

फडणवीसांची जादू चालेल का?

असे आहे पक्षीय बलाबल

● महावृत्ती: भाजपचे १०३, शिरोमती ४०, राष्ट्रवादी ४०, मनसे १, बहुजन विकास आघाडी २, प्रहार उजवाडी पक्ष १ आणि इतरांसह महावृत्तीचे एकूण सदस्य २०३
● महाआघाडी: कोरिस ३७, शिरोमती ठाकरे गट १६, राष्ट्रवादी शरद पवार गट १२, समाजवादी पक्ष २, भाजप (माक्सवादी) १ आणि शेकाप १ असा ६२ आमदारांचा पाठिंबा.

राष्ट्रसंचार न्यूज नेटवर्क

मुंबई : ११ जगांसाठी १२ अमेरिका रिगणत उतरल्याने अत्यंत उत्कंठापूर्वक ठरलेल्या विधान परिषद निवडणुकीत यश मिळवण्याची जबाबदारी महावृत्तीने उग्रमुखामंत्री देवेंद्र फडणवीस यांच्याकडे सोपवल्याने सत्ताधारांचा आत्मविश्वास टुणाका आहे. पहिल्या परतीची व दुसऱ्या परतीची मोठे कशी झळची पार फडणवीस महावृत्तीच्या आमदाराना भारावून कवणार आहेत. केवळ आघाट्याचा उमेदवारांचा विचार न करता महावृत्तीचे उमेदवार निवडून देणे आपत्ती, सामावी वैकल्यीत महत्त्वाचा घटक निश्चित करण्याचा वेगार आहे.
२०२४ चा राज्यसभा आणि विधान परिषद निवडणुकीत फडणवीस यांनी होकार करून घेतल्याने त्यांना आता तीव्र चमत्कार करण्याची अपेक्षा



महावृत्तीला फडणवीसांकडून आहे, २०२२ साखी फडणवीसांची जादू चालेल का, याचे उत्तर काही दिवसांमध्ये मिळणार आहे.

निवडणुकीसाठी महावृत्तीचे न उमेदवार उभे केले असून विरोधी महाविकास आघाडीचे तीन उमेदवार आहेत. भाजपने सर्वोच्च पात उमेदवार उभे केले आहेत. अजित पवार यांचा राष्ट्रवादी काँग्रेस आणि मुस्यमणी एकतावादी विद्ये यांचे नेतृत्वातून प्रत्येकी तीन उमेदवार उभे केले आहेत. कोरिस आणि शिरोमती यांच्याकडून गटाने प्रत्येकी एक उमेदवार उभे केला आहे. शरद पवार गटाने शेकापचे जवळ पाटील यांना पाठिंबा दिले आहे.

'पक्ष सोडून गेलेले लोक जयंत पाटालना भेटतात'

राष्ट्रसंचार न्यूज नेटवर्क

सातारा : पक्ष सोडून गेलेले लोक मला भेटत नाहीत, पण जयंत पाटील यांना भेटतात, असा गोंयस्फोट राष्ट्रवादी काँग्रेस शरद पवार यांनी केला आहे.
पवार यांनी सातार्यातील रगत शिक्षण संस्थेला भेट दिली. त्यानंतर प्रकाश परिषदेत विविध मुख्यावर भाष्य करत पत्रकारांच्या प्रश्नांना उत्तरे दिली. राज्य सरकारने जाहीर केलेल्या लाडकी बहीण गोज्यांचे स्वाम्य करताना, या गोज्यांच्या अंतर्गतलागवणीवर त्यांनी प्रश्न उपस्थित केला.
गुजरात राष्ट्रवादी काँग्रेसच्या तुरुमशील अजित पवार यांच्या पक्षातील काही नेते उजव्या असल्याच्या प्रश्नावर ते म्हणाले, "माझ्या संघात कोणी नाही, मी स्वायत्त लढही देत नाही.

लाडकी बहीण सचिवपद; तहसीलदार संघटना नाराज

राष्ट्रसंचार न्यूज नेटवर्क

मुंबई: मुख्यमंत्री माझी लाडकी बहीण राजीव यांनी सचिवपद म्हणूनच आघाडी सत्तीकार्यालय तहसीलदार, नाराज तहसीलदारानी नकार दिले आहे. तहसीलदार आणि नाराज तहसीलदार संघटनेने तिलाहिकार्यांना निवेदन देऊन या तारुण्यसंस्तीरि समितीचे सदस्य सचिव पद संवधिध विभागाकडे म्हणजे महिला व बाळकण्या विभागाच्या अधिकार्यांकडे देवावे, अशी

मगणी केली आहे. सदस्य सचिव पद तहसीलदार संघटनेने देण्याची जबाबदारी केली तर या गोज्यांचे काम नंतरपर्यायित्व तहसीलदार संघटनेसमोर पय्यी राहणार नाही, असे तहसीलदार - नाराज तहसीलदार संघटनेचे कार्यवाह सुरेश बाळेंद्रे यांनी स्पष्ट केले आहे.

तहसील कार्यालयावर शासनाच्या योजनांचा जयंत तण असून इतर विभागांच्या योजनां जयंत तहसील कार्यालयावर लादू नये, अशी अपेक्षा तहसीलदार व्यक्त करत आहेत.

अजितदादांच्या पक्षाला रणनीतीकाराचा आधार

राष्ट्रसंचार न्यूज नेटवर्क

मुंबई : राष्ट्रवादी अजित पवार गटाने दिवानसमा निवडणुकीसाठी पाटीचे झेंड आणि रणनीतीकाराची सादरीकरण केले. त्यानंतर पवार गटां झाली. सुरुवात महितीनुसार, पक्षाने या योजनांची जैत करणाऱ्यासाठी आहे. अजित पवार गटाच्या एकूण अजित पवार यांचे झेंड करणारे काय करण्याची जबाबदारी असेर यांचावर आहे.

अजित पवार गटाच्या एकूण अजित पवार यांचे झेंड करणारे काय करण्याची जबाबदारी असेर यांचावर आहे.

TUNWAL E-MOTORS LIMITED (Formerly known as Tunwal E-Motors Private Limited)
Our Company was originally incorporated as "Tunwal E-Motors Private Limited" on December 21, 2018, vide certification of incorporation bearing Corporate Identity No. U34300NP2018PT100650...
Registered Office: Rama Icon Commercial Building, Office No. 501, S.No. 24/2, c. T.S. No. 21/4, Plot No. 31111 Sadashiv Peth, Pune, 411030 Maharashtra India.

THE PROMOTER OF OUR COMPANY IS JHUMARMAL PANNARAM TUNWAL, AMITKUMAR PANNARAM MALL, JHUMARMAL PANNARAM TUNWAL HUF
"The Issue is being made in accordance with Chapter IX of the SEBI ICDR Regulations (IPO of Small and Medium Enterprises) and the Equity Shares are proposed to be listed on the Emerge Platform of National Stock Exchange of India. ("NSE").

THE ISSUE
INITIAL PUBLIC ISSUE OF UP TO 1,16,60,000 EQUITY SHARES OF FACE VALUE OF ₹ 2.00/- EACH OF TUNWAL E-MOTORS LIMITED FOR CASH AT A PRICE OF ₹ 59 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 57 PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ 1,16,60,000 LAKHS COMPRISING OF FRESH OFFER OF UP TO 1,16,60,000 EQUITY SHARES AGGREGATING TO ₹ 11,66,00,000 LAKHS ("FRESH OFFER") AND AN OFFER FOR SALE OF UP TO 87,78,000 EQUITY SHARES BY JHUMARMAL PANNARAM TUNWAL ("SELLING SHAREHOLDERS") AGGREGATING TO ₹ 3,32,50,000 LAKHS ("OFFER FOR SALE") ("THE OFFER") AND UP TO 8,80,000 EQUITY SHARES AGGREGATING TO ₹ 57,82,000 LAKHS WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER ("MARKET MAKER RESERVATION PORTION"). THE OFFER LESS THE MARKET MAKER RESERVATION PORTION I.E. OFFER OF UP TO 1,86,20,000 EQUITY SHARES OF FACE VALUE OF ₹ 2/- EACH AT AN OFFER PRICE OF ₹ 59 PER EQUITY SHARE AGGREGATING TO ₹ 10,96,80,000 LAKHS ("NET OFFER"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 35.44% AND 33.67% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING PAGE 273 OF THIS PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 2/- EACH AND THE ISSUE PRICE IS 29.50 TIMES OF THE FACE VALUE

THIS OFFER IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED, IN TERMS OF RULE 229 (2) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS THE COMPANY'S POST OFFER PAID UP CAPITAL IS MORE THAN ₹ 10.00 CR. FOR FURTHER DETAILS, SEE "ISSUE PROCEDURE" ON PAGE NO. 287 OF THE PROSPECTUS.

FIXED PRICE ISSUE AT ₹ 59.00/- PER EQUITY SHARE MINIMUM APPLICATION SIZE OF 2000 EQUITY SHARES AND IN MULTIPLES OF 2000 EQUITY SHARES THEREAFTER

- RISK TO INVESTORS:
Our Company and Promoter of our company are party to certain litigation and claims. These legal proceedings are pending at different levels of adjudication before the court and regulatory authority. Any adverse decision may make us liable to liabilities/penalties and may adversely affect our reputation, business, and financial status.
Our success depends on our ability to successfully develop, introduce, manufacture, market and deliver new electric vehicle models of high quality on schedule and on a large scale, which may expose us to new and emerging challenges and risks.
We depend on third parties for the supply of raw materials and do not have firm commitments for supply or exclusive arrangements with any of our suppliers. Loss of suppliers may have an adverse effect on our business operations.
Our company is dependent on few international suppliers for purchase of raw materials. Loss of any of these suppliers may affect our business operations.
We depend on our distributors and dealers for our revenue, and any decrease in revenues or sales from any one of our key intermediaries may adversely affect our business and operations.
Pricing pressure from our customers may adversely affect our gross margin and profitability.

ISSUE PROGRAMME ISSUE OPENS ON: AUGUST, JULY 15, 2024 ISSUE CLOSURE ON: THURSDAY, JULY 18, 2024

ASBA* Simple, Safe, Smart way of Application - Make use of it!!! *Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below. MANDATORY IN PUBLIC ISSUES FROM JANUARY 01, 2016. NO CHEQUE WILL BE ACCEPTED.

UPI now available in ASBA for individual UPI Applicants, whose application size are up to ₹5.00 lakh, applying through Registered Brokers, DPs & RTAs. Applicant to ensure PAN is updated in Bank Account being blocked by ASBA Bank. List of Bank supporting UPI is also available in SEBI at www.sebi.gov.in.

*UPI-Now available in ASBA for all individual investors applying in public issues when the application amount is up to ₹5,00,000, applying through Registered Brokers, Syndicate, DP & RTAs. Retail Individual Investors and Non-Institutional Investors also have the option to submit the application directly to the ASBA Bank (SCSB) as well as use the facility of linked internet trading, debit and bank account. Investors must ensure that their PAN is linked with Aadhaar and are in compliance with CBIOT notified dated February 13, 2020. ASBA has been approved by the Reserve Bank of India (RBI) on 17.02.2021. ASBA has been approved by the Reserve Bank of India (RBI) on 17.02.2021. ASBA has been approved by the Reserve Bank of India (RBI) on 17.02.2021.

PROPOSED LISTING: The Equity Shares issued through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited (i.e. "NSE Emerge"). Our Company has received 'in-principle' approval from the NSE for using its name in the issue document for the listing of the Equity Shares, pursuant to letter dated June 28, 2024. For the purpose of the issue, the National Stock Exchange shall be the listing authority.
DISCLAIMER CLAUSE OF SEBI: Since the Issue is being made in accordance with Chapter IX of the SEBI (ICDR) Regulations, 2018, the Draft Prospectus was not filed with and the SEBI shall not issue any reservation or Official Comment. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire 'Disclaimer Clause of SEBI' on page 295 of the Prospectus.
DISCLAIMER CLAUSE OF NSE: It is to be definitely understood that the permission given by NSE should not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by NSE, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the 'Disclaimer Clause of the NSE' on page 287 of the Prospectus.
GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Offer unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in the Offer. For taking an investment decision, investors must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares in the Offer have not been recommended or approved by the Securities and Exchange Board of India ("SEBI") nor does SEBI guarantee the accuracy or adequacy of the contents of the Prospectus. Specific attention of the investors is invited to 'Risk Factors' on page 35 of this Prospectus.
BASIS OF ISSUE PRICE: The Issue Price is determined by the Company in consultation with the Lead Manager. The financial data presented in Chapter 'Basis for Issue Price' on page 106 of the Prospectus is based on Company's Restated Financial Statements. The Issue Price is also referred to the chapter titled 'Risk Factors' and 'Restated Financial Statements' on pages 33 and 193 respectively of the Prospectus. The Audit Committees at a meeting recommended the Price fixing that the Price is justified based on quantitative factors and key financial and operational performance indicators ("KPIs") disclosed in the Basis for Issue Price section of the Prospectus.
ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013: Main Objects as per MoA of our Company, For information on the main objects of our Company, see 'History and Certain Corporate Matters' on page 162 of the Prospectus and Clause III (A) of the Memorandum of Association of our Company. The MoA is a material document for inspection in relation to the Issue.
INVESTORS ARE ADVISED TO READ THE PROSPECTUS INCLUDING THE RISK FACTORS CAREFULLY BEFORE TAKING AN INVESTMENT DECISION IN THIS ISSUE. FOR TAKING AN INVESTMENT DECISION, INVESTORS MUST RELY ON THEIR OWN EXAMINATION OF THE ISSUER AND THIS ISSUE, INCLUDING THE RISK FACTORS ON PAGE 33 INVOLVED. SPECIFIC ATTENTION OF THE INVESTORS IS INVITED TO THAT ANY NEWS/ADVERTISEMENTS/MESS/MESSAGES/ARTICLES AND VIDEOS, IF ANY, BEING CIRCULATED IN THE DIGITAL, MEDIA/AND/OR PRINT MEDIA, SPEAKING ABOUT THE INVESTMENT OPPORTUNITY IN OUR COMPANY'S ISSUE AND ABOUT EQUITY SHARES OF OUR COMPANY BEING AVAILABLE AT PREMIUM AND DISCOUNT TO THE ISSUE PRICE ("MESSAGE") DURING THE ISSUE PERIOD IS AND/OR WILL NOT AND/OR HAS NOT BEEN ISSUED BY OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES, ANY SUCH MESSAGE IN CIRCULATION IS MISLEADING & FRAUDULENT ADVERTISEMENT AND ISSUED BY A THIRD PARTY TO SABOTAGE THE IPO. OUR COMPANY OR ANY OF OUR DIRECTORS, KEY MANAGERIAL PERSONNEL, PROMOTERS, PROMOTER GROUP OR GROUP COMPANIES AND THE INTERMEDIARIES ARE NOT INVOLVED IN ANY MANNER WHATSOEVER.
Amount of Share Capital of our Company and Capital Structure: The authorized and issued, subscribed and paid-up equity share capital of the Company as on the date of the Prospectus is as follows: The authorized share capital of ₹ 1500.00 Lakhs divided into 7,50,00,000 Equity Shares of ₹2/- each. The Issued, subscribed and paid-up equity share capital of ₹ 29.02 Lakhs divided into 4,51,00,000 Equity Shares of ₹2/- each. For details of the share capital and capital structure of the Company, see 'Capital Structure' on page 71 of the Prospectus.
Name of the Signatories to the MoA of the Company and the number of Equity Shares held by them: The names of the signatories of the Memorandum of Association of the Company and the number of Equity Shares subscribed for by them at the time of signing of the Memorandum of Association: Initial allotment to Jhumarmal Pannaram Tunwal (4,900 Equity Shares) and Sangita Tunwal (5,100 Equity Shares) being the subscribers to the MoA of our Company.

LEAD MANAGER TO THE ISSUE: Horizon Management Private Limited, 19/3 R N Mukherjee Road, Main Building, 2nd Floor, West Bengal-700 016, West Bengal, India.
REGISTRAR TO THE ISSUE: Skyline Financial Services Private Limited, D-153 A, 1st Floor, Okhla Industrial Area, Phase - 1, New Delhi-110020.
COMPANY SECRETARY AND COMPLIANCE OFFICER: Bhavana Shivshankar Sangoli, Company Secretary & Compliance Officer, TUNWAL E-MOTORS LIMITED, Contact No: +91-20-4330001, E-Mail: csd@tunwal.com, Website: www.tunwal.com

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of the National Stock Exchange of India Limited, at the website of the Lead Manager and at the website of the Issuer Company and at the website of SEBI at www.sebi.gov.in.
AVAILABILITY OF APPLICATION FORMS: Application Form can be obtained from the Registered Office of Company, TUNWAL E-MOTORS LIMITED, E-mail: csd@tunwal.com, Tel: +91-20-4330001, Office of Lead Manager, Horizon Management Private Limited, E-mail: akash.das@horizon.net.in, Tel: +91-33-4600-0807, Fax: +91-33-4600-0607.
BANKER TO ISSUE & SPONSOR BANK: HDFC Bank Limited.
All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated Monday, July 08, 2024.

Date : July 9, 2024 Place : Pune
TUNWAL E-MOTORS LIMITED, is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Pune. The Prospectus is available on the website of the Lead Manager, www.tunwal.com and on the website of the National Stock Exchange of India Limited, at the website of the Lead Manager and at the website of the Issuer Company and at the website of SEBI at www.sebi.gov.in. Investors should read the Prospectus carefully, including the Risk Factors on page 33 of the Prospectus before making any investment decision. The Equity Shares as described and not will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States or, to, for the account or benefit of, "U.S. persons" (as defined in Regulation S of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be issued and sold only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and only to qualified institutional buyers in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be issued or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.
KIRIN ADVISORS