



VAIBHAV GLOBAL LIMITED

November 26, 2019

BSE Limited
P.J. Towers, Dalal Street,
Mumbai- 400 001.
Scrip Code: 532156

National Stock Exchange of India Limited (NSE)
Exchange Plaza, C-1, Block-G,
Bandra Kurla Complex,
Bandra, Mumbai - 400051
Symbol: VAIBHAVGBL

Dear Sir / Madam,

Subject: Submission of Newspaper publication of Post Buyback Public Advertisement dated November 25, 2019 in relation to completion of buyback equity shares of the Vaibhav Global Limited (the "Company") (such buyback, the "Buyback").

In continuation to our letter dated November 25, 2019 with respect to closure of buyback of equity shares, please find enclosed copies of publications of public advertisement in the following newspapers on November 26, 2019:

- Financial Express (English national daily)
- Jansatta (Hindi national daily)
- Nafa Muksan (Hindi daily)

The newspaper clipping is also enclosed for your records.

The above information will also be made available on the website of the Company i.e. www.vaibhavglobal.com.

You are requested to kindly take note of the same.

Thanking you,

Yours faithfully,

For Vaibhav Global Limited


(Sushil Sharma)
Company Secretary



Encl.: As above

MODULEX CONSTRUCTION TECHNOLOGIES LIMITED (Formerly Known As Tumus Electric Corporation Limited) CIN: L45100PN1973PLC182679 Regd Office: A 82, MIDC Industrial Estate, Indapur, Pune - 413 132 Tel: +91 02111 217074 Email id: compliance@modulx.in Website: www.modulx.in

NOTICE OF 46th ANNUAL GENERAL MEETING, E-VOTING INFORMATION AND BOOK CLOSURE DATES

NOTICE is hereby given that the 46th Annual General Meeting (AGM) of the Company is scheduled to be held on Tuesday, 17th December, 2019 at 2.30 p.m. at the Royal Connaught Boat Club 7/8, Boat Club Road, Pune, Maharashtra 411001.

The Notice of AGM, Annual Report and Attendance Slip have been sent to all the members in Physical copies. The Company has completed the dispatch of physical copies of annual reports to Members on November 23, 2019.

The copy of the Annual Report for the financial year 2018-19 is also available on the Company's website - www.modulx.in. Members who did not receive the Annual Report, may download it from the Company's website or may request for a copy of the same by writing to the Company Secretary at the Registered Office of the Company and / or by sending an email to bhoomimewada@modulx.in

In compliance with provisions of Section 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 Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Company is pleased to provide the facility to Members to exercise their right to vote on the resolutions proposed to be passed at the AGM by electronic means. The members may cast their votes on electronic voting system from any place other than the venue of the meeting (remote e-voting). The Company has entered into an arrangement with Central Depository Services Limited (CDSL) for facilitating remote e-voting services. The remote e-voting period will commence at 9.00 a.m. on Saturday, 14th December, 2019 and will end at 5.00 p.m. on Sunday, 16th December, 2019. Remote e-voting shall not be available beyond 5.00 p.m. on Sunday, 16th December, 2019. Once the vote on a resolution is cast by the shareholder, the shareholder cannot modify it subsequently. The facility for voting through ballot paper will be made available at the AGM for members present at the meeting and Members attending the AGM who have not cast their vote by remote e-voting shall be eligible to vote at the AGM. Members who have cast their vote through remote e-voting, may participate in the AGM but shall not be allowed to vote again in the meeting.

The cut-off date for determining eligibility to vote for remote e-voting and e-voting at AGM shall be Tuesday, 10th December, 2019. A person whose name is recorded in the register of Members or in the register of beneficial owners maintained by the Depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as at the AGM using ballot paper. Members who have acquired shares after the dispatch of the Annual Report and before the book closure may obtain the user ID and Password by sending a request at www.evotingindia.com.

The Notice of AGM is available on the Company's website www.modulx.in and also at agency site www.evotingindia.com. The procedure of electronic voting is available in the Notice of the 46th AGM. In case of any queries/grievances pertaining to e-voting may be addressed to Ms. BHOO MI MEWADA, (Company Secretary and Compliance Officer) at the designated email ID: bhoomimewada@modulx.in or you may refer to the 'Frequently Asked Questions' (FAQs) section on website of Purva Share Registry (India) Private Limited, Unit no. 9, Shiv Shakti Ind. Estt, J.R. Boricha Marg, Lower Panel (East) Mumbai-400011 Email ID: busicomp@vsnl.com

For MODULEX CONSTRUCTION TECHNOLOGIES LIMITED
Sd/-
BHOO MI MEWADA
Place: Mumbai
Date: November 25, 2019
COMPANY SECRETARY AND COMPLIANCE OFFICER



KENNAMETAL INDIA LIMITED

CIN : L27109KA1964PLC001546
Registered Office: 8/9th Mile, Tumkur Road, Bengaluru-560073
Ph: 080 28394321, Fax: 080 28397572, Email: k-in-kil@kennametal.com

NOTICE is hereby given that the following Share Certificate/s of Rs.10/- each of the Company has been reported to be lost. Any person/s having objection to the issue of duplicate share certificate/s in respect of the said shares should communicate to the Company or Registrars with necessary proof within 15 days from the date of this Notice, failing which the Company will proceed to consider the application/s for issue of duplicate share certificate/s in favour of the Shareholder(s) / Buyer(s) / Legal Heir(s) and thereafter any objection/s in this matter will not be entertained.

SL. NO.	FOLIO NO.	CERT NO.	DIST NO.	SHARES	NAME OF THE SHAREHOLDERS
1.	CP101	8404	10019341 - 10019740	400	SHERA NARIMAN POLISHWALA MR. FIROZ N. POLISHWALA MR. SAM N. POLISHWALA
2.	CP250	8582	9331321 - 9331590	270	FEROZ RUSTAMJI KAVARANA j/w MRS. SILLO K KAVARANA and MRS. COOMI C ENGINEER

We shall proceed to issue the duplicate share certificate, in lieu of original share certificate, after expiry of the aforesaid period.

Sd/-
Naveen Chandra
Place: Bengaluru
Date: November 25, 2019
General Manager- Legal and Company Secretary



Tamilnadu Petroproducts Limited

Regd. Office & Factory: Manali Express Highway, Manali, Chennai 600 068.
Tel: 044-25945588
CIN: L23200TN1984PLC010931
Website: www.tnpetro.com E-mail: secy-legal@tnpetro.com

NOTICE

NOTICE is hereby given that pursuant to SEBI circular SEBI/HO/MIRSD/ DOS/ CIR/P/2018/139 dated 6.11.2018 request received by the Company from the following shareholders to transfer the shares that are held in the name of the shareholders as detailed below to be transferred to their name. These shares were claimed to have been purchased by the shareholders and could not transferred in their name.

Folio No	Transferor Name	Certificate No.	Dist Nos. From	Dist Nos. To	Shares	Transferee Name
00057615	Mohammed Khurshed Ahmed jointly with Dr. Qudisia Bano Ahmed and Miss Sameena Tanveer Ahmed	115881	38704210	38704709	500	MD Gafar Ahmed Siddiqi jointly with Ayesha Sultana
00059580	Qudisia Bano Ahmed jointly with Dr. Mohd. Khurshed Ahmed and Mrs Sameena T Ahmed	119292	40408510	40409009	500	
00058138	Sameena Tanveer Ahmed jointly with Mr. Mohd. Khurshed Ahmed and Bano Ahmed	116773	39089410	39089909	500	
00201628	Muthalagan R S	382485	73781688	73781787	100	Jayaramachandran R

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

For Tamilnadu Petroproducts Limited
K. Priya
Place : Chennai
Date : 25.11.2019
Company Secretary & Compliance Officer

Triveni Glass Limited

Regd. Office: 1, Kanpur Road, Allahabad-211001
NOTICE

This is to inform you that the Meeting to be held on shorter notice at Registered Office of the company at 1, Kanpur Road, Allahabad-211001, Uttar Pradesh on Saturday, 30th November 2019 at 12:30 P.M., to take on record the Cost Audit Report for the year ended 31.03.2019.
Date: 25.11.2019 Sumit Bhattacharya
Place: Allahabad Company Secretary



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.icicprumf.com,
Email id: enquiry@icicprumf.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), Key Information Memorandum (KIM) of select Fund of Funds (FOFs) schemes and Statement of Additional Information (SAI) of ICICI Prudential Mutual Fund (the Fund)

Investors are requested to take note of the following change in the name of select FOFs of the Fund, with effect from November 29, 2019:

Existing Scheme Name	Revised Scheme Name
ICICI Prudential Asset Allocator Fund	ICICI Prudential Asset Allocator Fund (FOF)
ICICI Prudential Debt Management Fund	ICICI Prudential Debt Management Fund (FOF)
ICICI Prudential Moderate Fund	ICICI Prudential Moderate Fund (FOF)
ICICI Prudential Passive Strategy Fund	ICICI Prudential Passive Strategy Fund (FOF)
ICICI Prudential Thematic Advantage Fund	ICICI Prudential Thematic Advantage Fund (FOF)
ICICI Prudential Regular Gold Savings Fund	ICICI Prudential Regular Gold Savings Fund (FOF)
ICICI Prudential Global Advantage Fund	ICICI Prudential Global Advantage Fund (FOF)
ICICI Prudential Global Stable Equity Fund	ICICI Prudential Global Stable Equity Fund (FOF)

All the other provisions of the SID/KIM of the FOFs and SAI, except as specifically modified herein above, remain unchanged.

This Notice-cum-Addendum forms an integral part of the SID/KIM of the FOFs and SAI, as amended from time to time.

For ICICI Prudential Asset Management Company Limited
Sd/-
Authorised Signatory
Place: Mumbai
Date : November 25, 2019

No. 015/11/2019

To know more, call 1800 222 999/1800 200 6666 or visit www.icicprumf.com
As part of the Go Green Initiative, investors are encouraged to register/update their e-mail id and mobile number 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.icicprumf.com or visit AMFI's website https://www.amfiindia.com

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



NOTICE CUM ADDENDUM NO. AD/28/2019

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT (SID), KEY INFORMATION MEMORANDUM (KIM) AND STATEMENT OF ADDITIONAL INFORMATION (SAI) OF ALL THE SCHEMES OF MIRAE ASSET MUTUAL FUND

Notice is hereby given to the unitholders of all schemes of Mirae Asset Mutual Fund ("MAMF") that Mirae Asset Global Investments (India) Private Limited ("MAGI India"), which is acting as the Asset Management Company of MAMF, intends to transfer its asset management business ("AMC Business") to its wholly owned subsidiary, Mirae Asset Investment Managers (India) Private Limited ("Mirae AMC"), as part of internal restructuring of its business ("Proposed Transaction").

As you would be aware, MAGI India, the current Asset Management Company of MAMF, is a wholly owned subsidiary of Mirae Asset Global Investments (India) Private Limited, a Company incorporated in South Korea (hereinafter referred to as "MAGI Korea"). MAGI Korea also acts as the sponsor of MAMF. Hence, MAGI Korea indirectly holds the entire share capital and controlling interest of Mirae AMC.

Since the Proposed Transaction is on account of internal restructuring of business of MAGI India, with no change in the (a) ultimate ownership and control of the asset management company of MAMF; (b) sponsor of the MAMF; and (c) name of MAMF, Securities and Exchange Board of India ("SEBI") vide its letter dated November 20, 2019 bearing reference no. SEBI/HO/IMD/DF5/OW/P/2019/30719/1 ("SEBI NOC") has approved the Proposed Transaction with no objection to transfer the AMC Business by MAGI India to Mirae AMC.

The Proposed Transaction has also been approved by:

- the Board of Directors of MAGI India vide resolutions dated May 16, 2019 and November 11, 2019;
- the Board of Directors of Mirae AMC vide resolutions dated May 16, 2019 and November 14, 2019; and
- the Board of Directors of Mirae Asset Trustee Company Private Limited ("Mirae Trustee") vide resolutions dated May 20, 2019 and November 13, 2019.

A. Proposed Changes pursuant to the Proposed Transaction

The key changes that shall occur pursuant to the Proposed Transaction are as below:

- Amended and restated Investment Management Agreement ("Amended and Restated IMA") will be executed between Mirae Trustee and Mirae AMC to appoint Mirae AMC as the new Asset Management Company of MAMF;
- Mirae AMC shall become the Asset Management Company for MAMF;
- MAGI India shall cease to act as the Asset Management Company for MAMF;
- Statement of Additional Information of MAMF, Scheme Information Document, Key Information Memorandum of all schemes of MAMF and other relevant documents ("MF Fund Documents") relating to all existing schemes of MAMF will be amended and updated to reflect the changes pursuant to the Proposed Transaction. Updated MF Fund Documents shall be made available on the website of MAMF and other compliances shall be adhered to in compliance with the Securities and Exchange Board of India (Mutual Funds) Regulations, 1996 ("MF Regulations") and circulars issued thereunder;
- All Independent Directors on the Board of MAGI India shall be appointed as Independent Directors of Mirae AMC, i.e. they shall resign from MAGI India (on completion of the Proposed Transaction) and be appointed as Independent Directors on the Board of Mirae AMC; and
- Mirae AMC, on account of being an indirect subsidiary of MAGI Korea, shall be similarly placed as MAGI India and continue to be ultimately controlled by MAGI Korea.

B. Approval of Unitholders for proposed change of the Asset Management Company

As per Regulation 20(3) of the MF Regulations, any change in the appointment of the Asset Management Company shall be subject to prior approval of the unitholders. Pursuant to the Proposed Transaction, the Asset Management Company of MAMF shall change from MAGI India to Mirae AMC. However, as mentioned above, the Proposed Transaction is on account of internal restructuring of business of MAGI India, with no change in the (a) ultimate ownership and control of the asset management company of MAMF; (b) sponsor of the MAMF; and (c) name of MAMF.

Accordingly, approval of the unitholders of all schemes of MAMF, as per the records of Karvy Fintech Private Limited (formerly known as "Karvy Computershare Private Limited") ("Registrar"), as at the close of business hours of November 21, 2019 is sought for the proposed change of the Asset Management Company of MAMF from MAGI India to Mirae AMC. Details of the postal ballot, particularly the terms of voting, mode of voting, timelines for sending duly filled-in and signed ballot papers, manner of determining the results of postal ballot, etc. are mentioned in the restructuring intimation letter sent to the unitholders which is also available on the website of MAMF.

A similar communication is being sent over email to such Unitholders who have registered their email address with MAMF or with the respective KYC Registration Agency. Such Unitholders can vote electronically by visiting the website of MAMF. The voting window shall remain open from November 28, 2019 till December 28, 2019 (both days inclusive).

A draft copy of the Amended and Restated IMA and SEBI NOC is also available at the registered office of MAGI India at Unit 606, 6th Floor, Windsor, off CST Road, Kalina, Santacruz (E), Mumbai - 400 098 should you wish to review the same.

Unitholders are requested to note that:

- if you do not send the signed and duly filled in postal ballot paper so as to reach the Registrar on or before close of business hours on December 28, 2019 or provide your consent electronically before close of business hours on December 28, 2019, then it will be deemed that you have consented to the proposed change of Asset Management Company of MAMF from MAGI India to Mirae AMC.
- if no valid vote is received either through postal ballot paper by the Registrar or electronically before close of business hours on December 28, 2019, then it will be deemed that none of the unitholders of all schemes of MAMF have any objection to the proposed change of Asset Management Company of MAMF from MAGI India to Mirae AMC. The Amended and Restated IMA would stand approved and be binding on all the unitholders of all schemes of MAMF.
- if more than 50% of the total valid votes received (or deemed to be received, as above) are in favour of the proposed change in Asset Management Company of MAMF from MAGI India to Mirae AMC, then such change stand approved and shall be binding on all the unitholders of all schemes of MAMF.

The result of the postal ballot shall be intimated to the unitholders by way of email or letter or by way of a notice/advertisement in newspaper. Results of the postal ballot shall also be announced on MAMF's website.

In accordance with the MF Regulations, and pursuant to the SEBI NOC (as set out above), this Notice serves as a communication to the unitholders of all schemes of MAMF about the change of the Asset Management Company and all other consequential changes pursuant to the Proposed Transaction.

Exemption from requirements of Regulation 18 (15A) of MF Regulations

Regulation 18(15A) of the MF Regulations requires that for a change which would modify the fundamental attributes of the scheme and affect the interest of unitholders, (i) a written communication about the proposed change should be sent to each unitholder and an advertisement to be given in one English daily newspaper having nationwide circulation and in a newspaper published in the language of the region where the head office of the mutual fund is situated, and (ii) the unitholders be given an option to exit at the prevailing Net Asset Value without any exit load.

However, as stated above, since there are no changes in the fundamental attributes of any of the Scheme of MAMF, the SEBI NOC has granted a specific exemption from the requirements of Regulation 18(15A) of the MF Regulations and accordingly, no exit option is required to be provided to the unitholders of the schemes of MAMF, in the present instance.

The expenses related to the Proposed Transaction and other consequential changes as outlined above will not be charged to the unitholders of all schemes of MAMF.

Unitholders who do not receive the restructuring intimation letter or email or, in case of any queries, may contact:

Mirae Asset Global Investments (India) Private Limited
Unit 606, 6th Floor, Windsor, off CST Road, Kalina, Santacruz (E), Mumbai - 400 098.
Telephone No. 1800-2090-777; e-mail: customercare@miraeasset.com

Or,

Registrar
Karvy Fintech Private Limited (formerly known as "Karvy Computershare Private Limited"),
Karvy Selenium, Tower-B, Plot No. 31 & 32, Financial District, Nankarangauda,
Serilingampally Mandal, Hyderabad - 500 032.

This notice-cum addendum forms an integral part of the SAI, SID and KIM of all the schemes of MAMF. The SAI, SID and KIM of all the schemes of MAMF shall stand suitably modified. All other contents of the SAI, SID and KIM of all the schemes of MAMF shall remain unchanged.

For and on behalf of the Board of Directors of Mirae Asset Global Investments (India) Pvt. Ltd.
MIRAE ASSET GLOBAL INVESTMENTS (INDIA) PVT. LTD.
(Asset Management Company for Mirae Asset Mutual Fund)
Sd/-
AUTHORISED SIGNATORY
Place : Mumbai
Date : November 25, 2019

MIRAE ASSET MUTUAL FUND (Investment Manager: Mirae Asset Global Investments (India) Pvt. Ltd.)
Registered & Corporate Office: 606, Windsor, Off CST Road, Kalina, Santacruz (E), Mumbai - 400 098.
☎ 1800 2090 777 (Toll free), ✉ customercare@miraeasset.com ✉ www.miraeassetmf.co.in
CIN of AMC - U65993MH2013PLC165663

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

VAIBHAV GLOBAL LIMITED

Corporate Identification Number ("CIN"): L36911RJ1989PLC004945

Registered Office: K-6B, Fateh Tiba, Adarsh Nagar, Jaipur - 302004, Rajasthan, India. | Tel.: +91 141-2601020 | Fax: +91 141-2605077

Corporate Office: E-69, EPIP, Sitapura, Jaipur-302 022, Rajasthan, India. | Tel.: +91 141-2771948 | Fax: +91 141-2770510

Website: www.vaibhavglobal.com; E-mail: investor.vaibhavglobal.com; relations@vaibhavglobal.com

Contact Person: Mr. Sushil Sharma, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF VAIBHAV GLOBAL LIMITED

This post buyback public advertisement ("Advertisement") is being made in accordance with the Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, including any statutory modification(s), or re-enactment for the time being in force ("Buyback Regulations"), regarding completion of Buyback (as defined below) by Vaibhav Global Limited ("Company") of its own equity shares from the members of the Company (other than the promoters, promoter group and persons in control of the Company).

This Advertisement should be read in conjunction with the public announcement dated August 07, 2019 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalized terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

1. THE BUYBACK

- The Board of Directors of the Company (the Board of Directors of the Company are hereinafter referred to as the "Board" or the "Board of Directors") which expression shall include the committee constituted by the Board to exercise its power related to the buyback i.e., the Buyback Committee) at their meeting held on May 30, 2019 (the "Board Meeting"), had, subject to the approval of the members of the Company, by way of a special resolution through postal ballot and subject to the approvals of such statutory, regulatory or governmental authorities as may be required under applicable laws, approved the buyback of the Equity Shares from its shareholders/beneficial owners including promoters, promoter group and persons who are in control of the Company, under the open market route through the stock exchange mechanism i.e. using the electronic trading facilities of the Stock Exchanges for an aggregate amount not exceeding ₹ 72,00,00,000 (Rupees Seventy Two crores only) ("Maximum Buyback Size"), at a price not exceeding ₹ 1,000 (Rupees One Thousand and only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback").
- The members of the Company approved the proposal for the Buyback through postal ballot by a special resolution on August 05, 2019.
- The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fees payable to Securities and Exchange Board of India ("SEBI"), advisors' fees, Stock Exchanges fees, brokerage, applicable taxes such as securities transaction tax, Goods and Services Tax, stamp duty, etc., public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses ("Transaction Costs").
- The Buyback commenced on August 20, 2019 and closed on November 25, 2019. Till the date of closure of Buyback, the Company has utilized 99.99989006% of Maximum Buyback Size (excluding transaction costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only).
- In view of the fact that the Company has utilized 99.99989006% of the Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only) till November 25, 2019, the Company has decided to close the Buyback on November 25, 2019. Intimation for closure of the Buyback was issued to the Stock Exchanges on November 25, 2019.
- The total number of Equity Shares bought back under the Buyback is 8,65,675 Equity Shares.

2. DETAILS OF BUYBACK

- The Company bought back 8,65,675 Equity Shares (2.63% of the pre-buyback paid-up equity share capital of the Company), and the total amount invested is ₹ 71,99,99,208.42 (Rupees Seventy One Crore and Ninety Nine Lakhs and Ninety Nine Thousand and Two Hundred and Eight and Forty Two Paise only) (excluding Transaction Costs), which represents 99.99989006% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on BSE Limited and National Stock Exchange of India Limited, together referred to as "Stock Exchanges". The highest price at which the Equity Shares were bought back was ₹ 859.00 per Equity Share while the lowest price was ₹ 784.95 per Equity Share. The Equity Shares were bought back at an average price of ₹ 831.72 per Equity Share. These prices are based on contract notes issued by the Company's broker (YES Securities Limited) and exclude Transaction Costs.
- The payout formalities have been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished 7,16,259 Equity Shares till date and is in the process of extinguishing the remaining 1,49,416 Equity Shares bought back.
- All Equity Shares bought back were in the demat segment from the platform of the Stock Exchanges. As the Buyback was done from the open market through the Stock Exchanges, the identity of members from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company as on the date of the Public Announcement and as on November 25, 2019 ("Post Buyback") is set forth below:

Sr.No.	Particulars	As on the date of Public Announcement		Post Buy-back	
		No. of Equity Shares	Amount in ₹	No. of Equity Shares	Amount in ₹
1	Authorized Share Capital	8,60,00,000	86,00,00,000	8,60,00,000	86,00,00,000
2	Issued, Subscribed and Paid-up Capital	3,29,43,912	32,94,39,120	3,20,78,237*	32,07,82,370

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The share capital post completion of the Buyback ("Post Buyback") is provided assuming extinguishment of all Equity Shares bought back by the Company.

3.2. The shareholding pattern of the Company as on August 02, 2019 as disclosed in the Public Announcement ("Pre Buyback") and as on November 25, 2019 is as follows:

November 23, 2015 is as follows:

Particulars	Pre Buy-back		Post Buy-back	
	No. of Equity Shares	% of the existing equity share capital	No. of Equity Shares	% of the post Buy-back equity share capital
(A) Promoter and Promoter Group	1,87,40,060	56.88%	1,87,40,060	58.42%
(B) Public	140,82,605	42.75%		
(C1) Shares underlying DRs	-	-	1,33,38,177*	41.58%
(C2) Shares held by Employee Trust	1,21,247	0.37%		
(C) Non-Promoter -Non-Public (C = C1 + C2)	1,21,247	0.37%		
Total	3,29,43,912	100.00%	3,20,78,237*	

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The Post Buyback shareholding pattern is provided assuming extinguishment of all Equity Shares bought back by the Company.

4. MANAGER TO THE BUY-BACK

YES SECURITIES (INDIA) LIMITED
IFC, Tower 1&

खबर कोना



सूरत: बड़ौदा के खिलाफ अर्धशतक लगाने के बाद हरियाणा के वैतन्य बिश्नोई ।

मुंबई, हरियाणा, तमिलनाडु और राजस्थान भी जीते

सूरत, 25 नवंबर (भाषा) ।

कप्तान सुर्यकुमार यादव की नाबाद 94 रन की तेजतर्रार पारी की बदौलत मुंबई ने सैयद मुश्ताक अली ट्रॉफी के सुपर लीग के गुगु बी मैच में सोमवार को यहां कर्नाटक को सात विकेट से हराया जबकि हरियाणा, तमिलनाडु और राजस्थान भी अपने अपने मैच जीतने में सफल रहे। कर्नाटक के 172 रन के लक्ष्य का पीछा करते हुए मुंबई ने बेहतरीन फार्म में चल रहे सुर्यकुमार की पारी की मदद से 19 ओवर में तीन विकेट पर 174 रन बनाकर जीत दर्ज की। सुपर लीग में यह कर्नाटक की पहली हार है। सुर्यकुमार ने 53 गेंद की अपनी पारी में 11 चौके और दो छक्के मारे। वह उस समय बल्लेबाजी के लिए उतरे जब टीम 44 रन के स्कोर तक दोनों सलामी बल्लेबाजों आदित्य तारे (12) और पृथ्वी साव (30) के विकेट गंवा चुकी थी। दाएं हाथ के आक्रमक बल्लेबाज सुर्यकुमार ने इसके बाद श्रेयस अय्यर (14) के साथ तीसरे विकेट के लिए 46 रन जोड़े। कर्नाटक ने 11वें ओवर में अय्यर को पवेलियन भेजकर इस साझेदारी को तोड़ा। मुंबई की ओर से शार्दूल ठाकुर (29 रन पर दो विकेट) और दुबे (39 रन पर दो विकेट) ने दो-दो जबकि बाएं हाथ के स्पिनर शमस मुलानी (आठ रन पर एक विकेट) ने एक विकेट चटकाया। दूसरे मैच में हरियाणा ने वैतन्य बिश्नोई (56) और शिवम चौहान (नाबाद 50) के अर्धशतकों की मदद से बड़ौदा को छह विकेट से हराया। हरियाणा के सामने 139 रन का लक्ष्य था जो उसने 15 गेंद शेष रहते हासिल कर दिया। बड़ौदा की टीम पहले बल्लेबाजी का न्योता मिलने पर पांच विकेट पर 138 रन ही बना पाई।

कोहली, धवन सहित 30 संभावित खिलाड़ी दिल्ली रणजी टीम में

नई दिल्ली, 25 नवंबर (भाषा) ।

कप्तान विराट कोहली, इशांत शर्मा, शिखर धवन और ऋषभ पंत सहित भारतीय टीम के खिलाड़ियों को सोमवार को मंगलावर से यहां शुरू होने वाले रणजी ट्रॉफी शिविर के लिए दिल्ली के 30 संभावित खिलाड़ियों में शामिल किया गया। रणजी ट्रॉफी नौ दिसंबर से शुरू होगी जिसमें दिल्ली का पहला मुकाबला केरल से होगा। कोहली के भारतीय टीम के साथ व्यास रहने के कारण टूर्नामेंट में खेलने की संभावना नहीं है लेकिन सभी प्रारूपों में नहीं खेलने वाले धवन और इशांत जैसे खिलाड़ी राष्ट्रीय टीम के साथ व्यास नहीं होने पर खयन के लिए उपलब्ध रहेंगे। पंत की टेस्ट टीम में अंतिम एकादश में जगह पक्की नहीं है और वह भी टूर्नामेंट में खेल सकते हैं। वह बांग्लादेश के खिलाफ दो टेस्ट मैचों की शृंखला के लिए टीम में थे लेकिन उन्हें खेलने का मौका नहीं मिला।

‘मेरे पास कोई प्रायोजक नहीं है, बिग बाउंट लीग से उम्मीद’

जनसत्ता संवाददाता

नई दिल्ली, 25 नवंबर।

राष्ट्रमंडल खेलों में एक स्वर्ण और एक कांस्य पदक जीतने वाले एकमात्र भारतीय मुक्केबाज मनोज कुमार का कहना है कि उनके पास पिछले छह वर्षों से कोई प्रायोजक नहीं है। यहां तक कि खेल के दौरान इंजरी से निपटने के लिए भी उन्हें बड़ी राशि अपनी जेब से खर्च करनी पड़ी। ऐसी स्थिति में बिग बाउंट लीग के आयोजन से उन्हें अपनी आर्थिक स्थिति को पटरी पर लाने का एक अवसर मिलेगा। अर्जुन पुरस्कार विजेता और दो बार ओलंपिक में भाग ले चुके मनोज कुमार का कहना है कि मेरे पिता और बड़े भाई का सपना रहा है कि मैं ओलंपिक में पदक जीतूँ। इस लीग के आयोजित होने से मुझे अपनी तैयारियों का जायजा लेने का अवसर मिलेगा। वैसे भी साल भर इंजरी से दूर रहने के बाद पूरा माहौल चुनौतीपूर्ण हो जाता है। मनोज ने कहा कि उनके वजन में प्रतिस्पर्धा भी अब काफी बढ़ गया है। बिग बाउंट लीग के लिए उनकी तैयारियां ओलंपिक क्वालीफाइंग के लिए होने वाले ट्रायल में उनके काम आंपी और एक तरह से लीग ओलंपिक पदक जीतने की पहली सीढ़ी है।

लक्ष्य ने जीता स्काटिश ओपन

फाइनल में ब्राजील के कोएल्हो को 56 मिनट में दी शिकस्त

ग्लासगो, 25 नवंबर (भाषा) ।

भारतीय बैडमिंटन के उभरते खिलाड़ी लक्ष्य सेन ने यहां स्काटिश ओपन के पुरुष एकल फाइनल में ब्राजील के यगोर कोएल्हो के खिलाफ रोमांचक जीत के साथ तीन महीने में चौथा खिताब अपने नाम किया। भारत के शीर्ष वरीय लक्ष्य ने रविवार रात हुए फाइनल में ब्राजील के अपने विरोधी को 56 मिनट में 18-21, 21-18, 21-19 से हराया। उत्तराखंड के 18 साल के लक्ष्य का पिछले चार टूर्नामेंट में यह चौथा खिताब है। उन्होंने इससे पहले सारलोरलक्स ओपन, डच ओपन और बेल्जियम इंटरनेशनल का खिताब जीता था। आयरिश ओपन के दूसरे दौर में शिकस्त झेलने के बाद लक्ष्य ने यहां शानदार वापसी की। लक्ष्य ने ट्वीट किया, स्काटिश ओपन का खिताब जीतकर खुश हूं। मेरे मित्र कोएल्हो के खिलाफ कड़ा मुकाबला। डेनमार्क में आपके साथ ट्रेनिंग करना और आज आपके खिलाफ कड़ा मैच खेलना काफी अच्छा रहा। भारतीय खिलाड़ी ने अपने अभियान की शुरुआत आस्ट्रिया के लुका ब्रेबर के खिलाफ



सीधे गेम में जीत के साथ की और फिर हमवतन किरन जाजं को हराकर क्वार्टर फाइनल में जगह बनाई। दुनिया के 41वें नंबर के खिलाड़ी लक्ष्य ने छठे वरीय ब्रायन यंग को सीधे गेम में हराया और फिर सेमी फाइनल में फ्रांस के क्रिस्टो पोपोव को शिकस्त दी। इस जीत से लक्ष्य बीडब्ल्यूएफ रैंकिंग में शीर्ष 40 में जगह बना लेगे और ग्रैंड 2 की शीर्ष प्रतियोगिता में सीधे प्रवेश के करीब होंगे। लक्ष्य से पहले आनंद पवार (2010 और 2012), अरविंद भट (2004) और पुलेला गोपीचंद (1999) स्काटिश ओपन का खिताब जीत चुके हैं। लक्ष्य ने मुकाबले की धीमी शुरुआत की

सत्र का चौथा खिताब

इससे पहले सारलोरलक्स ओपन, डच ओपन और बेल्जियम इंटरनेशनल का खिताब अपने नाम किया था।

लेकिन इसके बाद 10-8 की बढ़त बनाने में सफल रहे। कोएल्हो हालांकि लगातार छह अंक के साथ 14-10 से आगे हो गए जिसके बाद उन्होंने पहला गेम अपने नाम किया। लक्ष्य ने दूसरे गेम में शानदार शुरुआत करते हुए 7-0 की बढ़त बनाई लेकिन ब्राजील के खिलाड़ी ने 17-17 पर स्कोर बराबर कर दिया। भारतीय खिलाड़ी हालांकि अगले पांच में से चार अंक जीतकर मुकाबला 1-1 से बराबर करने में सफल रहा। तीसरे और निर्णायक गेम में भी कड़ी टक्कर मिली। ब्रेक के समय कोएल्हो 11-8 से आगे थे लेकिन लक्ष्य ने बरावरी हासिल की और फिर गेम और मैच जीतकर खिताब अपनी झोली में डाला।

उम्मीद है कि गांगुली चयन पैनल में बदलाव करेंगे : हरभजन

नई दिल्ली, 25 नवंबर (भाषा) ।

भारत के अनुभवी ऑफ स्पिनर हरभजन सिंह को उम्मीद है कि बीसीसीआइ अध्यक्ष सौरव गांगुली मौजूदा चयन पैनल में बदलाव करेंगे और मजबूत लोगों को इसमें शामिल करेंगे।

हरभजन सिंह हाल में बांग्लादेश के खिलाफ श्रृंखला में विकेटकीपर बल्लेबाज संजू सैमसन को मौका नहीं दिए जाने के बावजूद भारत की टी-20 टीम से बाहर किए जाने पर प्रतिक्रिया दे रहे थे।

हरभजन ने ट्वीट किया, मुझे लगता है कि वे उनके धैर्य की परीक्षा ले रहे हैं। चयन पैनल में बदलाव की जरूरत। मजबूत लोगों की जरूरत... उम्मीद करते हैं कि दादा (सौरव गांगुली) जो जरूरी है वह करेंगे।

हरभजन ने तिरुवनंतपुरम से लोकसभा सदस्य कांग्रेस के शशि थरूर के ट्वीट का भी

हवाला दिया। थरूर ने 25 साल के केरल के खिलाड़ी सैमसन को मौका नहीं दिए जाने पर निराशा जताई थी।

उन्होंने पूछा, बिना मौका दिए बिना संजू सैमसन को बाहर किए जाने से बेहद निराश हूं। तीन टी-20 मैचों में वह पानी लेकर गए और इसके बाद उन्हें बाहर कर दिया गया। वे उसकी बल्लेबाजी की परीक्षा ले रहे हैं या धैर्य की? मौजूदा चयन समिति के प्रमुख एमएसके प्रसाद हैं जिन्हें छह टेस्ट और 17 एकदिवसीय अंतरराष्ट्रीय खेलने का अनुभव है। समिति के अन्य सदस्य

देवांग गांधी, जितन परांपे, सरनवीप सिंह और गगन खोड़ा हैं। सैमसन ने सैयद मुश्ताक अली ट्रॉफी राष्ट्रीय टी-20 चैंपियनशिप में केरल के लिए चार मैचों में 112 रन बनाए। वह अपना एकमात्र टी-20 अंतरराष्ट्रीय मैच 2015 में जिंबाब्वे के खिलाफ खेले थे।

वैगनर ने न्यूजीलैंड को दिलाई जीत

पहले टेस्ट में इंग्लैंड को 65 रन से हरा कर दो मैचों की शृंखला में बनाई 1-0 की अजेय बढ़त

वैगनर ने 44 रन देकर पांच अंग्रेज बल्लेबाजों को भेजा पवेलियन

माउंट मोनगानुई, 25 नवंबर (एएफपी) ।

तेज गेंदबाज नील वैगनर के पांच विकेट की बदौलत न्यूजीलैंड ने सोमवार को यहां पहले क्रिकेट टेस्ट के पांचवें और अंतिम दिन इंग्लैंड को पारी और 65 रन से हरा दिया। इस जीत से न्यूजीलैंड ने दो मैचों की शृंखला में 1-0 की अजेय बढ़त बना ली है। साथ ही यह भी तय हो गया है कि टीम घरेलू सरजमीं पर लगातार सातवीं शृंखला में अजेय रहेगी। अंतिम सत्र में न्यूजीलैंड को जीत के लिए दो विकेट की दरकार थी। सैम कुरेन (नाबाद 29) और जोफा आर्चर (30) ने नौवें विकेट

दिल्ली को फुटबॉल के लिए आदर्श राज्य बनाना है : शाजी

जनसत्ता संवाददाता

नई दिल्ली, 25 नवंबर।

दिल्ली की फुटबॉल में अब तक जो कुछ नहीं हुआ, वह सब हो रहा है और आगे भी बहुत कुछ होने जा रहा है। अपने अध्यक्षीय कार्यकाल के दो साल पूरे करने के बाद दिल्ली सॉकर एसोसिएशन के अध्यक्ष शाजी प्रभाकरन ने एक साक्षात्कार में कहा कि डीएसए के संविधान में आमूलचूल बदलाव के बाद अब उनका लक्ष्य दिल्ली की फुटबॉल को सुधारना है। साथ ही वे चाहते हैं कि देश की राजधानी को लोग फुटबॉल के लिए आदर्श राज्य के तौर जानें। इस दिशा में उन्होंने काम भी शुरू कर दिया है। इसमें उन्हें साथी पदाधिकारियों, सदस्यों और क्लब अधिकारियों का भरपूर सहयोग मिल रहा है।

उन्होंने कहा कि स्थानीय फुटबॉल की ढेरों समस्याएं हैं, जिनका निदान रातों रात नहीं हो सकता। फिलहाल, राजधानी के ऐतिहासिक नेहरू स्टेडियम और अंबेडकर स्टेडियम मैदानों पर खेले इंडिया दिल्ली फुटबॉल लीग का आयोजन किया जा रहा है। उन्होंने इसे अपने प्रयासों की सफलता का 30 फीसद करार दिया। उन्होंने कहा कि दिल्ली की फुटबॉल में पहली बार ग्रास रुट फुटबॉल को बढ़ावा देने के लिए गोल्डन लीग की शुरुआत हुई है। इसमें अंडर-7, अंडर-9 और अंडर-11 साल तक के लड़के- लड़कियों की 240 टीमों भाग ले रही हैं। उन्होंने बताया कि संविधान में बदलाव, महिला फुटबॉल को प्रोत्साहन, गोल्डन लीग की शुरुआत, क्लब फुटबॉल के ढांचे को मजबूत बनाने जैसी चुनौतियों से पार पाने के लिए डीएसए ने ठोस कदम उठाए हैं।

आनंद का मिश्रित प्रदर्शन, कार्लसन का खिताब जीतना तय

कोलकाता, 25 नवंबर (भाषा) ।

पांच बार के विश्व चैंपियन विश्वनाथन आनंद को सोमवार को यहां रूस के इयान नेपोमिनियाची के खिलाफ दो बाजियों में जीत और इतनी ही

पंजाब पुलिस और पीएनबी के खिलाड़ियों के बीच हुई मारपीट

नेहरू हॉकी फाइनल के दौरान भिड़ गए खिलाड़ी

नई दिल्ली, 25 नवंबर (भाषा) ।

पंजाब पुलिस और पंजाब नेशनल बैंक (पीएनबी) के खिलाड़ियों ने 56वें नेहरू हॉकी टूर्नामेंट के फाइनल के दौरान सोमवार को यहां मैदान पर ही आपस में मारपीट की जिसके बाद आयोजकों ने दोनों टीमों पर प्रतिबंध लगा दिया। राष्ट्रीय महासंघ हॉकी इंडिया ने इस पर टूर्नामेंट के आयोजकों से विस्तृत रिपोर्ट देने के लिए कहा है।

झगड़ा उस समय शुरू हुआ जब दोनों टीमें 3-3 से बराबरी पर थी और गेंद पंजाब पुलिस के सर्कल में पीएनबी के पास थी। खिलाड़ियों ने र्फक पर ही एक दूसरे पर धूंसे जड़े और हॉकी स्टिक से मारपीट की। इसके बाद टूर्नामेंट के अधिकारी बीच बचाव करने के लिए गए। खेल कुछ देर तक रुका रहा जिसके बाद दोनों टीमों के आठ-आठ खिलाड़ियों के साथ मैच आगे शुरू हुआ। दोनों टीमों के तीन-तीन खिलाड़ियों को लाल कार्ड दिखाया गया। इसके अलावा पंजाब पुलिस के मैनेजर को भी अपने खिलाड़ियों को उकसाने के लिए लाल



कार्ड मिला। पीएनबी ने आखिर में यह मैच 6-3 से जीता।

इस घटना से आहत जवाहरलाल नेहरू हॉकी टूर्नामेंट सोसाएी की प्रबंध समिति ने दोनों टीमों पर प्रतिबंध लगाने का फैसला किया। टूर्नामेंट के आयोजकों ने बयान में कहा, दोनों टीमों को टूर्नामेंट में भाग लेने से प्रतिबंधित करने का फैसला किया गया है। पंजाब पुलिस को चार साल के लिए जबकि पीएनबी को दो साल के प्रतिबंधित किया गया है।

हॉकी इंडिया ने इस घटना को गंभीरता से लिया और टूर्नामेंट के निदेशक महेश कुमार से विस्तृत रिपोर्ट देने के लिए कहा है।

VAIBHAV GLOBAL LIMITED

Corporate Identification Number ("CIN"): L36911RJ1989PLC004945

Registered Office: K-6B, Fateh Tiba, Adarsh Nagar, Jaipur - 302004, Rajasthan, India. | Tel.: +91 141-2601020 | Fax: +91 141-2605077

Corporate Office: E-69, EPIP Sitapura, Jaipur-302 022, Rajasthan, India. | Tel.: +91 141-2771948 | Fax: +91 141-2770510

Website: www.vaibhavglobal.com; E-mail: investor_relations@vaibhavglobal.com

Contact Person: Mr. Sushil Sharma, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENIFICIAL OWNERS OF EQUITY SHARES OF VAIBHAV GLOBAL LIMITED

This post buyback public advertisement ("Advertisement") is being made in accordance with the Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, including any statutory modification(s), or re-enactment for the time being in force ("Buyback Regulations"), regarding completion of Buyback (as defined below) by Vaibhav Global Limited ("Company") of its own equity shares from the members of the Company (other than the promoters, promoter group and persons in control of the Company).

This Advertisement should be read in conjunction with the public announcement dated August 07, 2019 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalized terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement

1. THE BUYBACK

- The Board of Directors of the Company (the Board of Directors of the Company are hereinafter referred to as the "Board" or the "Board of Directors") which expression shall include the committee constituted by the Board to exercise its power related to the buyback i.e., the Buyback Committee) at their meeting held on May 30, 2019 (the "Board Meeting"), had, subject to the approval of the members of the Company, by way of a special resolution through postal ballot and subject to the approvals of such statutory, regulatory or governmental authorities as may be required under applicable laws, approved the buyback of the Equity Shares from its shareholders/beneficial owners excluding promoters, promoter group and persons who are in control of the Company, under the open market route through the stock exchange mechanism i.e. using the electronic trading facilities of the Stock Exchanges for an aggregate amount not exceeding ₹ 72,00,00,000 (Rupees Seventy Two crores only) ("**Maximum Buyback Size**"), at a price not exceeding ₹ 1,000 (Rupees One Thousand only) per Equity Share ("**Maximum Buyback Price**"), payable in cash (the process being referred hereinafter as "Buyback").
- The members of the Company approved the proposal for the Buyback through postal ballot by a special resolution on August 05, 2019.
- The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fees payable to Securities and Exchange Board of India ("SEBI"), advisors' fees, Stock Exchanges fees, brokerage, applicable taxes such as securities transaction tax, Goods and Services Tax, stamp duty, etc., public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses ("**Transaction Costs**").
- The Buyback commenced on August 20, 2019 and closed on November 25, 2019. Till the date of closure of Buyback, the Company has utilized 99.99989006% of Maximum Buyback Size (excluding transaction costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only).
- In view of the fact that the Company has utilized 99.99989006% of the Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only) till November 25, 2019, the Company has decided to close the Buyback on November 25, 2019. Intimation for closure of the Buyback was issued to the Stock Exchanges on November 25, 2019.
- The total number of Equity Shares bought back under the Buyback is 8,65,675 Equity Shares.

2. DETAILS OF BUYBACK

- The Company bought back a total of 8,65,675 Equity Shares (2.63% of the pre-buyback paid-up equity share capital of the Company), and the total amount invested is ₹ 71,99,99,208.42 (Rupees Seventy One Crore and Ninety Nine Lakhs and Ninety Nine Thousand and Two Hundred and Eight and Forty Two Paise only) (excluding Transaction Costs), which represents 99.99989006% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on BSE Limited and National Stock Exchange of India Limited, together referred to as "Stock Exchanges". The highest price at which the Equity Shares were bought back was ₹ 859.00 per Equity Share while the lowest price was ₹ 784.95 per Equity Share. The Equity Shares were bought back at an average price of ₹ 831.72 per Equity Share. These prices are based on contract notes issued by the Company's broker (YES Securities Limited) and exclude Transaction Costs.
- The payout formalities have been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished 7,16,259 Equity Shares till date and is in the process of extinguishing the remaining 1,49,416 Equity Shares bought back.
- All Equity Shares bought back were in the demat segment from the platform of the Stock Exchanges. As the Buyback was done from the open market through the Stock Exchanges, the identity of members from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

- The capital structure of the Company as on the date of the Public Announcement and as on November 25, 2019 ("Post Buyback") is set forth below:

Sr.No.	Particulars	As on the date of Public Announcement		Post Buy-back	
		No. of Equity Shares	Amount in ₹	No. of Equity Shares	Amount in ₹
1	Authorized Share Capital	8,60,00,000	86,00,00,000	8,60,00,000	86,00,00,000
2	Issued, Subscribed and Paid-up Capital	3,29,43,912	32,94,39,120	3,20,78,237*	32,07,82,370

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The share capital post completion of the Buyback ("Post Buyback") is provided assuming extinguishment of all Equity Shares bought back by the Company.

- The shareholding pattern of the Company as on August 02, 2019 as disclosed in the Public Announcement ("**Pre Buyback**") and as on November 25, 2019 is as follows:

Particulars	Pre Buy-back		Post Buy-back	
	No. of Equity Shares	% of the existing equity share capital	No. of Equity Shares	% of the post Buy-back equity share capital
(A) Promoter and Promoter Group	1,87,40,060	56.88%	1,87,40,060	58.42%
(B) Public	140,82,605	42.75%		
(C1) Shares underlying DRs	-	-		
(C2) Shares held by Employee Trust	1,21,247	0.37%	1,33,38,177*	41.58%
(C) Non-Promoter -Non-Public (C =C1+C2)	1,21,247	0.37%		
Total	3,29,43,912	100.00%	3,20,78,237*	100.00%

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The Post Buyback shareholding pattern is provided assuming extinguishment of all Equity Shares bought back by the Company.

4. MANAGER TO THE BUY-BACK

YES SECURITIES (INDIA) LIMITED

IFC, Tower 1&2, Unit No. 602 A, 6th Floor:

Senapati Bapat Marg, Elphinstone (West).

Mumbai - 400 013, Maharashtra, India

Tel: +91 22 7100 9365 | Fax: +91 22 2421 4508

Contact Person: Mukesh Garg/ Ronak Shah

E-mail: vgl.buyback2019@vsiil.in | Website: www.yesinvest.in

SEBI Registration No.: INM000012227

CIN: U74992MH2013PLC240971

- For further details, please refer to the Company's website (www.vaibhavglobal.com) and the websites of the Stock Exchanges (i.e. www.bseindia.com and www.nseindia.com)

6. DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company, in their capacity as directors, accept full and final responsibility for all the information contained in this Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Vaibhav Global Limited

Sd/-

Sunil Agrawal
Managing Director
(DIN: 00061142)

Sd/-

Sheela Agarwal
Director
(DIN: 00178548)

Sd/-

Sushil Sharma
Company Secretary & Compliance Officer
(ICSI Membership Number: F6535)

Date: November 25, 2019

Place: Jaipur

रजिस्ट्रेशन नं. डी.एल.-21047/03-05, आरएनआई नं. 42819/83, वर्ष 37, अंक 9, *हवाई शुल्क* : इंप्रूल-पांच रुपए, गुवाहाटी-चार रुपए, रायपुर-दो रुपए और पटना- एक रुपए।
 दि ईंडियन एक्सप्रेस प्राइवेट लिमिटेड के लिए आर. सी. मल्लोत्रा द्वारा प-8, सेक्टर 7, नोएडा- 201301, जिला गौतम बुद्ध नगर (उत्तर प्रदेश) से मुद्रित और मेजनीन क्लोर, एक्सप्रेस बिल्डिंग, 9-10, बहादुर शाह जकर मार्ग, नई दिल्ली-110002 से प्रकाशित। फोन: (0120) 2470700/2470740, ई-मेल: edit.jansatta@expressindia.com, फैक्स: (0120) 2470753, 2470754, **बोर्ड अध्यक्ष: विवेक गोयनका, कार्यकारी संवादक: मुकेश भारद्वाज***, *पीआरबी अधिनियम के तहत खबरों के चयन के जिम्मेवार। कापीराइट: दि ईंडियन एक्सप्रेस प्राइवेट लिमिटेड। सर्वाधिकार सुरक्षित।। लिखित अनुमति लिए बाीर प्रकाशित सामग्री या उसके किसी अंश का प्रकाशन या प्रसारण नहीं किया जा सकता।

ऐसा होगा प्यूचर ऑफ आर्किटेक्चरल डिजायन्स?

म्यूजियम ऑफ प्यूचर का ढांचा 70 फीसदी ढांचा तैयार हो चुका है और सात मंजिला बिल्डिंग अरबी भाषा उक्तेरे हुये 1024 पैनल लगाये जा रहे हैं जिनमें से हर एक खास है और खासतौर पर इसी बिल्डिंग के लिये तैयार किया गया है।

नफा नुकसान रिसर्च

दुबई में एक बिल्डिंग सालों से बन रही है। जो ना खड़ी है ना पड़ी है ना चौकोर है ना गोल है। यह अंडे जैसी है कुछ अंगुठी जैसी। ये है म्यूजियम ऑफ फ्यूचर यानी यहां आकर आपको यह अंदाजा लगाने में सहायित हो जायेगी कि फ्यूचर कैसा हो सकता है। इस इमारत का मूल ढांचा तैयार करने के लिये स्टील की 2400 आयताकार रॉड (बार) खप चुकी हैं और पिछले साल नवम्बर में इसका आकार सामने आया था। अब पैनल लगाकर बाहर से इसे फिनिशिंग टच दिया जा रहा है। हालांकि यह डेडलाइन से पीछे चल रहा है लेकिन 2020 में दुबई वर्ल्ड एक्सपो के मौके पर इसे खोला जा सकता है।

म्यूजियम ऑफ फ्यूचर के कार्यकारी निदेशक लैथ कार्लसन कहते हैं कि, इस बिल्डिंग का शेष आंखों जैसाar है जिसे बनाने का ठेका 2015 में दुबई की ही एक कम्पनी किला डिजायन को मिला था। कार्लसन के अनुसार इमारत का जो ठोस हिस्सा है, वो हमारे मौजूदा ज्ञान को दर्शाता है। वहीं, भीतर का जो खालीपन है, वो उन चीजों का प्रतीक है, जो हम नहीं जानते, यानी हमारी नीयति। ढांचे के ऊपर जो पैनल लगाए जा रहे हैं, उन में अरबी भाषा में कुछ लिखा हुआ है। ये हकीकत में अरबी में लिखी कवितायें हैं जो खिड़कियों का भी काम कर रही हैं। दिन में इनसे छनकर रोशनी भीतर जाया करेगी, वहीं रात में अंदर की रोशनी बाहर निकल कर इसे करिश्माई अक्स देगी।

म्यूजियम ऑफ फ्यूचर की ऊंचाई 78 मीटर है इन्में रोशनी के लिए चौदह किलोमीटर लंबी एलईडी लाइट्स लगाई जा रही हैं।

हाथ से लिखी कविताओं और इस इमारत के आकार ने बनाने वालों के लिए बहुत बड़ी चुनौती खड़ी की है क्योंकि हर स्टील फ्रेम, हर पैनल को खास तरह से ही काटना पड़ रहा है।

इस बिल्डिंग की इंजीनियरिंग सलाहकार ब्रिटेन की ब्यूरोहेपोल्ड है जिसके आर्किटेक्ट के अनुसार इसका डिजायन बिल्डिंग



इन्फॉर्मेशन मॉडलिंग यानी बिम से तैयार किया गया है जो कि कन्स्ट्रक्शन की उड़ी मॉडल आधारित टेक्नोलॉजी है और इसका डिजायन आर्टिफिशियल इंटेलिजेंस की मदद से तैयार किया जाता है ताकि हर मोड़, हर पेंच और हर घुमाव का सटीक अनुमान लगाया जा सके। ब्यूरोहेपोल्ड इंजीनियरिंग के टोबाइस बॉली कहते हैं कि, ज्योमेट्री या रेखागणित की मदद से ये खास डिजाइन तैयार करना कम-ओ-बेश नामुमकिन था इसलिये सबकुछ डिजिटल तरीके से करना पड़ा। अगर हम हाथ से ड्राफ्ट करते तो कागज पर कुछ बनता और हकीकत में कुछ और। पहले इसका 2डी मॉडल तैयार हुआ और फिर 3डी। कम्प्यूटर सिमुलेशन के जरिये हर हर पेंच हर आर्च और हर खम को परखा गया। बारीक से बारीक बदलाव भी कम्प्यूटर परही आजमाये गये। यदि डिजायन और कन्स्ट्रक्शन में मिली मीटर भर का भी अंतर होता तो निपटना मुश्किल हो जाता और इसमें आर्टिफिशियल इंटेलीजेंस ने मदद की। इसके बाद मशीन की ही मदद से

स्टील का फ्रेम तैयार किया गया।

दिवक्त ये थी कि बिल्डिंग का जो डिजायन था, उस में फिट बैठने वाला कोई स्टील का नमूना ही नहीं था। इसलिये मशीन को हर उस कट वाली स्टील रॉड को तराशना परखना पड़ा जिसमें कोई कट था। साथ में यह भी ध्यान देना था कि स्टील बर्बाद नहीं हो। इसके लिए ब्यूरोहेपोल्ड के इंजीनियरों ने खास एल्गोरिदम लिखा जिसकी मदद से इंजीनियरों ने हर हिस्से के लिये स्टील रॉड का साइज तय किया।

कं्यूटर पर ही डिजाइन तैयार करने का फायदा ये हुआ कि ढांचा खड़ा करते समय स्टील को कांटने-छांटने की बिल्कुल जरूरत नहीं पड़ी यानी सारे पीस तैयार थे बस उन्हें असेम्बल करना था। इस फ्रेम को टिकाने के लिये कंक्रीट के बीम पहले से तैयार कर लिये गये थे और उन पर फ्रेम सजाने में ही 14 महीने लग गये।

थ्री-डी मॉडलिंग की मदद से इमारत के भीतर पानी की पाइपिंग और इलेक्ट्रिकल

दूसरी छमाही में बनी रह सकती है आर्थिक सुस्ती

सिंगापुर/पीटीआई। भारत की आर्थिक वृद्धि दर में आने वाले महीनों में खपत क्षेत्र की कमजोरी के चलते दूसरी छमाही के दौरान आर्थिक सुस्ती और गहरा सकती है। सिंगापूर के डीबीएस बैंक ने सोमवार को यह अनुमान व्यक्त किया। डीबीएस ने अपनी दैनिक आर्थिक रिपोर्ट में कहा है, “वर्ष 2019 में अप्रैल से जून के पांच प्रतिशत के मुकाबले जुलाई से सितंबर में साल दर साल आधार पर वार्षाविक जीडीपी वृद्धि 4.3 प्रतिशत रह सकती है।” बैंक ने कहा है कि निजी क्षेत्र में गतिविधियों के कमजोर रहने के साथ साथ आर्थिक वृद्धि के लिहाज से अहम माने जाने वाले खपत क्षेत्र में सुस्ती बढ़ सकती है। रिपोर्ट में कहा गया है कि नई परियोजनाओं की घोषणा की रफ्तार कई साल के निम्न स्तर पर पहुंच गई है। दूसरी तरफ मध्यवर्ती और पूंजीगत सामानों, टिकाऊ उपभोक्ता क्षेत्र की कमजोर मांग की वजह से उत्पादन की रफ्तार भी धीमी पड़ी है। रिजर्व बैंक की सर्वेक्षण रिपोर्टों में आय और रोजगार की स्थिति को लेकर उपभोक्ता धारणा में गिरावट का रुख परिलक्षित होता है।

प्रत्यक्ष और अप्रत्यक्ष कर संग्रह भी मांग में कमी को दर्शाते हैं। बैंकों और गैर- बैंकिंग क्षेत्र में रिण वृद्धि भी पहले के मुकाबले धीमी पड़ी है। बैंकों ने कर्ज देने के मामले में छानबीन और दस्तावेजों की पड़ताल में सख्ती बरतनी शुरू की है। रिपोर्ट में कहा गया है कि स्थिति में संतुलन लाने के प्रयासरूप वर्ष के शुरुआती महीनों में आम चुनाव की वजह से खर्च आवंटन धीमा रहने के बाद अब वित्तीय खर्च में तेजी आ सकती है। हालांकि, व्यापार की यदि बात की जाये तो निर्यात की सुस्ती के साथ गैर- तेल और गैर- स्वर्ण आयात की गिरावट से संतुलन बना रह सकता है। जुलाई- सितंबर तिमाही के जीडीपी वृद्धि के आंकड़े इसी सप्ताह जारी होने हैं।

कार्यालय नगर निगम, जयपुर
(य. वैनदत्तल उपाध्यक्ष भवन, तालकोट, टैक रोड, जयपुर) (तत्सव प्रकट)

क्रमांक: एफ-6/

जम.अ./उप. राज-द्वितीय/जनवि/2019/691

दिनांक:- 25.11.2019

सार्वजनिक सूचना

मूल भूखण्ड सं. 55, लेखर कॉलोनी (इन्डा कॉलोनी), जयपुर का अर्ध इम्प्लूमेंट बोर्ड, जयपुर द्वारा श्री रमेश चन्द्र सेनी के नाम से आवंटन कर क्षेत्रफल 238.3 वर्गगज भूमि का पट्टा जारी किया गया था। श्री रमेश चन्द्र को मृत्यु उपरान्त उनकी रिजर्वर्ड स्वीयर, मूल मृत्यु प्रमाण पत्र, अपार्टमेंटिंग एवं अन्य दस्तावेजों के आधार पर उक्त भूखण्ड का नगर निगम, जयपुर द्वारा श्री शरद कुमार सेनी पुर ख. श्री रमेश चन्द्र सेनी के पक्ष में क्षेत्रफल 238.3 वर्गगज का नाम हस्तांतरण किया जाना है। इस नाम हस्तांतरण बन्वत् किसी भी व्यक्ति संस्था, फर्म, कंपनी को किसी प्रकार को कोई आपत्ति हो तो 07 दिवस में अपोलस्ताखतकी के कार्यालय (उपायुक्त, आवेजना द्वितीय) में प्रस्तुत करें, अन्यथा निर्णीत समयावधि को समाप्ति के बाद, नियमानुसार नाम हस्तांतरण को कार्यवाही सम्पादित कर ली जावेगी।

(मोहन सिंह)
उपायुक्त (राजस्व-द्वितीय)
नगर निगम, जयपुर

वायरिंग को भी करीने से डिजायन किया गया। आम तौर पर बिल्डिंग बनाने में एमईपी यानी

VAIBHAV GLOBAL LIMITED
Corporate Identification Number ("CIN"): L36911RJ1989PLC004945
Registered Office: K-108, Fathah Villa, Adarsh Nagar, Jaipur - 302004, Rajasthan, India. | Tel.: +91 141-21001020 | Fax: +91 141-21000077
Corporate Office: K-431, HPR Singapore, Jaipur-302102, Rajasthan, India. | Tel.: +91 141 22/1948 | Fax: +91 141 22/10510
Website: www.vaibhavglobal.com; E-mail: investor_relations@vaibhavglobal.com
Contact Person: Mr. Sushil Sharma, Company Secretary and Compliance Officer

POST BUYBACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF VAIBHAV GLOBAL LIMITED

This post buyback public advertisement ("Advertisement") is being made in accordance with the Regulation 24(v) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, including any statutory modification(s), or re-enactment for the time being in force ("Buyback Regulations"), regarding completion of Buyback (as defined below) by Vaibhav Global Limited ("Company") of its own equity shares from the members of the Company (other than the promoters, promoter group and persons in control of the Company) of its own equity shares from the members of the Company.

This Advertisement should be read in conjunction with the public announcement dated August 07, 2019 ("Public Announcement"), issued in connection with the Buyback. Unless specifically defined herein, capitalized terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement.

1. THE BUYBACK

1.1. The Board of Directors of the Company (the Board of Directors of the Company are hereinafter referred to as the "Board" or the "Board of Directors" which expression shall include the committee constituted by the Board to exercise its power related to the buyback i.e., the Buyback Committee) at their meeting held on May 30, 2019 (the "Board Meeting"), had, subject to the approval of the members of the Company, by way of a special resolution through postal ballot and subject to the approvals of such statutory, regulatory or governmental authorities as may be required under applicable laws, approved the buyback of the Equity Shares from its shareholders/beneficial owners excluding promoters, promoter group and persons who are in control of the Company, under the open market route through the stock exchange mechanism i.e. using the electronic trading facilities of the Stock Exchanges for an aggregate amount not exceeding ₹ 72,00,00,000 (Rupees Seventy Two crores only) ("Maximum Buyback Size"), at a price not exceeding ₹ 1,000 (Rupees One Thousand only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback").

1.2. The members of the Company approved the proposal for the Buyback through postal ballot by a special resolution on August 05, 2019.

1.3. The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fees payable to Securities and Exchange Board of India ("SEBI"), advisors' fees, Stock Exchanges fees, brokerage, applicable taxes such as securities transaction tax, Goods and Services Tax, stamp duty, etc., public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses ("Transaction Costs").

1.4. The Buyback commenced on August 20, 2019 and closed on November 25, 2019. Till the date of closure of Buyback, the Company has utilized 99.99999006% of Maximum Buyback Size (excluding transaction costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only).

1.5. In view of the fact that the Company has utilized 99.99999006% of the Maximum Buyback Size (excluding Transaction Costs) with a balance of ₹ 791.58 (Rupees Seven Hundred and Ninety One and Fifty Eight Paise only) till November 25, 2019, the Company has decided to close the Buyback on November 25, 2019. Intimation for closure of the Buyback was issued to the Stock Exchanges on November 25, 2019.

1.6. The total number of Equity Shares bought back under the Buyback is 8,65,675 Equity Shares.

2. DETAILS OF BUYBACK

2.1. The Company bought back a total of 8,65,675 Equity Shares (2.63% of the pre-buyback paid-up equity share capital of the Company), and the total amount invested is ₹ 71,99,59,208.42 (Rupees Seventy One Crore and Ninety Nine Lakhs and Ninety Nine Thousand and Two Hundred and Eight and Forty Two Paise only) (excluding Transaction Costs), which represents 99.99999006% of the Maximum Buyback Size. The price at which the Equity Shares were bought back was dependent on the price quoted on BSE Limited and National Stock Exchange of India Limited, together referred to as "Stock Exchanges". The highest price at which the Equity Shares were bought back was ₹ 859.00 per Equity Share while the lowest price was ₹ 784.95 per Equity Share. The Equity Shares were bought back at an average price of ₹ 831.72 per Equity Share. These prices are based on contract notes issued by the Company's broker (YES Securities Limited) and exclude Transaction Costs.

2.2. The payment in full has been completed as per settlement mechanism with the Stock Exchanges. The Company has extinguished 7,18,259 Equity Shares till date and is in the process of extinguishing the remaining 1,49,416 Equity Shares bought back.

2.3. All Equity Shares bought back were in the demat segment from the platform of the Stock Exchanges. As the Buyback was done from the open market through the Stock Exchanges, the identity of members from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company as on the date of the Public Announcement and as on November 25, 2019 ("Post Buyback") is set forth below:

Sr.No.	Particulars	As on the date of Public Announcement		Post Buy-back	
		No. of Equity Shares	Amount in ₹	No. of Equity Shares	Amount in ₹
1	Authorized Share Capital	8,60,00,000	86,00,00,000	8,60,00,000	86,00,00,000
2	Issued, Subscribed and Paid-up Capital	3,29,43,912	32,94,39,120	3,20,78,237*	32,07,82,370

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The share capital post completion of the Buyback (Post Buyback) is provided assuming extinguishment of all Equity Shares bought back by the Company.

3.2. The shareholding pattern of the Company as on August 02, 2019 as disclosed in the Public Announcement ("Pre Buyback") and as on November 25, 2019 is as follows:

Particulars	Pre Buy-back		Post Buy-back	
	No. of Equity Shares	% of the existing equity share capital	No. of Equity Shares	% of the post Buy-back equity share capital
(A) Promoter and Promoter Group	1,87,40,060	58.09%	1,87,40,060	58.42%
(B) Public	1,10,82,605	42.75%	-	-
(C1) Shares underlying IIRs	-	-	1,33,38,111**	41.58%
(C2) Shares held by Employee Trust	1,21,247	0.37%	-	-
(C) Non-Promoter -Non-Public (C=C1+C2)	1,21,247	0.37%	-	-
Total	3,29,43,912	100.00%	3,20,78,237*	100.00%

* The Company is in the process of extinguishing the balance 1,49,416 Equity Shares out of the total of 8,65,675 Equity Shares bought back. The Post Buyback shareholding pattern is provided assuming extinguishment of all Equity Shares bought back by the Company.

4. MANAGER TO THE BUY-BACK

YES SECURITIES (INDIA) LIMITED
IFC, Tower 1A2, Unit No. 802 A, 8th Floor,
Senapati Bapat Marg, Diphani (West),
Mumbai - 400 013, Maharashtra, India
Tel: +91 22 7100 9365 | Fax: +91 22 2121 4508
Contact Person: Mukesh Garg/ Honak Shah
E-mail: vgl.buyback2019@vysil.in | Website: www.yesinvest.in
SEBI Registration No.: INM000012297
CIN: U74992MI12013PLC240971

YES SECURITIES

5. For further details, please refer to the Company's website (www.vaibhavglobal.com) and the websites of the Stock Exchanges (i.e. www.bseindia.com and www.nseindia.com)

6. DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company, in their capacity as directors, accept full and final responsibility for all the information contained in this Advertisement and confirms that the information included herein contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Vaibhav Global Limited

Sd/-
Sunil Agrawal
Managing Director
(DIN: 00061142)

Sd/-
Sheela Agarwal
Director
(DIN: 00178548)

Sd/-
Sushil Sharma
Company Secretary & Compliance Officer
(ICSI Membership Number: F6635)

Date: November 25, 2019
Place: Jaipur