

September 2, 2025

BSE Limited  
Corporate Relation Dept.  
P. J. Towers, Dalal Street  
Mumbai 400 001.  
**Scrip Code : 532859**

National Stock Exchange of India Ltd.  
"Exchange Plaza"  
Bandra Kurla Complex, Bandra (East),  
Mumbai - 400 051.  
**Symbol : HGS**

Dear Sirs/ Madam,

**Sub: Update**

**Ref.: Special Window for re-lodgement of transfer requests of physical Shares**

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This is to inform you that in terms of SEBI's Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/CIR/2025/97 dated July 2, 2025 ('Circular'), Hinduja Global Solutions Limited ('the Company') and the Registrar and Share Transfer Agent of the Company, KFin Technologies Limited, have not received any request under Special Window for re-lodgement of transfer requests of physical shares from any of the investors during the month ended August 31, 2025.

Further, in accordance with the said Circular, the Company has again published newspaper advertisements in Business Standard (in English) and Sakal (in Marathi) on September 01, 2025 containing information about the opening of the Special Window for a period of 6 months upto January 6, 2026 for re-lodgment of transfer requests of physical shares. Copies of newspaper clippings are attached and available on the Company's website at [www.hgs.cx](http://www.hgs.cx). We request the relevant investors to take advantage of this one-time window.

The same is also being made available on the Company's website <https://hgs.cx/investors/>

Thanking you,

For **Hinduja Global Solutions Limited**

**Narendra Singh**  
**Company Secretary**  
**F4853**

Encl: As above

**HINDUJA GLOBAL SOLUTIONS LIMITED.**

**Corporate Office:** Gold Hill Square Software Park, No. 690, 1st Floor, Hosur Road, Bommanahalli, Bengaluru - 560 068. India. Telephone: +91-80-4643 1000 / 4643 1222

**Regd. Office:** Tower C (1st floor), Plot C-21, G Block, Bandra Kurla Complex, Bandra East, Mumbai – 400 051. India. Telephone: +91-22-6136 0407,

E-mail: [investor.relations@teamhgs.com](mailto:investor.relations@teamhgs.com) Website: [www.hgs.cx](http://www.hgs.cx) Corporate Identity Number: L92199MH1995PLC084610



**MAHAMAYA STEEL INDUSTRIES LIMITED**  
 Regd. Office: Plot No. B/8-9, Sector C, Sarara, Urala Industrial Area, Raipur 493 221 (C.G.)  
 Ph +91-771-4910058, E-mail: cs@mahamayagroup.in Website: www.mahamayagroup.in  
 CIN: L27107CT1988PLC004607

**NOTICE OF 37<sup>TH</sup> ANNUAL GENERAL MEETING AND E-VOTING**  
 Notice is hereby given that the 37<sup>th</sup> Annual General Meeting (AGM) of Shareholders of the Company will be held on Thursday, 25<sup>th</sup> September, 2025 at 12.00 Noon (IST) through Video Conferencing (VC) / Other Audio Visual Means (OAVM) facility provided by National Securities Depository Limited (NSDL) to transact the businesses as set out in the notice convening AGM. The Company has already dispatched the Annual Report for the financial year 2024-25 along with the Notice convening AGM, through electronic mode to the shareholders whose email addresses are registered with the Company and/or Depositories in accordance with the circulars issued by the Ministry of Corporate Affairs and Securities Exchange Board of India. The Annual Report along with the Notice of the AGM is also available on the website of the Company at [www.mahamayagroup.in](http://www.mahamayagroup.in) and on the website of National Securities Depository Limited at [www.evoting.nsdl.com](http://www.evoting.nsdl.com).

As per Regulation 36(1)(b) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (SEBI Listing Regulations), the letter mentioning web-link including the exact path, where complete details of the Annual Report are available, is being sent to those member(s) who have not registered their email address(es) either with the Company or with any Depository or Registrar and Share Transfer Agent (RTA) of the Company.

**Remote e-voting and e-voting during AGM**  
 Pursuant to the provisions of Section 108 of the Act and Rule 20 of the Companies (Management and Administration) Rules, 2014, as amended and Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Shareholders are provided with the facility to cast their votes on all resolutions as set forth in the Notice convening the AGM using electronic voting system ("Remote e-voting") provided by NSDL. The voting rights of Shareholders shall be in proportion to the equity shares held by them in the paid-up equity share capital of the Company as on **Thursday, 18<sup>th</sup> September, 2025 ('cut-off date')**. The **remote e-voting period commences on Monday, 22<sup>nd</sup> September, 2025 at 9.00 a.m. IST and will end on Wednesday, 24<sup>th</sup> September, 2025 at 5.00 p.m. IST**. During this period, the Shareholders may cast their vote electronically. The remote e-voting module shall be disabled by NSDL thereafter. Those Shareholders, who shall be present in the AGM through VC/OAVM facility and had not cast their votes on the Resolutions through remote e-voting and are otherwise not barred from doing so, shall be eligible to vote through e-voting system during the AGM.

The Shareholders who have cast their votes by remote e-voting prior to the AGM may also attend/participate in the AGM through VC/OAVM but shall not be entitled to cast their votes again.

Any person, who acquires shares of the Company and becomes a Shareholder of the Company after the Notice has been sent electronically by the Company, and holds shares as on the cut-off date, may obtain the login ID and password by sending a request to [evoting@nsdl.co.in](mailto:evoting@nsdl.co.in). However, if he/she is already registered with NSDL for remote e-voting, then he/she can use his/her existing User ID and password for casting the votes.

In case you have any query you may refer the Frequently Asked Questions (FAQs) and remote e-voting user manual for members available at the download section of [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or write an email at [evoting@nsdl.com](mailto:evoting@nsdl.com) or call on toll free no. 022-4886 7000 or send a request to Ms. Pallavi Menhir, Senior Manager, NSDL at [evoting@nsdl.com](mailto:evoting@nsdl.com).

Register of Members and the Share transfer books of the Company will remain closed from Friday 19<sup>th</sup> September, 2025 to Thursday 25<sup>th</sup> September, 2025 (both days inclusive) for the purpose of Annual General Meeting.

The details of the AGM are available on the website of the Company at [www.mahamayagroup.in](http://www.mahamayagroup.in). NSDL at [www.evoting.nsdl.com](http://www.evoting.nsdl.com). BSE Limited at [www.bseindia.com](http://www.bseindia.com) and National Stock Exchange of India Limited at [www.nseindia.com](http://www.nseindia.com).

Date: 01.09.2025 For, Mahamaya Steel Industries Limited  
 Place: Raipur Sd/-  
 Jaswinder Kaur Mission  
 Company Secretary & Compliance Officer, M.No. FCS 7489

**AmulFed Dairy (A Unit of Gujarat Cooperative Milk Marketing Federation Ltd)**

**TENDER NOTICE**

AmulFed Dairy is one of the advanced state-of-the-art plant in Asia. AmulFed Dairy (AFD) manufacture Milk and Milk products like Milk Powder, Fermented Products, Ice-cream, Ghee, Butter and Long life milk under the brand name AMUL. AFD invites bids from reputed vendors as per below:

- Design, Supply, Installation, Testing and Commissioning (DSITC) of Electro-Mechanical works for 40 KLD MBBR based Sewage Treatment Plant on turkey basis at AFD, Gandhinagar.
- Supply, Installation & Commissioning of 10KLPH Homogenizer at AFD, Gandhinagar.
- DSITC of 700 KVAR APFC Panel at Packaging Film Plant, Gandhinagar.

For further information, please visit our website: [www.amul.com/m/tender-notice](http://www.amul.com/m/tender-notice).

**General Manager** Plot No. 35, Nr. Indira Bridge,  
**AmulFed Dairy, Gandhinagar** Village Bhat, Dist: Gandhinagar,  
 Pin: 382428, Phone 079-23969055-56

**Amul SAGAR**

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**Business Standard Insight Out**

**Rossell Techsys Limited**  
 Registered Office: Jindal Towers, Block B, 4th Floor 21/1A/3, Darga Road, Kolkata, West Bengal, India, 700017  
 CIN: L29299WB2022PLC258641  
 Tel No: +91 806720082/83  
 Website: <https://rosselltechsys.com/> E-mail: [investors@rosselltechsys.com](mailto:investors@rosselltechsys.com)

**NOTICE OF THE Third ANNUAL GENERAL MEETING**

Notice is hereby given that the Third Annual General Meeting ("AGM") of the Members of Rossell Techsys Limited ("the Company") will be held on **Wednesday, September 24, 2025 at 11:00 A.M. (IST)** through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM"), to transact the business as set forth in the Notice convening the meeting ("Notice"), in compliance with the applicable provisions of the Companies Act, 2013 ("Act") and Rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations") read with General Circular Nos. No. 14/2020 dated April 8, 2020, Circular No. 17/2020 dated April 13, 2020, Circular No. 20/2020 dated May 05, 2020, General Circular No. 02/2021 dated January 13, 2021, General Circular No. 10/2022 dated December 28, 2022, General Circular No. 09/2023 dated September 25, 2023 and General Circular No. 09/2024 dated September 19, 2024 respectively, issued by the Ministry of Corporate Affairs ("MCA Circulars") and Circular No. SEBI/HO/CFD/CMD1/ CIR/P/2020/79 dated May 12, 2020, Circular No. SEBI/HO/CFD/ CMD2/ CIR/P/2021/11 dated January 15, 2021, Circular No. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022, Circular No. SEBI/HO/CFD/POD-2/P/ CIR/2023/4 dated January 05, 2023, Circular No. SEBI/HO/CFD/CFD-PoD-2/P/ CIR/2023/167 dated October 07, 2023 and Circular No. SEBI/HO/CFD/CFD-PoD-2/P/ CIR/2024/133 dated October 3, 2024 issued by the Securities and Exchange Board of India ("SEBI Circulars") have extended the exemption to the AGM through VC/OAVM till September 30, 2025 and accordingly in compliance with the provisions of the Act and the SEBI Listing Regulations, without the physical presence of Members at a deemed venue and allowed listed entities to send their report in Annual Report in electronic mode.

The Notice of AGM ("Notice") along with the Annual Report for the Financial Year 2024-25 of the Company will be available on the website of the Company at [www.rosselltechsys.com](http://www.rosselltechsys.com) on the website of Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com) and on the website of the (NSDL) at [www.evotingindia.com](http://www.evotingindia.com).

Members can attend and participate in the AGM through the VC/ OAVM facility ONLY. Members attending the meeting through the VC/ OAVM shall be counted for the purpose of quorum in term of section 103 of the Companies Act, 2013. The Members may also view the live webcast of the Meeting provided by NSDL at [www.evoting.nsdl.com](http://www.evoting.nsdl.com).

The Notice of AGM along with the Annual Report will be sent electronically to those Members whose email addresses are registered with the Company/ Registrar and Share transfer Agent (RTA)/ Depositories/ Depository Participant(s) ("DPS") and a letter will be sent by the Company providing the web-link, including the exact path where complete details of Annual Report (including AGM Notice) is available, to those Shareholder(s) who have not registered their email address with the Company/RTA/ Depositories/ DPS. The Company shall also send the physical copy of the Notice along with Annual Report to those Members who request for the same at [investors@rosselltechsys.com](mailto:investors@rosselltechsys.com) or they can raise a service request with our RTA viz. C. B Management Services Private Limited at [ria@cbsml.co](mailto:ria@cbsml.co) and [ranarc@cbsml.co](mailto:ranarc@cbsml.co).

**Manner of registering / updating email addresses to receive the Notice of AGM along with Annual Report:**  
 For those members who have not registered their email address with the Company or with their respective Depository Participant, can register the same in the following manner:

- In case, you are holding shares in demat form and you have not registered your email id with the Depository Participant, you are requested to register/update your email id with the Depository Participant or temporarily registration with Registrar and Share Transfer agent by sending a duly signed request letter to RTA, at their email ID [ranarc@cbsml.co](mailto:ranarc@cbsml.co) or [ria@cbsml.co](mailto:ria@cbsml.co).
- In case, you are holding shares in physical form and you have not registered your email ID, you are requested to register/update their email address by sending a duly signed request letter to RTA, at their email ID [ranarc@cbsml.co](mailto:ranarc@cbsml.co) or [ria@cbsml.co](mailto:ria@cbsml.co).

**MANNER OF REMOTE E-VOTING AND E-VOTING AT THE AGM :**  
 The Company has engaged the services of National Securities Depository Limited (NSDL) to provide remote e-voting facility before the AGM and e-voting facility during the AGM. The Company is providing remote e-voting facility ('remote e-voting') to all its members to cast their vote on all resolutions set out in the Notice of Third AGM. Additionally, the Company is providing the facility of voting through e-voting system during the AGM ('e-voting'). The detailed procedures and instructions for casting votes through remote e-voting or e-voting during the AGM for all the members (including the members holding shares in physical form/whose email addresses are not registered with the Depository Participants/Company/RTA) are stated in the Notice of the Third AGM of the Company.

**Voting Information**  
 Members will have an opportunity to cast their votes remotely on the businesses as may be set forth in the Notice convening the AGM through e-voting system of NSDL.  
 The remote e-voting details are:

Remote e-Voting start date and time	Saturday, September 20, 2025 at 9:00 a.m. (IST)
Remote e-Voting start date and time	Tuesday, September 23, 2025 at 5:00 p.m. (IST)

Detailed instructions pertaining to (a) remote e-Voting before the AGM, (b) remote e-Voting during the AGM, and (c) attending the AGM through VC/OAVM will be provided in 'Notes' section to the Notice of AGM.

**Record Date and Dividend**  
 Members may note that the Board of Directors of the Company at its meeting held on May 27, 2025 has recommended a dividend of 0.20 per Equity Share of face value of 2/- each. The dividend, if declared at the AGM, will be paid, subject to deduction of tax at source, on and from Friday, September 26, 2025. Pursuant to Regulation 42 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the Board has fixed Wednesday, September 17, 2025, as the Record Date for determining the Members entitled to receive the dividend for the financial year ended March 31, 2025.  
 Process for updating bank account details to receive dividend  
 Members who have not updated their bank account details for receiving the dividend directly in their bank accounts through Electronic Clearing Service or any other means may follow the below instructions:

Members holding shares in physical form	Members are requested to send the following details/documents to the Company's RTA, at Rasoi Court 5th floor 20, Sir R N Mukherjee Road, Kolkata - 700001, latest by Wednesday, September 17, 2025 a. Form ISR-1 duly filled and signed by the Member(s) along with supporting documents. The said form is available on the website of the Company at <a href="http://www.rosselltechsys.com">www.rosselltechsys.com</a> and on the website of the RTA at <a href="http://www.cbmsl.com">www.cbmsl.com</a> b. cancelled cheque in original, bearing the name of the Member or first holder, in case shares are held jointly. In case name of the holder is not available on the cheque, kindly submit the following documents: i) Cancelled cheque in original ii) Bank attested legible copy of the first page of the Bank Passbook/Bank Statement bearing the names of the account holders, address, same bank account number and type as on the cheque leaf and full address of the bank branch c. self-attested copy of the PAN Card; and d. self-attested copy of any document (such as Aadhaar Card, Driving License, Election Identity Card, Passport) in support of the address of the first holder/Member as registered with the Company. Members are requested to ensure that their PAN is linked to Aadhaar card. Please note: Pursuant to applicable SEBI circulars, with effect from April 1, 2024, dividend to shareholders holding shares in physical form shall be paid by the Company only through electronic mode. Such payments shall be made to eligible shareholders only after they have furnished their PAN, contact details (postal address with PIN and mobile number), bank account details, specimen signature, etc for their corresponding physical folios with the Company or RTA.
Members holding shares in demat form	Members may please note that their bank details as furnished by the respective DPs to the Company will be considered for remittance of dividend as per the applicable regulations of the DPs and the Company will not be able to accede to any direct request from such Members for change/addition/deletion in such bank details. Accordingly, the Members holding shares in demat form are requested to ensure that their Electronic Bank Mandate is updated with their respective DPs by Wednesday, September 17, 2025. Further, please note that instructions, if any, already given by Members in respect of shares held in physical form, will not be automatically applicable to the dividend paid on shares held by the same Member in electronic form.

**Tax on Dividend**  
 Pursuant to the Finance Act, 2020, dividend income is taxable in the hands of the Members w.e.f. April 1, 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at prescribed rates. To enable compliance with TDS requirements, Members are requested to complete and/or update their Residential Status, PAN, Category with their DPs if they hold shares in demat form or in case shares are held in physical form, with the RTA by sending documents through e-mail at [ria@cbsml.co](mailto:ria@cbsml.co) and [ranarc@cbsml.co](mailto:ranarc@cbsml.co) (for Resident Shareholders) and [ria@cbsml.co](mailto:ria@cbsml.co) and [ranarc@cbsml.co](mailto:ranarc@cbsml.co) (for Non-Resident Shareholders) on or before Wednesday, September 17, 2025.  
 In case of any queries/ grievances pertaining to the remote e-voting (before or during the AGM), you may refer to the Frequently Asked Question (FAQ) and e-voting user manual for shareholder available in the 'Help' section of CDSL at [www.evotingindia.com](http://www.evotingindia.com) or call toll free no. 1800 21 09911 or send an email to [helpdesk.evoting@cdslindia.com](mailto:helpdesk.evoting@cdslindia.com) or contact Mr. Rakesh Dalvi, Sr. Manager at 022-62343611.

For Rossell Techsys Limited Sd/-  
 Krishnappayya Desai  
 Company Secretary and Compliance Officer  
 Membership No: A61281  
 Date : 01 September 2025  
 Place : Bangalore

**Foseco India Limited**  
 Regd. Office : Gat Nos. 922 & 923, Sanaswadi, Taluka Shirur, District Pune - 412 208, India  
 Tele : +91 (0) 2137 668100, Fax : +91 (0) 2137 668160,  
 Email Id : [investor.grievance@vesuvius.com](mailto:investor.grievance@vesuvius.com)  
 Website: [www.fosecoindia.com](http://www.fosecoindia.com)  
 CIN : L24294PN1958PLC011052

**Notice to the Equity Shareholders**  
**Subject: Transfer of Equity Share(s) held in FOSECO INDIA LIMITED (the Company), to the Investor Education and Protection Fund Account (IEPF)**

Notice is hereby given pursuant to the provisions of Section 124 of the Companies Act, 2013 ("the Act") read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules"), that all equity share(s) in respect of which dividends had remained unpaid or unclaimed by the shareholder(s) for seven consecutive years or more, shall be transferred by the Company to the Demat Account of the IEPF Authority.

The Company has sent individual communication to all those shareholder(s) at their latest available address, whose equity share(s) are liable to be transferred to the IEPF. The Company has uploaded full details of such share(s) that are due for transfer to the IEPF, on its website : <https://fosecoindia.com/TransferShareToIEPF.aspx> Shareholder(s) are requested to refer to the link for verifying the details of the equity share(s) that are liable to be transferred to the IEPF. The details uploaded by the Company on its Website should be regarded and shall be deemed as adequate notice for the purpose of transfer of shares to the IEPF pursuant to the Rules. In case the dividends are not claimed by the said date and/or no valid claim in respect of such share(s) is received from the shareholder(s) latest by **30th November 2025**, the Company will transfer the equity share(s) to the IEPF, in accordance with the Rules, without any further notice. **Please note that no claim shall lie against the Company in respect of shares so transferred to the IEPF pursuant to the said Rules.**

**In case the share(s) are held by you:**  
**- in physical form:** New share certificate(s) will be issued by the Company in lieu of the original share certificate(s) and will be subsequently transferred to the IEPF on completion of the necessary formalities. Hence, the original share certificate(s) which stand registered in your name or letter(s) of confirmation issued in your name, will be deemed cancelled and non-negotiable.

**- in demat form:** The Company will inform your Depository Participant, by way of corporate action, to transfer the share(s) lying in your demat account in favour of the IEPF, without any further notice.

The Shareholder(s) may note that once the shares held by them and the unclaimed dividends are transferred to the IEPF, they will be entitled to claim their share(s) and the unclaimed dividend amount(s) including all corporate benefits accruing on such share(s), if any, from the IEPF Authority, by first sending physical copy of requisite documents to the Company duly signed by all the joint share-holders, if any, as per the specimen signature recorded with the Company for obtaining the entitlement letter, pursuant to Circular dated July 20, 2022 issued by IEPF Authority, and thereafter submitting an online application in Form IEPF-5 available on the website of the IEPF [www.iepf.gov.in](http://www.iepf.gov.in). In case you have any queries, please contact the Company's RTA **M/s. MUFG Intime India Pvt. Ltd.**, Block No. 202, 2nd Floor, Akshay Complex, Near Ganesh Temple, Off. Dhole Patil Road, Pune - 411001, Telephone No: +91 20 46014473 / 26160084, E-mail: to the attention of Mr. Umesh Sharma at [umesh.sharma@in.mpm.mufg.com](mailto:umesh.sharma@in.mpm.mufg.com) and [pune@in.mpm.mufg.com](mailto:pune@in.mpm.mufg.com).

**Special Window for Re-lodgement of Transfer Requests**

Shareholders are requested to take note that the Company has opened a Special Window for a period of six months, from July 7, 2025 to January 6, 2026 to facilitate re-lodgement of transfer requests of physical shares. This is in pursuance of the SEBI Circular No. SEBI/HO/MIRSD/MIRSD-PoD/P/ CIR/2025/97 dated July 2, 2025.

This facility is available for Transfer deeds lodged with the Company prior to April 01, 2019 and which were rejected, returned, or not attended to due to deficiencies in documents/process/or otherwise.

Investors who have missed the earlier deadline of March 31, 2021 are encouraged to take advantage of this opportunity by furnishing the necessary documents to the Company's RTA.

**Place: Pune**  
**Date: September 1, 2025**  
 For Foseco India Limited  
**Mahendra Kumar Dutia**  
**Controller of Accounts and Company Secretary**

**PATANJALI PATANJALI PATANJALI**  
**PATANJALI FOODS LIMITED**  
 CIN: L15140MH1986PLC038536  
**Registered Office:** 616, Tulsiani Chambers, Nariman Point, Mumbai - 400021, Maharashtra, India  
**Email:** [secretarial@patanjalifoods.co.in](mailto:secretarial@patanjalifoods.co.in) **Telephone:** (+91-22) 22828172 / 69061600 **Website:** [www.patanjalifoods.com](http://www.patanjalifoods.com)

**PUBLIC NOTICE OF 39<sup>TH</sup> ANNUAL GENERAL MEETING**  
 NOTICE is hereby given that the 39<sup>th</sup> Annual General Meeting ("AGM") of the members of Patanjali Foods Limited ("the Company") will be held on Saturday, September 27, 2025 at 3:00 p.m. through video conferencing ("VC") / other audio visual means ("OAVM"), in compliance with the applicable provisions of the Companies Act, 2013 and rules made thereunder read with MCA General Circular No. 09/2024 dated September 19, 2024 and other circulars issued earlier on the subject (collectively referred to as "MCA Circulars") and SEBI vide its Master Circular No. SEBI/HO/CFD/POD2/CIR/P/0155 dated November 11, 2024 read with Circular No. SEBI/HO/CFD/CFD-PoD-2/P/ CIR/2024/133 dated October 03, 2024 and other circulars issued earlier on the subject (collectively referred to as "SEBI Circulars"), have permitted Companies to conduct their AGM, through video conferencing ("VC") or other audio visual means ("OAVM") before September 30, 2025, without physical presence of the Members at a common venue.

The Notice convening the 39<sup>th</sup> AGM of the Company along with statement pursuant to the provisions of Section 102 of the Companies Act, 2013 ("Notice") and Integrated Annual Report of the Company for the financial year 2024-25, which inter-alia comprises of audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2025 and Report of Board of Directors and Auditors thereon ("Integrated Annual Report"), will be sent only through e-mail to the members of the Company, whose e-mail addresses are registered with the Company / Depository Participants in accordance with the MCA Circulars and SEBI Circulars. Members can join and participate in the 39<sup>th</sup> AGM through VC / OAVM facility only.

The Notice of the 39<sup>th</sup> AGM and Integrated Annual Report will be made available on the website of the Company ([www.patanjalifoods.com](http://www.patanjalifoods.com)), Stock Exchanges, where equity shares of the Company are listed i.e. BSE Limited ([www.bseindia.com](http://www.bseindia.com)) and National Stock Exchange of India Limited ([www.nseindia.com](http://www.nseindia.com)) and National Securities Depository Limited ("NSDL") ([www.evoting.nsdl.com](http://www.evoting.nsdl.com)) in due course.

**Manner of casting vote through remote e-voting and e-voting system during AGM:**

- The manner of casting of votes through remote e-voting by members holding shares in dematerialized mode, physical mode and for members who have not registered their email addresses are provided in the Notice of the 39<sup>th</sup> AGM.
- The facility for casting votes through e-voting system at AGM will also be made available at the AGM and members attending the AGM who have not cast their votes by remote e-voting will be able to vote at the AGM through e-voting system. The manner of voting through e-voting system are provided in the Notice of the 39<sup>th</sup> AGM.

**Manner of registering / updating email address:**

- Members holding shares in physical mode and who have not updated their email addresses with the Company are requested to update their email addresses by writing to Registrar and Share Transfer Agent (RTA) of the Company at [investors@patanjalifoods.com](mailto:investors@patanjalifoods.com) or the Company at [secretarial@patanjalifoods.co.in](mailto:secretarial@patanjalifoods.co.in) along with the copy of the signed request letter mentioning Folio No., Name of shareholder, scanned copy of the share certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) as supporting documents. Members holding shares in dematerialized mode are requested to register / update their email addresses with the concerned Depository Participants.
- Members holding shares in dematerialized mode and who have not registered / updated their email addresses with their Depository Participants, are requested to register / update their email address with the Depository Participants with whom they maintain their demat accounts.
- Members are requested to carefully read all the Notes set out in the Notice of the 39<sup>th</sup> AGM and in particular, instructions to members attending the AGM through VC / OAVM, remote e-voting and e-voting at the AGM.
- If you have any queries or issues regarding attending AGM and e-voting, you may refer the Frequently Asked Questions ("FAQs") and e-voting user manual for shareholders available at download section of [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or call on : 022-4886 7000 or send a request to Ms. Prajakta Pawle at [evoting@nsdl.co.in](mailto:evoting@nsdl.co.in)

All grievances connected with the facility for voting by electronic means may be addressed to Ms. Prajakta Pawle, NSDL, Trade World, 4<sup>th</sup> Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400013 or send an email to [evoting@nsdl.co.in](mailto:evoting@nsdl.co.in) or call on 022-4886 7000.

**For Patanjali Foods Limited**  
 Sd/-  
**Ramji Lal Gupta**  
 Company Secretary

**Place: Indore**  
**Date: September 01, 2025**

**hgs**  
**HINDUJA GLOBAL SOLUTIONS LIMITED**  
 CIN: L92199MH1995PLC084610  
**Regd. Office:** Tower C (1<sup>st</sup> floor), Plot C-21, G Block, Bandra Kurla Complex, Bandra East, Mumbai - 400 051  
**Contact No.:** 022 6136 0407 | **E-mail:** [investor.relationships@teamhgs.com](mailto:investor.relationships@teamhgs.com) | **Website:** [www.hgs.cx](http://www.hgs.cx)

**NOTICE OF 30<sup>th</sup> ANNUAL GENERAL MEETING**

- NOTICE** is hereby given that 30<sup>th</sup> Annual General Meeting ("AGM") of Hinduja Global Solutions Limited ("HGS" or "the Company") will be held on Thursday, September 25, 2025 at 4.00 p.m. IST through Video conferencing or Other Audio Visual Means ("VC") to transact the businesses, as set forth in the Notice of the AGM.  
 The Ministry of Corporate Affairs (MCA), vide its General Circular No. 20/2020 dated 5<sup>th</sup> May, 2020 read with the subsequent circulars issued from time to time, the latest one being General Circular No. 09/2024 dated 19<sup>th</sup> September, 2024 ("MCA Circulars") read with the Securities and Exchange Board of India ("SEBI") circular dated October 3, 2024, and other applicable circulars issued in this regard, have permitted companies to conduct AGM through VC, subject to compliance of various conditions mentioned therein. In compliance with the MCA Circulars and applicable provisions of the Companies Act, 2013 ("the Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI Listing Regulations"), 30<sup>th</sup> AGM of the Company is being convened and conducted through VC. The deemed venue of 30<sup>th</sup> AGM shall be the Registered Office of the Company.  
 In compliance with aforesaid MCA Circulars and SEBI Circulars, the Company has completed the dispatch of the Notice on September 1, 2025 setting out the Businesses to be transacted at the AGM along with Annual Report for Financial Year ("FY") 2024-25 only in electronic mode to those Members whose email addresses are registered with the Company / Registrar & Transfer Agent / Depository Participant(s). The notice of 30<sup>th</sup> AGM and Annual Report for the FY 2024-25 is also available on the website of the Company i.e., [www.hgs.cx](http://www.hgs.cx) and website of the Stock Exchanges, i.e., BSE Limited and National Stock Exchange of India Limited at [www.bseindia.com](http://www.bseindia.com) and [www.nseindia.com](http://www.nseindia.com), respectively and National Securities Depository Limited ("NSDL") e-Voting website [www.evoting.nsdl.com](http://www.evoting.nsdl.com) Members can attend and participate in the AGM through VC facility only.
- Pursuant to the provisions of Section 108 and other applicable provisions, if any, of the Act and Rules made thereunder, as amended, Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India and Regulation 44 of SEBI Listing Regulations, the Company is pleased to provide to its Members the facility to exercise their right to vote on all the resolutions as set forth in the Notice of AGM by electronic means i.e. remote e-Voting before/ during the AGM through the platform provided by National Securities Depository Limited ("NSDL") and for this purpose, the Company has appointed NSDL for facilitating voting through electronic means.
- Remote e-Voting period commences from 9:00 a.m. IST on Sunday, September 21, 2025, and ends at 5:00 p.m. IST on Wednesday, September 24, 2025. The Members of the Company, holding shares either in physical or dematerialized form, as on the cut-off date of Thursday, September 18, 2025, may cast their vote electronically. Once the vote on a resolution(s) is cast by the Member, the Member shall not be allowed to change it subsequently. e-Voting module shall be disabled for voting at 5:00 p.m. IST on Wednesday, September 24, 2025. Members who have cast their votes by remote e-Voting may attend the AGM but shall not be allowed to cast their vote again during AGM. Any person who becomes a Member of the Company after the dispatch of the Notice of the AGM and holding shares as on the Cut-off date of September 18, 2025, may obtain User ID and Password in the manner set out in the Notice of the AGM and/ or by sending an e-mail request to [evoting@nsdl.com](mailto:evoting@nsdl.com). Person who is not a Member as on cut-off date should treat this Notice for information purposes only. The detailed instructions for e-Voting and joining the AGM through VC are mentioned in the Notice of AGM. Shareholders are requested to kindly go through Notice for all the details related to AGM.
- Mr. Virendra G Bhatt, Practicing Company Secretary (Membership No.: ACS 1157 and C. P. No. 124), has been appointed by the Board of Directors of the Company as the Scrutinizer to scrutinize the e-Voting process of the AGM in a fair and transparent manner. The results of the e-Voting shall be declared within 2 working days from the conclusion of the AGM and placed on the Company's website [www.hgs.cx](http://www.hgs.cx), on the website of NSDL [www.evoting.nsdl.com](http://www.evoting.nsdl.com) and communicated to the Stock Exchanges where the Company's shares are listed, viz. BSE Limited and National Stock Exchange of India Limited. The Results shall also be displayed on the Notice Board at the Registered Office and Corporate Office of the Company.
- In compliance with Regulation 36(1)(b) of the SEBI Listing Regulations, communication notifying that Notice of 30<sup>th</sup> AGM along with the Annual Report for FY 2024-25 can be accessed through the Weblink which is being sent separately to those shareholders who have not registered their E-mail IDs either with the Company or with any Depository.
- In case of any query and/ or grievance, in respect of voting by electronic means, Members may refer to the Help & Frequently Asked Questions (FAQs) and E-Voting user manual available at the download section of [www.evoting.nsdl.com](http://www.evoting.nsdl.com) or call on : 022 - 4886 7000 or send a request to Ms. Apeksha Gojamgunde at [evoting@nsdl.com](mailto:evoting@nsdl.com) for any further clarifications.
- Special Window for re-lodgement of transfer requests of physical shares:** SEBI vide circular dated July 2, 2025 decided to open a special window, for a period of 6 months upto January 6, 2026, only for re-lodgement of transfer deeds, which were lodged prior to the deadline of April 1, 2019 and rejected/ returned etc. due to deficiency in the documents/ process/ or otherwise, in order to facilitate ease of investing for investors and to secure the rights of investors in the securities which were purchased by them. In view of this, the concerned investors are requested to re-lodge the transfer request of physical shares, to our RTA, KFin Technologies Limited. Relevant investors are encouraged to take advantage of this one-time window.

**For Hinduja Global Solutions Limited**  
 Sd/-  
**Narendra Singh**  
 Company Secretary  
**F4853**  
 Place : Mumbai  
 Date : September 01, 2025



देवचाफा



गंधराज

# सुगंधी देवचाफा आणि गंधराज

## पुष्पांजली

डॉ. कांचनगंगा गंधे (पुणे)  
अशोककुमार सिंग (लखनौ)

द्रपदातल जमिनीलागतत पुष्पासौंदर्य वन्यप्राणी आणि ज्योती या सुंदर सुगंधी निमित्त केली अशा पुष्पांजली गणेशामोर नतमस्तक होण्यासाठीच की काय, एवढी चित्रात फुलणारा देवचाफा अताही झाडावर थोडा फुललेला. त्याच्या सुवासानं मंदिराचा परिसर तर सखटच जातोच शिवाय मंगलमय वातावरणही निर्माण होते. सर्व धार्मिक आणि अध्यात्मशास्त्री जोडलेला पांढरा आणि मध्यभागी सोनेरी पिवळ्या रंगाचा हा देवचाफा! खरेतर त्याचे भाईवंद विविध रंगाचे, परंतु हा पांढरा देवचाफा (रुद्रमेरिया अल्बा) आत्मा आणि परमात्म्याशी संबंध जोडणारा आणि कृष्ण-राधांमधल अतुट प्रेम दर्शविणारा वृंदावनात कृष्ण अनेक ठिकाण पांढऱ्या देवचाफ्याचा मुकुट घालत असल्याचे उल्लेख आहेत. मंत्रमुग्ध करणारा सुवास उडवल्यावर तर सुखद वादवीच परंतु वर्षा ऋतूतही त्याच्या सुवासाने गणेशाची

भक्ती, पूजा करताना मन एकाग्र होतं. फुलाच्या पाकळ्यांची रचना, त्यांचं नैसर्गिक सौंदर्य आणि सुवास पाच-सहा दिवस तितक्याच डीलाने भिन्नतो म्हणून भगवद्गीतेमध्ये देवचाफ्याला भक्ती, श्रद्धा आणि चिंतवण्या यांचं प्रतीक मानलं आहे. मंत्रमुग्ध सुवास देवचाफ्याला येतो तो २-फेनीलथॅनॉल, बेझील, अल्कोहोल, लिनालूल, जिनिअल आणि फेनिअलॉसीटीअल्डीहाईडमुळे. बेझील अल्कोहोलमुळे रासायनिक घटकांच्या रासायनिक देवाण-धेवाणांमध्ये तयार झालेला सुवास संवर्त पसरतो. पीपीमिच्या चंद्रासारखा रंग असलेल्या देवचाफ्याची टक्कळीत फुलं स्वर्गाय सौंदर्याची आठवण करून देतात. देवचाफा अमरत्वाचं चिन्ह मानतात. कारण झाड मुळामुळ उतरलं तरी त्याच्या फांद्या, डहाळ्यांपासून पानं, फुलं पुन्हा उगवू शकतात. 'रुद्रमेर' या वनस्पतीशास्त्रज्ञाच्या आदाराय त्याचं वनस्पतीशास्त्रात नाव 'रुद्रमेरिया' आहे. इंग्रजी भाषेत देवचाफा 'फ्रीगीनिया' या नावाने प्रसिद्ध आहे. १६ व्या शतकात 'फ्रीगीनिया' या रोमान उच्चभू घराण्यातल्या मार्क्विज याने देवचाफ्याच्या सुगंधासारखा कृत्रिम सुगंध निर्माण केला, त्याप्रोत्तय हे नाव रूढ झाले. देवचाफ्याच्या फांद्यांमधून काही प्रमाणात फुलाच्या

देहान्त पांढरा चोक्र निघतो, तो गोठलेल्या दुधासारखा दिसतो, त्याने डोळे चुरचुरतात, त्वचेवर पुरळ उठते. फुलातून निघणारं तेल मात्र औषधी असल्याचे उल्लेख चरकसंहिता, सुश्रुतसंहिता, अथर्ववेदातल्या आयुर्वेदांमध्ये आढळतात. या तेलातून जखमा बऱ्या होताना, त्वचेला तजेला येतो. डोळेदुखी, पातडुखी कमी होते. हे तेल केसांना लावल्याने केस वाढतात आणि डोकं शांत राहून मन एकाग्र होते. मंत्रमुग्ध करणारा सुगंधाचा राजा, गंधराज म्हणजे अनंत. पांढऱ्या शुभ्र अनंताचं फुल देखण्या राड हिरण्या पर्णभाषांमध्ये अधिकच खूबून दिसतं. टपारे, पांढरं फुल म्हणजे शुद्धता, विश्वास, मधुरता आणि सौंदर्याचं प्रतीक. अनंताचा गोड सुगंध येतो तो मुहुळये करून लिनालूल, मेथिलथेनॉलमुळे. याशिवाय टर्पिनॉल, जिनिअलॉलमुळे मधुर फळासारखा वास येतो. रंग, गंधामुळे सकात्मक ऊर्जा मिळते. या फुलाकडे मधमाशा, फुलमाखरं, किडे, कीटकही आकर्षित जातात. फुलामधून निघणाऱ्या तेलामुळे मन, डोकं शांत राहतं. त्यात जखमा भरून काढण्याचा ताकद आहे. अनंताच्या फुलाचा उल्लेख मागीर संस्कृतीमध्ये अनेक ठिकाणी आला आहे.

# प्रथम आरंभी ध्यातो चिंतामणि देव

## संतांचा श्रीगणेश

### राजश्री मराठे

चिं चवडच्या महासाधू मोरया गोसावी यांची गणेशभक्ती थोर आणि प्रचीत देणारी होती. भक्त आणि भगवंत यांतील अद्वैताचे सुंदर उदाहरण म्हणजे महासाधू श्रीमोरया गोसावी. गणराय हे आद्य देवत मानणाऱ्या गाणपत्य सांप्रदायातील थोर संतसाधू धुरांडीकवि, मुद्रालकवि, कोण्यकवि इत्यादींच्या परंपरा पुढे नेणारे असे सत्पुरुष म्हणजे महासाधू मोरया गोसावी हे होत.



मोरया गोसावी

तरटोच्या झाडाखाली मोरयाने मोरया गोसावींना दर्शन दिले तेव्हा ते म्हणतात, आज आनंदी आनंद । मज भेटला एकदंत । धन्य दिवस सोनियाचा । पाहु देव हा देवाचा । आनंद झालासे मही । नाम जपा सकळही । आज एक धन्य दिवस झाला हो माये । गजानन रूप दृष्टी भासत आहे । मोरयाच्या प्रत्यक्ष दर्शनाने त्यांनी अनेक पदात त्याचे वर्णन केले आहे. ते मोरयांशी एकरूप झाले होते. तीर्थक्षेत्री, तपस्व्या, पायी अष्टविनायक यात्रा आणि मोरयाच्या भक्तिध्यासाने ते स्वतः मोरयांवरून झाले, म्हणूनच महासाधू मोरया गोसावी वंदनीय आणि गणेशभक्त म्हणून सर्वदूर कीर्तनाय झाले.

मोरया गोसावी हे गजाननाचा साक्षात्कार, कृपा झालेले साक्षात्कारी पुरुष. गणपतीची अच्युतकृत भक्ती त्यांनी केली. मोरयांचा प्रत्यक्ष मधुशूकर चिंचवड क्षेत्री आला. या भक्तीच्या उन्मनी अखत्येत अनेकानेक पदे व आरत्या श्रीमोरया गोसावींना स्फुरल्या. प्रथम आरंभी ध्यातो चिंतामणि देव । रक्षिवास घव गे । कैसा सभवता हा वेडा । मुक्ति मावया रहिवास । तिन्ही अक्षरांचे नाम तुम्ही म्हणा रे वाचे म्हणा रे वाचे । चुकतील भवबंधने दोष जातील जन्माचे । जय जय मोरया हो माझा मोरया हो । याच पदात वृद्धे, हे मन वेधले हो मोरयाचे ध्यानी । आणिक नावडे या मोरया वाजोनि । असे मोरयाशिवाय त्यांना दुसरे काहीही आवडत नसे. आनंदमय मोरयाच्या चरणी त्यांचे चित्त लागलेल्या भाववस्थेत ते सर्वैव मग्न असत. सिद्धिबुद्धीदाता गणपतीची स्तुती ब्रह्मदेवसुद्धा चारी मुखानी करतात. देवादिनांनी संकटकाठी आधी गजाननाचे स्मरण केले. ऋषिपुत्रिसुद्धा आशी श्रीगणेशाय नमः म्हणून नमन करतात. अशा गणरायाला मोरया गोसावी मोरेश्वरवास मोक्षदाता म्हणतात. माझा मोक्षदाता तुंचि एक । म्हणुनी शरण गिरीत ।।

पाहता त्रिभुवनी हो दुजा न देखे नयनी । एका मोरया वाचुनि । हो मोक्षदाता । अहो कामधेनु गाया । मोरया हो माय । हंबरोनी पाहे कैसी आली । अहो ऐसी कामधेनु आहे चिंचवडी । गजाननास इच्छादानी असेही म्हटले आहे. अहो थेऊर गाव तेथे देव चिंतामणी । अहो नादे इच्छादानी हो मोरेश्वर । दौनकसल, भक्तकसल, कृपाळू, दयाळू अशा मोरयाचे वर्णन, त्यांनी आठवणी अनेकानेक पदांतून व आरत्यांतून केली आहे. भवश्रम हरला हो । मोरया देखिला हो । नयनी अवचित भासला । अंगी चंदन चर्चियेला । आला लबलाही धावोनी । भेटी दिवली आलिंगोनी । शांदा दंड उभारिला । नुभी नाभीसी बोलिला । मोरयाच्या दर्शनाने माझ्या प्रपंचाचा साया शीरण नष्ट झाला असेच विविध विशेषणयुक्त भक्तजन, असुरभंजन, विनातक मोरयाचे वर्णन केले आहे. दोघांची झालेली अर्धवर्णनीय भेट ते इथे आनंदून सांगतात.

श्रीगणेशाच्या अनेक आरत्या त्यांनी रचल्या. चिंचवडक्षेत्री त्या म्हटल्या जातात. पुजेचा आरंभ मांडिला भक्तांनी । अहो कामधेनु गाया । मोरया हो माय । उदास देवा त्या न शरवा चित्ती । लडिवाळ तुझे मी येतो काकुलती । जवळे जवळेव जय जय स्वामी हेवा । किंवा मूलमूर्ति नमिलेला देव मनोमय चित्ते । ऐसा धरनिया भाव मोरया प्रसिद्ध हा । त्रयलोकींचा राव पुरवितो मनकामाना । कैवल्य-तुषार जय देवा चिचराना । अशा अनेक गणेशवर्णनांवर आरत्या, पदांतून मोरया गोसावींची गणेशभक्ती उत्कट होती हेच आख्यायिका समजते. गणेशाचा पराक्रम, सुंदर रूप, कला, गणेशभेटीची उत्कटता, तो भेटल्यानंतरचा आनंद इ. अनेक विषय या पदांतून, आरत्यांतून वाचत, म्हणत गेलो तर आपणही या गणेशभक्तीत रंगून जाऊ...

**जाहीर नोटीस**

यादारे कळवण्यात येते की, श्रीमती इरत बहान या वडील श्री.रमण खान आणि आई श्रीमती शरीफा बी. खान यांच्या कन्या असून त्या राहणार ०२२, बी.वि.म, शिवायवली कॉम्प्लेक्स, सिव्हर अँकलेट कॉ. ही सो. सगरी रोड, वरवी, अंधेरी (पश्चिम), मुंबई ४०००६१.

माझा जन्म दि. १५/०८/१९५४ साली वरील पत्न्यावर झाला असून जन्म नोंदीची आवेदा निर्गमित करण्यासाठी खालील अंधेरी कार्यालयात अर्ज सादर केला आहे. त्या अनुषंगाने कोणत्याही व्यक्तीचा आक्षेप असल्यास त्यांनी राहणी अंधेरी कार्यालय, वादभाई नौरोजी रोड, अंधेरी (पश्चिम), मुंबई ४०००६८, यांच्याकडे लेखी पुढ्यापुढी संपर्क साधावा. अन्यथा प्रकरणी आक्षेप नाही असे समजून निर्णय घेण्यात येईल.

अर्जादाराचे नाव व्हा कुश्र बहान खान ०२२, बी.वि.म, शिवायवली कॉम्प्लेक्स, सिव्हर अँकलेट कॉ. ही सो. सगरी रोड, वरवी, अंधेरी (पश्चिम), मुंबई ४०००६१. विक्रम : मुंबई दिनांक : ०२/०९/२०२५

**महाराष्ट्र औद्योगिक विकास महामंडळ**

मुख्य कार्यालय: "उद्योग सार्वभौम", महाकाशी नगण मार्ग, अंधेरी (पु), मुंबई-४०० ०६२ । दूरध्वनी क्र. (०२२) ४०८८२३२/४०८८२३३/४०८८२३४/४०८८२३५/४०८८२३६/४०८८२३७/४०८८२३८/४०८८२३९/४०८८२४०/४०८८२४१/४०८८२४२/४०८८२४३/४०८८२४४/४०८८२४५/४०८८२४६/४०८८२४७/४०८८२४८/४०८८२४९/४०८८२५०/४०८८२५१/४०८८२५२/४०८८२५३/४०८८२५४/४०८८२५५/४०८८२५६/४०८८२५७/४०८८२५८/४०८८२५९/४०८८२६०/४०८८२६१/४०८८२६२/४०८८२६३/४०८८२६४/४०८८२६५/४०८८२६६/४०८८२६७/४०८८२६८/४०८८२६९/४०८८२७०/४०८८२७१/४०८८२७२/४०८८२७३/४०८८२७४/४०८८२७५/४०८८२७६/४०८८२७७/४०८८२७८/४०८८२७९/४०८८२८०/४०८८२८१/४०८८२८२/४०८८२८३/४०८८२८४/४०८८२८५/४०८८२८६/४०८८२८७/४०८८२८८/४०८८२८९/४०८८२९०/४०८८२९१/४०८८२९२/४०८८२९३/४०८८२९४/४०८८२९५/४०८८२९६/४०८८२९७/४०८८२९८/४०८८२९९/४०८८३००/४०८८३०१/४०८८३०२/४०८८३०३/४०८८३०४/४०८८३०५/४०८८३०६/४०८८३०७/४०८८३०८/४०८८३०९/४०८८३१०/४०८८३११/४०८८३१२/४०८८३१३/४०८८३१४/४०८८३१५/४०८८३१६/४०८८३१७/४०८८३१८/४०८८३१९/४०८८३२०/४०८८३२१/४०८८३२२/४०८८३२३/४०८८३२४/४०८८३२५/४०८८३२६/४०८८३२७/४०८८३२८/४०८८३२९/४०८८३३०/४०८८३३१/४०८८३३२/४०८८३३३/४०८८३३४/४०८८३३५/४०८८३३६/४०८८३३७/४०८८३३८/४०८८३३९/४०८८३४०/४०८८३४१/४०८८३४२/४०८८३४३/४०८८३४४/४०८८३४५/४०८८३४६/४०८८३४७/४०८८३४८/४०८८३४९/४०८८३५०/४०८८३५१/४०८८३५२/४०८८३५३/४०८८३५४/४०८८३५५/४०८८३५६/४०८८३५७/४०८८३५८/४०८८३५९/४०८८३६०/४०८८३६१/४०८८३६२/४०८८३६३/४०८८३६४/४०८८३६५/४०८८३६६/४०८८३६७/४०८८३६८/४०८८३६९/४०८८३७०/४०८८३७१/४०८८३७२/४०८८३७३/४०८८३७४/४०८८३७५/४०८८३७६/४०८८३७७/४०८८३७८/४०८८३७९/४०८८३८०/४०८८३८१/४०८८३८२/४०८८३८३/४०८८३८४/४०८८३८५/४०८८३८६/४०८८३८७/४०८८३८८/४०८८३८९/४०८८३९०/४०८८३९१/४०८८३९२/४०८८३९३/४०८८३९४/४०८८३९५/४०८८३९६/४०८८३९७/४०८८३९८/४०८८३९९/४०८८४००/४०८८४०१/४०८८४०२/४०८८४०३/४०८८४०४/४०८८४०५/४०८८४०६/४०८८४०७/४०८८४०८/४०८८४०९/४०८८४१०/४०८८४११/४०८८४१२/४०८८४१३/४०८८४१४/४०८८४१५/४०८८४१६/४०८८४१७/४०८८४१८/४०८८४१९/४०८८४२०/४०८८४२१/४०८८४२२/४०८८४२३/४०८८४२४/४०८८४२५/४०८८४२६/४०८८४२७/४०८८४२८/४०८८४२९/४०८८४३०/४०८८४३१/४०८८४३२/४०८८४३३/४०८८४३४/४०८८४३५/४०८८४३६/४०८८४३७/४०८८४३८/४०८८४३९/४०८८४४०/४०८८४४१/४०८८४४२/४०८८४४३/४०८८४४४/४०८८४४५/४०८८४४६/४०८८४४७/४०८८४४८/४०८८४४९/४०८८४५०/४०८८४५१/४०८८४५२/४०८८४५३/४०८८४५४/४०८८४५५/४०८८४५६/४०८८४५७/४०८८४५८/४०८८४५९/४०८८४६०/४०८८४६१/४०८८४६२/४०८८४६३/४०८८४६४/४०८८४६५/४०८८४६६/४०८८४६७/४०८८४६८/४०८८४६९/४०८८४७०/४०८८४७१/४०८८४७२/४०८८४७३/४०८८४७४/४०८८४७५/४०८८४७६/४०८८४७७/४०८८४७८/४०८८४७९/४०८८४८०/४०८८४८१/४०८८४८२/४०८८४८३/४०८८४८४/४०८८४८५/४०८८४८६/४०८८४८७/४०८८४८८/४०८८४८९/४०८८४९०/४०८८४९१/४०८८४९२/४०८८४९३/४०८८४९४/४०८८४९५/४०८८४९६/४०८८४९७/४०८८४९८/४०८८४९९/४०८८५००/४०८८५०१/४०८८५०२/४०८८५०३/४०८८५०४/४०८८५०५/४०८८५०६/४०८८५०७/४०८८५०८/४०८८५०९/४०८८५१०/४०८८५११/४०८८५१२/४०८८५१३/४०८८५१४/४०८८५१५/४०८८५१६/४०८८५१७/४०८८५१८/४०८८५१९/४०८८५२०/४०८८५२१/४०८८५२२/४०८८५२३/४०८८५२४/४०८८५२५/४०८८५२६/४०८८५२७/४०८८५२८/४०८८५२९/४०८८५३०/४०८८५३१/४०८८५३२/४०८८५३३/४०८८५३४/४०८८५३५/४०८८५३६/४०८८५३७/४०८८५३८/४०८८५३९/४०८८५४०/४०८८५४१/४०८८५४२/४०८८५४३/४०८८५४४/४०८८५४५/४०८८५४६/४०८८५४७/४०८८५४८/४०८८५४९/४०८८५५०/४०८८५५१/४०८८५५२/४०८८५५३/४०८८५५४/४०८८५५५/४०८८५५६/४०८८५५७/४०८८५५८/४०८८५५९/४०८८५६०/४०८८५६१/४०८८५६२/४०८८५६३/४०८८५६४/४०८८५६५/४०८८५६६/४०८८५६७/४०८८५६८/४०८८५६९/४०८८५७०/४०८८५७१/४०८८५७२/४०८८५७३/४०८८५७४/४०८८५७५/४०८८५७६/४०८८५७७/४०८८५७८/४०८८५७९/४०८८५८०/४०८८५८१/४०८८५८२/४०८८५८३/४०८८५८४/४०८८५८५/४०८८५८६/४०८८५८७/४०८८५८८/४०८८५८९/४०८८५९०/४०८८५९१/४०८८५९२/४०८८५९३/४०८८५९४/४०८८५९५/४०८८५९६/४०८८५९७/४०८८५९८/४०८८५९९/४०८८६००/४०८८६०१/४०८८६०२/४०८८६०३/४०८८६०४/४०८८६०५/४०८८६०६/४०८८६०७/४०८८६०८/४०८८६०९/४०८८६१०/४०८८६११/४०८८६१२/४०८८६१३/४०८८६१४/४०८८६१५/४०८८६१६/४०८८६१७/४०८८६१८/४०८८६१९/४०८८६२०/४०८८६२१/४०८८६२२/४०८८६२३/४०८८६२४/४०८८६२५/४०८८६२६/४०८८६२७/४०८८६२८/४०८८६२९/४०८८६३०/४०८८६३१/४०८८६३२/४०८८६३३/४०८८६३४/४०८८६३५/४०८८६३६/४०८८६३७/४०८८६३८/४०८८६३९/४०८८६४०/४०८८६४१/४०८८६४२/४०८८६४३/४०८८६४४/४०८८६४५/४०८८६४६/४०८८६४७/४०८८६४८/४०८८६४९/४०८८६५०/४०८८६५१/४०८८६५२/४०८८६५३/४०८८६५४/४०८८६५५/४०८८६५६/४०८८६५७/४०८८६५८/४०८८६५९/४०८८६६०/४०८८६६१/४०८८६६२/४०८८६६३/४०८८६६४/४०८८६६५/४०८८६६६/४०८८६६७/४०८८६६८/४०८८६६९/४०८८६७०/४०८८६७१/४०८८६७२/४०८८६७३/४०८८६७४/४०८८६७५/४०८८६७६/४०८८६७७/४०८८६७८/४०८८६७९/४०८८६८०/४०८८६८१/४०८८६८२/४०८८६८३/४०८८६८४/४०८८६८५/४०८८६८६/४०८८६८७/४०८८६८८/४०८८६८९/४०८८६९०/४०८८६९१/४०८८६९२/४०८८६९३/४०८८६९४/४०८८६९५/४०८८६९६/४०८८६९७/४०८८६९८/४०८८६९९/४०८८७००/४०८८७०१/४०८८७०२/४०८८७०३/४०८८७०४/४०८८७०५/४०८८७०६/४०८८७०७/४०८८७०८/४०८८७०९/४०८८७१०/४०८८७११/४०८८७१२/४०८८७१३/४०८८७१४/४०८८७१५/४०८८७१६/४०८८७१७/४०८८७१८/४०८८७१९/४०८८७२०/४०८८७२१/४०८८७२२/४०८८७२३/४०८८७२४/४०८८७२५/४०८८७२६/४०८८७२७/४०८८७२८/४०८८७२९/४०८८७३०/४०८८७३१/४०८८७३२/४०८८७३३/४०८८७३४/४०८८७३५/४०८८७३६/४०८८७३७/४०८८७३८/४०८८७३९/४०८८७४०/४०८८७४१/४०८८७४२/४०८८७४३/४०८८७४४/४०८८७४५/४०८८७४६/४०८८७४७/४०८८७४८/४०८८७४९/४०८८७५०/४०८८७५१/४०८८७५२/४०