

कर्नाटक में भाजपा विधायक को पुलिस हिरासत में भेजा गया

तुमकुर, 15 सितंबर (भाषा)।

कर्नाटक के गृह मंत्री जी परमेश्वर ने रविवार को कहा कि बीबीएमपी ठेकेदार को कथित तौर पर जान से मारने की धमकी समेत अन्य आरोपों में गिरफ्तार भाजपा विधायक एन मुनिरत्न को दो दिन की पुलिस हिरासत में भेज दिया गया है।

मंत्री ने पूर्व मंत्री की गिरफ्तारी के पीछे किसी भी प्रतिशोध की राजनीति से इनकार किया और कहा कि कार्रवाई कानून के अनुसार की गई है। भारतीय जनता पार्टी (भाजपा) के विधायक को उनके खिलाफ दर्ज दो मामलों के संबंध में गिरफ्तार किया गया है। बंगलुरु के राजराजेश्वरी नगर विधानसभा क्षेत्र का प्रतिनिधित्व करने वाले मुनिरत्न को शनिवार

शाम को कोलार के मुलबागल के नांगली गांव से हिरासत में लिया गया था। उन पर आरोप है कि उन्होंने बृहत बंगलुरु महानगर पालिका (बीबीएमपी) के एक ठेकेदार को रिश्त के लिए परेशान किया, एक पूर्व पार्श्व के खिलाफ जातिसूचक शब्दों का इस्तेमाल किया, धोखाधड़ी की, धमकी दी और एक महिला की गरिमा को ठेस पहुंचायी।

उत्पीड़न और रिश्तखोरी का मामला।

शिकायतकर्ताओं में शामिल एक ठेकेदार चेलुवराजू ने अपने और मुनिरत्न के बीच फोन पर हुई बातचीत की एक कथित आडियो रिकार्डिंग भी जारी की है। परमेश्वर ने कहा कि एक शिकायत दर्ज कराई गई है जिसमें आरोप लगाया गया है कि उन्होंने (मुनिरत्न) एक पूर्व

पार्श्व और एक ठेकेदार के बारे में भी बहुत अपमानजनक तरीके से बात की। शिकायत के आधार पर उन्हें गिरफ्तार कर लिया गया है। अब जांच शुरू हो गई है। उन्होंने कहा कि आज सुबह मुनिरत्न को एक न्यायाधीश के समक्ष पेश किया गया, जिन्होंने उन्हें दो दिन की पुलिस हिरासत में भेज दिया। मुनिरत्न ने शनिवार को एक वीडियो बयान में अपने खिलाफ लगे आरोपों को 'सत्य से कोसों दूर' बताया था और दावा किया था कि उनके खिलाफ साजिश रची जा रही है। पार्टी अनुशासन के उल्लंघन का हवाला देते हुए प्रदेश भाजपा ने मुनिरत्न को कारण बताओ नोटिस जारी किया है और उन्हें पांच दिनों में अनुशासन समिति के समक्ष आरोपों पर स्पष्टीकरण देने को कहा है।

उत्तराखंड : लक्ष्मणझूला में बहे दो लड़के, एक का शव बरामद

जनसत्ता संवाददाता
देहरादून, 15 सितंबर।

उत्तराखंड के पौड़ी गढ़वाल जिले में लक्ष्मणझूला क्षेत्र के कुनाउ गांव के पास रविवार को गंगा नदी में नहाते समय दो नाबालिग लड़के बह गए जिनमें से एक की मृत्यु हो गई जबकि दूसरा लापता हो गया। पुलिस ने बताया कि सुबह हुई घटना की सूचना मिलने पर राज्य आपदा प्रतिवादन बल को टीम मौके पर पहुंची और नदी में तलाश एवं बचाव कार्य शुरू किया। यह नदी बारिश के कारण उफान पर है।

काफी देर तक बाद एसडीआरएफ को ईशान बिल्लवाण का शव बरामद हो गया जबकि दूसरे लड़के, दीपेश रावत को ढूँढने के प्रयास जारी हैं। गंगा में बहे दोनों लड़कों की



पिथौरागढ़ में भूस्खलन के बाद चीन सीमा को जोड़ने वाला धारचूला-तवाघाट मार्ग बंद कर दिया गया।

उम्र 15 साल है और वे घटनास्थल के पास स्थित वीस बीघा क्षेत्र के रहने वाले हैं।

वहीं पिथौरागढ़ में भूस्खलन के बाद चीन सीमा को जोड़ने वाला धारचूला-तवाघाट मार्ग बंद कर दिया गया।

केरल : निपाह संक्रमण से युवक की मौत

मलप्पुरम, 15 सितंबर (भाषा)।

केरल के मलप्पुरम जिले के एक निजी अस्पताल में हाल में 24 वर्षीय व्यक्ति की निपाह विषाणु संक्रमण से मौत हो गई। केरल की स्वास्थ्य मंत्री वीना जार्ज ने रविवार को यह जानकारी दी।

जार्ज ने कहा कि क्षेत्रीय चिकित्सा अधिकारी द्वारा मौत के कारणों की जांच करने पर निपाह संक्रमण का संदेह हुआ। उपलब्ध नमूनों को तुरंत परीक्षण के लिए भेजा गया और परिणाम में संक्रमण की पुष्टि हुई। बंगलुरु से राज्य पहुंचे मलप्पुरम निवासी की नि सितंबर को मृत्यु हो गई, जिसके बाद उसके उपलब्ध नमूनों को कोशिकोड मेडिकल कालेज एवं अस्पताल की प्रयोगशाला में परीक्षण के लिए भेजा गया था। मलप्पुरम के स्वास्थ्य अधिकारियों ने कहा कि कोशिकोड मेडिकल कालेज के नतीजों में संक्रमण पाया गया।

(THIS IS ONLY AN ADVERTISEMENT FOR INFORMATION PURPOSE AND NOT A PROSPECTUS ANNOUNCEMENT, NOT FOR PUBLICATION OR DISTRIBUTION, DIRECTLY OR INDIRECTLY OUTSIDE INDIA.)



SPP POLYMER LIMITED

CIN: U15412DL2004PLC128666

Our Company was originally incorporated dated August 27, 2004 as "S.P.P. Food Products Private Limited" as a private limited company under the provisions of the Companies Act, 1956 vide Certificate of Incorporation dated August 27, 2004, issued by the Registrar of Companies, N.C.T. of Delhi & Haryana. The name of our company was changed to "SPP Polymer Private Limited". Subsequent upon change of name a fresh Certificate of Incorporation dated May 12, 2023 was issued by Registrar of Companies, Delhi. Subsequently Our Company was converted from a private limited company to public limited company by resolution passed in the Extra-Ordinary General Meeting of the company dated August 24, 2023 and consequently, the name of our Company was changed to "SPP Polymer Limited" and a fresh certificate of incorporation dated September 20, 2023 was issued to our Company by the Registrar of Companies, Delhi. The Corporate Identification Number of our Company is U15412DL2004PLC128666. For details of change in name and registered office of our Company, please refer to section titled "Our History and Certain Other Corporate Matters" beginning on page No. 120 of Prospectus.

Registered office: Bearing No DPT212, DLF Prime Tower, Okhla Industrial Estate, Okhla Industrial Area Phase-I, Delhi-110020, India;
Tel No.: +91 91 5944297751; | E-Mail: cs@spppolymer.com; | Website: www.spppolymer.com; | Contact Person: Chetna Shoor, Company Secretary and Compliance Officer

PROMOTERS OF OUR COMPANY: MR. DIPAK GOYAL, MR. MAHAVIR BAHETY, MR. LILADHAR MUNDHARA AND, MR. ASHA RAM BAHETY

BASIS OF ALLOTMENT

INITIAL PUBLIC ISSUE OF 41,50,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF SPP POLYMER LIMITED ("SPP POLYMER" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 59/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 49/- PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 2,448.50/- ("THE ISSUE"), OF WHICH 2,10,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH FOR CASH AT A PRICE OF ₹ 59/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 49 PER EQUITY SHARE AGGREGATING TO ₹ 123.90 WILL BE RESERVED FOR SUBSCRIPTION BY MARKET MAKER TO THE ISSUE (THE "MARKET MAKER RESERVATION PORTION"). THE ISSUE LESS THE MARKET MAKER RESERVATION PORTION I.E., NET ISSUE OF 39,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 59/- PER EQUITY SHARE AGGREGATING TO ₹ 2,324.60/- LACS IS HEREIN REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.96% AND 25.59% RESPECTIVELY 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 ON PAGE NO.208 OF PROSPECTUS.

THE FACE VALUE OF THE EQUITY SHARES IS RS. 10.00/- EACH AND THE ISSUE PRICE IS RS. 59.00/- EACH. THE ISSUE PRICE IS 5.9 TIMES OF THE FACE VALUE OF EQUITY SHARE

ISSUE PROGRAMME **ISSUE OPENED ON: TUESDAY, SEPTEMBER 10, 2024**
ISSUE CLOSED ON: THURSDAY, SEPTEMBER 12, 2024

PROPOSED LISTING

The Equity Shares offered through the Prospectus are proposed to be listed on the SME Platform of National Stock Exchange of India Limited ("NSE EmERGE"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018, as amended from time to time. Our Company has received an In Principal Approval Letter dated July 10, 2024 from National Stock Exchange of India Limited (NSE) for using its name in this offer document for listing of our shares on the SME Platform of National Stock Exchange of India Limited. For the purpose of this Issue, the designated Stock Exchange will be the National Stock Exchange of India Limited ("NSE").

NSE has given vide its letter July 10, 2024 NSE/LIST/3686 permission to the Issuer to use the Exchange's name in this Offer Document as one of the stock exchanges on which this Issuer's securities are proposed to be listed. The Exchange has scrutinized offer document for its limited internal purpose of deciding on the matter of granting the aforesaid permission to this Issuer. It is to be distinctly understood that the aforesaid permission given by NSE should not in any way be deemed or construed that the offer document has been cleared or approved by NSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the contents of this offer document; nor does it warrant that this Issuer's securities will be listed or will continue to be listed on the Exchange; nor does it take any responsibility for the financial or other soundness of this Issuer, its Promoter, its management or any scheme or project of this Issuer. Every person who desires to apply for or otherwise acquire any securities of this Issuer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Exchange whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such subscription/acquisition whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

The Issue is being made through the Fixed Price Issue process, the allocation in the Net Issue to the Public category is made as per Regulation 253 of the SEBI (ICDR) Regulations, 2018 as amended from time to time, wherein (a) minimum 50% of the net issue of shares shall be allocated to retail individual investors and (b) remaining to: (i) individual applicants other than retail individual investors; and (ii) other investors including corporate bodies or institutions, irrespective of number of specified securities applied for. Provided that the unsubscribed portion in either of categories specified in clauses (a) or (b) may be allocated to applicants in the other category. If the Retail individual investor category is entitled to more than allocated portion on a proportionate basis, the retail individual investors shall be allocated that higher percentage.

All potential investors shall participate in the Issue only through an Application Supported by Blocked Amount ("ASBA") process providing details about the bank account and UPI ID in case of RIL s, if applicable, in which the application amount shall be blocked by the Self-Certified Syndicate Banks ("SCSBs") or under UPI Mechanism as the case may be. The Issue has received 64,510 applications (before rejections and bids not banked) for 164,376,000 Equity Shares (Including Market Maker Application of 2,10,000 Equity Shares) resulting 39.47036 times subscription. After considering technical rejections cases and bids not banked the issue was subscribed 39.06650 times. The details of the applications received in the Issue (before technical rejections but after bids not banked) are as follows:

DETAILS OF APPLICATIONS RECEIVED (BEFORE TECHNICAL REJECTION AND AFTER BIDS BANKED)

CATEGORY	NUMBER OF APPLICATIONS	NUMBER OF EQUITY SHARE	SUBSCRIPTION*
Market Maker	1	2,10,000	1.00
Other than Retail Individual Investor's	4,590	44,328,000	22.50
Retail Individual Investors	59,919	119,838,000	60.83
TOTAL	64,510	164,376,000	39.60

*Subscription time have been computed on the basis of the issue size as per the Prospectus.

Summary of valid applications for Non Retail, Retail and Market Maker categories, are as mentioned below

Sr. No.	Category	Gross		Less: Rejections*		Valid	
		Applns	Equity Shares	Applns	Equity Shares	Applns	Equity Shares
1	Reserved for Market Maker	1	2,10,000	-	-	1	2,10,000
2	Non-Retail Investors	4,590	44,328,000	48	286,000	4,542	44,042,000
3	Retail Individual Investors	59,919	119,838,000	982	1,964,000	58,937	117,874,000
	Total	64,510	164,376,000	1,030	2,250,000	63,480	162,126,000

ALLOCATION: The Basis of Allotment was finalized in consultation with the Designated Stock Exchange NSE Limited on September 13, 2024.

A. Allocation to Market Maker (After Technical Rejections): The Basis of Allotment to the Market Maker, at the issue price of Rs. 59.00/- per Equity Share, was finalised in consultation with NSE Limited (NSE EMERGE). The category was subscribed by 1.00 times. The total number of shares allotted in this category is 2,10,000 Equity Shares in full out of reserved portion of 2,10,000 Equity Shares.

B. Allocation to Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Retail Individual Investors, at the Issue Price of Rs. 59/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 2,870,000 Equity Shares. The category was subscribed by 41.07 times, considering the category-wise details of the Basis of Allotment are as under:

No. of Shares Applied for (Category wise)	No. of Applications Received	% to total	Total No. of Equity Shares applied in Retail Individual Investors category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of Allottees to the Applicants	Total No. of Equity Shares allotted	Surplus/ (Deficit)
2000	58,937	100.00	117,874,000	100.00	2,870,000	48.70	2000	14	2,870,000	0
Total	58,937	100.00	117,874,000	100.00	2,870,000				2,870,000	0

C. Allocation to Non-Retail Individual Investors (After Technical Rejections): The Basis of Allotment to the Non-Retail Investors, at the Issue Price of Rs. 59.00/- per Equity Share, was finalised in consultation with NSE Limited. Pursuant to Regulation 253(2) of the SEBI (ICDR) Regulations, 2018, the total number of shares allocated in this category is 1,070,000 Equity Shares. The category was subscribed by 41.16 times, considering the category-wise details of the Basis of Allotment are as under:

No. of Shares applied for (Category wise)	No. of Applications Received	% to total	Total No. of Shares applied in each category	% of total	Proportionate Shares Available	Allocation per Applicant (Before Rounding Off)	Allocation per Applicant (After Rounding Off)	Ratio of allottees to applicants	Total No. of shares allocated/ allotted	Surplus/ Deficit	
4000	3321	73.12	13284000.00	30.16	322735.00	97.18	2000.00	161.00	3321.00	-735	
6000	289	6.36	1734000.00	3.94	42127.00	145.77	2000.00	21.00	289.00	-127	
8000	232	5.11	1856000.00	4.21	45091.00	194.36	2000.00	11.00	116.00	-1091	
10000	157	3.46	1570000.00	3.56	38143.00	242.95	2000.00	19.00	157.00	-143	
12000	39	0.86	468000.00	1.06	11370.00	291.54	2000.00	2.00	13.00	630	
14000	24	0.53	336000.00	0.76	8163.00	340.13	2000.00	1.00	6.00	-163	
16000	46	1.01	736000.00	1.67	17881.00	388.72	2000.00	9.00	46.00	18000	119
18000	170	3.74	3060000.00	6.95	74343.00	437.31	2000.00	37.00	170.00	74000	-343
20000	79	1.74	1580000.00	3.59	38386.00	485.90	2000.00	19.00	79.00	38000	-386
22000	15	0.33	330000.00	0.75	8017.00	534.47	2000.00	4.00	15.00	8000	-17
24000	10	0.22	240000.00	0.54	5831.00	583.10	2000.00	3.00	10.00	6000	169
26000	4	0.09	104000.00	0.24	2527.00	631.75	2000.00	1.00	4.00	2000	-527
28000	7	0.15	196000.00	0.45	4762.00	680.29	2000.00	2.00	7.00	4000	-762
30000	11	0.24	330000.00	0.75	8017.00	728.82	2000.00	4.00	11.00	8000	-17
32000	4	0.09	128000.00	0.29	3110.00	777.50	2000.00	1.00	4.00	2000	-1110
34000	4	0.09	136000.00	0.31	3304.00	826.00	2000.00	1.00	2.00	4000	696
36000	13	0.29	468000.00	1.06	11370.00	874.62	2000.00	6.00	13.00	12000	630
38000	5	0.11	190000.00	0.43	4616.00	923.20	2000.00	2.00	5.00	4000	-616
40000	19	0.42	760000.00	1.73	18464.00	971.79	2000.00	9.00	19.00	18000	-464
42000	9	0.20	378000.00	0.86	9183.00	1020.33	2000.00	5.00	9.00	10000	817

The Board of Directors of the Company at its meeting held on September 13, 2024 has taken on record the Basis of Allotment of Equity Shares, as approved by the Designated Stock Exchange viz. NSE Limited (NSE EMERGE Exchange) and has authorized the online corporate action for the allotment of the Equity Shares in dematerialised form to various successful applicants.

The CAN-cum-Refund Orders and allotment advice and/or notices are being dispatched to the address of the applicants as registered with the depositories / as filled in the application form. The Refund/ allotment will be dispatched to the address of the applicants as registered with the depositories / as filled in the application form on or prior to September 16, 2024 for unblocking fund. In case the same is not received within Two (2) working days, investors may contact at the address given below. The Equity Shares allocated to successful applicants are being credited to their beneficiary accounts subject to validation of the account details with the depositories concerned. The Company is taking steps to get the Equity Shares admitted for trading on the NSE EMERGE within Three (3) working days from the date of the closure of the Issue. The trading is proposed to be commenced on September 17, 2024 subject to receipt of listing and trading approvals from the NSE Limited (NSE EMERGE).

INVESTORS, PLEASE NOTE

The details of the allotment made would also be hosted on the website of the Registrar to the Issue, **KFIN TECHNOLOGIES LIMITED** at www.kfintech.com. All future correspondence in this regard may kindly be addressed to the Registrar to the Issue quoting full name of the first/ sole applicants, serial number of the application form, number of shares applied for and Bank Branch where the application had been lodged and payment details at the address of the Registrar given below:

KFINTECH KFIN TECHNOLOGIES LIMITED	
Address:	Selenium Tower-B, Plot 31 & 32, Gachibowli, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500032, Telangana Tel No.: +91 40 6716 2222 Website: www.kfintech.com E-Mail: spppolymer ipo@kfintech.com
Investor Grievance Email:	investor.ris@kfintech.com
Contact Person:	Mr. M Murali Krishna
SEBI Reg. No.:	INR000000221

SPP Polymer Limited
On behalf of the Board of Directors

Sd/
Dipak Goyal
Managing Director
DIN: 00232244

Place: Delhi
Date: September 16, 2024

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF SPP POLYMER LIMITED

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus.

SPP POLYMER LIMITED has filed the Prospectus dated September 03, 2024 with Registrar of Companies Delhi. The Prospectus shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.ifininvestors.in and on the websites of NSE Limited at www.nseindia.com. Investors should note that investment in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 20 of the Prospectus.

The Equity Shares have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "U.S. Securities Act") or any state securities laws in the United States and may not be offered or sold within the United States or to, or for the account or benefit of, U.S. persons (as defined in Regulation S) except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold outside the United States in offshore transactions in compliance with Regulations under the U.S. Securities Act and 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 offered or sold, and Applications may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

gafima advt.