FINANCIAL EXPRESS

REQUEST FOR PROPOSAL

State Bank of India has issued an RFP for the Selection of Consultant for AMLCFT Project. For details, please see 'Procurement News' at Bank's website https://bank.sbi

Place: Navi Mumbai Date: 22/01/2019

Deputy General Manager (IT-SP-II)

WELSPUN ENTERPRISES WELSPUN ENTERPRISES LIMITED CIN: L45201GJ1994PLC023920

Reg. Office: Welspun City, Village Versamedi, Taluka Anjar, District Kutch, Gujarat-370110 Tel.: +91 2836 662222, Fax +91 2836 279010

Corp. Office: Welspun House, Kamala City, Senapati Bapat Marg, Lower Parel, Mumbai, Maharashtra - 400013. Tel.: +91 22 6613 6000, Fax: +91 22 2490 8020 Website: www.welspunenterprises.com, Email Id: companysecretary_wel@welspun.com

NOTICE OF BOARD MEETING

NOTICE is hereby given pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 that a meeting of the Board of Directors of the Company is scheduled to be held on Tuesday, January 29, 2019, inter alia, to consider and approve the standalone as well as consolidated un-audited financial statements of the Company for the guarter and nine months ended December 31, 2018. Further, trading window for dealing in the securities of the Company by the Insiders, as defined under the SEBI (Prohibition of Insider Trading) Regulations, 2015 is closed from Friday, January 18, 2019 to Thursday, January 31, 2019 (both days inclusive).

> For Welspun Enterprises Limited Priya Pakhare

Place: Mumbai Date: January 21, 2019

IDC Member's relationship with the Target Company (Director,

Equity shares owned, any other

contract/relationships), if any

Trading in the Equity Shares/

IDC member's relationship with

the Acquirer (Director, Equity

contract/ relationship), if any

Trading in the Equity shares/

other securities of the acquirer

Recommendation on the Open

offer, as to whether the offer, is

or is not, fair and reasonable

Summary of reasons for

Details of independent

Any other matter to be

Advisors, if any

Place : Mumbai

Date: 18th January, 2019

highlighted

shares owned, any other

by IDC Members

recommendation

Company by IDC members

Company Secretary FCS - 7805

Weizmann CIN: L65990MH1985PLC037697

Regd. Office: Empire House, 214, Dr. D. N Road, Fort, Mumbai 400 001 Tel: 022-22071501-06, Fax: 022-22071514. Email: investorsgrievance@weizmannforex.com

Website: www.weizmannforex.com Recommendations of the Committee of Independent Directors (IDC) on the Open Offer to the Equity Shareholders of Weizmann Forex Limited under Regulation

26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011			
Date	18.01.2019		
Name of the Target Company	Weizmann Forex Limited		
Details of the Offer pertaining to Target Company	Open offer for acquisition of up to 27,99,350 (Twenty Seven Lakh Ninety Nine Thousand Three Hundred and Fifty Only) Equity Shares of Rs. 10/- each at an offer Price of Rs. 528/- [Rupees Five Hundred Twenty Eight only) payable in cash, representing 25.16% of the total paid-up equity share capital/voting capital, from the equity shareholders of Weizmann Forex Limited ("Target Company) pursuant to and in compliance with Regulation 3(1), 4 and other applicable provisions of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereto ('Takeover code')		
Name(s) of the Acquirer and PAC with the Acquirer	EbixCash World Money Limited is the Acquirer, Ebix Asia Holdings Inc. is PAC 1 and Ebix Inc. is PAC 2		
Name of the Manager to the	Centrum Capital Limited		
Offer			
Members of the Committee of Independent Directors ("IDC")	Shri Kishore Madhavsinh Vussonji (DIN : 00444408)- Chairman, Shri Balkrishna Laxman Patwardhan (DIN:		

(DIN: 00062369)-Member

Company at present.

the Acquirer at present.

reasonable.

7, 2019 and

appears to be justified.

"To the best of our knowledge and belief, after making proper enquiry, the information contained

in or accompanying this statement is, in all material respect, true and correct and not misleading,

whether by omission of any information or otherwise, and includes all the information required

to be disclosed by the Target company under the Takeover Code."

12. 2019.

00147084)-Member and Shri Nakul Manmohan Chopra

IDC members are Independent and Non-Executive

Directors of the Target Company. They do not hold any

equity shares in the Target Company. None of the IDC

members has any contract/relationship with the Target

None of the IDC members has traded in the equity

shares/other securities of the Target Company during a

period of 12 months prior to the date of Public

None of the IDC members has any relationship with

The IDC members believe that the Offer is fair and

(a) The Public Announcement dated December 31

2018 in connection with the Offer issued on behalf of

(b) The Detailed Public Statement ("DPS") dated

January 5, 2019 which was published on January

(c) The Draft letter of Offer ("LoF") dated January

Based on the review of PA, DPS and Draft LoF, the IDC

is of the view that the Offer Price of Rs. 528/- per share

offered by the Acquirer is in line with the Regulation

prescribed by SEBI under the Takeover Code and

Keeping in view the above facts, IDC Is of the view

that the price of this Open Offer is fair and

reasonable. However, the shareholders

should independently evaluate the Offer and take

Informed decision In the matter.

EbixCash World Money Limited ("Acquirer")

Announcement till the date of this recommendation.

MOTILAL OSWAL

Motilal Oswal Asset Management Company Limited Registered & Corporate Office: 10th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road,

Opposite Parel ST Depot, Prabhadevi, Mumbai - 400 025 • Toll Free No.: 1800 200 6626 • Email: mfservice@motilaloswal.com • CIN No.: U67120MH2008PLC188186

• Website: www.motilaloswalmf.com and www.mostshares.com

Notice cum Addendum to the Statement of Additional Information, Scheme Information Document and Key Information Memorandum of the Schemes of Motilal Oswal Mutual Fund

- 1 Resignation of Director on the Board of Motilal Oswal Asset Management Company Ltd. (MOAMC) Notice is hereby given that on completion of the tenure prescribed under SEBI Circular No. SEBI/ HO/IMD/DF2/CIR/P/2017/125 dated November 30, 2017 read with SEBI Circular No. SEBI/HO/ IMD/DF2/CIR/P/2018/19 dated February 7, 2018 on Enhancing fund governance for Mutual Funds, Mr. Kanu Doshi has resigned as an Independent Director on the Board of MOAMC with effect from the closure of business hours January 14, 2019. All the reference to Mr. Kanu Doshi in Statement of Additional Information (SAI) shall stand deleted.
- 2 Change in Investor Relations Officer of Motilal Oswal Asset Management Company Ltd. (MOAMC)

Notice is hereby given that Mr. Yatin Dolia has been ceased to be the Investor Relation Officer with effect from January 22, 2019.

Accordingly Mr. Jamin Majethia, Associate Vice President, Operations has been appointed as the Investor Relation Officer of MOAMC. He can be contacted at registered office of the MOAMC at: **Motilal Oswal Asset Management Company Limited**

10th Floor, Motilal Oswal Tower, Rahimtullah Sayani Road, Opp. Parel ST Depot, Prabhadevi, Mumbai - 400 025. Email: mfservice@motilaloswal.com, Toll Free No.: 1800-200-6626

Pursuant to above, necessary changes will be carried out at relevant places in SAI, Scheme Information Document (SID) and Key Information Memorandum (KIM) of Motilal Oswal Mutual Fund (MOMF).

This notice cum addendum forms an integral part of the SAI, SID and KIM of MOMF. All other contents of the SAI, SID and KIM of MOMF will remain unchanged. For Motilal Oswal Asset Management Company Limited

(Investment Manager for Motilal Oswal Mutual Fund)

Place: Mumbai Aashish P Somaiyaa Date: January 21, 2019 **Managing Director & Chief Executive Officer**

MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS. READ ALL SCHEME RELATED DOCUMENTS CAREFULLY.

HAMILTON POLES MANUFACTURING CO. LTD. Regd. Off.: 7 Hare Street 4th Floor, Kolkata- 700001, Email ID.: hamiltonpoles@rediffmail.com CIN: L28991WB1981PLC033462

NOTICE Notice is hereby given that pursuant to Regulation 29 of the Securities and Exchange Board of India Listing Regulations, 2015 a meeting of the Board of Directors of HAMILTON POLES MANUFACTURING CO. LTD. will be held at the registered office of the Company on 1st February, 2019, Friday at 12.30 P.M, to consider and take on record, inter-alia the Unaudited Financial Results of the Company for the Quarter and Nine months ended 31st December, 2018. The Trading Window for dealing in the securities of the Company shall remain closed from January 28th, 2019 till completion of 48 Hours after the prouncement of the financial results of the company to the Stock Exchanges. By Order of the Board

For **Hamilton Poles Manufacturing Co. Ltd**. Amitav Kejriwal Place: Kolkata **Director** Dated: 21/01/2019

KALPATARU ENGINEERING LIMITED Regd. Off.: 18, Rabindra Sarani Poddar Court, Gate No. 4, 4th Floor, Room No. 4 Kolkata-700001 Email ID: kalpataruenggltd@gmail.com CIN: L27104WB1980PLC033133

Notice is hereby given that pursuant to Regulation 29 of the Securities and Exchange Board of India Listing Regulations, 2015 a meeting of the Board of Directors of KALPATARU ENGINEERING LIMITED will be held at the registered office of the Company on 05th February 2019, Tuesday at 02.30 P.M, to approve the Unaudited Financial Results for the quarter and Nine months ended on 31st December, 2018. The Trading Window for dealing in the securities of the Company shall remain closed from 30th January, 2019 till completion of 48 Hours after the announcement of the financial results of the company to the Stock Exchanges. By Order of the Board

For Kalpataru Engineering Limited Barkha Jain Place: Kolkata **Company Secretary** Dated: 21/01/2019

KERNEX MICROSYSTEMS (INDIA) LIMITED Regd Office:Plot No.38(part) - 41, Hardware Technology Park, TSIIC Layout

Survey no.1/1. Kanchalmarat, Raviryal (Village), Maheswaram Mandal, Ranga Reddy (Dist.) Hyderabad - 501 510. Phone: 90300 17501, 9948488877

NOTICE

NOTICE Pursuant to Regulations 29 and 47 of the securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 is hereby given that a meeting of the Board of Directors of the Company is scheduled to be held on Sunday, 27"January'2019 inter-alia, to consider and approve the un-audited standalone financial results of the Company for the quarter ended 31' December 2018.

This notice is also available at the website of the company (www.kernex.in) and at the websites of the Stock Exchanges where the equity shares of the company are listed: BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com)

For KERNEX MICROSYSTEMS (INDIA) LIMITED Prasada Rao Kalluri Place: Hyderabad Date: 18.01.2019 Company Secretary



The following list of Tenders have been floated through GEP NIC/TS Portal for procurement. For details, please visit https://singareni-tenders.nic.in / or https://tender.telangana.gov.in

NIT/Enquiry No. - Description/Subject - Last date for Submission of bid(s) E0118O0433 - Procurement of various types of Belt Conveyor Drive heads of 125 kW Capacity - 1/2/2019 - 17:00hrs

E1018O0380 - Repairs/ Rewinding of Power Transformers on Rate contract basis for a

period of 3 years - 4/2/2019 - 17:00hrs E151800437 - Procurement of MS BOLTS WITH NUTS & SNAP HEAD RIVETS under

E1918O0426 - Photocopying of documents under Rate contract for a period of Two Years. - 4/2/2019 - 17:00hrs

Rate Contract basis for a period of one year. - 4/2/2019 - 17:00hrs

E1818O0332 - Providing of Dog Squads for guarding, patrolling and tracking duty at

various areas of SCCL for a period of 2 years - 4/2/2019 - 17:00hrs Tenders have been published for the following works through e-procurement platform.

For details, please visit https://tender.telangana.gov.in - or http://www.scclmines.com

NIT No., Date - Name of the work - ECV- Last date & time for Submission of bids MNG/CVL/TN-74/2018-19 - Construction of Retaining walls-2 nos and approach roads to 2 X 25 MT bunkers at KCHP in Manuguru area, Bhadradri Kothagudem Dist., T.S. - Rs. 42,71,431/- up to 4:30 pm on 06-02-2019

MNG/CVL/TN-75/2018-19 - Construction of 2 nos of 25 MT capacity unloading bunkers for C-17 and C-18 at KCHP in Manuguru area, Bhadradri Kothagudem Dist., T.S. -Rs. 27,62,276/- - up to 4:30 pm on 06-02-2019

CRP/CVL/MMR/TN-80/2018-19, Dt. 18-01-2019 - Strengthening of diverted canal stretch by providing RCC Lining at KK-OCP, Mandamarri Area, Mancherial Dist., T.S. -Rs. 2,60,20,849/- - up to 4:30 pm on 02-02-2019 GM (MP) - GM, MNG - GM (CIVIL) PR/2018-19/MP/CVL/VLM/104

L&T Finance Holdings Limited

Registered Office

Brindavan, Plot No. 177, C.S.T Road Kalina, Santacruz (East) Mumbai 400 098, Maharashtra, India CIN: L67120MH2008PLC181833

T+91 22 6212 5000 F+91 22 6621 7509 E igrc@ltfs.com www.ltfs.com

OICICI

PRUDENTIAL TO

MUTUAL FUND

-TARAKKI KAREINI

of the Scheme:

Place: Mumbai

Date: January 21, 2019

No. 009/01/2019

hours on January 24, 2019.

Series 85 - 1197 Days Plan A (the Scheme)

Extension of New Fund Offer (NFO) period:

the end of business hours on January 22, 2019.

modified herein above remains unchanged.



For ICICI Prudential Asset Management Company Limited

Sd/-

Authorised Signatory

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.icicipruamc.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-cum-Addendum to the Scheme Information Document (SID) and Key

Information Memorandum (KIM) of ICICI Prudential Fixed Maturity Plan -

Investors are requested to note the following changes in the SID and KIM

The NFO period of the Scheme has been extended till January 24, 2019 (Thursday).

Accordingly, switch-in requests from equity schemes will be accepted up to

January 22, 2019, till the cut-off time applicable for switches and MICR cheques till

Switch-in requests from other than equity schemes will be accepted up to

January 24, 2019 till the cut-off time applicable for switches. Transfer cheques and

Real Time Gross Settlement (RTGS) requests will be accepted till the end of business

All other provisions of the SID/KIM/addenda of the Scheme except as specifically

This Notice-cum-addendum forms an integral part of the SID/KIM/addenda of

CALL MTNL/BSNL: 1800 222 999 • Others: 1800 200 6666 • Or, apply online at www.icicipruamc.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.

Mutual Fund investments are subject to market risks, read all

scheme related documents carefully.

the Scheme of ICICI Prudential Mutual Fund, as amended from time to time.

EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE **MONTHS ENDED DECEMBER 31, 2018**

(₹ in Crore)

	NO 20 NO	Quarter ended December 31, 2018 (Unaudited)	Nine months ended December 31, 2018 (Unaudited)	Quarter ended December 31, 2017 (Unaudited)
	Particulars			
1	Total income from operations	3,516.38	10,035.10	2,594.62
2	Net profit for the period (before tax and exceptional items)	775.81	2,302.63	375.79
3	Net profit for the period before tax (after exceptional items)	775.81	2,302.63	375.79
4	Net profit for the period after tax (after exceptional items) attributable to owners of	579.93	1,678.72	320.80
	the Company			
5	Total comprehensive income for the period attributable to owners of the Company	641.91	1,710.78	320.08
6	Paid up equity share capital (face value of share ₹ 10 each)	1,997.33	1,997.33	1,823.61
7	Earnings per share (not annualised)			
	(a) Basic (₹)	2.90	8.41	1.76
	(b) Diluted (₹)	2.89	8.37	1.74

Notes:

1. The Company reports consolidated financial results on quarterly basis, pursuant to the option made available as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing regulations") as amended read with circular dated July 5, 2016. The standalone and consolidated financial results are available on the website of the Company at www.ltfs.com, the website of BSE Limited ("BSE") at www.bseindia.com and on the website of National Stock Exchange of India Limited ("NSE") at www.nseindia.com. The specified items of the standalone financial results of the Company for the guarter and nine months ended December 31, 2018 and guarter ended December 31, 2017 are given below.

(₹ in Crore)

		Nine months ended December 31, 2018 (Unaudited)	
Particulars			
Total income from operations	62.55	215.93	25.72
Profit/(loss) before tax	(5.23)	43.77	(25.63)
Profit/(loss) after tax	(4.24)	39.81	(19.90)
Total comprehensive income	(4.26)	40.10	(19.94)

- 2. The above is an extract of the detailed format of unaudited consolidated financial results filed with the Stock Exchanges under Regulation 33 of the Listing Regulations.
- 3 Results for the guarter and nine months ended December 31, 2018 are in compliance with Indian Accounting Standards (Ind AS) notified by the Ministry of Corporate Affairs. The results for the quarter ended December 31, 2017 have been restated to comply with Ind AS and are comparable on like to like basis.
- 4 The results have been reviewed by the Audit Committee, and approved by the Board of Directors at its meeting held on January 21, 2019. The Joint Statutory Auditors of the Company have carried out limited review of the aforesaid results.

For and on behalf of the Board of Directors

L&T Finance Holdings Limited

Dinanath Dubhashi Managing Director & Chief Executive Officer

(DIN: 03545900)

The Letter of Offer specifying the detailed terms and conditions of this Offer will be mailed to all the Public Shareholders whose name appears in the register of members

Chairman - Committee of Independent Directors

For Weizmann Forex Limited

Kishore Madhaysinh Vussonii

DIN: 00444408

- of the Target Company as at the close of business hours on the Identified Date. Accidental omission to dispatch the Letter of Offer to any person to whom the Offer is made or the non-receipt or delayed receipt of the Letter of Offer by any such person will not invalidate the Offer in any way. The last date by which the Letter of Offer may be dispatched to the Public Shareholders of the Target Company is March 1, 2019.
- Public Shareholders who have acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date but prior to the closure of the tendering period of the Offer, or those who have not received the Letter of Offer, may also participate in this Offer. In case of non-receipt of the Letter of Offer, such Public Shareholders of the Target
- Company may download the same from the SEBI website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (details at paragraph 5 of Part IX (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares of the Target Company. The Offer will be implemented under the stock exchange mechanism made available by the Stock Exchanges in the form of a separate window ("Acquisition Window"), as
- 1/2015 dated April 13, 2015 issued by SEBI and as amended via SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and BSE notice no. 20170202-34 dated 02 February 2017, in such a case: a. BSE shall be the designated stock exchange for the purpose of tendering Equity

provided under the SEBI SAST Regulations and SEBI circular CIR/CFD/POLICYCELL/

- b. The Acquirer has appointed HSBC Securities & Capital Markets (India) Private Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Equity Shares tendered under the Offer shall be made.
 - The contact details of the Buying Broker are as mentioned below: Name: HSBC Securities & Capital Markets (India) Private Limited
 - Address: 52/60 Mahatma Gandhi Road, Fort, Mumbai 400 001
- iii. Contact Person: Mr. Shailesh Bafna iv. Tel.: +91-22-2268 1073; Fax: +91-22-2273 4329

Shares in the Offer.

c. All the Public Shareholders who desire to tender their Equity Shares under the Offer, would have to intimate their respective stock brokers ("Selling Broker") within the normal trading hours of the secondary market, during the tendering period.

 d. A separate Acquisition Window will be provided by the BSE to facilitate placing of sell orders. The Selling Broker can enter orders for dematerialized

Place: Mumbai

Date: January 21, 2019

- Procedure to be followed by Public Shareholders holding Equity Shares in the physical
- As per the proviso to Regulation 40(1) of the SEBI LODR Regulations (as amended by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018) read with SEBI Press Release No. 49/2018 dated December 3, 2018, effective from April 1, 2019, requests for effecting transfer of securities shall not be processed unless the securities are held in the dematerialized form with a depository.
- In this Open Offer, considering the timelines of activities prescribed under the SEBI SAST Regulations, the acceptance of tendered shares will be undertaken after April 1, 2019. Accordingly, the Public Shareholders who are holding Equity Shares in physical form and are desirous of tendering their Equity Shares in the Open Offer can do so only after the Equity Shares are dematerialized. Such Public Shareholders are advised to approach any depository participant to have their Equity Shares
- As on the date of this DPS, no Equity Shares of the Target Company are under lock-in except 90,90,909 (Ninety Lakhs Ninety Thousand Nine Hundred Nine) equity shares issued to Public Shareholders under Preferential Issue in compliance with SEBI ICDR Regulations. The Equity Shares to be acquired under the Open Offer must be free from all liens, charges and encumbrances and will be acquired together with all rights attached thereto.

THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER

- IX. OTHER INFORMATION
- The Acquirer and the PACs accept full responsibility for the information contained in the PA, and this DPS (other than such information as has been obtained from public sources or provided or relating to and confirmed by the Target Company) and shall be responsible for the fulfillment of obligations under the SEBI SAST Regulations in respect of this Offer.
- The information pertaining to the Target Company contained in the PA or the DPS or Letter of Offer or any other advertisement/publications made in connection with the Open Offer has been compiled from information published or provided by the Target Company, as the case may be, or publicly available sources which has not been independently verified by the Acquirer. The Acquirer and the PACs do not accept any

- responsibility with respect to any misstatement by the Target Company in relation to
- such information. The Acquirers, the PACs and their respective directors in their capacity as the directors accept full responsibility for their obligations under the Open Offer and shall be jointly and severally responsible for the fulfillment of obligations under the SEBI SAST
- Regulations in respect of this Open Offer. This DPS and the PA shall also be available on SEBI's website (www.sebi.gov.in).
- In this DPS, all references to "₹" are references to Indian Rupee. Link Intime India Private Limited has been appointed as the Registrar to the Offer,
 - whose details are set out here below:



Registrar to the Offer Name: Link Intime India Private Limited Address: C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai 400 083, Maharashtra, India Tel: +91 22 4918 6200; Fax: +91 22 4918 6195 Email: indoramasynthetics.offer@linkintime.co.in

SEBI Registration No.: INR000004058 In this DPS, any discrepancy in any table between the total and sums of the amount listed is due to rounding off and/or regrouping.

Issued on behalf of the Acquirer & PACs by the Manager



Ernst & Young Merchant Banking Services Private Limited 14th Floor, The Ruby, 29 Senapati Bapat Marg, Dadar West, Mumbai - 400028, India Tel: +91-22-6192 0000; Fax: +91-22-6192 1000 Website: www.ey.com/india; Email: project.iris19@in.ey.com Contact Person: Mr. Abhishek Sureka SEBI Registration No.: INM000010700

Contact Person: Mr. Sumeet Deshpande

On behalf of Acquirer & PACs: Indorama Netherlands B.V. Indorama Netherlands Cooperatief U.A. Indorama Ventures Global Services Limited Indorama Ventures Public Company Limited

Place: Mumbai, India Date : January 21, 2019

PRESSMAN



गहाळ पुराव्यांच्या नक्कल प्रतींची सत्यता कशी पडताळणार?

उच्च न्यायालयाने एनआयएकडून स्पष्टीकरण मागितले

प्रतिनिधी, मुंबई

२००८च्या मालेगाव स्फोटाशी संबंधित खटल्यात सादर करण्यात आलेल्या गहाळ पुराव्यांच्या नक्कल प्रती (झेरॉक्स) या खऱ्या पराव्यांच्याच आहेत याची सत्यता विशेष न्यायालय वा राष्ट्रीय तपास (एनआयए) पडताळणार, असा सवाल उच्च न्यायालयाने सोमवारी उपस्थित केला. तसेच त्याबाबत खुलासा करण्याचे आदेश एनआयएला दिले.

काही साक्षीदारांचे जबाब आणि

आरोपींच्या कबुलीजबाबाच्या प्रती गहाळ झाल्याची तसेच त्याबाबतच्या नक्कल प्रती पुरावा न्यायालयात सादर करण्यास एनआयएला परवानगी देण्याच्या विशेष न्यायालयाच्या आदेशाला आरोपी समीर कुलकर्णी याने आव्हान दिले आहे. सादर करण्यात आलेल्या नक्कल प्रती या खऱ्या पुराव्यांच्याच हे कसे सिद्ध करणार, असा सवालही कुलकर्णी याने याचिकेत उपस्थित केला आहे.

सोमवारी झालेल्या सुनावणीत सादर करण्यात आलेल्या नक्कल

प्रती या खऱ्या पुराव्यांच्याच आहेत? विशेष न्यायालय वा एनआयए त्याची पडताळणी कशी करणार, असा सवाल न्यायालयाने उपस्थित केला. त्याचप्रमाणे त्याबाबत बुधवारच्या सुनावणीत खुलासा करण्याचे आदेश एनआयएला दिले.

जानेवारी २०१७ मध्ये काही साक्षीदारांचे जबाब आणि आरोपींचे कबुलीजबाब गहाळ झाल्याचे उघडकीस आल्यावर एनआयएने त्याच्या नक्कल प्रती न्यायालयात पुरावा म्हणून सादर करण्याची विनंती विशेष न्यायालयाकडे केली होती.

अल्पवयीनासह पाच जणांना बलात्काग्प्रकरणी अटक

प्रतिनिधी, मुंबई

मानखुर्द परिसरात राहणाऱ्या विधवेवर गेल्या आठवड्यात गुरुवारी सामूहिक बलात्कार करणाऱ्या पाचही आरोपींना मानखुर्द पोलिसांनी अटक केली असून त्यांपैकी एक अल्पवयीन आहे.

ही महिला आपल्या मुलांसह

मानखुर्द भागात राहते. ती गुरुवारी (१७ जानेवारी) सायंकाळी जवळच्या परिसरात एका कार्यक्रमाला गेली होती. कार्यक्रम संपल्यानंतर रात्री अकराच्या सुमारास घरी येत असताना तिच्यावर तिघांनी बलात्कार केला. या धक्क्यातून सावरत ही महिला रस्त्यालगत रडत होती. हे पाहून तेथून जाणाऱ्या दोघांनी तिला हटकले. तिने त्यांना घडलेला प्रकार सांगितला. परंतु तिला मदत करण्याऐवजी त्यांनीही तिच्यावर बलात्कार केला. ती कशीबशी रात्री उशिरा घरी पोहोचली. दुसऱ्या दिवशी तिने मानखुर्द पोलीस ठाण्यात जाऊन घडलेला प्रकार सांगितला. तिची प्रकृती नाजूक असल्याने पोलिसांनी तिला एका रुग्णालयात दाखल केले आणि आरोपींचा माग काढायला सुरुवात

केली. त्याच दिवशी पोलिसांनी दोन

आरोपींना अटक केली. या महिलेला सोमवारी रुग्णालयातून घरी पाठवण्यात आले. त्यानंतर तिच्याकडून आरोपींची माहिती घेतली. तिने केलेल्या वर्णनावरून पोलिसांनी आणखी तीन आरोपींना अटक केली त्यांपैकी एक अल्पवयीन असल्याची माहिती वरिष्ठ पोलीस निरीक्षक नितीन बोबडे यांनी दिली आहे.

रवींद्र मराठेंसह महाराष्ट्र बँकेचे तिन्ही अधिकारी दोषमुक्त

(पान १वरून) युक्तिवाद ॲड. निंबाळकर यांनी केला होता.

दरम्यान, बँकेचे विभागीय व्यवस्थापक नित्यानंद देशपांडे यांना या खटल्यातून वगळण्यात यावे, असा अर्ज विशेष न्यायालयात सादर करण्यात येणार आहे, असे ॲड. म्हस्के यांनी सांगितले. या प्रकरणात बँक अधिकाऱ्यांना गेल्या वर्षी २०

जून रोजी अटक करण्यात आली होती.

'बँक ऑफ महाराष्ट्र'च्या नुकसानीला जबाबदार कोण? या प्रकरणात बँक ऑफ महाराष्ट्रच्या लौकिकाला धक्का बसला. बँकेच्या झालेल्या या नुकसानीला जबाबदार कोण?, असा

सवाल ऑल इंडिया बँक ऑफ

महाराष्ट्र एम्प्लॉईज फेडरेशनचे सरचिटणीस देवीदास तुळजापूरकर यांनी केला आहे.

डी. एस. कुलकर्णी यांना दिलेल्या कर्जप्रकरणी दाखल झालेली तक्रार आणि मराठे यांना झालेली अटक यामागचा सूत्रधार कोण आहे याचा छडा लावावा, अशी मागणी तुळजापूरकर यांनी केली आहे.



मुलांच्या लैंगिक शोषण प्रकरणात वसतिगृहमालकाची शिक्षा कायम

मुंबई : वसतिगृहातील तीन अल्पवयीन मुलांचे लैंगिक शोषण पुण्याच्या केल्याप्रकरणी कनिष्ठ वसतिगृहमालकाला न्यायालयाने सुनावलेली १० वर्षांची शिक्षा उच्च न्यायालयानेही कायम

बन्सीलाल घुमारे (२८) याला पुण्याच्या सत्र न्यायालयाने जून २०१५मध्ये तीन अल्पवयीन मुलांचे लैंगिक शोषण केल्याप्रकरणी दोषी ठरवत १० वर्षांच्या तुरुंगवासाची शिक्षा सुनावली होती. त्याविरोधात घुमारे याने उच्च न्यायालयात दाद मागितली होती. मात्र न्या. बदर यांनीही

सत्र न्यायालयाचा निर्णय कायम ठेवत घुमारेच्या शिक्षेवर शिक्कामोर्तब केले. पुण्यातील खेड तालुक्यामध्ये घुमारे याचे वसतिगृह आहे. तेथील तीन अल्पवयीन मुलांचे तो लैंगिक शोषण करत असल्याचे उघड झाल्यावर जानेवारी २०१४मध्ये त्याला अटक करण्यात आली. वाद्यांचे प्रशिक्षण आणि धार्मिक अभ्यासाकरिता या मुलांच्या पालकांनी त्यांना तेथे ठेवले होते. मात्र ऑक्टोबर २०१३ ते जानेवारी २०१४ या कालावधीत घुमारेने या तीन मुलांवर लैंगिक अत्याचार केल्याचा आरोप







वाढलेल्या वेतन भत्त्यांची करापासून बचत शक्य आहे का? त्यासाठी गुंतवणुक करायची तर ती कुठे? म्युच्युअल फंड हा सुयोग्य पर्याय कसा? सेवानिवृत्तीनंतर निर्धास्त जीवनासाठी तयारी कशी करता येईल? अशा प्रश्नांच्या उत्तरासाठी ...

'लोकसत्ता अर्थसल्ला'

म्हाडा कार्यालय, गांधी नगर, बांद्रा (पू)

विषय	वक्ते
म्युच्युअल फंडातील गुंतवणुकीचे मर्म	संदीप वाळुंज (AMFI)
डीमॅटीकरणाचे फायदे	अजित मंजुरे आर्थिक साक्षरता विभागप्रमुख, CDSL







दिनाक: बुधवार, २३ जानेवारी २०१९

<mark>प्रवेश विनामुल्य.)</mark> कार्यक्रम फक्त म्हाडा कर्मचाऱ्यांसाठी

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

दुपारी ३:०० वाजता

L&T Finance Holdings Limited Registered Office

Brindavan, Plot No. 177, C.S.T Road Kalina, Santacruz (East) Mumbai 400 098, Maharashtra, India CIN: L67120MH2008PLC181833

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EXTRACT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND NINE MONTHS ENDED DECEMBER 31, 2018

		Quarter ended	Nine months ended	Quarter ended
	Particulars	December 31, 2018 (Unaudited)	December 31, 2018 (Unaudited)	December 31, 2017 (Unaudited)
1	Total income from operations	3,516.38	10,035.10	2,594.62
2	Net profit for the period (before tax and exceptional items)	775.81	2,302.63	375.79
3	Net profit for the period before tax (after exceptional items)	775.81	2,302.63	375.79
4	Net profit for the period after tax (after exceptional items) attributable to owners of	579.93	1,678.72	320.80
	the Company	800.4100.003		200-00-00-00-00-00-00-00-00-00-00-00-00-
5	Total comprehensive income for the period attributable to owners of the Company	641.91	1,710.78	320.08
6	Paid up equity share capital (face value of share ₹ 10 each)	1,997.33	1,997.33	1,823.61
7	Earnings per share (not annualised)			
	(a) Basic (₹)	2.90	8.41	1.76
	(b) Diluted (₹)	2.89	8.37	1.74

Place: Mumbai

1. The Company reports consolidated financial results on quarterly basis, pursuant to the option made available as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing regulations") as amended read with circular dated July 5, 2016. The standalone and consolidated financial results are available on the website of the Company at www.ltfs.com, the website of BSE Limited ("BSE") at www.bseindia.com and on the website of National Stock Exchange of India Limited ("NSE") at www.nseindia.com. The specified items of the standalone financial results of the Company for the guarter and nine months ended December 31, 2018 and guarter ended December 31, 2017 are given below.

(₹ in C			
	Quarter ended	Nine months ended December 31, 2018 (Unaudited)	-
Particulars	December 31, 2018 (Unaudited)		
Total income from operations	62.55	215.93	25.72
Profit/(loss) before tax	(5.23)	43.77	(25.63)
Profit/(loss) after tax	(4.24)	39.81	(19.90)
Total comprehensive income	(4.26)	40.10	(19.94)

- 2. The above is an extract of the detailed format of unaudited consolidated financial results filed with the Stock Exchanges under Regulation 33 of the Listing
- Results for the quarter and nine months ended December 31, 2018 are in compliance with Indian Accounting Standards (Ind AS) notified by the Ministry of Corporate Affairs. The results for the quarter ended December 31, 2017 have been restated to comply with Ind AS and are comparable on like to like
- 4 The results have been reviewed by the Audit Committee, and approved by the Board of Directors at its meeting held on January 21, 2019. The Joint Statutory Auditors of the Company have carried out limited review of the aforesaid results.

For and on behalf of the Board of Directors L&T Finance Holdings Limited

Dinanath Dubhashi Managing Director & Chief Executive Officer (DIN: 03545900)

Date: January 21, 2019