

# DEMAND UP FOR SPACIOUS HOMES Flat sizes in 7 cities rise 11% in 2023

FE BUREAU  
New Delhi, January 28

**BUILDERS ARE BUILDING** bigger homes to fulfil consumer demand, with the average size of apartments increasing 11% last year across seven major cities, according to Anarock.

Real estate consultant Anarock has analysed the fresh supply of housing units across the primary residential market of seven major cities in 2023.

The data showed that average flat sizes in the top 7 cities rose to 1,300 sq ft in 2023 from 1,175 sq ft in 2022.

In the Mumbai Metropolitan Region (MMR) and Kolkata, the average size of apartments fell, but it grew in Delhi-NCR, Bengaluru, Hyderabad, Pune and Chennai in 2023.

The average size stood at 1,050 square feet in 2019, 1,167 sq ft in 2020, and 1,170 sq ft in 2021.

"Northbound housing prices in the top cities have in no way dispelled the demand for generous living spaces," Anarock chairman Anuj Puri said.

The supply of bigger luxury homes increased significantly last year, he said, adding that around 23 per cent of the total new launches were in the luxury category.

"The demand for bigger-size homes was kick-started by the pandemic, but there are no signs of it waning three years later. Led by an enduring 'new normal' in homebuyer preferences, this demand seems eminently sustainable," Puri said.

Krisumi Corporation MD Mohit Jain said the aspira-

## REALTY BYTES



■ Average flat sizes in the top 7 cities rose to **1,300 sq ft** in 2023 from 1,175 sq ft in 2022

■ In MMR and Kolkata, the average size of apartments fell

■ It grew in Delhi-NCR, Bengaluru, Hyderabad, Pune and Chennai in 2023

■ Delhi-NCR saw the highest **37%** rise in average flat size to **1,890 sq ft** in 2023 from 1,375 sq ft in 2022

■ The average size stood at **1,050 sq ft** in 2019, **1,167 sq ft** in 2020, and **1,170 sq ft** in 2021

**ANUJ PURI, CHAIRMAN, ANAROCK**

THE DEMAND FOR BIGGER-SIZE HOMES STARTED DURING THE PANDEMIC, BUT HASN'T WANED THREE YEARS LATER



tional segment of society is playing a pivotal role in propelling the demand for premium homes, which are spacious and bigger in size.

"This trend may continue in the foreseeable future," he added.

Among seven major cities, Mumbai Metropolitan Region (MMR) and Kolkata were the only two cities where the average flat sizes decreased in 2023.

In MMR, the average flat size fell 5% to 794 sq ft in 2023 from 840 square feet in 2022.

In Kolkata, the average flat size saw a 2% decline to 1,124 sq ft last year from 1,150 square feet in 2022.

Delhi-NCR saw the highest 37% rise in average flat size to 1,890 square feet in 2023 from 1,375 sq ft in 2022.

Anarock said that developers in the Delhi-NCR are actively tracking demand and launching larger homes. The demand is skewed significantly towards luxury apartments, which are primarily defined by bigger sizes.

Hyderabad has the highest average flat size at 2,300 square feet, up 30% from 1,775 square feet in 2022.

In Bengaluru, the average flat size increased by 26% to 1,484 sq ft in 2023 from 1,175 sq ft in the previous year.

The average flat size in Pune saw an 11% increase to 1,086 sq ft in 2023 from 980 sq ft in 2022.

Chennai saw a 5% rise in average flat sizes to 1,260 square feet in 2023 from 1,200 sq ft in the previous year, Anarock said.

# IRB Infrastructure Trust wins ₹1,720 cr arbitration award

PRESS TRUST OF INDIA  
New Delhi, January 28

**YEDSHI AURANGABAD TOLLWAY (YATL)**, a special purpose vehicle of IRB Infrastructure Trust, has won an arbitration award of ₹1,720 crore for a highway project, a statement said on Sunday.

The YATL had initiated arbitration proceedings against the National Highways Authority of India (NHAI) after the authority disputed the company's claim for the extension of the concession period by 870 days and compensation of ₹1,751 crore, the statement said.

IRB Infrastructure Developers is the sponsor of IRB Infrastructure Trust. IRB was the EPC contractor for YATL and continues to be the project manager for YATL.

The arbitration was based on the compensation payable to the IRB towards time and cost overrun suffered during the construction period on account of

delays attributable to the NHAI and certain Force Majeure events, it added.

After thoroughly hearing both sides, the statement said the Arbitration Tribunal has directed NHAI to pay compensation of ₹1,720 crore including Interest payable as on date of award. The Arbitration Tribunal has directed NHAI to grant extension of 689 days to the concession period, the statement added. IRB incorporated YATL for implementation of Yedeshi Aurangabad NH211 BOT highway project and executed the concession agreement in May 2014.

YATL started the project on July 1, 2015, and was scheduled to complete it by 910 days. However, due to delay in handing over of land and for other reasons attributable to NHAI, the project was delayed and finally completed on September 24, 2020, the statement said.

**NHAI has been asked to pay compensation of ₹1,720 crore, including Interest payable as on date of award**

## PUBLIC NOTICE

Mr. Kantilal Deepchandji Bobra (Deceased) Jointly with Chhaya Kantilal Bobra holding 10 shares of Bosch Limited (formerly, Motor Industries Company Limited) Hosur Road, Adugodi, Bangalore - 560030 in Folio B02318 bearing Share Certificate Numbers 00150007 and V0012587 with distinctive Numbers from 2993895-2993899 and 82126-82130 for 10 shares of INR. 100/- each and exchange of the same with Face value of INR 10/- certificates.

I hereby give notice that the said Share Certificate(s) are lost, and I have applied to the Company for issue of duplicate Share Certificates.

The public is hereby warned against purchasing or dealing in anyway with the said Share Certificates. The Company may issue duplicate Share Certificates if no objection is received by the Company within 30 days of the publication of this advertisement, after which no claim will be entertained by the Company in that behalf.

**CHHAYA KANTILAL BOBRA**  
FOLIO NO: 802318

Place: PUNE  
Date: 29-01-2024

# Lava, Qubo lead in user ratings in Indian brands

PRESS TRUST OF INDIA  
New Delhi, January 28

**DOMESTIC SMART ELECTRONIC** companies like Lava and Qubo are getting high ratings and are competing neck and neck with their global peers in terms of brand acceptance, market analysis firm Techarc said on Sunday.

The firm conducted a study based on ratings received by 25 brands across 35 different product categories on e-commerce platforms Amazon and Flipkart in December.

"In our analysis, we found that of the global counterparts of Lava, including brands like Realme and Redmi, the average weighted rating of consumers on e-commerce platforms was 4.3. Against this, Lava scored 4.2, which is just touching the industry benchmark," the report said.

Techarc said that Lava scored a higher proportion of high ratings (4 and 5) at 90.2%, compared to the global brands which had 75.8% of its consumer ratings scoring 4 or 5.

## REPORT CARD

■ Lava scored a higher proportion of high ratings (4 and 5) at 90.2%

■ Global brands had 75.8% of its consumer ratings scoring 4 or 5

■ Qubo's 4.1 ratings surpassed the industry average of 4 in the IoT category

■ However, its global counterparts had a higher proportion of 4 and 5 ratings

The firm picked up Hero group firm Qubo for study in the Internet of Things (IoT) category. Its 4.1 ratings surpassed the industry average of 4.

However, the global counterparts of the company had a higher proportion of 4 and 5 ratings. In the wearable category, Indian brands were

below the industry benchmark compared to their global counterparts brands like Realme, Redmi, OPPO, OnePlus Nord, etc.

"While the industry benchmark of ratings is 4.2, Indian brands Noise and Boulton Audio got a rating of 4.1, followed by Boat and PTron at 4.0. Brands including Mivi, Gizmoro and Number had an average weighted rating of 3.9 in this category," the study said.

Among the domestic brands in smart electronics, Lava leads the tally with 4.2 weighted average customer ratings secured on e-commerce platforms followed by Qubo at 4.1, Techarc said.

"There is not a strong correlation, but one can see that brands like Lava and Qubo which have invested in end-to-end product design and development within the country, as much as the technology value chain allows, have secured the top rankings across the domestic smart electronics brand in terms of customer ratings," the report said.

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## PUBLIC ANNOUNCEMENT



# KRONOX LAB SCIENCES LIMITED

Our Company was incorporated on November 18, 2008 as 'Kronox Lab Sciences Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 18, 2008 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by the shareholders at an extra-ordinary general meeting held on May 25, 2019 and a fresh certificate of incorporation dated June 11, 2019 was issued by the Registrar of Companies, Ahmedabad consequent upon conversion, recording the change in the name of our Company to 'Kronox Lab Sciences Limited'. For further details on the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 187 of the draft red herring prospectus dated January 25, 2024 ("DRHP") filed with Securities and Exchange Board of India ("SEBI").

Registered Office: Block No. 353, Village Ekalbara, Padra, Vadodara 391 440, Gujarat, India. Tel: +91 26 6224 4077/88, Corporate Office: Block No. 284, Village Ekalbara, Padra, Vadodara 391 440, Gujarat, India. Contact Person: Nikhil Goswami, Company Secretary and Compliance Officer, E-mail: cs@kronoxlabsciences.com. Website: www.kronoxlabsciences.com. Corporate Identity Number: U24117GJ2008PL005460

## OUR PROMOTERS: JOGINDERSINGH JASWAL, KETAN RAMANI AND PRITESH RAMANI

INITIAL PUBLIC OFFERING OF UP TO 96,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF KRONOX LAB SCIENCES LIMITED ("OUR COMPANY") OR "ISSUER" FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION ("OFFER"). THE OFFER COMPRISES AN OFFER FOR SALE OF UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY JOGINDERSINGH JASWAL, UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY KETAN RAMANI AND UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY PRITESH RAMANI (COLLECTIVELY, "PROMOTER SELLING SHAREHOLDERS" AND SUCH OFFER FOR SALE BY THE PROMOTER SELLING SHAREHOLDERS, "OFFER FOR SALE"). THE OFFER SHALL CONSTITUTE [•] OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE OFFER PRICE IS [•] TIMES THE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER ("BRLM") AND WILL BE ADVERTISED IN [•] EDITIONS OF [•] AN ENGLISH NATIONAL DAILY NEWSPAPER, [•] EDITIONS OF [•] A HINDI NATIONAL DAILY NEWSPAPER AND [•] EDITION OF [•] A GUJARATI NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT, WHERE OUR REGISTERED OFFICE AND CORPORATE OFFICE IS LOCATED, WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and Promoter Selling Shareholders may, in consultation with Book Running Lead Manager, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and by indicating the change on the website of the Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made through the Book Building process in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process, in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (the "QIBs" and such portion, "QIB Portion"), provided that our Company and Promoter Selling Shareholders, in consultation with the BRLM, may allocate up to 60% of the QIB Category to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, (a) not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders (out of which one third shall be reserved for Bidders with Bids exceeding ₹ 2,00,000 and up to ₹ 10,00,000 and two-thirds shall be reserved for Bidders with Bids exceeding ₹ 10,00,000) and (b) not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders, other than Anchor Investors, are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) and UPI ID in case of UPI Bidders (defined hereinafter), which will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be, to the extent of their respective Bid Amounts. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For further details, please see "Offer Procedure" on page 320 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP dated January 25, 2024 with the Securities and Exchange Board of India ("SEBI") on January 26, 2024.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing of the DRHP on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com and the website of our Company at www.kronoxlabsciences.com. Our Company hereby invites the public to give comments on the DRHP dated January 25, 2024 filed with SEBI on January 26, 2024 with respect to disclosures made herein. The members of public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the BRLM and/or the Company Secretary and Compliance Officer of our Company at their respective addresses mentioned herein below in relation to the Offer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

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 SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on the main board of the Stock Exchanges.

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 187 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them see "Capital Structure" on page 69 of the DRHP.

<p><b>BOOK RUNNING LEAD MANAGER</b></p> <p><b>PANTOMATH</b> Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India Tel: 1800 889 8711; E-mail: kronox.ip@pantomathgroup.com Website: www.pantomathgroup.com Investor grievance e-mail: investors@pantomathgroup.com Contact Person: Kaushal Patwa SEBI Registration No.: INM000012110</p>	<p><b>REGISTRAR TO THE OFFER</b></p> <p><b>KFINTECH</b> KFin Technologies Limited Selenium Tower B, Plot No. 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana, India Telephone: +91 40 6716 2222/ 1800 309 4001 Email: klsf.ip@kfintech.com Investor grievance email: einward.n@kfintech.com Website: www.kfintech.com Contact Person: M Murali Krishna SEBI Registration No.: INF000000221</p>
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All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For **KRONOX LAB SCIENCES LIMITED**  
On behalf of the Board of Directors  
Sd/-  
Nikhil Goswami  
Company Secretary and Compliance Officer

**KRONOX LAB SCIENCES LIMITED** is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated January 25, 2024 with SEBI on January 26, 2024 and thereafter with the Stock Exchanges. The DRHP is available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com and on the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com and the website of our Company at www.kronoxlabsciences.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" beginning on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

## Utkarsh Small Finance Bank

Aapki Ummeed Ka Khaata  
(A Scheduled Commercial Bank)

Registered office address: Utkarsh Tower, NH-31 (Airport Road), Sehmalpur, Kazi Sarai, Harhua, Varanasi, Uttar Pradesh, PIN - 221105.

Gross Loan Portfolio (in CR)	16,407	Year on Year ↑	31%
Deposits (in CR)	15,111	Year on Year ↑	18%
Total Assets (in CR)	20,874	Year on Year ↑	15%
Net Interest Income (in CR)	1,346*	Year on Year ↑	20%
Net Profit (in CR)	338*	Year on Year ↑	25%
Return on Equity	18.5%*		
Return on Assets	2.3%*		
CRAR	23.18%		
Gross NPA	3.04%		
Net NPA	0.19%		

\*9m FY 24 | Long Term Credit Rating | ICRA A+ (Stable) | CARE A+ (Stable)  
Rating for Certificate of Deposit Programme | ICRA A1+

### Unaudited Financial Results for quarter and nine months ended December 31, 2023

Particulars	Quarter Ended		Nine Months		Year Ended
	Dec. 31, 2023	Dec. 31, 2022	Dec. 31, 2023	March 31, 2023	March 31, 2023
	Unaudited	Audited	Unaudited	Audited	Audited
1. Total income from operations	80,597.78	64,082.31	2,28,279.15	2,50,497.98	
2. Net Profit for the year/period (before tax, exceptional and/or extraordinary items)	15,204.89	12,235.62	45,103.96	53,581.42	
3. Net Profit/(Loss) for the year/period before tax (after exceptional and/or extraordinary items)	15,204.89	12,235.62	45,103.96	53,581.42	
4. Net Profit/(Loss) for the year/period after tax (after exceptional and/or extraordinary items)	11,605.76	9,350.16	33,797.20	40,450.19	
5. Total Comprehensive Income for the year/period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)] (Refer Note 3)	-	-	-	-	-
6. Paid up Equity Share Capital (of ₹ 10 each)	1,09,808.24	89,571.95	1,09,808.24	89,590.47	
7. Reserves (excluding Revaluation Reserve)	-	-	-	-	1,10,441.59
8. Securities Premium Account	55,041.64	28,579.28	55,041.64	28,614.62	
9. Net worth*	2,51,900.36	1,70,120.40	2,51,900.36	1,84,482.24	
10. Paid up Debt Capital / Outstanding Debt	1,76,762.55	2,34,508.58	1,76,762.55	2,34,947.53	
11. Outstanding Redeemable Preference Shares	-	-	-	-	-
12. Debt Equity Ratio**	0.63	1.26	0.63	1.17	
13. EPS Basic (₹) (not annualised for quarters/nine months)	1.14	1.04	3.32	4.52	
EPS Diluted (₹) (not annualised for quarters/nine months)	1.13	1.04	3.28	4.51	
14. Total Debt** to Total Assets ratio	8.47%	12.97%	8.47%	12.29%	
15. Capital Adequacy Ratio	23.18%	20.39%	23.18%	20.64%	
16. % of Gross NPA	3.04%	3.58%	3.04%	3.23%	
17. % of Net NPA	0.19%	0.72%	0.19%	0.39%	
18. Return on Assets (not annualised for quarters/nine months)	0.58%	0.56%	1.72%	2.45%	
19. Capital Redemption Reserve	-	-	-	-	-
20. Debenture Redemption Reserve	-	-	-	-	-

\* as per RBI guidelines.  
\*\* Debt represents total borrowings of the Bank & Equity consist of Share Capital plus Reserves

**Notes to the financial results:**

- The above is an extract of the detailed format of quarter and nine months ended December 31, 2023 financial results reviewed by the Audit Committee and approved by the Board of Directors of the Bank at its respective meeting held on January 27, 2024. The financial results have been subjected to limited review by the Joint Statutory Auditors as required under Regulation 33 and Regulation 52 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"). An unmodified review report has been issued by them thereon.
- The Full Format of the quarter and nine months ended Financial Results are available on the website of the Stock Exchanges, www.ncsindia.com & www.bseindia.com & of the Bank www.utkarsh.bank
- Information related to the total comprehensive income & other comprehensive income are not furnished as Ind AS is not yet made applicable to Bank.
- As per regulation 33 and regulation 52(4) of SEBI (Listing Obligations & Disclosure Requirements) regulations 2015, the equity and debt listed entities are required to disclose certain ratios and accordingly ratios relevant to Banking sector have been disclosed above.
- The figures for the quarter ended December 31, 2023 are the balancing figure between the figures in respect for the nine months which were subject to limited review by the joint statutory auditors and audited figures for the half year ended September 30, 2023.

For and on behalf of the Board of Directors of  
**Utkarsh Small Finance Bank Limited**  
CIN: U65992UP2016PLC082804  
Sd/-  
Govind Singh  
Managing Director & CEO  
DIN: 02470880

Place : Mumbai  
Date : January 27, 2024



मराठा आरक्षण मुद्दे पर सत्ताधारी दल में खटपट

# महाराष्ट्र सरकार के फैसले से संतुष्ट नहीं हूँ : भुजबल

मुंबई, 28 नवंबर (भाषा)।

अन्य पिछड़ा वर्ग श्रेणी में 'पिछले दरवाजे से मराठों के प्रवेश' पर सवाल उठाते हुए महाराष्ट्र के कैबिनेट मंत्री छगन भुजबल ने रविवार को कहा कि वह आरक्षण मुद्दे पर राज्य सरकार के फैसले से संतुष्ट नहीं हैं। भुजबल ने यह दावा भी किया कि मराठों के कुनबी रिकार्ड का पता लगाने के लिए बनाई गई समिति के प्रमुख न्यायमूर्ति (सेवानिवृत्त) संदीप शिंदे देश के प्रधान न्यायाधीश से करीब दोगुना वेतन पा रहे हैं, जो गैर जरूरी खर्च है।

इस बीच राकापा (अजित पवार गुट) के नेता प्रफुल्ल पटेल ने कहा कि मराठा आरक्षण की मांग से निपटने को लेकर पार्टी नेता एवं मंत्री छगन भुजबल द्वारा की गई महाराष्ट्र सरकार की आलोचना उनके दल का आधिकारिक रुख नहीं है। मराठा आरक्षण आंदोलन के नेता मनोज जरांगे ने महाराष्ट्र सरकार द्वारा उनकी मांगें मान लिए जाने के बाद शनिवार को अपना अनिश्चितकालीन उपवास खत्म कर दिया था। मुख्यमंत्री एकनाथ शिंदे ने घोषणा की थी कि जबतक मराठों को आरक्षण नहीं मिल जाता, तबतक उन्हें ओबीसी को प्राप्त सभी लाभ मिलते रहेंगे। जरांगे के साथ बातचीत के बाद सरकार द्वारा एक मसविदा अधिसूचना जारी की गई थी, जिसमें कहा गया था कि यदि किसी मराठा व्यक्ति के रिश्तेदार के पास यह दशाने के लिए रिकार्ड है कि वह कृषक 'कुनबी' समुदाय से



छगन भुजबल

मुख्यमंत्री एकनाथ शिंदे ने घोषणा की थी कि जबतक मराठों को आरक्षण नहीं मिल जाता, तबतक उन्हें ओबीसी को प्राप्त सभी लाभ मिलते रहेंगे।



नारायण राणे

केंद्रीय मंत्री नारायण राणे ने भी जताया विरोध

केंद्रीय मंत्री नारायण राणे ने रविवार को कहा कि वह महाराष्ट्र सरकार के उस फैसले से सहमत नहीं हैं, जिसमें कहा गया है कि जबतक मराठों को आरक्षण नहीं मिल जाता है, तबतक उन्हें ओबीसी को मिल रहे सभी लाभ मिलेंगे। राज्य के पूर्व मुख्यमंत्री ने राणे 'एक्स' पर एक पोस्ट में कहा कि यह अन्य पिछड़ा वर्ग (के अधिकारों) में अतिक्रमण होगा तथा इससे महाराष्ट्र में अशांति फैल सकती है। राणे ने 'एक्स' पर एक पोस्ट में कहा कि वह राज्य सरकार के फैसले को तथा आरक्षण के संबंध में मराठा समुदाय को उसके द्वारा दिए गए आश्वासन को मंजूर नहीं करते हैं। उन्होंने कहा, 'इससे ऐतिहासिक विरासत वाले मराठा समुदाय का दमन होगा और यह अन्य पिछड़े समुदायों में भी अतिक्रमण होगा।' उन्होंने कहा, 'इससे राज्य में अशांति फैलेगी।' उन्होंने कहा कि वह सोमवार को भी इस मुद्दे पर बोलेंगे।

आता है तो उसे भी कुनबी के रूप में मान्यता दी जाएगी। कृषक समुदाय 'कुनबी' ओबीसी के अंतर्गत आता है और जरांगे भी सभी मराठों के लिए कुनबी प्रमाणपत्र मांग रहे थे। जरांगे मराठों के वास्ते आरक्षण की मांग को लेकर अगस्त से आंदोलन कर रहे थे।

भुजबल ने आरक्षण मुद्दे पर सरकार के इस

कदम की आलोचना की और ओबीसी श्रेणी में 'पिछले दरवाजे से मराठों के प्रवेश' पर सवाल खड़ा किया। रविवार को नासिक में संवाददाताओं से बातचीत में भुजबल ने कहा, 'ओबीसी के बीच यह सोच बन रही है कि वे अपना आरक्षण गंवा बैठे हैं, क्योंकि मराठे (उसके) लाभ ले लेंगे।'

# ईरान ने अंतरिक्ष में तीन उपग्रह भेजकर दिखाई ताकत

यरुशलम, 28 जनवरी (एपी)।

ईरान ने रविवार को कहा कि उसने अंतरिक्ष में तीन उपग्रहों को सफलतापूर्वक प्रक्षेपित किया है। वहीं, पश्चिमी देशों ने ईरान के इस हालिया कार्यक्रम की आलोचना की और आशंका जताई कि इससे ईरान के बैलिस्टिक मिसाइल कार्यक्रमों में और इजाफा होगा।

सरकारी समाचार एजेंसी 'इरना' ने कहा कि प्रक्षेपण में ईरान के सिमोग रॉकेट का सफल उपयोग भी देखा गया, जो इससे पहले कई बार विफल रहा था। ईरान का यह प्रक्षेपण ऐसे वक्त हुआ है, जब पश्चिम एशिया में गाजा पट्टी में हमले के साथ इजराइल का युद्ध लगातार जारी रहने के कारण तनाव बढ़ गया है। ईरान ने इस संघर्ष में सैन्य हस्तक्षेप नहीं किया है, लेकिन इस महीने की शुरुआत में इस्लामिक स्टेट के आत्मघाती बम विस्फोट और यमन के हूती विद्रोहियों जैसे छद्म संगठनों द्वारा युद्ध से जुड़े हमलों के बाद कार्रवाई को लेकर उसे अपने धर्मगुरुओं के दबाव का सामना करना पड़ा। पश्चिमी देशों ने ईरान के तेजी से बढ़ते परमाणु कार्यक्रम को लेकर चिंता जताई है। ईरान के सरकारी टेलीविजन द्वारा जारी किए गए फुटेज में रात के दौरान सिमोग रॉकेट का प्रक्षेपण दिख रहा है। 'एसोसिएटेड प्रेस' (एपी) ने फुटेज के विवरण का विश्लेषण किया, जिससे पता चलता

है कि प्रक्षेपण ईरान के ग्रामीण सेमनान प्रांत में इमाम 'खुमैनी स्पेसपोर्ट' पर किया गया था। फुटेज में सरकारी टीवी रिपोर्टर अब्बास रसूली ने कहा कि सिमोग (रॉकेट) की गर्जना हमारे देश के आकाश और अनंत अंतरिक्ष में गूंज उठी। सरकारी टीवी ने प्रक्षेपित उपग्रहों का नाम महदा, केहान-2 और हत्फ-1 बताया। सरकारी टेलीविजन के अनुसार, महदा एक अनुसंधान उपग्रह है, जबकि केहान और हत्फ क्रमशः वैश्विक स्थिति और संचार पर केंद्रित नैनो उपग्रह हैं। ईरान के सूचना एवं संचार प्रौद्योगिकी मंत्री ईसा जारेपुर ने कहा कि महदा से पहले ही पृथ्वी पर संकेत मिल चुके हैं। फुटेज में रविवार को प्रक्षेपित रॉकेट पर फारसी में 'ची कैन' (हम कर सकते हैं) का नारा लिखा हुआ दिख रहा है, जो संभवतः पिछली विफलताओं का जिज्ञासा था। सिमोग एक दो-चरण का, तरल-ईंधन वाला रॉकेट है, जिसे ईरानियों ने उपग्रहों को पृथ्वी की निचली कक्षा में स्थापित करने के लिए डिजाइन किया है। अमेरिकी खुफिया समुदाय के 2023 के विश्वव्यापी खतों के आकलन में कहा गया है कि उपग्रह प्रक्षेपण यंत्रों के विकास से ईरान कम समय में अंतरमहाद्वीपीय बैलिस्टिक मिसाइल विकसित करने में सक्षम हो जाएगा, क्योंकि इसमें समान तकनीक का उपयोग किया जाता है।

# 'उत्तर कोरिया ने दागीं कई क्रूज मिसाइल'

सोल, 28 जनवरी (एपी)।

दक्षिण कोरिया की सेना ने रविवार को कहा कि उत्तर कोरिया ने पूर्वी सैन्य बंदरगाह के जलक्षेत्र से कई क्रूज मिसाइलें दागीं हैं। उत्तर कोरिया ने यह कदम अमेरिका, दक्षिण कोरिया और जापान के साथ गहराते तनाव के बीच उठाया है। दक्षिण कोरिया के ज्वाइंट चीफ्स आफ स्टाफ ने हालांकि यह जानकारी नहीं दी कि कितनी मिसाइलें दागीं गईं या वे कितनी दूर तक पहुंचीं। फिलहाल यह भी स्पष्ट नहीं है कि प्रक्षेपण कैसे किए गए। हालांकि उत्तर कोरिया ने इससे पहले पोतों से या जलक्षेत्र में मौजूद अन्य साधनों से क्रूज मिसाइलों का परीक्षण किया है। ये मिसाइल प्रक्षेपण इस वर्ष की शुरुआत से अब तक का ऐसा तीसरा प्रक्षेपण है जिसकी जानकारी मिल सकी है।

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**PUBLIC ANNOUNCEMENT**

**KRONOX**

**KRONOX LAB SCIENCES LIMITED**

Our Company was incorporated on November 18, 2008 as 'Kronox Lab Sciences Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 18, 2008 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by our shareholders at an extra-ordinary general meeting held on May 25, 2019 and a fresh certificate of incorporation dated June 11, 2019 was issued by the Registrar of Companies, Ahmedabad consequent upon conversion, recording the change in the name of our Company to 'Kronox Lab Sciences Limited'. For further details on the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 187 of the draft red herring prospectus dated January 25, 2024 ("DRHP") filed with Securities and Exchange Board of India ("SEBI").

**Registered Office:** Block No.353, Village Ekalbar, Padra, Vadodara 391 440, Gujarat, India; **Tel:** +91 26 6224 4077/88, Corporate Office: Block No.284, Village Ekalbar, Padra, Vadodara 391 440, Gujarat, India; **Contact Person:** Nikhil Goswami, Company Secretary and Compliance Officer, E-mail: cs@kronoxlabsciences.com. **Website:** www.kronoxlabsciences.com. **Corporate Identity Number:** U24117GJ2008PLC055460

**OUR PROMOTERS: JOGINDERSINGH JASWAL, KETAN RAMANI AND PRITESH RAMANI**

INITIAL PUBLIC OFFERING OF UP TO 96,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF KRONOX LAB SCIENCES LIMITED ("OUR COMPANY") OR "ISSUER" FOR CASH AT A PRICE OF ₹ [•] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [•] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [•] MILLION ("OFFER"). THE OFFER COMPRISES AN OFFER FOR SALE OF UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY JOGINDERSINGH JASWAL, UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY KETAN RAMANI AND UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [•] MILLION BY PRITESH RAMANI (COLLECTIVELY, "PROMOTER SELLING SHAREHOLDERS") AND SUCH OFFER FOR SALE BY THE PROMOTER SELLING SHAREHOLDERS, "OFFER FOR SALE". THE OFFER SHALL CONSTITUTE [•] % OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE OFFER PRICE IS [•] TIMES THE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER ("BRLM") AND WILL BE ADVERTISED IN [•] EDITIONS OF [•] AN ENGLISH NATIONAL DAILY NEWSPAPER, [•] EDITIONS OF [•] A HINDI NATIONAL DAILY NEWSPAPER AND [•] EDITION OF [•] A GUJARATI NATIONAL DAILY NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT, WHERE OUR REGISTERED OFFICE AND CORPORATE OFFICE IS LOCATED, WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/Offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and Promoter Selling Shareholders may, in consultation with Book Running Lead Manager, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and by indicating the change on the website of the Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made through the Book Building process in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process, in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (the "QIBs" and such portion, "QIB Portion"), provided that our Company and Promoter Selling Shareholders, in consultation with the BRLM, may allocate up to 60% of the QIB Category to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, (a) not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders (out of which one-third shall be reserved for Bidders with Bids exceeding ₹ 2,00,000 and up to ₹ 10,00,000 and two-thirds shall be reserved for Bidders with Bids exceeding ₹ 10,00,000) and (b) not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders, other than Anchor Investors, are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) and UPI ID in case of UPI Bidders (defined hereinafter), which will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be, to the extent of their respective Bid Amounts. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For further details, please see "Offer Procedure" on page 320 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP dated January 25, 2024 with the Securities and Exchange Board of India ("SEBI") on January 26, 2024.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing by hosting it on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com where the equity shares are proposed to be listed and on the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com and the website of our Company at www.kronoxlabsciences.com. Our Company hereby invites the public to give comments on the DRHP dated January 25, 2024 filed with SEBI on January 26, 2024 with respect to disclosures made therein. The members of public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the BRLM and/or the Company Secretary and Compliance Officer of our Company at their respective addresses mentioned herein below in relation to the Offer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

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 SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on the main board of the Stock Exchanges.

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 187 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them see "Capital Structure" on page 69 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
<p><b>PANTOMATH</b> Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India Tel: 1800 889 8711; E-mail: kronox.ipjo@pantomathgroup.com Website: www.pantomathgroup.com Investor grievance e-mail: investors@pantomathgroup.com Contact Person: Kaushal Patwa SEBI Registration No.: INM000012110</p>	<p><b>KFINTECH</b> KFin Technologies Limited Selenium Tower B, Plot No. 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana, India Telephone: +91 40 6716 2222/ 1800 309 4001 Email: kisi.ipjo@kfinotech.com Investor grievance email: einward.ris@kfinotech.com Website: www.kfinotech.com Contact Person: M Murali Krishna SEBI Registration No.: INR000000221</p>

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For KRONOX LAB SCIENCES LIMITED  
On behalf of the Board of Directors  
Sd/-  
Nikhil Goswami  
Company Secretary and Compliance Officer

Place : Vadodara, Gujarat  
Date : January 27, 2024

KRONOX LAB SCIENCES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated January 25, 2024 with SEBI on January 26, 2024 and thereafter with the Stock Exchanges. The DRHP is available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com and on the website of the BRLM, i.e., Pantomath Capital Advisors Private Limited at www.pantomathgroup.com and the website of our Company at www.kronoxlabsciences.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" beginning on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

CONCEPT

# देश में कोरोना संक्रमण के 182 नए मामले सामने आए

जनसत्ता ब्यूरो नई दिल्ली, 28 जनवरी।

देश में कोविड-19 संक्रमण के 182 नए मामले सामने आए जबकि उपचाराधीन मरीजों की संख्या 1,525 हो गई है। स्वास्थ्य मंत्रालय ने रविवार को यह जानकारी दी। मंत्रालय के सुबह आठ बजे जारी किए गए आंकड़ों के अनुसार पिछले 24 घंटों में केरल में कोविड-19 से एक व्यक्ति की मौत की सूचना मिली है। आधिकारिक सूत्रों ने बताया कि पांच दिसंबर 2023 के बाद एक दिन में कोरोना विषाणु संक्रमण के सर्वाधिक 841 नए मामले 31 दिसंबर को दर्ज किए गए थे। कोविड के उपचाराधीन मरीजों में से लगभग 92 फीसद मरीज घर पर ही पृथक-वास में हैं।

आधिकारिक सूत्रों ने कहा कि वर्तमान में उपलब्ध आंकड़ों से पता चलता है कि 'जेएन.1' बहुरूप की वजह से न तो नए मामलों में तेजी से वृद्धि हो रही है और न ही अस्पताल में भर्ती होने वाली मरीजों की संख्या में बढ़ोतरी हुई है। देश में कोरोना वायरस के डेल्टा स्वरूप के कारण अप्रैल-जून 2021 में महामारी की स्थिति बेहद भयावह हो गई थी और उस दौरान सात मई 2021 को देश में एक दिन में संक्रमण के 4,14,188 नए मामले सामने आए थे और 3,915 मरीजों की मौत हुई थी। देशभर में 2020 की शुरुआत से अब तक लगभग चार वर्ष में कोरोना विषाणु से साढ़े चार करोड़ से अधिक लोग संक्रमित हुए हैं तथा इससे 5.3 लाख से अधिक लोगों की मौत हुई है।

# अमेरिका में गोलीबारी, चार लोगों की मौत

लास एंजलिस, 28 जनवरी (एपी)।

अमेरिका के लास एंजलिस में शनिवार को गोलीबारी की घटना में चार लोगों की मौत हो गई। पुलिस ने इसे हत्या के बाद आत्महत्या का मामला बताया है। लास एंजलिस पुलिस विभाग ने सोशल मीडिया पर एक बयान साझा कर बताया कि लेडो एवेन्यू के 11600 ब्लॉक में गोलीबारी की सूचना मिलने पर अधिकारी रात सात बजे से पहले घटनास्थल पर पहुंचे। पुलिस ने बताया कि घटनास्थल पर चार लोगों को मृत घोषित किया गया और जांचकर्ताओं के अनुसार, यह हत्या के बाद आत्महत्या करने का मामला है। मृतकों के बारे में और कोई जानकारी अभी उपलब्ध नहीं कराई गई है और न ही यह बताया गया है कि गोलीबारी क्यों की गई।

**PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF**

**MOTHER MIRA INDUSTRIES LIMITED**

**Registered Office:** Upper Crest Apartments, Flat F2, First Floor No.11, School Street, Near Corporation School, Chennai, Koyambedu, Tamil Nadu, India, 600107 | **Tel:** 044 43833118 | **Email:** mirah@binnytd.in; **Contact Person:** K. Kalasubramanian | **Company Identification Number:** U65993TN1994PLC026665

**THIS PUBLIC ANNOUNCEMENT ("PA") IS BEING ISSUED BY MR. RAMESH BABU DORAIJAI ("OFFEROR"), THE PROMOTER OF MOTHER MIRA INDUSTRIES LIMITED ("MMIL"/"COMPANY") IN TERMS OF CHAPTER V OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (DELISTING OF EQUITY SHARES) REGULATIONS 2021 ("DELISTING REGULATION") TO ACQUIRE 6,25,100 EQUITY SHARES OF THE COMPANY HAVING FACE VALUE OF ₹10/- EACH AT A PRICE OF ₹ 5.01 ("EXIT PRICE") FROM THE PUBLIC SHAREHOLDERS (DEFINED TO MEAN ALL THE SHAREHOLDERS OTHER THAN PROMOTERS AND PROMOTER GROUP HEREINAFTER REFERRED TO AS "PUBLIC SHAREHOLDERS") ("EXIT OFFER").**

**1. MOTHER MIRA INDUSTRIES LIMITED**

a. Mother Mira Industries Limited was incorporated on January 31, 1994, under the Companies Act, 1956.  
b. The Registered Office of the Company is presently situated at Upper Crest Apartments, Flat F2, First Floor No. 11, School Street, Near Corporation School, Chennai, Koyambedu, Tamil Nadu, India, 600107  
c. The Company Identification Number of the Company U65993TN1994PLC026665.  
d. The paid-up Share Capital of the Company is ₹19,45,00,100/- comprising of 1,94,50,010 Equity Shares of ₹10/- each.  
e. The Equity Shares of the Company are listed and suspended from trading on BSE Limited ("BSE").  
f. BSE vide notice no. 20160816-8 dated August 16, 2016, has hereby notified that the Companies which have remained suspended for more than 13 years would be delisted from the platform of the Exchange, with effect from Wednesday, August 17, 2016, pursuant to order of the Delisting Committee of the Exchange in terms of Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009. In which BSE release the name of delisted companies and Mother Mira Industries Limited is one of them.  
g. BSE vide order LIST/COMP/AS/278/2016-17 dated August 16, 2016, has notified that the Promoters of the company are liable to acquire delisted Equity Shares from the public shareholders by paying them the value determined by the valuer appointed by the Exchange.  
h. Accordingly, the Offeror on behalf of the Promoters and Promoter Groups of the Company, in compliance with regulation 33(4) of the SEBI Delisting Regulations is hereby making Exit Offer to the Public Shareholders of the Company.  
i. Further in continuation to this order, in the interest of investors and as advised by SEBI, the securities of the Company shall be moved to Dissemination Board for a period of 5 Years.  
j. Exit Price of ₹ 5.01 (Rupees Five and One Paisa only) per Equity Share has been determined by the valuer appointed by BSE.

**2. DETAILS OF OFFEROR:**

a. Mr. Ramesh Babu Doraijai, aged 61 years, is a Commerce Graduate. He has 30 years of business experience in the fields of Textiles and Paper.

**b. EXIT PRICE AND FINANCIAL ARRANGEMENTS:**

a. The Company was compulsorily delisted by BSE as per chapter V of the SEBI Regulations. The Fair Value per Equity Share of ₹ 5.01/- to be paid by the Offeror to the Public Shareholders under the Exit Offer has been determined by the independent valuer appointed by the BSE. Accordingly, the Offeror shall acquire the Equity Shares tendered by the Public Shareholders for cash at ₹ 5.01/- (Rupees Five and One Paisa only) per Equity Share.  
b. The Offeror has opened an escrow cash account bearing account No. 924020002347689 ("Escrow Account") with Axis Bank Limited ("Escrow Bank") a company incorporated under the Companies Act, 1956, and carrying on business as a banking company under the Banking Regulation Act, 1949, having its registered office at 3<sup>rd</sup> Floor, Trisul, Law Garden, Ellis Bridge, Ahmedabad 380 006 and acting through its Branch Office at East Coast Centre, New No 534A Old No.553 Anna Salai, Teynampet, Chennai 600 029 and have made a cash deposit of ₹ 36,00,000/- (Rupees Thirty-Six Lakhs Only) in the said Escrow Account. The cash deposited in Escrow Account represents 100% of the total consideration payable to the Public Shareholders in this Exit Offer.

**c. TERMS AND CONDITIONS RELATING TO ACCEPTANCE OF OFFER**

a. The Exit Offer shall remain open for a period of one month from February 06, 2024, and close on March 06, 2024. After the closure of Exit Offer period the Offeror will keep open this Exit Offer for a further period of Eleven months which will end on February 07, 2025, to facilitate the non-exited Public Shareholders.  
b. All the Public Shareholders of the Company are eligible to participate in this Exit Offer. Public Shareholders have an option to either participate in the Exit Offer by tendering their Equity Shares or retain their Equity Shares in the Company. Public Shareholders who desires to participate in the Exit Offer may tender their Equity Shares to the Offeror.  
c. The Exit Offer may be availed by sending duly completed 'Form of Acceptance' ("Form") along with duly signed Transfer Form and related Share Certificate(s) to Cameo Corporate Services Limited, the Registrar and Transfer Agent ("RTA"), at Subramanian Building, No.1, Club House Road, Chennai - 600 002, Tel No. +91 44 40020700, Email ID: investor@cameoindia.com clearly marking the envelope "Mother Mira Industries Limited-Exit Offer".  
d. The Form of Acceptance along with Share Transfer Form to be filled and returned by Public Shareholders is dispatched to the Public Shareholders along with Exit Offer Letter. Alternatively, the Public Shareholders may download the Form from the website of the Registrar i.e. www.cameoindia.com.  
e. The Offeror will not accept any Equity Shares offered under for the Exit Offer where there exists any restraint order from the Court or any other competent authority for transfer / disposal/ sale or where loss of share certificates has been notified to the Company or where the title to the Equity Shares is under dispute or otherwise not clear or where any other restraint subsists.

**d. PAYMENT OF CONSIDERATION**

a. Upon fulfillment of the terms and conditions mentioned herein and receipt of the requisite regulatory approvals (if any), the consideration for Equity Shares will be paid by the Offeror within 15 working days from the date of closure of the Exit Offer, by way of cheque/pay order/demand draft/electronic credit, as the case may be. The cheque / pay order / demand drafts will be dispatched to the Shareholders participating in the offer, at their own risk, by way of speed post/registered post.  
b. The consideration for such Equity Shares will be settled on a monthly basis and the payment will be dispatched within 10 working days from the end of the month in which the shares were tendered.

**e. GENERAL DISCLAIMER**

Every Public Shareholder who desires to avail of the "Exit Offer" may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Offeror or the Company whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such Exit Offer and tender of Equity Shares through this Exit Offer whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Offeror accepts full responsibility for the information contained in the Public Announcement.

**For Mother Mira Industries Limited**  
Sd/-  
**Ramesh Babu Doraijai**  
Promoter (Acquirer)

**Place:** Chennai  
**Date:** January 25, 2024

AdBaz



૧૦૮ ફૂટ લાંબી અગરબત્તી લઈને અયોધ્યા ગયેલા ૧૧ સેવકો વડોદરા પરત ફર્યા

# વડોદરાથી મોકલાવેલી અગરબત્તીની ભસ્મનો પ્રસાદ લેવા ભક્તોની પડાપડી

વડોદરા, તા. ૨૮  
વડોદરા શહેરમાંથી અયોધ્યા નગરી ખાતે પ્રભુ શ્રીરામના પ્રાણ પ્રતિષ્ઠા મહોત્સવ માટે શીશી મોટી ૧૦૮ ફૂટ અગરબત્તીને અયોધ્યા નગરી ખાતે પહોંચાડનાર ગૌરશ્યા સમિતિના અગ્રણી અને ભરવાડ સમાજના આગેવાન વિહા ભરવાડ સહિતની ૧૧ સેવકોની ટીમ અયોધ્યા ખાતે ૨૫ દિવસના મુકામ બાદ આજે સાંજે વડોદરા પરત ફરી હતી.



વાતચીત કરતા જણાવ્યું હતું કે આ અગરબત્તી ને અયોધ્યા પહોંચતા દરેક શહેર માં લોકો દ્વારા શ્રદ્ધાપૂર્વક સ્વાગત કરવામાં આવી રહ્યું હતું. અગરબત્તી અયોધ્યા પહોંચ્યા બાદ ત્યાંના સ્થાનિકોને અગરબત્તી જોઈને આશ્ચર્ય પામ્યા હતા. અને અગરબત્તીને અદભૂત ગણાવી હતી. અગરબત્તી ને જોવાં તેમજ દર્શન તથા

રામલલાના મંદિરથી અંદાજે બેથી ત્રણ કિલોમીટર દૂર રાખવામાં આવી હતી. જેથી અગરબત્તીની ગરિમાનું ખંડન થયું હતું. જોકે સાંસદ રંજનબેન ભટ્ટે આ બાબતે દરમિયાનગીરી કરતા અગરબત્તીને સન્માનપૂર્વક અયોધ્યા ખાતે લઈ જવામાં આવી હતી અને હાલના તબક્કે પણ આ અગરબત્તી પ્રજ્વલિત હોવાનું વડોદરા થી અયોધ્યા પહોંચેલા ગૌરશ્યા સમિતિના અગ્રણી વિહાભાઈ ભરવાડ પરત આવતી વેળાએ જણાવ્યું હતું. તેમને ઉમેર્યું હતું કે તેમની સાથે ૧૧ જેટલા સેવકોને અયોધ્યાના રામલલાના મંદિર નજીક જ રહેવા માટેની સ્થાનિક પ્રશાસને સગવડ કરી આપી હતી.

## વાલ્મીકિ સમાજના દીકરા-દીકરીઓ માટે પસંદગી પરિચય મેળો યોજાયો

વડોદરા, તા. ૨૮  
વડોદરા શહેર-જિલ્લામાં ૨૦૨૪માં સૌ પ્રથમવાર વાલ્મીકિ સમાજના સંતો, મહંતો, સામાજિક કાર્યકરો, સમાજના વડીલો તેમજ સમાજના લગ્નઈચ્છુક દીકરા-દીકરીઓના માતા-પિતામા અને પરિવારની હાજરીમાં હિન્દુ રીતરિવાજ અને હિન્દુ સંસ્કૃતિ મુજબ સમાજની સાક્ષીમાં સુધિત વાલ્મીકિ જીવનસાથી ચેરિટીબલ ટ્રસ્ટ સંયોજક ગુજરાત વાલ્મીકિ સંગઠન દ્વારા વાલ્મીકિ સમાજમાં સૌ પ્રથમવાર વાલ્મીકિ સમાજના લગ્નઈચ્છુક દીકરા-દીકરીઓ માટે પસંદગી પરિચય મેળો બાબાસાહેબ આંબેડકર ભવન અલકાપુરી ખાતે યોજવામાં આવ્યું હતું. વડોદરાના પૂર્વ મેયર સુનિલ સોલંકી, ગુજરાત વાલ્મીકિ સંગઠનના પ્રદેશ પ્રમુખ લાલજી ભગત, અનેક મહાનુભાવોની વિશેષ ઉપસ્થિતિ રહી હતી. પહેલા જ પરિચય મેળામાં ટ્રસ્ટના માધ્યમથી ૧૦ થી ૧૫ યુગલો લગ્નઈચ્છીમાં જોડાઈ રહ્યાં છે.

## ગાલા પરિવારે લગ્નપ્રસંગે મળેલ ભેટ-રકમની દાનનો સંકલ્પ પૂર્ણ કર્યો નવયુગલે દરિદ્ર નારાયણની માટે સેવા કરતી સંસ્થાને દાનનો હિસ્સો અર્પણ કરી નવો રાહ ચીંધ્યો

વડોદરા, તા. ૨૮  
વડોદરા શહેરમાં શ્રવણ સેવા ફાઉન્ડેશન દ્વારા છેલ્લા અઢી ત્રણ વર્ષથી ફૂટપાટ ઉપર રહેતા નિઃસહાય અને બિન વારસી વ્યક્તિઓ અને દરિદ્રોની સેવા શ્રુષ્ઠા કરી રહ્યા છે. શ્રવણ સેવા ફાઉન્ડેશનના સંચાલક નિરવ ઠક્કર ની આ સેવાઓથી પ્રભાવિત તથા બિરદાવતા વડોદરા શહેરમાં રહેતા અને તેજોતરમાં જ લગ્નઈચ્છી જોડાઈને નવજીવન ની શરૂઆત કરનાર રુદ્ર રાજસિંહ મનોહરસિંહ જાલા તથા તેમના અર્ધાંગિની કિષ્ના બા જાલાએ તેમના પરિવારના સ્વજનોની સંમતિથી તેઓના લગ્નમાં આવેલા ભેટ સોગાદ તથા મેળવેલ રકમ નો અમુક હિસ્સો ગુમ દાન તરીકે દરિદ્ર નારાયણની સેવા અર્થે શ્રવણ સેવા ફાઉન્ડેશનના સંચાલક નિરવ ઠક્કરને અર્પણ કરીને સમાજમાં નવી દિશાનો રાહત ચીંધ્યો છે. એટલું

## છાણી જકાતના પાસે નિવૃત્ત શિક્ષિકાના અછોડાની લૂંટ

વડોદરા, તા. ૨૮  
ન્યુ સમા રોડ પર ગોવર્ધનપાર્કમાં રહેતા વસંતાબેન ભાસ્કરન ૨૪ વર્ષ અગાઉ શિક્ષિકા તરીકે નિવૃત્ત થયા બાદ પરિવાર સાથે રહે છે. આજે સવારે તે તેમના પતિ પુત્ર અને પુત્રવધુ સાથે કારમાં છાણી જકાતના પાસે ભુક કરવા માટે ગયા હતા. કાર પસંદ કરીને પરિવાર બહાર આવીને કારમાં બેસતું હતું તે સમયે છાણી જકાતના પાસેથી બાઈક પર આવેલા બે યુવકો પૈકીના પાછળ બેઠેલા ગડિયાએ વસંતાબેને પહેરેલો ઝર ડહાજનો પેન્ટ સહિતનો અછોડો મેંચીને તોડી લીધો હતો અને બાઈકચાલક બાઈકને છાણી કેનાલ તરફ પુરડાપે હંકારી મુકી હતી. આ બનાવના પેન્ટ નીચે પડી જતાં તે બચી ગયું હતું. આ બનાવની વાસંતીબેને ફતેગજ પોલીસ મથકમાં ફરિયાદ નોંધાવતા પોલીસે આસપાસના વિસ્તારના સીસીટીવી કેમેરાના ફુટેજની ચકાસણી કરી ફરાર ગડિયાઓના સગડ મેળવવાના પ્રયાસો હાથ ધર્યાં છે.

# બાઈક ઉત્પાદક કંપની પણ માથું ખંજવાળે તેવો ઘાટ સર્જયો અટલ બ્રિજ પર બાઈક પર પાંચ સવારી નીકળેલા યુવકોનો વીડિયો વાયરલ બાઈકના સ્ટેટના વીડિયોની ઘટનાની પોલીસે ગંભીર નોંધ લીધી

વડોદરા, તા. ૨૮  
શહેર સહિત રાજ્યભરમાં બાઈક પર સ્ટેટ કરવાની ઘટનાઓ અવારનવાર સામે આવતી હોય છે પોલીસે બાઈક સ્ટેટ કરતા લોકોને પકડી પણ પાડે છે છતાં બાઈક સ્ટેટ કરતા લોકો બાઈક સ્ટેટ કરવાનું ભૂલતા નથી. તેવો જ એક વીડિયો આજરોજ સામે આવ્યો હતો. જેમા શહેરના સૌથી મોટા ગણતા અટલ બ્રિજ પર એક, બે નહી પણ પાંચ સવારી બાઈક પર બેસીને જતા યુવકોનો વીડિયો વાઈરલ થયો હતો, પાંચ યુવકો માંથી એક યુવક તો બાઈક પર ફોન પર વાત કરતો નજરે પડ્યો હતો.



રાજ્ય સહિત વડોદરા શહેરમાં અકસ્માતની ઘટનાઓમાં સતત વધારો જોવા મળી રહ્યો છે. ત્યારે પોલીસને પકડાર કંચો હોય તે રીતે

આ યુવાનો બેફામ રીતે બાઈક પર જતા દેખાય છે અને તેઓ બાઈક પર હસતા પણ નજરે જોવા મળી રહ્યા છે. આ ઉપરાંત એક યુવાન તો મોબાઈલ પર વાત કરતો પણ વીડિયોમાં જોવા મળી રહ્યો છે. આ યુવાનોએ ટ્રાફિકના નીયમના લીરેલીરા ઉડાવતી આ સમગ્ર ઘટના

એક કાર ચાલેક મોબાઈલમાં કેદ કરી લીધી હતી અને આ વીડિયોને સોશિયલ મીડિયામાં વાઈરલ કર્યો હતો. આ બાઈક ટાહોટ પાર્સિંગની હોય તેમ જાણવા મળ્યું હતું. જેથી આ યુવાનો પણ ટાહોટના હોવાનું જાણવા મળ્યું છે. જોકે વડોદરા શહેરમાં આ પહેલા પણ આવી બાઈક પર સ્ટેટ કરવાની ઘટનાઓ સામે આવી ચૂકી છે. જેમા રસ્તા પર બેફામ વાહન ચલાવીને રેસ કરવી, બાળકોને પાછળ ઉભી રાખીને વાહન ચલાવવું અને બાઈકસવાર દ્વારા યુવતીને આગળ બેસાડીને બાઈક ચલાવ્યું હતું. આવી ઘટનાઓમાં પોલીસે કાર્યવાહી કરી હોવા છતાં યુવકો સુધરવાનું નામ લેતા નથી કે પછી યુવાનો આવા સ્ટેટ કરીને પોલીસ પકડાર ફેકી રહ્યા છે.

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY, OUTSIDE INDIA. INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

### PUBLIC ANNOUNCEMENT



## KRONOX LAB SCIENCES LIMITED

Our Company was incorporated on November 18, 2008 as 'Kronox Lab Sciences Private Limited', a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated November 18, 2008 issued by the Assistant Registrar of Companies, Gujarat, Dadra and Nagar Haveli. Subsequently, our Company was converted into a public limited company pursuant to a resolution passed by our shareholders at an extra-ordinary general meeting held on May 25, 2019 and a fresh certificate of incorporation dated June 11, 2019 was issued by the Registrar of Companies, Ahmedabad consequent upon conversion, recording the change in the name of our Company to Kronox Lab Sciences Limited. For further details on the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 187 of the draft red herring prospectus dated January 25, 2024 ("DRHP") filed with Securities and Exchange Board of India ("SEBI").

Registered Office: Block No.353, Village Ekalbara, Padra, Vadodara 391 440, Gujarat, India; Tel: +91 26 6224 4077/88, Corporate Office: Block No.284, Village Ekalbara, Padra, Vadodara 391 440, Gujarat, India; Contact Person: Nikhil Goswami, Company Secretary and Compliance Officer, E-mail: cs@kronoxlabsciences.com, Website: www.kronoxlabsciences.com, Corporate Identity Number: U24117GJ2008PLC055460

### OUR PROMOTERS: JOGINDERSINGH JASWAL, KETAN RAMANI AND PRITESH RAMANI

INITIAL PUBLIC OFFERING OF UP TO 96,00,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF KRONOX LAB SCIENCES LIMITED ("OUR COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ [●] PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ [●] PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ [●] MILLION ("OFFER"). THE OFFER COMPRISES AN OFFER FOR SALE OF UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY JOGINDERSINGH JASWAL, UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY KETAN RAMANI AND UP TO 32,00,000 EQUITY SHARES AGGREGATING UP TO ₹ [●] MILLION BY PRITESH RAMANI (COLLECTIVELY, "PROMOTER SELLING SHAREHOLDERS" AND SUCH OFFER FOR SALE BY THE PROMOTER SELLING SHAREHOLDERS, "OFFER FOR SALE"). THE OFFER SHALL CONSTITUTE [●] OF THE POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

THE FACE VALUE OF EQUITY SHARES IS ₹ 10 EACH. THE OFFER PRICE IS [●] TIMES THE VALUE OF THE EQUITY SHARES. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND PROMOTER SELLING SHAREHOLDERS IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER ("BRLM") AND WILL BE ADVERTISED IN [●] EDITIONS OF [●] AN ENGLISH NATIONAL DAILY NEWSPAPER, [●] EDITIONS OF [●], A HINDI NATIONAL DAILY NEWSPAPER AND [●] EDITION OF [●], A GUJARATI NEWSPAPER, GUJARATI BEING THE REGIONAL LANGUAGE OF GUJARAT, WHERE OUR REGISTERED OFFICE AND CORPORATE OFFICE IS LOCATED, WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED (THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR WEBSITES IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED (THE "SEBI ICDR REGULATIONS").

In case of any revision in the Price Band, the Bid/offer Period will be extended by at least three additional Working Days after such revision in the Price Band, subject to the Bid/Offer Period not exceeding 10 Working Days. In cases of force majeure, banking strike or similar circumstances, our Company and Promoter Selling Shareholders may, in consultation with Book Running Lead Manager, for reasons to be recorded in writing, extend the Bid/Offer Period for a minimum of three Working Days, subject to the Bid/Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Bid/Offer Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and by indicating the change on the website of the Book Running Lead Manager and at the terminals of the Syndicate Members and by intimation to Designated Intermediaries and the Sponsor Bank, as applicable.

The Offer is being made through the Book Building process in terms of Rule 19(2)(b) of the Securities Contracts (Regulation) Rules, 1957, as amended, read with Regulation 31 of the SEBI ICDR Regulations. The Offer is being made through the Book Building Process, in compliance with Regulation 6(1) of the SEBI ICDR Regulations, wherein not more than 50% of the Offer shall be available for allocation on a proportionate basis to Qualified Institutional Buyers (the "QIBs" and such portion, "QIB Portion"), provided that our Company and Promoter Selling Shareholders, in consultation with the BRLM, may allocate up to 60% of the QIB Category to Anchor Investors, on a discretionary basis (the "Anchor Investor Portion"). One-third of the Anchor Investor Portion shall be reserved for domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the price at which allocation is made to Anchor Investors. In the event of under-subscription, or non-allocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion) ("Net QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the Net QIB Portion shall be available for allocation on a proportionate basis to all QIBs (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. However, if the aggregate demand from Mutual Funds is less than 5% of the Net QIB Portion, the balance Equity Shares available for allocation in the Mutual Fund Portion will be added to the remaining Net QIB Portion for proportionate allocation to QIBs. Further, (a) not less than 15% of the Offer shall be available for allocation to Non-Institutional Bidders (out of which one-third shall be reserved for Bidders with Bids exceeding ₹ 2,00,000 and up to ₹ 10,00,000 and two-thirds shall be reserved for Bidders with Bids exceeding ₹ 10,00,000) and (b) not less than 35% of the Offer shall be available for allocation to Retail Individual Bidders ("RIBs") in accordance with the SEBI ICDR Regulations, subject to valid Bids being received from them at or above the Offer Price. All potential Bidders, other than Anchor Investors, are mandatorily required to participate in the Offer through the Application Supported by Blocked Amount ("ASBA") process by providing details of their respective ASBA Account (as defined hereinafter) and UPI ID in case of UPI Bidders (defined hereinafter), which will be blocked by the Self Certified Syndicate Banks ("SCSBs") or the Sponsor Bank(s), as the case may be, to the extent of their respective Bid Amounts. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For further details, please see "Offer Procedure" on page 320 of the DRHP.

This public announcement is made in compliance with the provisions of Regulation 26(2) of the SEBI ICDR Regulations to inform the public that our Company is proposing to undertake, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offer of its Equity Shares pursuant to the Offer and has filed the DRHP dated January 25, 2024 with the Securities and Exchange Board of India ("SEBI") on January 26, 2024.

Pursuant to Regulation 26(1) of the SEBI ICDR Regulations, the DRHP filed with SEBI shall be made available to the public for comments, if any, for period of at least 21 days, from the date of filing by hosting it on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com where the equity shares are proposed to be listed and on the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com and the website of our Company at www.kronoxlabsciences.com. Our Company hereby invites the public to give comments on the DRHP dated January 25, 2024 filed with SEBI on January 26, 2024 with respect to disclosures made therein. The members of public are requested to send a copy of the comments to SEBI, to the Company Secretary and Compliance Officer of our Company and/or the BRLM at their respective addresses mentioned below. All comments must be received by SEBI and/or our Company and/or the BRLM and/or the Company Secretary and Compliance Officer of our Company at their respective addresses mentioned herein below in relation to the Offer on or before 5:00 p.m. on the 21st day from the aforesaid date of filing the DRHP with SEBI.

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 SEBI, nor does SEBI guarantee the accuracy or adequacy of the contents of the DRHP. Specific attention of the investors is invited to "Risk Factors" beginning on page 30 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be made after the red herring prospectus ("Red Herring Prospectus") has been filed with the RoC and must be made solely on the basis of such Red Herring Prospectus as there may be material changes in the Red Herring Prospectus from the DRHP.

The Equity Shares, when offered, through the Red Herring Prospectus, are proposed to be listed on the main board of the Stock Exchanges.

For details of the main objects of the Company as contained in its Memorandum of Association, see "History and Certain Corporate Matters" on page 187 of the DRHP.

The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company and the names of the signatories to the Memorandum of Association and the number of shares subscribed by them see "Capital Structure" on page 69 of the DRHP.

BOOK RUNNING LEAD MANAGER	REGISTRAR TO THE OFFER
<p><b>PANTOMATH</b> Pantomath Capital Advisors Private Limited Pantomath Nucleus House, Saki Vihar Road, Andheri East, Mumbai - 400072 Maharashtra, India Tel: 1800 889 8711; E-mail: kronox.ipo@pantomathgroup.com Website: www.pantomathgroup.com Investor grievance e-mail: investors@pantomathgroup.com Contact Person: Kaushal Patwa SEBI Registration No.: INM00012110</p>	<p><b>KFINTECH</b> KFin Technologies Limited Selenium Tower B, Plot No. 31-32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad 500 032, Telangana, India Telephone: +91 40 6716 2222/ 1800 309 4001 Email: kisl.ipo@kfintech.com Investor grievance email: einward.ris@kfintech.com Website: www.kfintech.com Contact Person: M. Murali Krishna SEBI Registration No.: INR000000221</p>

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

For KRONOX LAB SCIENCES LIMITED  
On behalf of the Board of Directors  
Sd/-  
Nikhil Goswami  
Company Secretary and Compliance Officer

Place : Vadodra, Gujarat  
Date : January 27, 2024

KRONOX LAB SCIENCES LIMITED is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP dated January 25, 2024 with SEBI on January 26, 2024 and thereafter with the Stock Exchanges. The DRHP is available on the website of SEBI at www.sebi.gov.in, on the websites of the Stock Exchanges i.e., BSE at www.bseindia.com, NSE at www.nseindia.com and on the website of the BRLM, i.e. Pantomath Capital Advisors Private Limited at www.pantomathgroup.com and the website of our Company at www.kronoxlabsciences.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, see the section titled "Risk Factors" beginning on page 30 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state securities laws in the United States, and unless so registered, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only outside the United States in offshore transactions in reliance on Regulation S and the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

## વડોદરા નજીકના સમિયાલામાં અનોખો ડોગ શો

# ૧૨૫ વેલ ટ્રેઈન્ડ ડોગ્સ આકર્ષણ જમાવ્યું

વડોદરા પેટ પેરેન્ટ દ્વારા સમિયાલા પાસે યોજાયેલા ડોગ-શોમાં આજંદ, ભરૂચ, અમદાવાદ અને રાજકોટમાંથી કુલ ૧૨૫ ડોગ્સે ભાગ લીધો હતો. આ શોમાં કેનાલ ક્લબમાં રજિસ્ટર ના થયા હોય એવા ડોગ્સ હતા. ડોગ શોના અનુભવી જજ યશ શ્રીવાસ્તવે છેક ભોપાલથી આવ્યા હતા. ડોગ-શોનું આયોજન ચેતા દુબે, અર્જુન પટેલ, ઉમેશ દુસાંદ અને કાર્તિક કહારે કર્યું હતું. શોના અંતમાં સર્ટિફિકેટ અને ઈનામ વિતરણ કરવામાં આવ્યું હતું.



## સ્ટ્રીટ ડોગને ટ્રેઈન કરીને ડોગ શોમાં પરફોર્મ કરાવ્યું

વડોદરા નજીકના સમિયાલા ગામે આજે અનોખો ડોગ શો યોજાયો હતો. વડોદરાના પેટ પેરેન્ટ્સ દ્વારા યોજાયેલા શોમાં ૧૨૫ જેટલા ડોગ્સે ભાગ લીધો હતો. આ ડોગ-શોની ખાસિયત એ હતી કે, એમાં કેનાલ રજિસ્ટર ના થયા હોય એવા ડોગ્સે ભાગ લીધો હતો. સામાન્ય રીતે કેનાલ રજિસ્ટર ડોગ્સના જ ડોગ-શો થતા હોય છે. પણ આજના ડોગ-શોમાં લોકોએ પોતાના ઘરેલુ ડોગ્સને પણ પરફોર્મ કરાવ્યું હતું. આશ્ચર્યની વાત તો એ હતી કે, ડોગ-શોમાં કેટલાક લોકલ ડોગ્સે પણ પાર્ટિસિપેટ કર્યું હતું. ડોગ-શોના આયોજકો પૈકીની ચેતા દુબે કહે છે કે, બે વર્ષ પહેલા મેં સુભાનપુરામાંથી સાડા ત્રણ મહિનાના સ્ટ્રીટ ડોગને રેસ્ક્યૂ કર્યું હતું. આ ડોગના બાબા પર ટ્યૂમર હતું. સારવાર બાદ એ ટ્યૂમરને રિમૂવ કરાવવામાં આવ્યું હતું. મેં એનું નામ ટિશા રાખ્યું હતું. ટિશાને મેં જાતે જ ટ્રેન કરી હતી. આજે બે વર્ષ મેં એને ડોગ-શોમાં પરફોર્મ કરાવ્યું હતું.



વડોદરા નજીકના સમિયાલા ગામે આજે અનોખો ડોગ શો યોજાયો હતો. વડોદરાના પેટ પેરેન્ટ્સ દ્વારા યોજાયેલા શોમાં ૧૨૫ જેટલા ડોગ્સે ભાગ લીધો હતો. આ ડોગ-શોની ખાસિયત એ હતી કે, એમાં કેનાલ રજિસ્ટર ના થયા હોય એવા ડોગ્સે ભાગ લીધો હતો. સામાન્ય રીતે કેનાલ રજિસ્ટર ડોગ્સના જ ડોગ-શો થતા હોય છે. પણ આજના ડોગ-શોમાં લોકોએ પોતાના ઘરેલુ ડોગ્સને પણ પરફોર્મ કરાવ્યું હતું. આશ્ચર્યની વાત તો એ હતી કે, ડોગ-શોમાં કેટલાક લોકલ ડોગ્સે પણ પાર્ટિસિપેટ કર્યું હતું. ડોગ-શોના આયોજકો પૈકીની ચેતા દુબે કહે છે કે, બે વર્ષ પહેલા મેં સુભાનપુરામાંથી સાડા ત્રણ મહિનાના સ્ટ્રીટ ડોગને રેસ્ક્યૂ કર્યું હતું. આ ડોગના બાબા પર ટ્યૂમર હતું. સારવાર બાદ એ ટ્યૂમરને રિમૂવ કરાવવામાં આવ્યું હતું. મેં એનું નામ ટિશા રાખ્યું હતું. ટિશાને મેં જાતે જ ટ્રેન કરી હતી. આજે બે વર્ષ મેં એને ડોગ-શોમાં પરફોર્મ કરાવ્યું હતું.