

Ref. No: 2025-26/058

October 7, 2025

National Stock Exchange of India Limited  
Exchange Plaza, 5<sup>th</sup> Floor,  
Bandra-Kurla Complex,  
Bandra (E), Mumbai 400 051  
**Symbol: COROMANDEL**

BSE Limited,  
Phiroze Jeejeebhoy Towers,  
Dalal Street,  
Mumbai 400 001.  
**Scrip Code: 506395**

Dear Sir / Madam,

**Sub : Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015**

We enclose herewith copies of the newspaper advertisement published on October 7, 2025 in Business Standard (English) and Nava Telangana (Telugu) regarding the notice to investors for the following:

1. Special window for re-lodgement of transfer requests for physical shares, in accordance with Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025, issued by the Securities and Exchange Board of India and
2. Information on 100 days campaign – “Saksham Niveshak issued by the Investor Education and Protection Fund Authority (IEPFA).

We kindly request you to take the above submission on record.

Thanking you,

Yours truly,  
For **Coromandel International Limited**

**B. Shanmugasundaram**  
**Company Secretary & Compliance Officer**

**Encl. a/a:**

Tender Ref No: BAMUL/PUR/09/1821/T-327/2025-26 Date: 04.10.2025  
Tender Ref No: BAMUL/PUR/09/1826/T-332/2025-26 Date: 04.10.2025  
Tender Ref No: BAMUL/PUR/09/1827/T-333/2025-26 Date: 04.10.2025

**TECHNICAL CUM COMMERCIAL TENDER THROUGH THE KARNATAKA PUBLIC PROCUREMENT PORTAL**  
Bengaluru Co-op Milk Union Ltd., (BAMUL) Bengaluru, invites e-tender through e-Procurement Portal from the interested and eligible Manufacturers/ Contractor/Dealer /Distributors for Supply of the following item.

Sl	Particulars	Qty	Estd Cost in Lakhs	Tender No
01	Supply of Liquid Masala Blend for Butter milk to Bengaluru Dairy for a period of one year.	800 Kgs	9.896	KMF/2025-26/IND1689
02	Supply of Vegetable Parchment paper to Bengaluru Dairy for a period of one year.			
	Printed parchment paper for 100g Salted Butter	2000 Kgs	8.100	KMF/2025-26/IND1690
	Printed parchment paper for 200g Unsalted Butter	2000 Kgs	8.100	
	Printed parchment paper for 500g salted Butter	6000 Kgs	23.520	
	Printed parchment paper for 500g Unsalted Butter	14000 Kgs	54.880	
Plain parchment paper for 250g Peda	600 Kgs	01.938		
03	<b>Printing and Supply of Diaries for New Year – 2026</b>			KMF/2025-26/IND1691
	i) Crown 1/4th Size (A-4) Size Diaries with Two gold Colour Corner Clips	7770 Nos	13.21	
	ii) Crown 1/5th Size (A-5) Size Diaries	5902 Nos	3.54	
	iii)Diaries for Marketing Section (140*210)	2500 Nos	1.73	
04	<b>Printing and Supply of Wall Calendar-2026</b>	24833 Nos	9.93	KMF/2025-26/IND1692
05	Supply of Top web film roll for Paneer thermoform pack to Bengaluru Dairy for a period of one year			KMF/2025-26/IND1693
	Top web film Roll for 200g Paneer Thermoform pack	7000 Kgs	33.81	
	Top web film Roll for 1Kg Paneer Thermoform pack	5000 Kgs	24.15	
06	Supply of Bottom web film roll for 200g, 500g & 1kg Paneer & Khova thermoform pack to Bengaluru Dairy for a period of one year	20000 Kgs	78.80	KMF/2025-26/IND1694
07	Supply & Installation of Nandini Kiosk Parlour Structure at BAMUL Marketing area for a period of one year.	2000 Sq.ft	120.00	KMF/2025-26/IND1527/Call-2

1	Access to E-tender Documents	06.10.2025 to 21.10.2025 till 02.00 PM
2	Pre-Bid Meeting /Tender clarification date & time	13.10.2025 till 11.00 AM
3	Last date for submission of tender/ quoting	21.10.2025 till 02.00 PM
4	Date & time for opening Technical Tender	23.10.2025 at 02.35 PM
5	Date & time for opening Commercial Tender	28.10.2025 at 11.30 AM
6	Place of opening of Technical and Commercial Tender	BAMUL (Bengaluru Dairy) Board Room

The Tenderers shall submit separate tender for the above, Tenderers are advised to note the qualification criteria specified in Section VII to qualify for award of the contract.  
The Earnest money deposit (E.M.D.) valid for 45 days beyond the validity of the tender i.e. total for 135 days, Tender processing Fee, modes of e-payment, tender document details and other details are mentioned in <https://kppp.karnataka.gov.in> and also contact Help line No: 8046010000/8068948777

**Sd/- Managing Director**  
**Tender Inviting Authority, Bamul**

**ASTEC LIFESCIENCES LIMITED**  
Corporate Identity Number (CIN): L99999MH1994PLC076236  
Registered Office: Godrej One, 3<sup>rd</sup> Floor, Pirojshinghar, Eastern Express Highway, Vikhroli (East), Mumbai - 400 079, Maharashtra  
Tel: +91 22 2518 8010, Fax: +91 22 2261 8289  
Website: www.godrejastec.com, E-mail: astecinvestors@godrejastec.com

**NOTICE**

The Members of **Astec LifeSciences Limited** ("the Company") are hereby informed that in compliance with the provisions of Sections 110, 108 and other applicable provisions of the Companies Act, 2013 ("the Companies Act" or "the Act"), read with the Companies (Management and Administration) Rules, 2014 ("the Rules"), Regulation 44 and other applicable provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations") and Secretarial Standards - 2 on "General Meetings" issued by the Institute of Company Secretaries of India (ICSI), including any statutory modification(s), amendment(s) or re-enactment(s) thereof for the time being in force, read with Circulars issued from time to time by the Ministry of Corporate Affairs (MCA), including the latest General Circular No. 03/2025 dated 22<sup>nd</sup> September, 2025 (the "MCA Circulars") and Circulars issued from time to time by Securities and Exchange Board of India (SEBI) (the "SEBI Circulars") (hereinafter collectively referred to as "the Applicable Laws"), the Company is seeking approval of its Members for passing of Resolutions by way of Postal Ballot as stated in the Postal Ballot Notice dated 3<sup>rd</sup> October, 2025 ("Postal Ballot Notice"). The Company has completed the dispatch of the Postal Ballot Notice on **Monday, 06<sup>th</sup> October, 2025**.

It may be noted that the dispatch of Postal Ballot Notice to the Members has been made only through electronic mode to those Members whose names appear in the Register of Members or in the Register of Beneficial Owners maintained by the Depository(ies) / Depository Participant(s), as on **Friday, 3<sup>rd</sup> October, 2025 ("Cut-off Date")** on their e-mail ids registered with the Company / Depositories / Depository Participants / Registrar and Share Transfer Agent of the Company. The requirement of circulating the physical copies of the Postal Ballot Notice and Postal Ballot Form has been dispensed with, vide the MCA Circulars. However, it is clarified that all the persons who are Members of the Company as on **3<sup>rd</sup> October, 2025** (including those Members who may not have received this Notice due to non-registration of their e-mail IDs with the Company or with the Depositories / Depository Participants / Registrar and Share Transfer Agent) will be entitled to vote in relation to the Resolutions specified in the Notice and any person who is not a Member as on the Cut-off Date should treat this Notice for information purpose only.

In compliance with the provisions of the Applicable Laws, the Company is providing e-voting facility to the Members to cast their vote by electronic means on the Resolutions set forth in the Postal Ballot Notice, through e-voting services provided by **National Securities Depository Limited ("NSDL")**. The Members have an option to exercise their vote either electronically or by way of physical Postal Ballot Form.

Mr. Vikas R. Chomal, Practising Company Secretary (Certificate of Practice No. 12133) has been appointed as the Scrutinizer for conducting the Postal Ballot and e-voting process in a fair and transparent manner.

The procedure / instructions for e-voting is / are given in the Postal Ballot Notice. The e-voting facility will be available from **Thursday, 9<sup>th</sup> October, 2025 from 9.00 a.m. (IST) till Friday, 7<sup>th</sup> November, 2025 upto 5.00 p.m. (IST)**. The e-voting module shall be disabled by NSDL for voting thereafter.

The copy of the said Postal Ballot Notice is being made available on the website of the Company, viz., [www.godrejastec.com](http://www.godrejastec.com) and on the websites of BSE Limited ([www.bseindia.com](http://www.bseindia.com)) and National Stock Exchange of India Limited ([www.nseindia.com](http://www.nseindia.com)). It is also being made available on the website of NSDL at the web link <https://www.evoting.nsdl.com/>. Any Member desirous of obtaining the said Postal Ballot Form may also write to [astecinvestors@godrejastec.com](mailto:astecinvestors@godrejastec.com).

Members desirous to cast their vote through Postal Ballot physically are requested to take printout of the Postal Ballot Form from the abovementioned websites, fill in the details and send the duly signed and completed Postal Ballot Form in original, to the Scrutinizer Mr. Vikas R. Chomal, Practising Company Secretary at A / B-201, 2<sup>nd</sup> Floor, Manas Building, Near Mahajan Wadi, Kharkar Ali, Thane (West) - 400 601, Maharashtra, India, so as to reach him **on or before 5.00 p.m. (IST) on Friday, 7<sup>th</sup> November, 2025**. Postage / Courier expenses for sending such physical Postal Ballot Form to the Scrutinizer will be borne by the Members.

Please note that any Postal Ballot Form(s) / Electronic Votes received/casted from/by the Member(s) after the aforesaid time period, i.e., after **5.00 p.m. (IST) on Friday, 7<sup>th</sup> November, 2025**, will not be valid / allowed and will be strictly treated as if the reply from such Member(s) has not been received. The Members can opt for only one mode of voting, i.e., either through physical Postal Ballot or through e-voting. If the Members decide to vote through physical Postal Ballot, they are advised not to vote through e-voting and vice versa. In case of voting by both the modes, voting through e-voting will only be considered and counted and physical Postal Ballot of such Member will be treated as "INVALID".

The results of voting on the Resolutions will be declared within 2 (two) working days from the close of business hours on Friday, 7<sup>th</sup> November, 2025 and will be displayed at the Registered Office of the Company and on the website of the Company ([www.godrejastec.com](http://www.godrejastec.com)), besides being communicated to the concerned Stock Exchanges and NSDL.

Members who have not registered their e-mail addresses with the Company or the Depositories are requested to do so by following the process mentioned in the Postal Ballot Notice dated 3<sup>rd</sup> October, 2025.

In case of any queries, you may please refer the Frequently Asked Questions (FAQs) for Shareholders and e-voting user manual for Shareholders available at the download section of [www.evoting.nsdl.com/](http://www.evoting.nsdl.com/) or call on toll free no.: 022 - 4886 7000 or send a request to at the designated e-mail ID: [evoting@nsdl.com](mailto:evoting@nsdl.com).

**By order of the Board of Directors**  
**For Astec LifeSciences Limited**  
Sd/-  
Tejashree Pradhan  
Company Secretary & Compliance Officer  
(FCS 7167)

Date: 06<sup>th</sup> October, 2025  
Place: Mumbai

**The Singareni Collieries Company Limited**  
(A Government Company)  
Regd. Office: Kothagudem - 507101, Telangana.

**E-PROCUREMENT TENDER NOTICE**

Tenders have been published for the following Services/Material Procurement through e-procurement platform. For details, please visit <https://tender.telangana.gov.in> or <https://scclmies.com>

**NIT/Enquiry No. - Description / Subject - Last date and time for Submission of bid(s).**

E092500204 - Procurement of Miners Safety Helmets on Rate Contract Basis for a period of two years - 21.10.2025 - 17.00 Hrs.

E172500193 - Procurement of Antispam solution for E-Mail Server security with gateway services for a period of 3 years - 10.10.2025 - 17.00 Hrs. 6M (MP)

PR/2025/ADVT/MP/98 DIPR R.O. No.: 676-PP/CL-AGENCY/ADVT/1/2025-26; Date: 06-10-2025

**Coromandel International Limited**  
Regd. Office: "Coromandel House", 1-2-10, Sardar Patel Road, Secunderabad - 500 003, Telangana  
Email ID: [investors@coromandelinternational.com](mailto:investors@coromandelinternational.com) Website: [www.coromandel.biz](http://www.coromandel.biz)  
CIN: L24120TG1961PLC000892, Tel No.: +91-40-6699 7300 / 7500

**NOTICE FOR THE ATTENTION OF SHARE HOLDERS**

**1) Special window for Re-lodgement of Transfer Requests of Physical Shares**

Pursuant to SEBI Circular No. SEBI/HO/MIRSD-PoD/P/CIR/2025/97 dated July 2nd 2025, shareholders are hereby informed that a special Window has been opened for a period of six (6) months, from July 7th, 2025 to January 6th, 2026, for the re-lodgement of transfer requests for physical share certificates.

This facility is specifically available only for transfer deed lodged prior to April 01st, 2019 which were rejected, returned, or not attended due to deficiencies in documents, process or otherwise. The shares re-lodged for transfer will be processed only in demat mode. Shareholders may avail this opportunity by submitting the requisite documents to the Company's Registrar and Share Transfer Agent for transfer of securities.

**2) 100 Days Campaign - "Saksham Niveshak" - for KYC and other related updates and Shareholder Engagement to prevent transfer of Unpaid / Unclaimed Dividends to IEPF**

The Investor Education and Protection Authority (IEPFA), Ministry of Corporate Affairs vide its letter dated July 16, 2025 has initiated a 100 days campaign titled "Saksham Niveshak", starting from July 28, 2025 to November 6, 2025. This campaign has been launched by IEPFA, to encourage the shareholders to claim the unpaid / unclaimed dividends and to update the KYC details [Bank account mandate, PAN, Nominee Registration, Contact information (email, mobile number, address)] with the Company's Registrar and Share Transfer Agent (R&TA), i.e. KFin Technologies Limited.

Shareholders of the Company who have not claimed their dividend amounts which is lying with the Company or have not updated / incomplete KYC records are requested to contact the Company's Registrar and Transfer Agent (RTA) at the address mentioned below / write to Company's Registrar and Share Transfer Agent : KFin Technologies Limited, (Unit: Coromandel International Limited), Selenium Tower B, Plot 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad 500 032, Telangana our Registrar and Share Transfer Agent or mail to [einward.ris@kfinetech.com](mailto:einward.ris@kfinetech.com).

**For Coromandel International Limited**  
Hyderabad B, Shanmugasundaram  
October 6, 2025 Company Secretary & Compliance Officer

**OM METALLOGIC LIMITED**  
(CIN- U28113HR2011PLC044569)  
(Formerly known as Om Metallogic Private Limited)

Our Company was originally incorporated at Haryana as "Om Metallogic Private Limited" on December 14, 2011, under the provisions of the Companies Act, 1956 vide Certificate of Incorporation issued by the Registrar of Companies, National Capital Territory of Delhi and Haryana. On 22 March 2013, our Company acquired Proprietary business of M/s Om Industries, a proprietary firm owned by Mr. Manish Sharma w.e.f. April 01, 2013, along with the assets and liabilities of the proprietorship concern as going concern. Consequent upon the conversion of our Company to public limited company, the name of our Company was changed to "Om Metallogic Limited" vide fresh certificate of incorporation dated June 26, 2023, issued by the Registrar of Companies, Delhi. For further details please refer to chapter titled "History and Corporate Structure" beginning on page 148 of this Prospectus.

Registered Office: Kila No. 17, Harfala Road, Village Sikri, Opp. Gopal Jee Milk Plant, Ballabhgarh, Haryana -, India, 121004  
Corporate office: C-808, 8th Floor, Vipul Plaza, Sector 81, Faridabad - 121002  
Contact person: Ms. Prachi Gupta, Company Secretary and Compliance officer  
Tel No: 0129-2989582; E-mail Id: [info@ommetallogic.com](mailto:info@ommetallogic.com); Website: [www.ommetallogic.com](http://www.ommetallogic.com)

**THE PROMOTERS OF OUR COMPANY ARE MR. MANISH SHARMA AND MRS. SEEMA SHARMA**

**BASIS OF ALLOTMENT**

**INITIAL PUBLIC OFFER OF UPTO 25,98,400 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH ("EQUITY SHARES") OF OM METALLOGIC LIMITED ("THE COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF RS. 86.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 76.00/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO RS. 2,234.62 LAKHS ("THE ISSUE") OF WHICH UPTO 1,31,200 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH FOR CASH AT A PRICE OF RS. 86.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 76.00/- PER EQUITY SHARE AGGREGATING TO RS. 112.83 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E NET ISSUE OF 24,67,200 EQUITY SHARES OF FACE VALUE OF RS. 10/- EACH AT A PRICE OF RS. 86.00/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF RS. 76.00/- PER EQUITY SHARE AGGREGATING TO RS. 2,121.79 LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE UPTO 33.05% AND 31.38% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.**

**THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10/- EACH AND THE ISSUE PRICE IS ₹ 86/- EACH. THE ISSUE PRICE IS 8.60 TIMES OF THE FACE VALUE OF THE EQUITY SHARES.**

**ISSUE PROGRAMME**      **ISSUE OPENS ON: MONDAY, SEPTEMBER 29, 2025**      **ISSUE CLOSES ON: WEDNESDAY, OCTOBER 01, 2025**      **PROPOSED DATE OF LISTING: TUESDAY, OCTOBER 07, 2025**

The below mentioned risks are top 5 risk factors as per the Prospectus:

- There are outstanding litigation proceedings involving our Company, our Subsidiary Companies, our Promoters and/ or our Directors, an adverse outcome in which, may have an adverse impact on our reputation, business, financial condition, results of operations and cash flows.
- Registered Office cum manufacturing facility and Corporate Office of our Company are located on rental premises. If we are unable to renew such rent agreements or relocate on commercially suitable terms, it may have a material adverse effect on our business, results of operations and financial condition.
- Our revenues have been significantly dependent on few customers and our inability to maintain such business may have an adverse effect on our results of operations.
- We have experienced negative cash flows and any negative cash flows in the future could adversely affect our financial conditions and results of operations.
- Volatility in the supply and pricing of our raw materials, or failure by suppliers to meet their obligations, may have an adverse effect on our business, cash flows, financial condition and results of operations.
- Average Cost of Acquisition of Equity Shares by our Promoters:

S. No.	Name of the Promoter	No of Equity Shares held	Average cost of Acquisition (in Rs.)*
1.	Mr. Manish Sharma	46,46,800	3.39
2.	Mrs. Seema Sharma	12,000	4.17

\*The average cost of acquisition of Equity Shares by our Promoters has been calculated by taking into account the amount paid by them to acquire and Shares allotted to them as reduced by amount received on sell of shares i.e., net of sale consideration is divided by net quantity of shares acquired. For further details, please refer to the chapter titled "Capital Structure" on page no. 69 of this Prospectus.

- The Price to Earning ratio based on the Basic & Diluted EPS, as restated for FY 2024-25 is 11.00 times.
- Weighted Average Return on Net Worth (RoNW) for Fiscal Year 2024-25, 2023-24, 2022-23 is 30.90%
- Weighted Average Cost of Acquisition (WACA) on issue price

Type of Transactions	WACA (in Rs)	Issue price (i.e. Rs. 86.00)
Weighted average cost of acquisition of Primary Issuances	N.A	N.A
Weighted average cost of acquisition of Secondary Transactions	N.A	N.A
Since above both are not applicable, WACA based on last five primary issuances, not older than three years prior to the date of filing of this Prospectus irrespective of the size of the transaction.	N.A	N.A

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 ("SEBI (ICDR) REGULATIONS"), AS AMENDED. IN TERMS OF RULE 19(2)(b) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS IS AN ISSUE FOR AT LEAST 25% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253 OF SEBI (ICDR) REGULATIONS, AS AMENDED. FOR FURTHER DETAILS, PLEASE REFER "ISSUE PROCEDURE" ON PAGE 260 OF THE PROSPECTUS.

**Subscription Details:**  
The Issue had received 1,068 applications and was subscribed to an extent of **3.29 times** i.e., **Gross Subscription** of ₹ 3379.46 lakhs for 39,29,600 Equity shares were based on the bid file received from BSE Limited on the day after closure of the Issue received as against ₹ 2334.62 for 25,98,400 Equity Shares, (Including subscription by Market Makers to the Issue). The Issue was subscribed to an extent of **1.59 times** and had received 710 applications (after technical rejection and bids not banked). i.e., **Net Subscription** of ₹ 3302.40 lakhs for 38,40,000 Equity shares after eliminating technically rejected and bid not banked applications.

Sr. No.	Category	Gross Application		Less: Rejections		Valid		Allotment	
		No. of Applications	Equity Shares	No. of Applications	Equity Shares	No. of Applications	Equity Shares	No. of Applications	Equity Shares
1.	Reserved for Market Maker	1	1,31,200	0	0	1	1,31,200	1	1,31,200
2.	Individual Investor	1,017	32,54,400	23	73,600	994	31,80,800	662	21,18,400
3.	Non- Individual Investor	50	5,44,000	3	16,000	47	5,28,000	47	3,48,800
	<b>Total</b>	<b>1,068</b>	<b>39,29,600</b>	<b>26</b>	<b>89,600</b>	<b>1,042</b>	<b>38,40,000</b>	<b>710</b>	<b>25,98,400</b>

**Allocation:** The Basis of Allotment was finalized in consultation with the Designated Stock Exchange- BSE Limited on October 03, 2022

**A. Allocation to Market Maker (After Technical & Multiple Rejections and Withdrawal):** The Basis of Allotment to the Market Maker, at the issue price of ₹ 86/- per Equity Share, was finalised in consultation with BSE Limited. The category was subscribed by 1.0 time. The total number of shares allotted in this category is 1,31,200 Equity shares.

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ratio of allottees to applicants	Number of successful allottees (after rounding)	% to total	Total No. of shares allocated /allotted	% to total	Surplus / Deficit (7)-(13)
							Before Rounding off	After Rounding off						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
1	1,31,200	1	100	1,31,200	100	1,31,200	1,31,200	1,31,200	1	1	100	1,31,200	100	0
	<b>TOTAL</b>	<b>1</b>	<b>100</b>	<b>1,31,200</b>	<b>100</b>	<b>1,31,200</b>			<b>1</b>		<b>100</b>	<b>1,31,200</b>	<b>100</b>	<b>0</b>

**B. Allocation to Individual Investors (After Technical & Multiple Rejections and Withdrawal):** The Basis of Allotment to the Individual Investors, at the issue price of ₹86/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 1.59 times i.e. for 31,80,800 Equity Shares. Total number of shares allotted in this category is 21,18,400 Equity Shares to 662 successful Allottee.

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ratio of allottees to applicants	Number of successful allottees (after rounding)	% to total	Total No. of shares allocated /allotted	% to total	Surplus / Deficit (7)-(13)
							Before Rounding off	After Rounding off						
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)
1	3,200	994	100	31,80,800	100	21,18,400	2,131	3,200	331	497	100	21,18,400	100	0
	<b>GRAND TOTAL</b>	<b>994</b>	<b>100</b>	<b>31,80,800</b>	<b>100</b>	<b>21,18,400</b>			<b>662</b>		<b>100</b>	<b>21,18,400</b>	<b>100</b>	<b>0</b>

**C. Allocation to Non-Individual Investor (After Technical Rejections & Withdrawal):** The Basis of Allotment to Non- Individual Investors, at the issue price of ₹86/- per Equity Share, was finalized in consultation with BSE Limited. The category was subscribed by 1.51 times i.e. for 5,28,000 Equity Shares. Total number of shares allotted in this category is 3,48,800 Equity Shares to 47 successful Allottee.

The Category-wise details of Basis of Allotment are as under:

Sr. No	No. of Shares applied for (Category wise)	Number of applications received	% to total	Total No. of Shares applied in each category	% to total	Proportionate shares available	Allocation per Applicant		Ratio of allottees to applicants	Number of successful allottees (after rounding)	% to total	Total No. of shares allocated /allotted	% to total	Surplus / Deficit (7)-(13)	
							Before Rounding off	After Rounding off							
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)	(14)	(15)	
1.	4,800	32	68.09	1,53,600	29.09	1,53,600	4,800	4,800	1	1	32	68.09	1,53,600	44.04	0
2.	6,400	5	10.64	32,000	6.06	27,259	5,452	4,800	1	1	5	10.64	24,000	6.88	3,259
3.	6,400	0	0.00	0	0.00			1,600	2	5	0	0.00	3,200	0.92	-3,200
4.	12,800	4	8.51	51,200	9.70	32,237	8,059	8,000	1	1	4	8.51	32,000	9.17	237
5.	14,400	4	8.51	57,600	10.91	34,844	8,711	8,000	1	1	4	8.51	32,000	9.17	2,844
6.	14,400	0	0.00	0	0.00			1,600	2	4	0	0.00	3,200	0.92	-3,200
7.	59,200	1	2.13	59,200	11.21	26,963	26,963	27,200	1	1	1	2.13	27,200	7.80	-237
8.	1,74,400	1	2.13	1,74,400	33.03	73,896	73,896	73,600	1	1	1	2.13	73,600	21	

అలాంటి చర్యలకు చాటు లేదు

సీజీబి గవాయత్ మాట్లాడాడు. ఆయనపై జరిగిన దాడి ప్రతి భారతీయాలే ఆగ్రహించి గురి చేసినది. మన సమాజంలో ఇలాంటి చర్యలకు చాటు లేదు. ఇది పూర్తిగా ఖండించదగినది. ఈ పుటల సమయంలో సీజీబి ప్రశాంతతను ప్రదర్శించడాన్ని నేను అభినందిస్తున్నాను. ఇది న్యాయ విలువలను, మన రాజ్యాంగ సూక్ష్మతను బలోపేతం చేయడం వల్ల ఆయన నిబంధనలు తెలియజేస్తున్నాయి.

సంఘ విధ్వంసం

సంఘం కోర్టులో సీజీబి గవాయత్ దాడికి యిట్టొచ్చిన పుటలను తీవ్రంగా ఖండిస్తున్నాను. ఈ పుటల సందేహపరిచార వ్యాప్తి చేస్తున్న దృశ్యాన్ని ప్రతిబింబిస్తున్నది. దీనిని వ్యక్తిగత చర్యగా తోసిపుచ్చట అంటే పెరుగుతున్న అసహన వాతావరణాన్ని విస్మరించటమే. మతతత్వ శక్తులు సీజీబిని లక్ష్యంగా చేసే డైరెక్టు చేసినపుడు, ఇది విభజన, వివేచనలకు దారితీయాలి. తీవ్రమైన ప్రమాదాన్ని బహిష్కారం చేస్తుంది. దీనిని సంకేతం లేకుండా ఎదుర్కోవాలి.

రాజ్యాంగంపై దాడి

సంఘం కోర్టులోనే ప్రధాన న్యాయమూర్తిపై జరిగిన దాడిని ఖండించడానికి పుటలు సరిపోవు. ఇది ఆయన పైనే కాదు.. మన రాజ్యాంగంపై జరిగిన దాడి కూడా. దేశం ఆయనకు సంఘాపాతం అక్కర్లేగా నిచింది.

ద్వేషానికి స్థానం లేదు

ఇది మన న్యాయ వ్యవస్థ గౌరవం, రాజ్యాంగ సూక్ష్మతపై జరిగిన దాడి. ఇలాంటి దృశ్యానికి స్థానం లేదు. ఇలాంటి పుటలను ఖండించాలి.

సిగ్గుచేటు

సీజీబిపై దాడి పుటల సిగ్గు చేటు. ఇది ప్రజాస్వామ్యంలో అత్యున్నత న్యాయ కార్యాలయంపై జరిగిన దాడి. ఈ పుటలను తీవ్ర ఖండిస్తూ ప్రధాన న్యాయమూర్తి దయ, ప్రశాంతత, ఉదారతతో స్పందించిన విధానం సంస్థ బలాన్ని మెరుగ్చేస్తుంది. అయితే ఈ పుటలను తేలికగా తీసుకోవాలని కోరకపోవటం లేదు.

గవాయ్ పై దాడిని ఖండించిన మంత్రి సీతక్క

నవతెలంగాణ బ్యూరో-హైదరాబాద్ సుప్రీంకోర్టు ప్రధాన న్యాయమూర్తి జస్టిస్ గవాయ్ పై జరిగిన దాడి పుటలను సంచారమీడియా, గ్రామీణాభివృద్ధి, మహిళా శిశు సంరక్షణ శాఖ మంత్రి సీతక్క ద్వారా అసహాయ (సీతక్క) తీవ్రంగా ఖండించారు. ఈ మేరకు ఒక ప్రకటన విడుదల చేశారు. ఇది క్షణికావేగంలో జరిగిన దాడి కాదని, పవరకు ప్రకటనలకు దారితీయాలి. దాడిని ఖండిస్తూ, సుప్రీంకోర్టు భారత రాజ్యాంగానికి కనికరపడిన అని, ఆయనపై దాడి అంటే రాజ్యాంగంపై చేసిన దౌర్జన్యం తెలిపారు. న్యాయవ్యవస్థ సున్నతస్థలం అని, ప్రజాస్వామ్యానికి మూలం అని, దానిపై దాడి చేయడం భారత ప్రజాస్వామ్య విలువలకు విరుద్ధమని వ్యాఖ్యానించారు. ఇలాంటి దాడులు దేశ ప్రతిష్టను దెబ్బతీస్తాయని పేర్కొన్నారు. దాడి చేసిన వారిపై కఠిన చర్యలు తీసుకోవాలని కేంద్ర ప్రభుత్వాన్ని డిమాండ్ చేశారు.

జరిగిన దాడి ప్రజాస్వామ్య సూక్ష్మత వివేచనలను ఎప్పటికీ మైసూరులో సందేహ శాఖ మంత్రి అడ్డూరి లక్ష్మణ కుమార్ తెలిపారు. ఈ మేరకు ఆయన సోమవారం ఒక ప్రకటన విడుదల చేశారు. ఈ సందేహల దేశ న్యాయవ్యవస్థ గౌరవాన్ని అవమానపరచే దుష్ప్రచారాన్ని అభివృద్ధి చేశారు. న్యాయవ్యవస్థపై దాడి అనేది ప్రజాస్వామ్య పునాదులపై దాడిలో సమానం అని పేర్కొన్నారు. దేశానికి మార్గదర్శకత్వం న్యాయమూర్తుల బలవంతకే భంగం కలిగించడం అసహ్యకరమైన చర్య అని విమర్శించారు.

కామన్వెల్త్ కాన్ఫరెన్స్ కు సీకర్

నవతెలంగాణ బ్యూరో-హైదరాబాద్ కామన్వెల్త్ పార్లమెంటరీ అసెంబ్లీలో 68 కాన్ఫరెన్స్ పాల్గొనడానికి శాసన సీకర్ గడ్డం ప్రసాద్ కుమార్, మంజుల వైద్యుల గుల్లా సుఖాంబరరెడ్డి, డిప్యూటీ వైద్యుల కొండ్రా ప్రకాష్ కుటుంబ సంఘాలతో కలిసి సోమవారం శంషాబాద్ అంతర్జాతీయ విమానాశ్రయం నుంచి బయలుదేరి వెళ్లారు. నార్త్ అమెరికా ఖండంలోని బాల్టిమోర్ రాజధాని బ్రీడ్జింగ్స్లో అక్టోబర్ 11 వరకు ఈ సమావేశాలు జరిగనున్నాయి. అంతరంతం స్టడీ టూర్లో భాగంగా యునైటెడ్ కింగ్డమ్, ఫ్రాన్స్, ఇటలీ దేశాల్లో పర్యటించనున్నారు. వారి వెంట అ సెంట్రల్ కార్యకర్తల డాక్టర్ వి.నరసింహా చార్లయ్య, ఇతర ఉద్యోగులు ఉన్నారు.

అర్జీనీ నూతన ఎమ్మెడీకి ఎన్డబ్ల్యుఎఫ్ అభినందనలు

సంస్థ, కార్మికులు, ప్రయోజీకుల సమన్వయాలపై మినతిపత్రం సమర్పణ నవతెలంగాణ-హైదరాబాద్ బ్యూరో తెలంగాణ రాష్ట్ర రోడ్డు రవాణా సంస్థ (టీజీసీఎన్ఆర్) నూతన వైస్ చైర్మన్ అండ్ మేనేజింగ్ డైరెక్టర్ నాగిరెడ్డికి టీజీసీఎన్ ఆర్ జిస్టిస్ సాన్స్ అనే పేర్కొన్న ఫెడరేషన్ (సీజీబి) అభినందనలు తెలిపింది. సోమవారం ఆ సంఘం రాష్ట్ర అధ్యక్ష, ప్రధాన కార్యదర్శులు వీరాంజనేయలు, వీవీఎస్ రావు నాయకత్వంలో బస్వెన్సలో నూతన వీసీఎమ్డీ కలిసి పుష్కరపుండ్రి అందించి అభినందనలు తెలిపారు. ఈ సందర్భంగా అర్జీనీ సంస్థ పరిరక్షణలో పాలు కార్మికులు, ప్రయోజీకుల సమన్వయాల ఆయన దృష్టికి తీసుకెళ్లారు. సంస్థకు సంబంధించి తోషాన్ని ప్రధాన సమన్వయ, కార్మికులకు చెందిన 19 డిమాండ్లు, ప్రయోజీకుల 4 ప్రధాన సమన్వయలో కూడిన వినవేతనాన్ని నూతన ఎమ్మెడీకి సమర్పించారు. వారిని పరిశీలించి సానుకూల నిర్ణయాలు తీసుకోవాలని విజ్ఞప్తి చేశారు. నూతన ఎమ్మెడీ నాగిరెడ్డిని కలిసిన వారిలో ఫెడరేషన్ రాష్ట్ర ప్రచార కార్యదర్శి పి. రవీంద్రరెడ్డి, ఉపాధ్యక్షులు చంద్రప్రకాశ్, బిక్రమ్, వెంకటేశ్, దశరథ్, కేఆర్ రెడ్డి, కేబీ రాజు, శాంతయ్య, వీవీఎస్ రెడ్డి తదితరులు ఉన్నారు.

CDG PETCHEM LIMITED

CIN: L52290TG2011PL002752 Registered office: Plot No. 10 & 11, Meh No. 18-304 to 307/10, Pattigadda Road, Hyderabad, Telangana-500003 Phone: +91-040-66849901; Website: www.procurepoint.in; Email id: corporate@duagarup.net

Recommendations of the Committee of Independent Directors ("IDC") in relation to the Open Offer by Juhar Constructions and Travels Private Limited (hereinafter referred to as "Acquirer") to the Equity Shareholders of CDG Petchem Limited, (hereinafter referred to as "Target"/"Target Company"/"CDG") for the acquisition of 26,00,000 (Twenty Six Lakh) Equity Shares of the Target Company, under Regulation 26(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")

Table with 3 columns: S.No, Details of the Offer, and Date. Contains 15 items regarding the offer details, target company, and recommendations.

To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether by omission of any information or otherwise, and includes all the information required to be disclosed by the TC under the Takeover Regulations.

For CDG PETCHEM LIMITED Sd/- Arvind Surana CHAIRMAN OF THE IDC

గ్రేటర్ హైదరాబాద్ మున్సిపల్ కార్పొరేషన్

అభినందనలు. గ్రేటర్ హైదరాబాద్ మున్సిపల్ కార్పొరేషన్, అభినందనలు. గ్రేటర్ హైదరాబాద్ మున్సిపల్ కార్పొరేషన్, అభినందనలు. గ్రేటర్ హైదరాబాద్ మున్సిపల్ కార్పొరేషన్, అభినందనలు.

Table with 3 columns: S.No, Details of the Offer, and Date. Contains 11 items regarding the offer details.

NEULAND LABORATORIES LIMITED

Registered office: 11th Floor (5th Level), Phoenix IVY Building, Plot No. 573A-III, Road No. 82, Jubilee Hills, Hyderabad, 500033, Telangana, India Tel: 040 6761 1600, ir@neulandlabs.com, www.neulandlabs.com

అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన.

- 1) ఎగ్జిక్యూటివ్ చైర్ మెన్షన్ చేసిన ప్రకటనలో సుచేత రాజు (ఐ.ఎస్. 00108880) వారి తిరిగి నియమించడం; 2) డిప్యూటీ మేనేజింగ్ డైరెక్టర్ (శ్రీ.చావులూరి సుచేత రాజు (ఐ.ఎస్. 02753145) వారి తిరిగి నియమించడం

న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన.

న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన. అభినందనలు. న్యూల్యాండ్ ల్యాబ్స్ ప్రకటన.

అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

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అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

Dr.Reddy's. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

TELANGANA POWER GENERATION CORPORATION LIMITED. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

Coromandel. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.

ICICI Bank. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు. అభినందనలు.