિજિસ્ટર્ડ ઓક્સિ: ૮૩/૮૬ જીઆઇડીસી ઓંઘોગિક વસાહત, નિરિયાદ -૩૮૭૦૦૧, ગુજરાત. ટેલીકોનઃ ૦૨૬૮-૨૫૫૧૩૮૧/૨, કેક્સઃ ૦૨૬૮-૨૫૬૫૦૬૮; ઇ-મેઇલ: co_secretary@adf-foods.com; વેબસાઇટ: www.adf-foods.com

આથી અહીં નોટિસ આપવામાં આવેછેકે, તા. ૬ નવેમ્બર ૨૦૧૮ ના સેબીના પરિપત્રક ક્રમાંક સેબી/ એચઓ/ એમઆઈઆરએસડી/ ડીઓએસ૩/ સીઆઈઆર/ પી/ ૨૦૧૮/૧૩૯પ્રમાણેસદરકંપનીને નીચેજણાવ્યા પ્રમાણે શેરટ્રાન્સફરકરવા વિનંતી પ્રાપ્ત થયેલ છેઃ

ફોલિઓ નંબર	શેર સર્ટિફિકેટ નંબર્સ	ડિસ્ટિન્કટિવ નંબર્સ	ટ્રાન્સફર કરનારનું નામ	શેરની સંખ્યા	જેની તરફેણમાં ટ્રાન્સફર કરવાની દરખાસ્ત છે તેનું નામ
<u> </u>	०००७७१४	00961891 - 00961990	જયેંદ્ર સિંગ દનુભા વાલા	900	શિલા હરેષ શાહ હરેષ મનહરલાલ શાહ
આર૦૧૨૫૭૧	૧૧૨૭૭૪	०७५२०१०१ - ०७५२०२००	રમેશ જૈન	900	પ્રેમનાથ
७०१०१ ३१	००३७६५३	०३७६४५७१ - ०३७६४६७०	ગિરીષ અનંત ગવળી	100	વર્ષા શાહ કમલેશ અમૃતલાલ શાહ
કે૦૦૫૭૧૦	००२७८४३	०२७८३५७१ - ०२७८३६७०	કપૂર ચંદ સિંઘલ	900	સંતોષ ગુપ્તા
એમ૦૧૧૭૫૬	००१५४१७	০૧૫૪০૯૭૧ - ০૧૫૪૧০૭০	મધુકાંતા પી. ત્રિવેદી રાજેશ પી. ત્રિવેદી	900	રામ અવતાર ગુપ્તા
એમ૦૧૨૬૬૪		02678101 - 02678500 02871801 - 02871900 02871901 - 02871700	રેમાલા લક્ષ્મી	300	પી લક્ષ્મી સુજાના
એમ૦૧૨૭૧૦		0२0८६३७१ - 0२0८६४७० 0२३७४५७१ - 0२३७४६७० 0११०८७७१ - 0११०८८७०		300	
ชे००१ ६३०	००१४४०	००२४३२७१ - ००२४३३७०	જયોતી વોરા	900	કેતન શાહ
એસ૦૧૧૭૩૫	००४०२०६	08016791-08016690	શાંતીલાલ વસનજી છેડા રતન શાંતીલાલ છેડા		સત્યવતી એસ એચ. શેખર

ઉપર જણાવેલ અરજીની તરફેણમાં શેર ટ્રાન્સફરકરવા સંદર્ભમાંકોઈ વ્યક્તિનેકોઈદાવા/વાંધાઓ હોય તો , તે/તેણી/તેઓતેમના જેકોઈદાવા/વાંધાઓ હોય તોતેની આ નોટિસ છપાયાની ૩૦ દિવસની અંદર સદર કંપનીના કંપની સેક્રેટરી અથવાતેના રજિસ્ટ્રાર અને શેર ટ્રાન્સફર એજન્ટ-મે/સ. લિન્ક ઈનટાઈમ ઈન્ડિયા પ્રાઈવેટ લિમિટેડ, સી-૧૦૧, ૨૪૭, પાર્ક, એલ. બી. એસ. માર્ગ, વિક્રોલી (પશ્ચિમ), મુંબઈ-૪૦૦૦૮૩નેજાણકરી શકેછે. સદર શેર સંદર્ભમાંકોઈદાવા/વાંધાઓ૩૦ દિવસના નિયત સમયગાળાની અંદર કંપની અથવાતેના આરટીએને પ્રાપ્ત નહીં થાયતો , સદર કંપની જેની તરફેશમાંશેર ટ્રાન્સફર કરવાની દરખાસ્તછેતેના નામે શેરચડાવવાની પ્રક્રિયામાં આગળ વધશે.

એડીએફ ફૂડ્સ લિમિટેડ વતી સહી

તારીખ : સપ્ટેમ્બર ૧૮, ૨૦૧૯

શલાકા ઓવલેકર

ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT ("CORRIGENDUM") WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

SUNEDISON INFRASTRUCTURE LIMITED

(FORMERLY YKM INDUSTRIES LIMITED)

(Hereinafter referred to as the "Target Company" or "SunEdison") CIN: L40100TN1994PLC028263

Registered Office: 11th Floor, Bascon Futura, New No: 10/2, Old No: 56L, Venkatanarayana Road, T. Nagar, Chennai – 600 017. Tel No: 044-43405950; Email id : cscompliance@sunedisoninfra.com

This Offer Openina Public Announcement and Corrigendum to the Detailed Public Statement ("Advertisement") is being issued by Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited) ("Manager to the Offer"), on behalf of Avyan Renewable Solar Private Limited ("Acquirer") pursuant to Regulation 18 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended (the "SEBI (SAST) Regulations") and pursuant to SEBI Letter no SEBI/HO/CFD/DCR1/OW/P/2019/22681/1 dated August 30, 2019 ("Observation Letter") in respect of the Open Offer (the "Offer") to acquire 11, 22, 475 ("offer size") equity shares of face value of ₹ 10 /- (Rupees Ten Only) each, at offer price of ₹ 13/- (Rupees Thirteen Only) per Equity Share, representing 25% of total fully paid up equity share capital ("Voting Share Capital") of the Target Company. This Advertisement has to be read with Public Announcement issued on July 26, 2019 ("PA"), the Detailed Public Statement published or August 02, 2019 ("DPS") and Letter of Offer dated September 05, 2019 ("LOF") dispatched to the public shareholders on September 12, 2019. The DPS with respect to the aforementioned Offer was published in Financial Express (all editions) - English National Daily, Jansatta (all editions) - Hindi National Daily, Mumbai Lakshadeep (Mumbai edition) Marathi Regional Daily (regional language daily where the place of the stock exchange is situated) and Makkal Kural (Chennai Edition) - Tamil Regional Daily (regional language daily where registered office of the target company is situated.

The terms used but not defined in this Offer Opening Public Announcement and Corrigendum shall have the same meanings assigned to them in the PA, the DPS and the LOF. The Public Shareholders of the Target Company are requested to kindly note the following:

- The Offer Price for acquiring equity shares under the Open Offer by the Acquirer is ₹ 13/- (Rupees Thirteen Only) per equity share and there has been no revision in the open
- The present shareholding of the promoter entities of the Target Company is 75% of the paid up equity share capital. The Acquirer through a Share Purchase Agreement has agreed to acquire 37.50% of the paid up equity share capital of the Target Company from the promoter entities. Since the outstanding public shareholding of the Target Compan is only 25% of the paid up equity share capital, the present offer is being made to the extent of 25% of the paid up equity share capital as against the minimum offer of 26% as
- Committee of Independent Directors (hereinafter referred to as "IDC") of the Target Company have recommended that offer is fair and reasonable. Further IDC is of view that the Offer Price is in line with the parameters prescribed by SEBI in the SEBI (SAST) Regulations. However, the shareholders should independently evaluate the Offer and take an informed decision in the said matter. The recommendations of IDC were published on **September 16**, **2019** in the same newspapers in which the DPS was published.
- This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations, 2011. The LOF has been dispatched to Public Equity Shareholders whose names appeared on the register of members on the identified date i.e. September 04, 2019.
- Public Shareholders are required to refer to the section titled "Procedure for Acceptance and Settlement of the Offer" at page 19 of the LOF in relation to inter alia the procedure for tendering equity shares in the Open offer and are required to adhere to and follow the procedure outlined therein
- Please note that soft copy of LOF along with Form of Acceptance cum Acknowledgement will be available on SEBI's website (www.sebi.gov.in) during tendering period and the same can be downloaded for applying in the Offer. The soft copy of LOF along with Form of Acceptance cum Acknowledgement will also be available on website of Camer Corporate Services Limited ("Registrar to the Offer").
- Instructions to the Shareholders for tendering their Equity Shares in the Open Offer:
- a) In case of dematerialized shares: Shareholders who desire to tender their Equity Shares in the dematerialized form under the Offer would have to do so through their respective selling member by indicating the details of Equity Shares they intend to tender under the Offer. Further, In case of non-receipt/non availability of the form of acceptance, the Public Equity Shareholders (registered or unregistered, except the Acquirer, Sellers and Promoter Group Shareholders (or the Target Company) can also make an application on plain paper in writing signed by all the shareholder(s), stating name, address, number of shares held, Client ID number, DP name, DP ID number, number of shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their order is entered in electronic
- $platform\,made\,available\,by\,BSE\,through\,their\,respective\,selling\,member\,before\,the\,closure\,of\,tendering\,period\,i.e.\,Thursday,\,October\,03,\,2019.$ b) The shareholders who are holding equity shares in physical form and are desirous of tendering their equity shares in the offer can do so only after the equity shares are dematerialized. Such shareholders are advised to approach any depository participant to have their equity shares dematerialized.
- SEBI has issued comments on the Draft Letter of offer ("DLOF") vide its Observation Letter no SEBI/HO/CFD/DCR1/OW/P/2019/22681/1 dated August 30, 2019 and the same
- 10. There have been no other material changes in relation to the Offer, Since the date of the Public Announcement on July 26, 2019, save as otherwise disclosed in the DPS and

11. Status of Statutory and other Approvals

Place: Chennai

Date: September 17, 2019

As on the date, to the best of the knowledge and belief of the Acquirer, there are no statutory or other approvals that are required to implement the Offer. If any other statutory approvals are required or become applicable prior to completion of the Offer, the Offer would also be subject to the receipt of such statutory approvals. The Acquirer will not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a public announcement will be made within two working days of such withdrawal, in the same newspapers in which the DPS has appeared. If any of the Public Shareholders of the Target Company who are not persons resident in India (including NRIs, OCBs and FIIs) require any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such approvals along with the other documents required to be tendered to accept this Offer. Further RBI approval under FEMAAct, 1999 regulations is required for shares tendered by non-resident shareholders.

Schedule of activities under the Offer is as follows:

Activity	Original Schedule	Revised schedule	
	Day and Date	Day and Date	
Issue of Public Announcement (PA)	Friday, July 26, 2019	Friday, July 26, 2019	
Publication of Detailed Public Statement (DPS) in the newspapers	Friday, August 02, 2019	Friday, August 02, 2019	
Last date for competing offer(s)	Tuesday, August 27, 2019	Tuesday, August 27, 2019	
Identified Date*	Friday, September 06, 2019	Wednesday, September 04, 2019	
Date by which Letter of Offer to be dispatched to Public Equity Shareholders	Monday, September 16, 2019	Thursday, September 12, 2019	
Last Date by which the committee of the Independent directors of the Target Company shall give its recommendation	Wednesday, September 18, 2019	Monday, September 16, 2019	
Issue Opening PA date	Friday, September 20, 2019	Wednesday, September 18, 2019	
Date of commencement of Tendering Period (Offer Opening Date)	Monday, September 23, 2019	Thursday, September 19, 2019	
Date of Expiry of Tendering Period (Offer Closing Date)	Monday, October 07, 2019	Thursday, October 03, 2019	
Last Date for completion of all requirements including payment of consideration	Tuesday, October 22, 2019	Friday, October 18, 2019	

*The Identified Date is only for the purpose of determining the Public Equity Shareholders as on such date to whom the LOF has been emailed/ dispatched. It is clarified that all the Public Equity Shareholders of the Target Company (registered or unregistered, except the Acquirer, sellers and promoter group shareholders of the Target Company) are eligible to participate in this Offer at any time prior to the closure of this Offer.

The Acquirer accepts full responsibility for the information contained in this Advertisement and also accepts full responsibility for its obligations under the Offer and shall be jointly and severally liable for ensuring compliance with the SEBI (SAST) Regulations.

> Issued on behalf of the Acquirer by the Manager to the Offer KEYNOT

Keynote Financial Services Limited

The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West), Mumbai – 400 028 Tel: +91-22-6826 6000-3, Fax: +91-22-6826 6088 E-mail: mbd@keynoteindia.net, Website: www.keynoteindia.net Contact Person: Mr. Shashank Pisat, SEBI Registration No.: INM 000003606

For and on behalf of AVYAN RENEWABLE SOLAR PRIVATE LIMITED

Krishnan Venkatesan

EXIT OFFER PUBLIC ANNOUNCEMENT TO THE EQUITY SHAREHOLDERS OF REIL ELECTRICALS INDIA LIMITED

CIN: L31909TG1973PLC015448)

Corporate & Registered Office: No.8-2-409, Road No.6, Banjara Hills, Hyderabad, Telangana- 500 034, Tel No: +91 40-23354833, Website: www.reilindia.com, Email: cs@reilindia.com, Contact Person: Mrs. Girija Rampalli, Company Secretary.

This Public announcement ("Exit Offer PA") is issued in accordance with Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, as amended ("Delisting Regulations") by Karvy Investor Services Limited, Manager to the Exit Offer on behalf of **Mr Bhupinder Singh Sahney**, represented by Promoter & Promoter Group / Acquirers (on his behalf and on behalf of B S Real Estate Ventures Private Limited (Formerly known as "Bhupinder Investment Company Private Limited")), Ms Brijween Kaur Sahney, Ms Jasmine Sahney Pillai, Ms Anjana Sahney Thakker, Ms Ambita Sahney and Ms Deepika Sahney) (hereinafter collectively referred to as Acquirers of REIL Electricals India Limited) in respect of voluntary delisting of the equity shares of Rs. 10/- each of REIL Electricals India Limited ("Company"/"REIL") from BSE Limited ("BSE"). This Exit Offer PA is in continuation to and should be read in conjunction with the public announcement published on February 26, 2019 ("PA") and Exit Offer Letter dated May 17, 2019 ("Exit Offer Letter").

Capitalised terms used but not defined in this Exit Offer PA shall have the same meaning assigned to them in the PA, Exit Offer Letter and the Exit Offer Final Letter (As defined below).

1. Intimation of date of delisting

Pursuant to the delisting offer made by the Acquirers to the public shareholders of the Company, the Company has applied to BSE on August 05, 2019 to delist the Equity Shares of the Company from BSE

BSE, vide its notice no. 20190917-11 dated September 17, 2019 has communicated that the trading in equity shares of the Company will be discontinued with effect from September 24, 2019 and the equity shares of the Company will be delisted from BSE records with effect from October 01, 2019 ("Date of delisting"). Delisting of the Equity Shares means the Equity Shares cannot and will not be traded on the BSE.

2. Outstanding Equity Shares after Delisting

In accordance with regulation 27(1) of the Delisting Regulations and pursuant to SEBI Order No. SEBI/WTM/GM/CFD/ 88 /2018-19 dated February 04, 2019 (hereinafter referred to as "Order"/"SEBI Order")and as communicated earlier in the Exit Offer Letter, the remaining Public Shareholders of the Company who did not or were not able to participate in the Delisting Offer or who unsuccessfully tendered their Equity Shares in the Delisting Offer will be able to offer their Equity Shares to the Acquirers at a price of Rs.45/- per Equity Share ("Exit Price") for a period of two years starting from the Date of Delisting i.e. from October 01, 2019 to September 30, 2021 ("Exit Period").

3. Procedure for tendering your Equity Shares under the Exit Offer:

a) Procedure for Residual Public Shareholders holding Equity Shares in Dematerialised Form:

The Residual Public Shareholders holding Equity Shares in dematerialized form who are desirous of tendering their Equity Shares in the Exit Offer, must transfer their equity shares from their respective depository accounts to the following Escrow Depository Account in off-market mode

,,,,,,,,,,,,,,	
Special Depository Account Name	REIL - DELISTING EXIT OFFER - ESCROW DEMAT ACCOUNT
Name of the Depository Participant	KARVY STOCK BROKING LIMITED
Name of the Depository	National Securities Depository Limited (NSDL)
Depository Participant	Identification Number IN300394
Client Identification Number	20014061
ISIN Number	INE814K01015

Residual Public Shareholders who hold their equity shares through Central Depository Services (India) Limited (CDSL) will have to execute inter-depository delivery instructions for the purpose of crediting their equity shares in favour of the aforesaid Escrow Depository, Account.

On transferring the shares, Residual Public Shareholders are advised to send a copy of the delivery instruction slip duly acknowledged by the concerned depository together with duly completed, signed "Exit Offer Final Application Form" and other applicable documents by hand delivery or by registered post or by speed post or by courier (at their own risk) marking the envelope "REIL Electricals India Limited –Exit Offer" at the address of Registrar as mentioned below.

b) Procedure for dematerialization of the Physical Shares:

The Residual Public Share holders holding Equity Shares in physical form, who are desirous of tendering their Equity Shares in the Exit Offer must convert their physical shares into dematerialization form by submitting the physical shares to their respective Depository Participants where the shareholder holds demat account to enable the Depository Participant to forward the same to the Registrar to the Company for further process. Once the physical shares are converted into demat form, the Residual Public Shareholder should follow the same procedure as enumerated in the above paragraph a) to tender the shares during the exit offer period of two years.

The offer letter ("Exit Offer Final Letter") in this regard shall be provided to the remaining Public Shareholders whose names appear in the register of members of the Company as on September 20, 2019 ("Residual Shareholders"). In the event of any Residual Shareholders not receiving, or misplacing their Exit Offer Final Letter, they may obtain a copy by writing to the Registrar to the Offer i.e. "Aarthi Consultants Private Limited, located at D.No: 1-2-285, Domalguda, Hyderabad, Telangana - 500 029" Telephone: 91 40-27634445, 27642217, 66611921, Fax: 91 40-27632184 E-mail: info@aarthiconsultants.comWebsite: www.aarthiconsultants.com Contact Person: Mr Bhaskar Murthy, clearly marking on the envelope "REIL Electricals India Limited-Exit Offer". However, all public shareholders (registered or unregistered) of the Equity Shares of the Company are eligible to participate in the Exit Period. Further, the soft copy of the application form can be downloaded from the website of the Registrar to the Offer i.e. www.aarthiconsultants.com

4. Payment of consideration to Public/Residual Shareholders

Subject to any regulatory approvals as may be required, the Acquirers intend to make payments on a monthly basis, within 10 working days of the end of the relevant calendar month ("Monthly Payment Cycle"). Payments will be made only to those Public/Residual Shareholders who have validly tendered their Equity Shares, as per the instructions laid out in the Exit Offer Final Letter together with the application form ("Final Exit Application Form"). The first Monthly Payment Cycle shall commence from November 15, 2019 for equity shares validly tendered upto October 31, 2019.

All other terms and conditions set forth in the PA and Exit Offer Letter shall remain unchanged.

All queries may be directed to the Registrar to the Company or the Manager to the Offer This Exit Offer PA is issued on behalf of the Acquirers by Manager to the Offer

MANAGER TO THE OFFER:	COMPLIANCE OFFICER OF THE COMPAN
Karvy Investor Services Limited Registered Office: Plot No.31, 8th Floor, Karvy Millennium Nanakramguda, Financial District, Gachibowli, Hyderabad, Telangana, 500 032 Telephone: +91 40 23428774 / 23312454 / 33216840-33216844, Fax: +91 40 23374714 Email ID :cmg@karvy.com Website: www.karvyinvestmentbanking.com	Ms Girija Rampalli Designation : Company Secretary REIL Electricals India Limited No.8-2-409, Road No.6, Banjara Hills, Hyderabad, Telangana, 500 034 Tel: 040-23354833 - 47, Fax: 040-23354833 Email: cs@reilindia.com, Website: www.reilindia.com

REGISTRAR TO THE COMPANY: Aarthi Consultants Private Limited, 1-2-285. Domalguda Hyderabad, Telangana, 500 029 **Telephone:** +91 40 27638111 27634445 Fax number: +91 40 2763 2184 Email ID: info@aarthiconsultants.com Website: www.aarthiconsultants.com

For and on behalf of Acquirers

Date: September 17, 2019

Authorized Signatory

Bhupinder Singh Sahney

Govt allows SAIL to sell 25% iron ore in open market

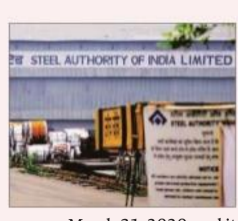
PRESS TRUST OF INDIA New Delhi, September 17

THE MINES MINISTRY on Tuesday said it has allowed state-owned SAIL to offload up to 25% of total iron ore produced in the previous year through open market.

However, it will be subject to clearance from the respective state governments, where the mines are located, after following due procedure. It is valid for a period of 2 years, the ministry said in a statement.

The country's largest steel maker, under the ministry of steel, has over 20 captive mines spread across Jharkhand, Odisha, Chhattisgarh and West Bengal.

As per the provision of section 8A(6) of the MMDRA Act 1957, the lease of 31 working iron ore mines are expiring next



year on March 31, 2020, and it is expected to lead to a shortfall of 60 million tonnes (MT) of iron ore in the market, the ministry said. The mines ministry has noted that there is a need to take adequate steps to ensure availability of iron ore in the market to meet the demand of domestic steel makers.

It has been informed by the ministry that SAIL has capacity to enhance its iron ore production from its captive mines by 7-8 MT in 2020-21 and by 10-12 MT in 2021-22.

Steel plants of the firm are designed to process defined quantity and quality of ore and the increased production from captive mines can not be consumed in their plants, it said.

"In order to maintain the

availability of iron ore in the market and considering the capability of captive mines of SAIL to increase their production, the central government, in exercise of the power conferred under section 20A of MMDRAct 1957 hereby allows SAIL to sell in a year up to a quantity equivalent to maximum 25 per cent of total mineral production in the previous year. The norm of 25 per cent of total production shall be calculated on the cumulative production of all captive mines of SAIL in a state," the ministry in its order said.

'More space on monetary side than fiscal for boosting growth'

PRESS TRUST O F INDIA New Delhi, September 17

AHEAD OF POLICY review by the Reserve Bank of India (RBI), Principal Economic Adviser Sanjeev Sanyal on Tuesday said there is far more space on the monetary side than the fiscal front for lifting sagging economic growth.

Economic growth hit over six-year low of 5% for the first quarter ended June 2019 mainly driven by demand slowdown.

CIN-L74899DL1990PLC041790

To push consumption, the RBI slashed benchmark interest rate four times consecutively since January 2019. The central bank reduced the repo (shortterm lending) rate by 1.10 percentage points during the year.

The next monetary policy review is scheduled to be held between October 1 and October 4. It is expected to further cut interest rate to reinvigorate consumption. "So, the current economic situation is unique in India. All these years, we saw a

slowdown in India because of supply-side constraints. This time, we are witnessing a genuine demand-driven slowdown...on the demand side, the two levers are either fiscal or monetary.

"Now, the point being made repeatedly is that there is clearly far more space on the monetary side than fiscal side as long as you wanttomaintainyourselfwithin FRBM (Fiscal Responsibility and Budget Management) trajectory. Space is greater on monetary side," he said at an event here.

DAAWAT

LT Foods Ltd.

Regd. Office: Unit No. 134, 1st Floor, Rectangle-1, Saket District Center, New Delhi-110 010 Telephone: 0124-3055100, Telefax- 0124-3055199, Email: ir@ltgroup.in Website: www.ltgroup.in

NOTICE

CORRIGENDUM TO NOTICE OF 29th ANNUAL GENERAL MEETING OF LT FOODS LIMITED

With reference to the subject mentioned above, it is hereby informed to the Shareholders of LT Foods Limited and other Stakeholders that the amount of material related party transactions mentioned in the explanatory statement (Item No. 7, Point No. 4) is inadvertently mentioned as ₹50,810 lakhs instead of ₹81,279 lakhs. Request you to read ₹81,279 lakhs instead of ₹50,810 lakhs while voting.

For LT Foods Limited Monika Chawla Jaggia **Company Secretary** Membership No. F5150

ICICI

PRUDENTIAL

MUTUAL FUND

Name of the Schemes/Plans

Date: 18.09.2019

ICICI Prudential Asset Management Company Limited Corporate Identity Number: U99999DL1993PLC054135

Dividend

NAV as on

Registered Office: 12th Floor, Narain Manzil, 23, Barakhamba Road, New Delhi - 110 001. Corporate Office: One BKC, 13th Floor, Bandra Kurla Complex, Mumbai - 400 051. Tel.: +91 22 2652 5000, Fax: +91 22 2652 8100, Website: www.iciciprumf.com,

Email id: enquiry@icicipruamc.com Central Service Office: 2nd Floor, Block B-2, Nirlon Knowledge Park, Western Express Highway, Goregaon (E), Mumbai - 400 063. Tel.: 022 2685 2000 Fax: 022 26868313

Notice to the Investors/Unit holders of ICICI Prudential Medium Term Bond Fund, ICICI Prudential Equity - Arbitrage Fund and ICICI Prudential Liquid Fund (the Schemes) Notice is hereby given that ICICI Prudential Trust Limited, Trustee to ICICI Prudential Mutual Fund has approved declaration of the following dividend under the dividend option of the Schemes, subject to availability of distributable surplus on the record date i.e on September 23, 2019*:

	(₹ per unit) (Face value of ₹ 10/- each) ^{S#}	September 16, 2019 (₹ per unit)
ICICI Prudential Medium Term Bond	Fund	
Half Yearly Dividend	0.4788	11.0825
Direct Plan - Half Yearly Dividend	0.5352	11.5639
Plan B - Half Yearly Dividend	0.4693	11.0101
ICICI Prudential Equity - Arbitrage Fu	nd	W.
Dividend	0.0500	13.6187
Direct Plan - Dividend	0.0500	14.6051
Name of the Scheme/Plan	Dividend (₹ per unit) (Face value of ₹ 100/- each) ^{@#}	NAV as on September 16, 2019 (₹ per unit)
ICICI Prudential Liquid Fund	W 01	'
Annual Dividend	7,1100	107.1412
Direct Plan - Annual Dividend	7.1835	107.2147

- may be lower depending upon the extent of distributable surplus available on the record date under the dividend option of the Schemes.
- @ The dividend amount payable will be dividend per unit as mentioned above or the distributable surplus to the extent of NAV movement since previous record date, available as on record date.
- # Subject to deduction of applicable statutory levy.
- or the immediately following Business Day, if that day is a Non Business Day.

Dividend will be paid to all the unit holders/beneficial owners whose names appear in the register of unit holders/Statement of beneficial owners maintained by the Depositories, as applicable under the dividend option of the Schemes, at the close of business hours on the record date.

It should be noted that pursuant to payment of dividend, the NAV of the dividend option of the Schemes would fall to the extent of dividend payout and statutory levy (if applicable).

For ICICI Prudential Asset Management Company Limited

Place: Mumbai

Date: September 17, 2019

epaper. firancia press. com

Authorised Signatory

No. 008/09/2019

To know more, call 1800 222 999/1800 200 6666 or visit www.iciciprumf.com

As part of the Go Green Initiative, investors are encouraged to register/update their e-mail id and mobile number with us to support paper-less communications.

To increase awareness about Mutual Funds, we regularly conduct Investor Awareness Programs across the country. To know more about it, please visit https://www.iciciprumf.com or visit AMFI's website https://www.amfiindia.com

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

Zydus Cadila CADILA HEALTHCARE LIMITED [CIN L24230GJ1995PLC025878]

Regd. Office: Zydus Corporate Park, Scheme No. 63, Survey No. 536, Near Vaishnodevi Circle Khoraj (Gandhinagar), Sarkhej - Gandhinagar Highway, Ahmedabad - 382481, Web : www.zyduscadila.com Email : investor.gnevance@zyduscadila.com Telephone : +91-79-2686 8100 (20 lines) Fax : +91-79-2686 8337

NOTICE

Notice is hereby given that the Company has received intimation from the following shareholders that the Share Certificates pertaining to the Equity Shares held by them as per the details given below have been lost / misplaced.

Sr. No.	Name of the shareholder	Distinctive Numbers	Folio Number	No. of Shares	Certificate No.
1.	V Kanaka Lakshmi V Niranjan Rao	1014586 - 1015335	012399	750	778
2.	Debi Kant Jha Shakuntala Jha	2873191 - 2873440	064352	250	2884

If the Company does not receive any objection within 7 days from the date of publication of this notice, the Company will proceed to issue duplicate Share Certificates to the aforesaid shareholders. People are hereby cautioned not to deal with the above Share Certificates anymore and the Company will not be responsible for any loss / damage occurring thereby.

For CADILA HEALTHCARE LIMITED Sd/- DHAVAL N. SONI Date: September 17, 2019 Company Secretary Place: Ahmedabad

UTKARSH COREINVEST LIMITED

E VOTING INFORMATION FOR THE EXTRA ORDINARY GENERAL MEETING

NOTICE IS HEREBY GIVEN THAT AN EXTRA-ORDINARY GENERAL MEETING (EGM) OF THE MEMBERS OF UTKARSH COREINVEST LIMITED WILL BE HELD ON SEPTEMBER 24, 2019 AT CORPORATE OFFICE S-24/1-2, FOURTH FLOOR, MAHAVIR NAGAR, ORDERLY BAZAR, VARANASI, UTTAR PRADESH 221002, INDIA TO TRANSACT THE FOLLOWING SPECIAL BUSINESSES as set out in the Notice of EGM. The Company has completed dispatch of notice of EGM to members through permitted mode by Saturday August 31, 2019.

In compliance with the provisions of Sections 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended from time to time and the Secretarial Standards on General Meetings, the Company is providing remote e-voting facility to all its Members to enable them to cast their vote on the matters listed in the Notice by electronic means. The Company has engaged the services of the NSDL ("E-Voting Service Provider") to provide the e-voting facility. The facility of voting through ballot paper shall be made available at the Meeting and the members attending the Meeting who do not cast their vote by remote e-voting shall be able to exercise their right to vote at the Meeting through ballot paper. The Members who cast their vote by remote e-voting prior to the Meeting may also attend the Meeting

The e-voting period commences on September 21, 2019 at 9:00 A.M. and ends on September 23, 2019 at 5.00 P.M. During this period, the Members of the Company holding shares in physical form or in dematerialized form, as on the cut-off date (for reckoning voting rights) being, August 26, 2019, may cast their vote by remote e- voting in the manner and process set out in the EGM notice. The remote e- voting module shall be disabled by E-Voting Service Provider for voting thereafter. Any person who is not a ember as on the cut-off date should treat this Notice for information purposes only. The voting rights of the Members shall be in proportion to their shares of the paid up equity share capital of the Company as on the cut-off date (for reckoning voting rights) being August 26, 2019. The Company has appointed Mr. Sumit Singh, Company Secretary in Practice Membership Number 50243, as the Scrutinizer for conducting the electronic voting process in a fair and transparent manner. Members may call on toll free Number 1800-222-990 of the E-Voting Service Provider for any further clarifications.

The details of the EGM are available on the website of the Company at www.utkarshcoreinvest.com For Utkarsh Corelnvest Limited

Place: Varanasi Date: September 17, 2019

Neeraj Kumar Tiwari Company Secretary Registered office: S-2/639-56, Varuna Vihar Colony

J.P. Mehta Road, Cantt., Varanasi-221002, UP Email ID: secretarial@utkarshcoreinvest.com Contact: +91 9598069737



₹17,000 crore on September 20, 2019 The Government of India (GoI) has announced the sale (re-issue) of five

dated securities:

Sr. No.	Nomenclature	Notified amount Nominal (in ₹ Crore)	Earmarked for Retail Investors* (in ₹ Crore)	
1.	6.17% GS 2021	3,000	150	
2.	7.27% GS 2026	3,000	150	
3.	Gol FRB 2031	5,000	250	
4.	7.62% GS 2039	2,000	100	
5.	7.63% GS 2059	4,000	200	

Subject to the limit of ₹17,000 Crore being total notified amount, Gol will have the option to retain additional subscription up to ₹1,000 Crore each against any one or more of the above securities.

The auction will be price based using multiple price method conducted by RBI, Mumbai Office, Fort, Mumbai on September 20, 2019 (Friday). The result will be announced on the same day and payment by successful bidders will have to be made on September 23, 2019 (Monday).

For further details, please see RBI press release dated September 16, 2019 on RBI website (www.rbi.org.in).

Attention Retail Investors* (*Pfs, Trusts, RRBs, Cooperative Banks, NBFCs, Corporates, HUFs and Individuals)

Retail investors can participate in the auctions for the amounts earmarked for them on a non-competitive basis through a bank or a primary dealer. For more information, detailed list and telephone numbers of primary dealers/bank branches and application forms, please visit RBI website (www.rbi.org.in) or FIMMDA website (www.fimmda.org).

Government Stock offers safety, liquidity and attractive returns for long duration.

"Don't get cheated by E-mails/SMSs/Calls promising you money"

TRIVIKRAMA INDUSTRIES LIMITED CIN: L24241TN1984PLC096136

Regd. Office: Apex Chamber, 4th Floor, No. 20, Theyagaraya Road, Chennai-600 017 (T) 044 - 4867 9669 | (E) trivikramaindustries@gmail.com | (W) www.trivikrama.com NOTICE

Notice is hereby given that the 35th Annual General Meeting of the Company is scheduled to be held on Monday, 30th day of September, 2019 at 03.00 PMat Apex Chamber, 4th Floor, No. 20, Theyagaraya Road, Chennai-600 017.

Further this is to inform that, the company on 16th September, 2019, dispatched the Annual Report along with notice of its 35th Annual General Meeting, vide permitted mode to all its shareholders, whose names appears in the Register of Members/List of Beneficial Owners from NSDL/CDSL as on 13th September, 2019 in compliance with Section 108 and other applicable provisions, if any, of the Companies Act, 2013, (the "Act") read with Rule 20 of the Companies (Management and Administration) Rules, 2014, (the "Rules") including any statutory modification or re-enactment thereof for the time being in force Register of Members & Share Transfer Books of the Company shall remain closed from Tuesday, 24th September, 2019 to Monday, 30th day of September, 2019 (both days inclusive for the purpose of 35thAnnual General Meeting (AGM)

Further, in terms of Section 108 of the Companies Act, 2013 read with Companies (Managemer & Administration) Rules, 2015 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015 the Company is pleased to provide its members holding shares, as on the cutoff date being Monday, 23rd September, 2019 with facility of

A person whose name appears in the Register of Members /Beneficial Owners as on the cut

off date i.e., 23rd September, 2019 only shall be entitled to vote on the resolutions set out in the Notice of the AGM and he/she can exercise his/her voting rights through remote e-voting The Company has engaged services of Central Depository Services (India) Limited ("CDSL"

as the Authorized Agency to provide remote e-voting facilities. The remote e-voting period commences on Friday, 27th September, 2019 at 09:00 A.M and ends on Sunday, 29th day of September, 2019 at 05.00 P.M.During this period, shareholders holding shares as on the cut off date i.e, 23rd September, 2019may cast their vote electronically. Remote e-voting shall not be allowed before/after the specified date and time. Once the vote is cast by the member nember shall not be allowed to change it subsequently.

Further, those persons who have acquired shares and have become members of the compan after the dispatch of Notice and holding shares as on the cut off date may obtain the login ID and password by sending request at evoting@cdslindia.com. Further a facility for voting through Ballot Paper shall also be made available to members

attending the AGM. However, members who have already casted their votes by e-voting may attend the AGM but shall not be entitled to vote. The Notice of AGM shall be available on the Company's website www.trivikrama.comand on the CDSL website www.evotingindia.com. Members can request for physical copy of the Annual Report along with notice by sending an e-mail to trivikramaindustries@gmail.comby

For any gueries related to remote e-voting, members can contact the RTA of the Company, M/s. Purvasharegistry (India) Pvt. Ltd., 9 Shiv Shakti Ind. Estt., J R BorichaMarg, Lower Parel East, Mumbai 400 011. Email: busicomp@gmail.com Phone:+91-022-2301 8261 or the undersigned at the company's Address/Telephone No./Email ld from Monday to Friday between 11:00 am to 6:00 pm.

For Trivikrama Industries Limited Baskaran Sathya Prakash (DIN: 01786634) **Managing Director**



CIN: L15400GJ1990PLC014265

Regd. Office: 83/86, GIDC Industrial Estate, Nadiad - 387 001, Gujarat, Tel.: 0268-2551381/2; Fax: 0268-2565068; Email id: co_secretary@adf-foods.com; Website: www.adf-foods.com

NOTICE

Notice is hereby given that the Company has received request relating to transfer of shares in physical mode in terms of SEBI Circular No. SEBI/HO/MIRSD/DOS3/CIR/P/2018/139 dated November 6, 2018 as given below:

Folio No.	Share Certificate Nos.	Distinctive Nos.	Name of the Transferor	No. of shares	Name of the proposed Transferee	
J001776	0007924	00791671 - 00791770	Jayendrasingh Danubha Vala	100	Sheela Haresh Shah Haresh Manharlal Shah	
R012571	112774	09520101 - 09520200	Ramesh Jain	100	Premnath	
G010131	0037653	03764571 - 03764670	Girish Anant Gavali	100	Varsha Shah Kamlesh Amritlal Shah	
K005710	0027843	02783571 - 02783670	Kapoor Chand Singhal	100	Santosh Gupta	
M011756	0015417	01540971 - 01541070	Madhukanta P Trivedi Rajesh P Trivedi	100	Ram Awtar Gupta	
M012664	0090578, 0085533 and 0085534	08986101 - 08986200 08481601 - 08481700 08481701 - 08481800	Mamidela Venkateshwara Rao Remala Lakshmi	300	P Laxmi Srujana	
M012710	0020971, 0023753 and 0011095	02096371 - 02096470 02374571 - 02374670 01108771 - 01108870	Mamidela Venkateshwara Rao	300		
J001630	002440	00243271 - 00243370	Jyoti Vora	100	Ketan Shah	
S011735	0040206	04019871 - 04019970	Shantilal Vasanji Chheda Ratan Shantilal Chheda	1,000,000	Satyavati S H. Shekhar	

applicants, he/she/they should lodge their claim(s)/ objection within 30 days of the date of this notice with the Company Secretary of the Company or its Registrar and Share Transfer Agent (RTA) - M/s. Link Intime India Private Limited, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai - 400 083. If within the stipulated period of 30 days, no claim/ objection is received by the Company or its RTA, in respect of the said shares, the Company shall proceed with the transfer of the above shares in the name of the respective Transferees.

For ADF Foods Ltd.

Place: Mumbai Date: September 18, 2019

Shalaka Ovalekar Company Secretary

MUTUAL

MUTUAL FUND

Investment Manager: Indiabulls Asset Management Co. Ltd. (AMC) Registered Office: M - 62 & 63, 1st Floor, Connaught Place, New Delhi - 110 001. Tel.: (011) - 30252900, Fax: (011) - 30252901, Website: www.indiabullsamc.com CIN: U65991DL2008PLC176627

Notice cum Addendum No. 12/2019

Notice for declaration of dividend in the Scheme(s) of Indiabulls Mutual Fund (IBMF):

NOTICE is hereby given that Indiabulls Trustee Co. Ltd, Trustee to Indiabulls Mutual Fund (IBMF), has approved the declaration of dividend in the Dividend Option offered under the Plan(s) of Indiabulls Arbitrage Fund (An open ended scheme investing in arbitrage opportunities) of IBMF:

Name of the Scheme/ Plan/ Option	# Amount of Dividend (₹ per Unit)	Record Date	Face Value (₹ per Unit)	NAV as on 13.09.2019 (₹ per Unit)
Indiabulls Arbitrage Fund - Direct - Monthly Dividend Option (Payout and Reinvestment)	20000	00 00 0040	10	10.6103
Indiabulls Arbitrage Fund - Regular - Monthly Dividend Option (Payout and Reinvestment)	0.055	23.09.2019		10.5285

distributable surplus available on the Record Date.

Pursuant to payment of dividend, the NAV of the Dividend Option(s) of the above Scheme(s) would fall to the extent of payout and statutory levy, if any.

Income distribution/ Dividend will be paid to those Unit holders/ Beneficial Owners whose names appear in the Register of Unit holders maintained by the Mutual Fund/ Statement of Beneficial Ownership maintained by the Depositories, as applicable, under the Dividend Option(s) of aforesaid Scheme(s) on the Record Date.

With regard to Unit holders of the aforesaid Scheme(s) who have opted for Reinvestment facility under the Dividend Option(s), the dividend due will be reinvested by allotting Units for the Income distribution/ Dividend amount at the prevailing ex-dividend NAV per Unit on the Record Date. Intimation of any change of address/ bank details should be immediately forwarded to the Investor Service

The Trustee reserves the right to declare dividend under the dividend option(s) of the Scheme(s) depending on the availability of distributable surplus.

Centers of IBMF (for units held in non-demat form)/ Depository Participant (for units held in demat form).

As per the Go Green Initiative, investors are encouraged to register/update their email id and mobile number

For Indiabulls Asset Management Co. Ltd. (Investment Manager to Indiabulls Mutual Fund)

with us to support paper less communications.

Uday Diwale Compliance Officer

September 17, 2019

: Mumbai

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.



Multi Commodity Exchange of India Limited CIN: L51909MH2002PLC135594,

Exchange Square, CTS No. 255, Suren Road, Chakala, Andheri (East), Mumbai - 400 093. Tel.: +91-22-6731 8888, Fax: +91-22-6649 4151. Website: www.mcxindia.com, E-mail: info@mcxindia.com

NOTICE TO SHAREHOLDERS

Sub: Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

Pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, ("the Rules") as amended from time to time, amongst other matters, contain provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholder for a period of seven (7) consecutive years or more to IEPF constituted under the said rules.

Shareholders are hereby informed that w.r.t. the final dividend declared by the company during the financial year 2011-12 and the interim dividend declared by the Company during the financial year 2012-13, which remained unclaimed for a period of seven years will be credited to the IEPF on or before December 1, 2019 and January 7, 2020 respectively. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

Adhering to the requirements set out in the aforesaid rules, the Company has communicated individually to the shareholders at their last known address, whose shares are liable to be transferred to IEPF, on account of such Shareholders having not claimed the dividend amount payable to them, since last seven consecutive years, commencing from financial year 2011-12 and/or financial year 2012-13, as applicable. The communication was made under the said Rules for taking appropriate action(s).

shares due for transfer to IEPF on its website www.mcxindia.com. Shareholders are requested to refer to the web-link https://www.mcxindia.com/investor-relations/details-of-transfer-of-shares-to-iepf and verify the details of the shares liable to be transferred to IEPF. Shareholders are requested to claim the dividend declared for the financial year 2011-12 / 2012-13,

The Company has uploaded full details of such Shareholders viz. Name and DP ID-Client ID and

as applicable, and onwards before the same is transferred to the IEPF. Shareholders may note that both the unclaimed dividend and the shares transferred to IEPF Authority including all benefits accruing on such shares, if any, can be claimed back by them from IEPF Authority after following the procedure stipulated in the rules. In case the Company does not receive any communication in writing from the concerned

shareholders by November 25, 2019 for the final dividend declared during 2011-12 and by December 24, 2019 for the interim dividend declared during the FY 2012-13, the Company with a view to adhering with the requirements of the Rules, shall transfer the dividend along with shares to the IEPF by the due date as per procedure stipulated in the rules.

For any queries on the subject matter, Shareholders are requested to contact the Company's Registrar and Share Transfer Agent, M/s Karvy Fintech Pvt. Ltd., Unit: Multi Commodity Exchange of India Limited, Karvy Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad-500032. Toll free No: 1800-4258-998 email ID: einward.ris@karvy.com. For any clarification, you may also e-mail to company at info@mcxindia.com

For Multi Commodity Exchange of India Ltd.

Ajay Puri Company Secretary

Date: 17th September, 2019

Place : Chennai

mentioning their Folio / DP ID and Client ID No.

Place: Mumbai,

Date: September 17, 2019