

NOTICE
HINDUSTAN UNILIVER LIMITED

Registered Office: Uniliver House, No. 8, Swarnam Marg, Chakia, Andheri East, Mumbai-400 059
 (Hence in future referred to as "Company")
 Notice is hereby given pursuant to Sub-clause (b) of Section 71 of the Companies Act, 1956 (as amended) dated 6th November 2014, a request has been received by the Company from Uniliver India (Proposed Transferee) **Rajni Agarwal**, residing at **27 A, Rohtas Road, Kalyan-400 103** to transfer the below mentioned shares of the Company to her (her name is/are hereinafter referred to as "Shareholder" or "Shareholders" as the case may be) (hereinafter referred to as "name(s)"). These securities were claimed to have been purchased by her (her) / them and could not be transferred in his (her) / their favor.

File No.	Name(s) & Address (Address to be filled in)	Security type & face value	No. of Securities	Distinctive Nos.
	Bali Vengal, Deputy Revenue & Forest Officer Vij, Sahasra Nagar P. Village, Dist. Kadapa, J. Kadapa District	Equity - ₹ 1/-	7050	110452561-111455960

Any person who has in claim a right in respect of the above mentioned securities, should lodge such claim with the Company at its Registered Office within 30 days from the date along with appropriate documentary evidence therein to support such claim, else the Company will proceed to transfer the securities in the favor of **Rajni Agarwal** without any further intimation.

sd/-
 Company Secretary

Place: Mumbai
 Date: 04th June, 2021

इडियिन बैंक



Indian Bank


इलाहाबाद

ALLAHABAD

DEMAND NOTICE

ANNOUNCE 1

OSHIWARA BRANCH : Acropolis Building, Lakhanada Complex, Antheri (IN), Mumbai-400 059.

NOTICE UNDER SEC. 13 (2) OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002.

To,

1. **Mrs. Jasoda Sanjaykumar Chandel (Spouse, Legal heir) W/o. Lt. Sanjaykumar Swamiraj Chandel (Borrower) - A/201, Karan Elegance, Mira Bhayandar Road, Mira Bhayandar East, Thane -401 107**
2. **LI. Sanjay Kumar Swamiraj Chandel (Borrower) - A/201, Karan Elegance, Mira Bhayandar Road, N. GGC Club, Mira Road East, Thane -401 102,**

Debt Scr / Madam,
Subj : Your Loan A/c - 50242328717 with Indus Bank Jagdishwar Branch-Beng.
 The first of you is an individual, rightful legal heir and spouse of the deceased borrower as all the legal heirs of the deceased borrower have jointly and severally offered the Bank's security to the loan accounts availed by the second of you.

At the request of the Second of you, in the course of banking business, the following facilities were availed by the first of you from the Bank of India Ltd. (hereinafter referred to as the Bank) on (renewal / additional loans, the details of the same may also be incorporated separately).

Particulars of Facility	Limit (in Lakh)
1. Housing Loan	Rs.13.57 Crore. (Rs. Thirteen Lakhs Fifty Seven Thousand Three Hundred Only)

The first of you and 2nd of you have executed the following documents for each of the said facilities:

Particulars of Facility	Nature of Document
1. Term	1. DPNs
2. Loan	2. Registered power of attorney.
3. Security	3. Letter of mortgage conforming copy of title deeds.
4. Interest	4. Mortgage on affidavit.

As per the request made by the first of you, the Bank has granted the said facilities to the first of you and 2nd of you on the basis of debt obtained from legal heir of the deceased borrower.

As per the first of you, you have acknowledged the indebtedness in respect of the aforesaid facilities from time to time. The last such acknowledgement issued in on favor for **Rs.12.96,826/- (Rs. Twelve Lakhs Ninety Six Thousand Eight Hundred and Twenty Eight Only)** as on 22.02.2021.

As per the first of you, you have requested call for the said facilities with interest, all of you and each of you who are jointly and severally liable have paid and committed default in repaying the amount due. The loan account has been classified as Non Performing Asset since 31.03.2021 and the first of you and 2nd of you have given the following details of assets offered as security by **Reserve Bank of India**:

***The outstanding dues payable by you as on 25.05.2021 amounts to **Rs.13,78,700/- (Rs. Thirteen Lakhs Seven Thousand Eight Hundred and Seventy Only)** and the said amount carries further interest at the said rate of Rs.05.20 per cent of repayment.

The term borrower under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 means any person who has created financial assets or securities with the Bank and has obtained the said facilities from the Bank on or after 01.01.2002. The first of you and 2nd of you have created financial assets or securities with the Bank for the purpose of obtaining the said facilities from the Bank under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002. Therefore, all of you and each of you are hereby called upon to pay the amount due as on 25.05.2021, **Rs.13,78,700/- (Rs. Thirteen Lakhs Seven Thousand Eight Hundred and Seventy Only)** together with interest from the date till date of payment **within 60 days** from the date of this notice issued under Sec. 13(2) falling within Bank will be continued to exercise its rights to recover the amount due. If you fail to pay the amount due within the stipulated time, the Bank shall discharge your liabilities in full **within 60 days** from the date of this notice. Bank shall be exercising its enforcement rights under Sec 13 (4) of the Act as against the security assets given by you.

On the expiry of 60 days from the date of this notice and on your failure to comply with the demand, Bank shall take necessary steps to take possession for exercising its rights under the Act. Please note that as per the provisions of Sec. 13 (13) of the Act no transfer of the secured assets shall be made by you or any of you or any of your relatives or transferees or any person in charge of this notice without the prior written consent of the bank.

Notwithstanding to this notice is addressed to you without prejudice to any other remedy available to the Bank. Please note that this notice is issued without prejudice to Bank's right to proceed with the proceedings presently pending before DRT / DR of DRT / DRT / District Court and proceed with the execution of order / decree obtained / to be obtained.

Please note that this notice is issued without prejudice to the Bank's rights to exercise its rights under the outstanding as well as other contingent liabilities and the credits issued and established on your behalf as well as other contingent liabilities.

Please note that this notice is issued without prejudice to the Bank's rights to exercise its rights under the outstanding as well as other contingent liabilities and the credits issued and established on your behalf as well as other contingent liabilities.

The undersigned is a duly authorised Officer of the Bank to issue this Notice and exercise powers under Section 13 aforesaid.

ક્રિડિયન બેંક

ઔશિવાલા

ALLAHABAD

OSHIWARA BANK : Acreopolis Building, Lakshadwani Complex, Aasheri W/V, Mumbai-400 018.

Indian Bank

ANNEXURE I

DEMAND NOTICE

NOTICE UNDER SEC. 13 (2) OF THE SECRITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002.

1. Mr. Sachin Bhatraby (Debtor) : 1932/2, Prem Nagar & G. Khar Maj, Worli, Mumbai-400 018.

Dear Sir / Madam,

Sub. : Your Money A/c No. - 58359001537 with Indian Bank Jagdevnagar Branch.

The first of you is an individual at all material times. The first of you the mortgagee having offered their assets as security to the loan accounts availed by the first of you.

As the first of you failed in cases where notice is issued within period of limitation under the provisions sanctioned and were availed by first of you.

1. Nature of Facility	2. Amount (in Rupees)	3. Term (in Months)
1. Home Loan	IN 5,98,60,000/- (Fifteen Lakhs Ninety Eight Thousand Six Hundred Only)	

The first of you have executed the following liabilities under the said date of the said facilities:

Nature of Facility

Term

1. Home Loan

2. LPN

3. Letter of Mortgage conforming deposit to the Demand.

Nature of Secured

2. Agreement for Term Loans.

The repayment of the said facilities are secured by mortgage / Hypothecation of properties/ at **Flat No. 103, B, Wing, Nisarg Samudra Heights Sec-20, Hsg. Soc. Ltd. Shirogan, Badliapur East, Ambenhath, Thane-421 503.**

@ You have acknowledged the indebtedness in respect of the aforesaid facilities from time to time. The last such acknowledgment issued in our favor for **IN 5,91,88,181/- dated 25.09.2019.**

As the first of you failed to discharge the liabilities under the said date of the said facilities, the amount due. The loan account has been classified as Non Performing Asset since **31.03.2021** in accordance with directions / guidelines relating to asset classifications issued by **Reserve Bank of India**.

@@ The outstanding dues payable by you as on **25.05.2021** amounts to **IN 2,17,48,241/- (Rs. Seventeen Lakhs Forty Eight Thousand Three Hundred and Twenty Four Only)** and the said dues are secured by the said facilities with interest from the said date of payment until **60 days** from the date of **IN 2,17,48,241/- (Rs. Seventeen Lakhs Forty Eight Thousand Three Hundred and Twenty Four Only)** with interest from the said date of the said date of the said notice.

Therefore, all of you and each of you are hereby called upon to pay the amount due as on the date of **IN 2,17,48,241/- (Rs. Seventeen Lakhs Forty Eight Thousand Three Hundred and Twenty Four Only)** with interest from the said date of the said date of the said notice, to exercise its rights of enforcement of security interest without any further reference to the secured assets of the first of you to discharge the liabilities under the said date of the said facilities.

Bank shall be exercising its enforcement rights under Sec 13 (4) of the Act as against the secured assets of the first of you.

@@@ The first of you are hereby called upon to take this notice and on your failure to comply with the demand. Bank shall take necessary steps to take possession for exercising its rights under the Act. Please note that as per the provisions of Sec. 13 (1) of the Act no transfer of the secured assets (including the first of you) shall be made or any sale or otherwise, shall be made after the date of this notice without the prior written consent of Sec. 13 (1) of the Act.

Notwithstanding to this Notice is addressed to you without prejudice to any other remedy available to the bank under the Act, the bank shall be entitled to issue other proceedings and to proceed with the proceedings presently pending before **DRP / DRD / DRT / DRAOT / Court** and proceed with the execution of order / decree obtained / to be obtained.

@@@ The first of you are hereby called upon to discharge the liabilities that may arise under the outstanding bills discounted, Bank guarantees and letters of credit issued and established on your behalf as well as any other contingent liabilities.

@@@ The first of you are hereby called upon to discharge the liabilities under the **LIABILITIES AND ROLLS** framed under which deals with your rights of redemption or over securities".

The undersigned is a duly Authorized Officer of the Bank to issue this Notice and exercise powers conferred under Section 13 thereof.

SCHEDULE

The specific details of the assets in which security interest is created are enumerated hereunder:

MORTGAGED ASSETS: Residential Property bearing Flat No. 103, admeasuring 645 Sq. Ft. in the name of **Mr. Sachin Bhatraby (Debtor) : 1932/2, Prem Nagar & G. Khar Maj, Worli, Mumbai-400 018.**

LIABILITIES: **Home Loan, Secured by Mortgage of Properties, at Flat No. 103, B, Wing, Nisarg Samudra Heights Sec-20, Hsg. Soc. Ltd. Shirogan, Badliapur East, Ambenhath, Thane on the Land bearing S. No. 63, N. No. 44, Plot No. 1 to 6 of Shirogan, Shirogan, Ambenhath Thane.** District registered in the name of **Mr. Sachin Bhatraby (Debtor) : 1932/2, Prem Nagar & G. Khar Maj, Worli, Mumbai-400 018.**

Date : 25.05.2021



Place : Mumbai

Dr. Jayant Jayantilal

Authorized Officer


14/-

Page : 1

	<h1 style="margin: 0;">Indian Bank</h1>	
 <h2 style="margin: 0;">इलाहाबाद</h2>	<h2 style="margin: 0;">ALLAHABAD</h2>	
OSHIWARA BRANCH : Acrepols Building, Lakhandwala Complex, Azadpur (W), Mumbai-400 058.		
<h3 style="margin: 0;">DEMAND NOTICE</h3>		
<i>ANNEXURE</i>		
UNDER SEC. 13 (2) OF THE SECURITIZATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT 2002.		
To,		
1) Rishi Shinsar (Borrower) - B-9 B, Shivraj Nagar, Nr. Eka Nagar, Dhanurak Wadi, Mumbai-400 047.		
2) Vishal A Narkar (Guarantor-1) - 47/40, Eka Nagar, MHO Colony, Dhanurakwadi, Mumbai-400 047.		
3) Rajesh Madhukar Kute (Guarantor-2) - 44/443, Eka Nagar, Dhanurakwadi, Kandivli East, Mumbai-400 067.		
Dear / Respected,		
Suk. - Your loan A/c. - 2001605362 with Indian Bank Jogeshwar Branch-Regd. of the first is an individual. The 2nd & 3rd of you are the guarantors to the loan account availed by the first of you. The first of you is the mortgagor(s) having offered their assets as security to the loan accounts availed by the first of you.		
At the request of the first of you, in the course of banking business, the following facilities were sanctioned and were availed by first of you. If you are having any subsequent enhancement / renewal / additional loans, the details of the same may also be incorporated specifically.		
Nature of Facility	Limit (Rs in Lakhs)	
1. Home Loan	Rs 12,65,000.-(Rs. Twelve Lakhs Sixty Five Thousand Only)	
The first of you requested the following details on each of the said account(s).		

If you have executed the following documents or taken the said securities:	Nature of document
Term Loan	1. DPN 2. Mortgage on Affidavit. 3. Mortgage Deed / Mortgage confirming deposit of title deeds.
<p>The repayment of the above loan is personally guaranteed by Mr. P and S^d and you by executing an affidavit dated 20.02.2007. The repayment of the said loans are secured by mortgage.</p> <p>Mortgage / Hypothecation of properties (as per FI No. 602, 6th Floor, Bldg. 27A, Under Covered No. 187, Nagpur War, Madat Estate, Mumbai-400049)</p>	
<p>You have acknowledged the indebtedness in respect of the above facilities for terms time to time.</p> <p>To be dated in certain cases where notice is issued within period of limitation under initial loan agreement.</p>	
<p>***The outstanding dues payable by you as on 25.05.2021 amounts to TIN 11,89,091/- (Elevens Lakhs Nineteen Thousand and Nine Only) and the said amount carries further interest at 25.05.2021 rate of 12% p.a. (Twelve Percentum Annuatim)</p>	
<p>The term borrower under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act 2002 means any person who has been granted financial assistance from the lender for the purpose of purchase of goods, services, capital charge and security for the said financial assistance granted by the Bank.</p>	
<p>Therefore, all of you and each of you hereby call upon to pay the amount due as on 25.05.2021 and also to provide the provisions of Section 13(1) of the Act no transfer of the secured assets with interest from this date till date of payment within 60 days from the date of this notice issued under section 13(2) failing which Bank will be constrained to exercise its rights of enforcement of debt and release note in accordance with the provisions of Section 13(2) of the Act. You shall discharge your liabilities full within 60 days from the date of this notice. Bank shall be exercising its enforcement rights under Section 13(4) of the Act against the secured assets present in the schedule.</p>	
<p>On the expiry of 60 days from the date of this notice and on your failure to comply with the demand, Bank shall take necessary steps to take possession for exercising its rights under the Act. Bank may sue you for recovery of the dues and costs incurred by it as a result of the secured assets given in the schedule hereunder by way of sale, lease or otherwise, shall be made after the date of this notice without the prior written consent of the bank.</p>	
<p>Please to mention that this Notice is issued without prejudice to any other remedies available to the Bank. Please note that this notice is issued without jurisdiction to Banks right to proceed with the proceedings pending before Trial / RO / DRI / DRT / Court and without prejudice to the quantum of Debt / Accrue (Interest) to be obtained.</p> <p>Please note that the Bank reserves its right to call upon you to repay the liabilities that may arise under the outstanding bills discounted, Bank guarantees and letters of credit issued and released note by you or any other party as well as the dues of the bank.</p>	
<p>"We draw attention to the provisions of Section 13(b) of the SARFESI Act and the Rules framed there under which deals with their rights of redemption over the securities".</p>	
<p align="center">Authorised Officer of the Bank to issue this Notice and exercise powers under section 13 of the Act.</p>	
<p>SCHEDULE</p> <p>The specific details of the assets in which the credit is created are enumerated hereunder: MORTGAGED ASSETS:- Residential house bearing Flat No. 602, 6th Floor, Anandnagar 8600, St. B. Rathore area, Building No. 27A, in the building known as "Harmony CHS Ltd. Lda. Mumbai - 400049" (Mortgage Deed No. 187, Nagpur War, Madat Estate, Mumbai-400049). (Madag), Government Area, Borivali Taluka, Mumbai Suburban District registered in the name of Mr. Rohit Ravindra Shirke vide Msda Alayment letter dated 27.09.2004.</p>	<p align="right">sd/- Dr. Jayashankar For Indian Bank</p>
<p>Date: 25.05.2021 Place : Mumbai</p>	<p align="center">Mr. Dayanad Jyotsna, Chief Manager & Authorised Officer, For Indian Bank</p>

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MAHATI HYDRO POWER VEER PROJECT PVT. LTD.

Regd. Office : 32/33, Shankar Sheth Road, Ghorpade Peth, Swargate, Pune - 411037, Maharashtra
Website : www.mahati.com

PUBLIC NOTICE

[Case No. 63 of 2021]

Suggestions/ Objections on Mahati Hydro Power Veer Project Private Limited's (MHPVPL) Petition for determination of Project Specific Tariff for Veer Hydro Electric Project (2x4.5MW) under Renovation and Modernisation as per the provisions of Section 62(1)(a) and 86(1)(e) of the Electricity Act, 2003 and Regulation 9.1, 10.2, 74 and 77 of MERC (Terms and Conditions for Determination of Renewable Energy Tariff) Regulations, 2019.

1. Mahati Hydro Power Veer Project Private Limited (MHPVPL) has filed a Petition for determination of Project Specific Tariff for Veer Hydro Electric Project of capacity of (2X4.5) MW located at Veer dam, Dist. Satara, under Renovation and Modernisation as per Regulation 9.1, 10.2, 74 and 77 of MERC (Terms and Conditions for Determination of Renewable Energy Tariff) Regulations, 2019 and Section 62(1)(a) and 86(1)(e) of the Electricity Act, 2003.

2. The Commission has admitted the Petition on 28 May 2021 and directed MHPVPL to publish a Public Notice under Section 64(2) of the Electricity Act, 2003 inviting Suggestions/Objections from the Public.

4. The salient features of the Petition are provided below:
Table 1 : Capital Cost Break-up for proposed (2X4.5) MW Small Hydro Project at Veer Dam Dist. Satara (Rs. Lakh)

S. No.	Project Cost	Amount*
1.	Turbine & Auxiliaries	715.91
2.	Generator & Auxiliaries	652.25
3.	Transformers	168.15
4.	Station Auxiliaries	138.36
5.	Control and Instrumentation & Automation, 132 KV Switchyard Metering etc.	601.99
6.	Online Monitoring System	94.4
7.	Civil Works	187.43
8.	Hydro Mechanical Components.	123.9
9.	Dismantling, Erection, Testing and Commissioning	189.68
10.	Pre-Operative Expenses	325.91
11.	Financial Charges including IDC	102.46
12.	Threshold Premium (residual cost of existing infrastructure) payable to GOMWRD as per Clause 4.1) of the Lease Agreement read with definition of the Threshold Premium in Section D of Article -I of the Lease Agreement	1168.2
13.	Grand Total	4,468.63

Note: * The estimated Capital Cost excluding Threshold Premium is Rs 3300.43 Lakh. * Amount includes GST and other taxes and duties

Table 2 : Parameter Assumptions

S. No.	Assumption Head	Sub-Head	Sub-Head (2)	Unit	Assumptions
1	Power Generation	Capacity	Installed Power Generation Capacity	MW	9
			Capacity Utilization Factor	%	26%
			Auxiliary Consumption	%	1%
			Useful Life	Years	25
2	Project Cost	Capital Cost/MW	Power Plant Cost	Rs. Lacs/MW	496.51
3	Financial Assumptions	Debt: Equity	Tariff Period	Years	25
			Debt	%	70%
			Equity	%	30%
			Total Debt Amount	Rs. Lacs	3.128
			Total Equity Amount	Rs. Lacs	1.341
		Debt Amount	Loan Amount	Rs. Lacs	3.128
			Repayment Period (incld Moratorium)	years	12
			Interest Rate	%	9.07%
		Equity Amount	Equity amount	Rs Lacs	1.341
			Return on Equity	% p.a	14%
			Corporate Tax Rate	% p.a.	25.17%
			ROE Period	Year	25
			Weighted average of ROE	% p.a.	18.71%
			Return on Equity (grossed up)	Rs Lacs	250.8
			Discount Rate	%	8.95%
		Depreciation	Depreciation Rate for first 12 years	%	5.83%
			Depreciation Rate 13th year onwards	%	2.31%
4	Operation & Maintenance	Power Plant - Base Year		Rs Lakh/MW	125.12
		Escalation Factor		%	3.28%
5	Working Capital	For Fixed Charges			
		O&M Charges		Months	1
		Maintenance Spare	(% of O&M expenses)		15%
		Receivables for Debtors		Months	2
		Interest On Working Capital		%	8.57%

Table 3 : Determination of Tariff component

Year	Unit	1	2	3	4	5	6	7	8	9	10	11	12	13
Net Energy Sold	MU	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25	20.25
Costs														
O&M	Rs. Lakhs	125	129	133	138	142	147	152	157	162	167	173	178	184
Depreciation	Rs. Lakhs	261	261	261	261	261	261	261	261	261	261	261	261	103
Interest on Term Loan	Rs. Lakhs	280	258	235	211	188	164	140	117	93	69	46	22	9
Interest on Working Capital	Rs. Lakhs	14	14	14	14	14	14	14	14	15	15	15	15	15
Return on Equity	Rs. Lakhs	251	251	251	251	251	251	251	251	251	251	251	251	251
Maintenance Charges of Intake	Rs. Lakhs	10	10	11	11	12	12	12	13	13	14	14	14	15
Total Cost	Rs. Lakhs	940	924	905	886	867	849	830	812	794	776	759	741	577

‘लीसियस’ची मांसाहार प्रेमींसाठी बॉलिवूड अभिनेते अनिल कपूर आणि अर्जुन कपूर यांच्यासह नवीन ब्रँड प्रसार मोहीम

मुंबई, दि.३ : भारतातील एक सर्वात मोठा मटन आणि मासे ब्रँड अस्तित्वात आला आहे. भारतातील लोकांना चांगले मटन व मांस मिळणे गरजेचे आहे ही खुणगाठ बांधून ‘लिसियस’ने हा प्रवास सुरु केला आणि चांगले मटन, मांस आणि मासे म्हणजे नेमके काय यांचे बारकावे शोधत आपल्या प्रवासाला सुरुवात केली. गेल्या ५ वर्षांमध्ये आपले हे ज्ञान अधिकाधिक वाढवत आणि मांसाहारी लोकांच्या सर्व मागण्या आणि ‘नखरे’ लक्षात घेत स्वतःमध्ये परिपूर्णता आणली आहे. ‘नखरा’ हा मांसाहाराच्या प्रेमापोटीचा एक आविष्कार असून ‘लिसियस’साठी ती

एक प्राणप्रिय अशी गोष्ट आहे. कंपनीची नवीन प्रसार मोहीम ही याच संकल्पनेवर बेतलेली असून मांसाहार प्रेम ‘चि नखरे प्रत्यक्ष आयुष्यात उतरविण्याचा तो एक प्रयत्न आहे. आपल्या आत्तापर्यंतच्या सर्वात मोठ्या मास मिडिया प्रसार मोहिमेच्या माध्यमातून लिसियसने बॉलीवूडमधील अभिनेते अनिल कपूर आणि अर्जुन कपूर यांच्याशी करार केला असून त्याद्वारे ही म हत्वाची संकल्पना प्रत्यक्षात उतरविली जात आहे.

‘लिसियस’च्या मुख्य व्यवसाय अधिकारी मेघना अप्पारवा म्हणाल्या, मांसाहार करणारे आणि मांसाहारप्रेमी असे दोन वर्ग आपल्याकडे

आहेत. ज्यांचे मांसाहारावर प्रेम आहे त्यांच्यासाठी मासे व मटनाचा दर्जा हे केवळ एक खाद्यान्न नाही तर बरेच काही असते. ती त्यांच्यासाठी एक अत्यानंदाची गोष्ट असते. त्याद्वारे आपले कुटुंब आणि मित्र यांच्यासह जेवणाचा मोठा आनंद घेण्याचा तो एक प्रकार असतो. सर्वांना आवडेल अशी डीश तयार करणे ही एक मोठा आनंद देवून जाणारी गोष्ट असते. अनिल कपूर आणि अर्जुन कपूर यांनी त्यांचे मांसाहाराप्रती असलेले प्रेम व्यक्त केले असून तीच गोष्ट आमच्यातील समान दुवा ठरला आहे.

या ब्रँडबरोबर काम करण्याच्या आपल्या

अनुभवाबद्दल बोलताना बॉलीवूडचे एक महान कलाकार असलेले अनिल कपूर म्हणतात, या फिल्म करताना मला खूप मजा आली. सर्वोत्तम अन्नपदार्थ आणि ग्रेट पाककला अनुभव...आयुष्यात एवढी धमाल आणखी काय असू शकते आणि तुम्ही अधिक काय मागणी करू शकता? ‘लिसियस’ जे काही काम करत आहे, ते पाहून की खूपच प्रभावित झालो आहे. देशातील मटन आणि मासे यांची परिसंस्थांच या ब्रँडने बदलवून टाकली आहे.

याबाबत पुढे बोलताना अर्जुन कपूर म्हणाला, लिसियस’ या ब्रँडबरोबर काम करताना मला अतिशय आनंद मिळाला. उच्च

दर्जा, सकारात्मक ऊर्जा या गोष्टी सेटवर नेहमीच दरवळत राहिल्या. अनिलचाचंबरोबर काम करताना मला खूप धमाल आली. आम्ही या फिल्म च्या चित्रीकरणाच्या वेळी जी धमाल केली तेवढेच समाधान आम्हाला या जाहिरात फिल्ममधून मिळेल, याची मला पूर्ण खात्री आहे.

अभय हनजुरा आणि विवेक गुप्ता यांनी स्थापन केलेली ‘लिसियस’ ही एक ग्राहक अन्नपदार्थ कंपनी असून तिचा सर्व भर हा अतुलनीय असे मांस आणि मांसाहारी पदार्थ देत जगाला एक वेगळाच आनंद देण्यावर असतो. केवळ पाच वर्षांमध्ये ‘लिसियस’ने ३00 टक्क्यांची वृद्धी अनुभवली आहे.

खेळाडूंना ग्रेस गुण मिळण्याच्या अटींमध्ये बदल

अहमदनगर, दि. ३ (हिंदुस्थान समाचार) : खेळाडूंना दहावी व बारावीला ग्रेसगुणांची सवलत दिली जाते. कोरोना मुळे सन २०२0-२१ साली क्रीडा स्पर्धांना ब्रेक लागले.२0 डिसेंबर २0१८ च्या शासन निर्णया प्रमाणे ६ वी ते १0 वी किंवा ६ वी ते १२ वी पर्यंत कधीही प्राविण्य/सहभाग असल्यास खेळाडूंना ग्रेसगुण दिले जातात. दहावी-बारावीत असताना स्पर्धेत सहभागाची अट मात्र शासनाने घातलेली आहे. पण चालू वर्षात स्पर्धा होऊ न शकल्याने ग्रेसगुण मिळण्यासाठी शासन निर्णयातील दहावी-बारावीत असतानाची सहभागाची अट शिथील व्हावी, म्हणून संघटनेच्या वतीने अनेक वेळा शिक्षण मंत्री, शिक्षण संचलनालय,क्रीडा संचलनालय,राज्य शिक्षण मंडळ यांच्याकडे तसेच शिक्षक व पदवीधर आमदार यांचेमार्फत पत्रव्यवहार व पाठपुरावा केला होता. अखेर चार-पाच महिन्यांनंतर शालेय शिक्षण विभागाने दि. २८ मे रोजी कक्ष अधिकारी विवेक सपकाळ यांच्या स्वाक्षरीने सवलतीचे गुण देण्या संदर्भात

परीपत्रक निर्गमित केल्याने राज्यातील लाखो खेळाडूंना ग्रेस गुण मिळण्याचा मार्ग मोकळा झाला आहे,अशी माहिती महाराष्ट्र राज्य शारीरिक शिक्षण व क्रीडा शिक्षक महासंघाचे अध्यक्ष राजेंद्र कोतकर,समन्वय समिती अध्यक्ष विश्वनाथ पाटोळे यांनी दिली आहे.

२0 डिसेंबर २0१८ च्या शासन निर्णयान्वये दहावी-बारावीत असता-नाच्या सहभागाच्या अटी ऐवजी सन २0२0-२१ मध्ये दहावीत असणाऱ्या विद्यार्थी ८ वी किंवा ९ वीत असताना स्पर्धेत सहभागी झाला असेल तर व बारावीत असणारा विद्यार्थी जर ११ वीत असताना स्पर्धेत सहभागी झाला असेल तर तो शासन परीपत्रकान्वये ग्रेसगुणासाठी पात्र ठरणार आहे.शासन निर्णया प्रमाणे ६ वी ते १0 वी किंवा ६ वी ते १२ वी पर्यंत कधीही प्राविण्य/सहभाग अस ल्यास खेळाडूस जिल्हा प्राविण्य- ५ गुण, विभाग प्राविण्य -१0 गुण, राज्य प्राविण्य-१२/१५ गुण, राष्ट्रीय प्राविण्य-२0 गुण तर आंतरराष्ट्रीय

मेहुलभाई देशातून पळाला कसा ? : नवाब मलिक

मुंबई, दि.३ (हिंदुस्थान समाचार) : पंतप्रधान नरेंद्र मोदी मेहुलभाई... मेहुलभाई बोलत होते. मग मेहुलभाई देशातून पळाला कसा ?अशी खोचक विचारणा करतानाच जेवढी तत्परता आणण्यासाठी दाखवताय तेवढीच तत्परता मेहुलभाई पळून जाताना का दाखवण्यात आली नाही, असा सवाल राष्ट्रवादी काँग्रेसचे राष्ट्रीय प्रवक्ते आणि अल्पसंख्याक मंत्री नवाब मलिक यांनी केंद्र सरकारला केला आहे.

मेहुल चोक्सी यांना भारतात आणताय चांगली बातमी आहे. परंतु दोन तीन दिवस मेहुल चोक्सी यांना आणण्याचा जोरदार प्रचारही केंद्र सरकारकडून केला

जातोय याबाबत मलिक यांनी आश्चर्य व्यक्त केले आहे.मेहुल चोक्सी यांना आणताय ठिक आहे. परंतु, नीरव मोदी... विजय मल्ल्या... यांना कधी आणणार आहात. जनतेचा पैसा बुडवून देशातून पळून जाणाऱ्यांची मोठी तुकडी कार्यरत आहे, असेही मलिक म्हणाले.मेहुल चोक्सीला आणण्याचा प्रश्न नाही तर तो पळाला कसा हा खरा प्रश्न आजही अनुत्तरीत आहे आणि जनता आता उपस्थित करत आहे. देशातील जनतेचा पैसा बुडवून पळत असताना का तत्परता मोदींनी दाखवली नाही असा प्रश्न आजही जनतेच्या मनात जिवंत आणण्याचा जोरदार प्रचारही सांगितले.

आरक्षणासाठी आरपीआयचे जिल्हाधिकारी कार्यालयासमोर आंदोलन



अहमदनगर, दि. ३ (हिंदुस्थान समाचार) : पदोन्नती मध्ये आरक्षणाचा निर्णय घेण्यासाठी राज्य सरकारने त्वरित घ्यावा, या म ागणीसाठी रिपब्लिकन पार्टी ऑफ इंडियाच्या (आठवले गट) वतीने जिल्हाधिकारी कार्यालया समोर निदर्शने करण्यात आली. राज्य

सरकारने पदोन्नती मध्ये आरक्षणाचा निर्णय घेण्यासाठी पक्षाचे राष्ट्रीय अध्यक्ष केंद्रीय सामाजिक न्याय राज्यमंत्री रामदास आठवले यांच्या मार्गदर्शना खाली १ जून ते ७ जून पर्यंत संपुर्ण महाराष्ट्र राज्यात आंदोलन करण्याचा निर्णय घेण्यात आला आहे. या पार्श्वभूमीवर

जिल्हाधिकारी कार्यालया समोर हे आंदोलन करण्यात आले. तसेच आरपीआयचे राज्य उपाध्यक्ष आणि अहमदनगर जिल्हा संपर्कप्रमुख श्रीकांत भालेराव यांच्या सूचने प्रसार जिल्हाध्यक्ष सुनील साळवे यांच्या नेतृत्वाखाली संपुर्ण अहमदनगर जिल्ह्यात तालुकास्तरावर कोरोनाचे नियम पाळून गर्दी न करता आंदोलन करण्याचे नियोजन करण्यात आले आहे.

पदोन्नतीमध्ये आरक्षण हा मागासवर्गी यांचा हक्क आहे. सर्वोच्च न्यायालयाने पदोन्नती मध्ये आरक्षण देण्याचा निर्णय

राज्य सरकारला घेण्याचे निर्दे श दिले आहेत. त्यानुसार पदोन्नती मध्ये आरक्षणाचा निर्णय राज्य सरकार ने त्वरित घेण्याची प्रमुख मागणी आरपी आयच्या वतीने करण्यात आली आहे. महाविकास आघाडी सरकार स्वतःला पुरोगामी म्हणणारे सरकार असले तरी पदोन्नती मधील म ागसावर्गीयांच्या आरक्षण प्रश्नी महाविकास आघाडीचा बुरखा फाटला आहे. महाविकास आघाडी सरकार हे दलित विरोधी सरकार असल्याचा आरोप आरपीआयच्या वतीने करण्यात आला आहे.

ठाणे महापालिकेच्यावतीने ‘येऊर गाव’ येथे आदिवासी बांधवांसाठी लसीकरण केंद्र

ठाणे, दि.३ (हिंदुस्थान समाचार) : ठाणे म हापालिकेच्यावतीने सुरु करण्यात आलेल्या कोरोना प्रतिबंधक लसीकरण मोहिमेंतर्गत ऑनलाईन नोंदणीपासून वंचित असणाऱ्या तसेच लसीकरणासाठी शहरात ये-जा करणे सहज शक्य नसणाऱ्या आदिवासी पाड्यातील बांधवांचे लसीकरण प्राधान्याने पूर्ण करण्यासाठी येऊर गाव येथे लसीकरण केंद्र सुरू करण्याचा महत्त्वपूर्ण निर्णय महापौर नरेश गणपत म्हस्के आणि महापालिका आयुक्त डॉ. विपिन शर्मा यांनी घेतला आहे.

ठाणे महापालिकेच्या येऊर गाव, पाटीलवाडी महापालिका

शाळेजवळील आरोग्य केंद्रात शुक्रवार दिनांक ४ जून २0२१ पासून सकाळी ११.०0 ते दुपारी ४.00 या वेळेत लसीकरण करण्यात येणार आहे. ठाणे म हापालिकेच्यावतीने लसीकरण मोहिमेंतर्गत आरोग्य कामचाऱ्यांना, फॅटलाईन वर्कर्स, ४५ वर्षावरील सर्व नागरिकांना लस देण्यात येत आहे. तसेच उच्च शिक्षणासाठी जाणाऱ्या विद्यार्थ्यचि देखील लसीकरण सुरू करण्यात आले आहे. यामध्ये ऑनलाईन नोंदणीकृत तसेच 'वॉक इन' पद्धतीने नागरिकांनाच लस देण्यात येत आहे, परंतु ऑनलाईन नोंदणीपासून आदिवासी पाड्यातील नागरिक वंचित राहिले असून

लसीकरणासाठी त्यांना शहरात येणे सहज शक्य नाही. यासोबतच लसीकरणाबाबत त्यांच्या मनात निर्माण झालेला गैरसमज देखील आरोग्य विभागाच्यावतीने दूर करण्यात आला असून या सर्व आदिवासी बांधवांना प्राधान्याने लस देण्याचा महत्त्वपूर्ण निर्णय महापौर नरेश गणपत म्हस्के आणि महापालिका आयुक्त डॉ. विपिन शर्मा यांनी घेतला आहे. ठाणे महापालिकेच्या येऊर गाव, पाटीलवाडी म हापालिका शाळेजवळील आरोग्य केंद्रात शुक्रवार दिनांक ४ जून २0२१ पासून सकाळी ११.00 ते दुपारी ४.00 या वेळेत लसीकरण करण्यात येणार आहे.

विडी कारखाने सुरू करण्यासह २ हजार अनुदान देण्याची मागणी

अहमदनगर, दि. ३ (हिंदुस्थान समाचार) : कोरोनाच्या टाळेबंदीत विडी कारखाने बंद करण्यात आल्याने विडी कामगारांचा रोजगार बुडून कुटुंबीयांवर उपासमारीची वेळ आली आहे.अशा परिस्थितीत तातडीने विडी कारखाने सुरू करण्यास परवा नगी घावी व दोन हजार रुपये अनुदान मिळण्याच्या मागणीसाठी लालबावटा विडी काम

गार युनियनच्या (आयटक) वतीने भ्रमिकनगर येथे विडी कामगारांनी निदर्शने केली.

कोरोनाच्या टाळेबंदीत विडी कारखाने ४८ दिवसापासून बंद असल्याने शहरातील चार ते पाच हजार विडी कामगारांचा रोजगार बुडाला आहे. विडी कामगार आर्थिक दुर्बल घटक असून, विडी कामगारांचा उदरनिर्वाह

विडी बनवून रोजच्या मजुरीवर चालत असतो. मात्र हाताला काम नसल्याने त्यांच्या कुटुंबीयांचा उदरनिर्वाहाचा प्रश्न बिकट बनला आहे. विडी कामगारांनी विडी कंपनीकडे आगाऊ रकमेची मागणी केली होती. साबळे वाघीरे व ठाकूर सावदेकर यांनी विडी कामगारांना प्रत्येकी एक हजार रुपये आगाऊ रक्कम दिली. मात्र सध्या टाळेबंदीत शिथीलता

केली जात असताना विडी कारखान्यांना कोरोनाचे नियम पाळून सकाळी ७ ते ११ पर्यंत परवानगी दिल्यास विडी कामगारांच्या हाताला काम मिळून त्यांचा प्रश्न सुद्ध शकणार आहे. तसेच या आर्थिक मंदीतून बाहेर येण्यासाठी विडी कामगारांना राज्य सरकारने दोन हजार रुपयाचे अनुदान देण्याची मागणी आंदोलकांनी केली आहे.

महामारीच्या काळात सर्व बंदरांनी केलेल्या प्रयत्नांची प्रशंसा करताना मांडवीय म्हणाले की ऑक्सिजन कॉंपर पाइपिंग नेटवर्कसह वैद्यकीय ऑक्सिजन जनरेटर युनिट तसेच अग्निशमन यंत्रणा आणि ऑक्सिजन सिलिंडर बँकेद्वारे ऑटोमॅटिक सोर्स वॅजओव्हर प्रणाली सारख्या संलग्न सुविधांचे डिजिटल प्रणालीने उद्घाटन केले.

या प्रसंगी बोलताना मांडवीय यांनी ऑक्सिजन

भारतात

२४ तासात

१,३४,१५४ नवे कोरोना रुग्ण

नवी दिल्ली, दि.३ (हिंदुस्थान समाचार) : प्रदीर्घ जागतिक कोरोना संकटात गेल्या २४ तासात भारतात १,३४,१५४ नवे कोरोना रुग्ण आढळले असून २,८८७ नागरिकांचा मृत्यु झाला आहे. २,११,४९९ नागरिक बरे झाले आहेत.

भारतात कोरोनाचे २,८४,४१,९८६ रुग्ण झाले असून एकूण २,६३,९0,९८४ नागरिक बरे झाले आहेत. एकूण सक्रीय रुग्ण संख्या १७,१३,४१३ झाली आहे. देशात मृतांचा आकडा ३,३७,९८९ आहे. आतापर्यंत देशात २२,१0,४३,६९३ नागरिकांचे लसीकरण झाले. केंद्रीय आरोग्य मंत्रालयाकडून ही माहिती देण्यात आली.भारतीय वैद्यकीय संशोधन परिषदेने एका दिवसात एकूण २१,५९,८७३ नमुन्यांनी तपासणी केली. आतापर्यंत देशात एकूण ३५,३७,८२,६४८ चाचण्या घेण्यात आल्या.

NOTICE

HINDUSTAN UNILEVER LIMITED

Registered Office : Unilever House, B. D. Sawant Marg, Chakala, Andheri East, Mumbai-400 099

Notice is hereby given that pursuant to SEBI Circular SEBI/HO/MRSD/DOS3/CIR/P/2018/139 dated 6th November 2018, a request has been received by the Company from Name(s) of Proposed Transferee(s) **Rajiv Agarwal, residing at 27 A, Rowland Road, Kolkata-700 020** to transfer the below mentioned securities held in the name(s) of the security holder(s) as detailed below, to his / her / their name(s). These securities were claimed to have been purchased by him / her / them and could not be transferred in his / her / their favour.

Folio No.	Name(s) & Address of the Holder(s)	Security Type & face value	No. of Securities	Distinctive Nos. From - To
HLL2964500	Nilip Terang, Bishnu Rice & Flour Mills Vill, Sukhanjan P. O. Bokajan, Dist. Karbi Anglong, Assam.	Equity - ₹ 1/-	7050	1161452611-1161459660

Any person who has a claim in respect of the above mentioned securities, should lodge such claim with the Company at its Registered Office within 30 days from this date along with appropriate documentary evidence thereof in support of such claim, else the Company will proceed to transfer the securities in favour of **Rajiv Agarwal** without any further intimation.

Place:Mumbai

Date : 4th June, 2021

sdl-
DEV BAJPAI
Company Secretary

Rameshwar Mehta

CHANGE OF NAME	I HAVE CHANGED MY NAME FROM ASHWINI ANDREW CHARANGHATT TO ASHWINI ESHAN GOLHA VIDE GOVT OF MAHARASHTRA GAZETTE (M-2116416)
I HAVE CHANGED MY NAME FROM OLD NAME: JINESH SHYAMJI MARU TO NEW NAME : JINESH SHAMJI MARU	I HAVE CHANGED MY NAME FROM SIDDIQI MOHD SHADAB AFTAB AHMED TO MOHAMMAD SHADAB Aaftab AHMED SIDDIQI AS PER DEED POLL.
I HAVE CHANGED MY NAME FROM OLD NAME: AAKASH ASHOK RAYKAR TO NEW NAME : AAKASH ASHOK RAIKAR	I HAVE CHANGED MY NAME FROM SIDDIQI AFTAB AHMED TO Aaftab AHMED SIDDIQI AS PER DEED POLL.
I HAVE CHANGED MY NAME FROM SABIHA MOHAMMED ISHAQUE JATTU TO SABIHA MOHAMMED ISHAQUE JATU VIDE GOVT OF MAHARASHTRA GAZETTE (M-19163200)	I HAVE CHANGED MY NAME FROM MOHD SHAFQAAT AHSAN TO SHAFQAT AHSAN SHAIKH AS PER THE DOCUMENTS.
I HAVE CHANGED MY NAME FROM AKSHAAN AMBASHANKAR OBEROI TO VEDISH AMBASHANKAR WAHIE VIDE GOVT OF MAHARASHTRA GAZETTE (M-2115092)	I KHAN ASLAM & ASLAM IQBAL KHAN HAVE CHANGED MY NAME TO MOHD ASLAM KHAN AS PER DOCUMENT
I HAVE CHANGED MY NAME FROM YABESH JOHN NADAR TO YABESH JOHN VIDE GOVT OF MAHARASHTRA GAZETTE (M- 2115174)	I HAVE CHANGED MY NAME FROM HARMAN JAGDEEP SAINI TO HARMAN JAGDEEPSINGH SAINI AS PER DOCUMENT 03/06/2021
I HAVE CHANGED MY NAME FROM RAKHEE ANIL SHARMA TO RAAKHEE SHARMA VIDE GOVT OF MAHARASHTRA GAZETTE (M- 2115735)	I HAVE CHANGED MY NAME FROM MUKESH KUMAR NATWARLAL KHAMBHATA TO MUKESH NATWARLAL KHAMBHATA AS PER MAHARASHTRA GAZETTE NO - (M-1530264) DATED 6TH TO 12TH AUGUST 2015