



Russian warships set to join Indian Navy, bypassing sanctions

SUDHI RANJAN SEN
April 5

INDIA WILL TAKE delivery of two Russian-made warships in the next few months, as the two countries work around US sanctions that created difficulties in paying for Russian weapons systems, according to senior Indian officials.

One ship is likely to be handed to the Indians in September, with another being delivered early next year. The delivery of the ships are two years behind schedule due to the war in Ukraine, the officials said, asking not to be named because of the sensitivity around the issue. The two frigates are part of a four-ship deal that the Indians signed with the Russians back in 2018. The other two ships are being built in India, in collaboration with Russia, but are also behind schedule due to war-related supply chain issues, the officials said.

The guided-missile frigates with stealth features were to use gas turbines made in Ukraine. Ukraine-Russia trade ground to a halt in 2014 in the aftermath of Russia's annexation of Crimea and India procured the

MAINTAINING THE BALANCE

■ The two warships are part of a four-ship deal that India signed with Russia in 2018

■ Two amongst the four are being built in India, in collaboration with Russia

■ Russia remains India's biggest supplier of military hardware, accounting for 36% of India's arms imports

turbines using a third country, senior officials said. US sanctions on Russia for its war in Ukraine had stalled weapons delivery to India for over an year, as the countries struggled to find a payment mechanism that didn't violate US sanctions.

India and Russia, also strategic partners, have been able to work around the payments issue, the people said, without disclosing details. India's Min-

istry of External Affairs, the Indian Navy and Ministry of Defense declined to comment.

New Delhi is paying Moscow in Indian rupees for weapons but uses a mix of currencies, such as UAE dirhams and US dollars, to pay for crude oil. India is the largest purchaser of Russia's seaborne oil. The mechanism had briefly run into trouble as payments amounting to billions of dollars accumulated in India. New Delhi had declined to pay in Chinese yuan given its tense relations with Beijing, the people said.

The US has largely refrained from penalising India for its dealings with Russia, including holding back on penalties for an advanced air defense system, as it courts India amid intensifying competition with China.

Despite buying more weapons from the US and France and PM Narendra Modi's aggressive programme to build military hardware in the country, Russia remains India's biggest supplier of military hardware, accounting for 36% of India's arms imports, according to the Stockholm International Peace Research Institute.

—BLOOMBERG

Shashank Singh & Ashutosh Sharma: Two stars from cricketing backwaters

RAHUL PANDEY, DEVENDRA PANDEY & PRATYUSH RAJ
New Delhi / Mumbai, April 5

SHASHANK SINGH HAILS from Bhillai, famously known for the steel plant. Ashutosh Sharma is from Ratlam, which is best known for the dialogue "Ratlam ki galiyaan, in the Kareena Kapoor and Shahid Kapoor - starrer Jab We Met. Neither Bhillai nor Ratlam is famous for being a cricketing hub.

On Thursday night, the two little-known uncapped players led Punjab Kings to a three-wicket win over Gujarat Titans at the Narendra Modi Stadium. Singh clubbed four sixes and six boundaries in his unbeaten 61 off 29 balls, while Ashutosh scored a quickfire 17-ball 31.

Mohammed Kaif, who has seen Shashank from close quarters during his two-year stint with Chattisgarh sums up the "fearless" approach of the two batters.

"Players like Shashank wait for the opportunity and they know that if they fail no one is going to talk about them. No one will be bothering why they failed. Every chance is the last chance for them. Such players come from small cities and have big hunger," Kaif tells *The Indian Express*.

"I met him this season during the RCB game and he got out on 0 batting down the order. He said bhai aage karoonga, pakka karoonga (I will do better in the future) and he has been not out since then. It's not an easy position to bat, especially for uncapped players batting at number 7. Mostly each team has a foreigner who plays at that position someone like Andre Russell. The lower-order batsman will have to score against quality attacks and face bowlers like Bumrah in the end. So to perform there is a big thing," adds Kaif.

On the same lines, Amey Khurasia, who scouted Sharma, when he was 12, says the small cameo means a lot for Ashutosh and players like him, who have fought the system to reach this level.

"One should offer a prayer for such players. Ashutosh



Shashank got his IPL contract due to a goof-up while Ashutosh got his second home at Railways and broke Yuvraj Singh's record to catch scouts' attention

would have been lost if not for the Punjab Kings. He has lost 3-4 years of his cricket because of the dirty politics," says Khurasia.

"We always hear stories that one should prioritise first-class cricket. But then there are many like Ashutosh, who disappear because of the system. Imagine, if not for Punjab Kings and the IPL, would we have heard the name of Ashutosh? He would have played for Railways all his life.

"When he went into bat, it was the first time he was batting in an international arena, in that big stadium, where the team is under immense pressure. He was just waiting for one chance and he got it and almost took his team home. How many first-class cricketers can do that in the IPL, very few," he says.

Shashank, a mistaken identity

Shashank was 13 when his father was posted in Jabalpur when he started making

inroads in the U-15 and U-17 cricket. In his U-19 to U-25 and early List-A T20 years, Shashank was part of the Mumbai setup along with the likes of Abhishek Nayyar, Shivam Dube, Suryakumar Yadav and Shubham Ranjane.

A fierce competition in the ranks for the starting XI afforded him little game time. It was when his fellow teammate Abhishek Nayyar moved to Pondicherry that he convinced Shashank to move with him. During his one-year cooling-off period though, Shashank was approached by Chattisgarh Cricket to join them.

His IPL story has been no different. Having been signed

by the Delhi Capitals and Rajasthan Royals in his first two years in the league, Shashank didn't get to play in a single game. It was at Sunrisers Hyderabad where he first caught the eyes in the 2022 season where he made 10 appearances, one of which saw him maul three sixes in a row to New Zealand speedster Lockie Ferguson.

But even that wasn't enough as Shashank was let go by the 2016 winners. His move to Punjab wasn't a smooth transition either with the drama during the 2024 auction leaving many under the impression that Punjab Kings didn't want him, having mistaken him for another.

Ashutosh, the fighter

Amey Khurasia vividly remembers the first time he saw Ashutosh, a young kid who was struggling to tie his bootlaces at the Madhya Pradesh Cricket Academy (MPCA) in Indore. "When you

see him open the batting, you will forget many players. He was rare at 12. He has an attitude in his batting. He is a modest and honest boy but if you put him against a bowler, he will hit them out of the park, he doesn't show respect to the bowlers. He will play his shots. At that age he didn't fear facing bowlers double his age not every 12-year-old kid can do that," recalls Khurasia.

Ashutosh, who dedicated his performance to his coach also opened up on how despite doing well in the age group and for the Madhya Pradesh senior team, he was sidelined by their current coach Chandrakant Pandit. "In 2019, I scored 84 runs in my last game for Madhya Pradesh in T20.

Next year, a professional coach joined the set-up who had his own liking and disliking. *Mai unko pasand nahi aaya* (He never liked me). I scored in selection matches, around 90 off just 40-45 balls and still wasn't picked when the team was announced," Ashutosh told the reporters on Friday.

"I played U-23 also and scored two hundreds vs Delhi and Tamil Nadu respectively in four matches for the age-group team. I scored three half-centuries in six games I played in the Syed Mushtaq Ali Trophy too. The professional coach didn't consider me at all in the next year.

"During COVID-19, when 20 players used to travel and I used to stay in the team hotel. I stayed in the hotel for 1-2 months and was in depression. I was not able to see the ground, was not getting match time. I kept thinking what had been done. No one told me about my mistake," says Ashutosh. Khurasia, too, lambasts MPCA for treating one of their own badly.

"Just because some coach is successful, it doesn't give him the right to sabotage someone's career. If you are successful, you help others to grow, not play with their careers," says Khurasia.

PUBLIC NOTICE
TO WHOMSOEVER IT MAY CONCERN

This is to inform you the General Public that following share certificate of Godrej Consumer Products Limited having its Registered Office at Godrej Consumer Products Limited, 4th Floor, Godrej One, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400079 registered in the name of the following Shareholders have been lost by them.

Sr. No.	Name of the Shareholder(s)	Folio Number	Certificate Number(s)	Distinctive Number(s)	Number of share(s)
1.	Priyanka Lakhmichand Dengra	0045401	514027	62841829-62842008	180
2.	Lakhi Tulsidas Dengra	0045401	579060	73915571-739155930	180

The Public are hereby cautioned against purchasing or dealing in any way with the above referred share certificates.

Any person who has any claim in respect of the said share certificate/s should lodge such claim with the Company or its Registrar and Transfer Agents Link Intime India Private Limited 247 Park, C-101, 1st Floor, L.B.S. Marg, Vikhroli (W), Mumbai - 400083 TEL: 022 4918 6270 within 15 days of publication of this notice after which no claim will be entertained and the Company shall proceed to issue Duplicate Share Certificate/s.

Date: 06.04.2024

Name of Legal Claimant
Ms. Priyanka Lakhmichand Dengra
alias Priyanka Kailash Sawlani & Godrej Consumer Products Limited
4th Floor, Godrej One, Pirojshanagar, Eastern Express Highway, Vikhroli (East), Mumbai - 400079

ROYAL INDIA CORPORATION LIMITED
Reg. Office: 34, 2nd Floor, Plot - 45/47, Shanti Bhavan, Dhirubhai Parekh Marg, Ladaodi, Kalbadevi, Mumbai City, Mumbai-400002
CIN No.: L45400MH1984PLC032274
Tel No.: 02246001922 Email Id: info@ricl.in Website: www.ricl.in

NOTICE OF EXTRA-ORDINARY GENERAL MEETING

NOTICE is hereby given that an Extra-Ordinary General Meeting of the Members of Royal India Corporation Limited will be held on Thursday, 25th April, 2024 at 11:00 a.m. at Conference room, 18th Floor, C-wing, Mittal Tower, Nariman Point, Mumbai - 400 021, Maharashtra, in accordance with the applicable provisions of the Companies Act, 2013 to transact such business as set out in the Notice of said Extra Ordinary General Meeting ("Notice").

Notice of the Extra-Ordinary General Meeting is being displayed and made available on the website of the Company https://www.ricl.in/pdf/Notice-of-EGM-Notice-of-EGM-RICL-final_dispatch.pdf. These documents are also available for inspection by the Members at the Registered Office of the Company during working hours on any business day.

Pursuant to the provisions of Section 108 of the Companies Act, 2013 and Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI Listing Regulations, the Company is providing remote e-voting facility to its members to cast their vote by electronic means (Remote e-voting) on all of the businesses specified in the Notice, through e-voting services of National Securities Depositories Limited (NSDL) and Central Depository Services (India) Limited (CDSL). The notices will also be available on the website of NSDL www.evoting.nsdl.com. The details pursuant to the Act are as under:

(a) The Company has completed the dispatch of Notice of Extra-Ordinary General Meeting and other documents only April 3 2024.

(b) Remote e-voting through electronic means shall commence from Monday, April 22, 2024 (09:00 am) and ends on Wednesday, April 24th, 2024 (05:00 pm).

(c) The Board of Directors have appointed M/s. Mayank Arora & Co., Practicing Company Secretary, as scrutinizer to scrutinize the remote e-voting and voting process at the EGM in a fair and transparent manner.

(d) Persons who have acquired shares and become members of the Company after the dispatch of notice and who are eligible shareholders as on the cut-off date i.e. Wednesday 17th April, 2024, may contact/write to NSDL on the email id evoting@nsdl.co.in or to Link Intime India Pvt. Ltd., our Registrar and Share Transfer Agent for obtaining credentials of remote e-voting.

(e) A member may participate in the general meeting even after exercising his right to vote through remote e-voting, but shall not be allowed to vote again in the meeting.

(f) A person whose name is recorded in the register of members or in the register of beneficial owners maintained by the depositories as on the cut-off date only shall be entitled to avail the facility of remote e-voting as well as voting in the general meeting.

(g) In case of any queries/grievances pertaining to e-voting you may refer the FAQ and remote e-voting user manual available at the "downloads" section of www.evoting.nsdl.com or call NSDL on toll free no: 1800 22 55 33 or contact NSDL, Trade World, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai-400013, Tel No.: 02246001922, info@ricl.in.

(h) Please keep your most updated email id registered with the Company/ your Depository Registrar to receive timely communication.

For Royal India Corporation Limited
Sd/-
Nitin Gujral
Managing Director
(DIN:08184605)

Date: 04/04/2024
Place: Mumbai

Reliance Industries Limited
CIN: L17110MH1973PLC019786

Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021.
Phone: 022-3555 5000, Email: investor.relations@ril.com
CIN: L17110MH1973PLC019786

NOTICE

NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).

Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	35584625	Adarbad Dossabhai Motafram Mrs Shiloo Dossabhai Motafram Mrs Unvasky Dossabhai Motafram	234	62301635-635	2192457986-219
2	34694974	Amar Jeet Kaur Beant Singh	20	4469859-859	72606479-498
			10	7565268-268	147672274-278
			10	10060228-228	181475313-322
			35	5320333-337	1245915681-715
			140	66453907-907	685763534-673
3	100031232	Arajani A Shegolar Anusaya Dattatraya Wadhokar	45	57749947-947	1601416957-001
			45	62471763-763	2208559058-102
			90	66728161-161	68820041102-191
4	42013536	Asha Chhedra	100	35736-737	1112301-400
			100	51537015-016	1181843545-644
			200	62439129-129	2205727877-076
			400	66690720-720	6878529242-641
5	60123861	Damodar Chunilal Mehta Swatiben Girish Mehta	31	12989405-405	26107402-232
			31	51237659-660	117045788-818
			124	62414877-877	2203354982-043
			10	66664157-157	6875721010-133
6	63538043	Dilip K. Bhanasali	10	11412386-386	20585982-991
			10	50710858-858	116190041-426
			63	58388229-229	1621932193-255
			83	62482253-253	220933381-896
			166	66741344-344	6883064709-874
7	3614026	Harjit Bevil Lt. Col Manmohan Singh Bevil	10	633564-564	17319364-373
			14	1025992-992	25466735-746
			21	2194920-920	43366803-823
			51	3135875-875	49741188-192
			50	51107795-795	1170160578-725
			100	62254558-558	2189072067-166
			200	66457107-107	6857861807-306
			208	66593753-753	6867852128-335
8	3822320	Kokilaben Ramanlal Patel Ramanlal Giridharbhai Patel	140	66593755-755	6867852588-727
9	5320283	Kokilaben Ramanlal Patel Ramanlal Giridharbhai Patel	2	6612456-456	139074575-576
			2	12680080-080	257040914-915
11	7057091	Mohanlal Laxmidas Jobanputra	332	6562639-645	137918638-969
12	9498419	Mumbaibawa Sirkabhai Hader Bhai	3120	62621007-007	2219500907-026
13	53154620	Neelu Vashista Rajeev Bhardwaj	40	11320395-395	203583952-991
			40	51326943-944	1175543005-044
			80	62434114-114	2205224464-543
			160	6668090-090	6877922179-338
14	34585580	Sanjay Digambar Vaidya	40	4454520-521	72299699-738
			18	7555106-106	147592278-295
			12	10491522-522	187782566-577
			15	12905620-620	259229550-564
			85	53720105-107	1258541020-104
			170	62469041-041	2208337534-703
15	73972833	Sushila Devi Mohta Mr. Chandraraj Narayan Mohta	60	62576043-043	2216274294-353
			120	66857797-797	6892491730-849
16	79606821	Vikash Mohta	200	66857795-935	6892496513-712
		Total	7248		

The Public is hereby warned against purchasing or dealing with these securities any way. Any person(s) who has / have any claim in regard of the securities, should lodge such claim with the Company's Registrar and Transfer Agent viz. "KFIN Technologies Limited", Selenium Tower 8, Plot No. 31-32, Gachibowli, Financial District, Nanakramguda, Hyderabad - 500 032, within Seven (7) days from the date of publication of this notice. Failing which, the Company will proceed to issue letter(s) of confirmation in lieu of duplicate certificate(s) in respect of the aforesaid securities.

for Reliance Industries Limited
Sd/-
Savitri Parekh
Company Secretary and Compliance Officer

Place : Mumbai
Date : April 5, 2024

THIS IS A CORRIGENDUM TO THE LETTER OF OFFER FOR THE INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR AN OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES.

ARUNJYOTI BIO VENTURES LIMITED
(Corporate Identity Number: L01400TG1986PLC062463)

Our Company was incorporated as Century 21st Portfolio Limited ("Company") as a public limited company under the Companies Act, 1956 vide Certificate of Incorporation dated February 27, 1986 with Registrar of Companies ("RoC") Delhi & Haryana. New Delhi bearing registration number 23476 of 1985-86 and received a Certificate for Commencement of Business on March 17, 1986 by RoC Delhi & Haryana. Thereafter, our Company's place of Registered Office was changed from Delhi to Andhra Pradesh on December 13, 2008 which was certified by RoC Andhra Pradesh on January 15, 2009 and was shifted to 8-2-682/3/A&B, Suite No.404, Mayfair Gardens, Road No.12, Banjara Hills, Hyderabad, Andhra Pradesh - 500034. Subsequently, the name of the Company was changed from Century 21st Portfolio Limited to Arunjyoti Bio Ventures Limited vide certificate dated January 12, 2015, issued by Registrar of Companies, Hyderabad, Telangana upon grant of fresh Certificate bearing Corporate Identification Number "L01400TG1986PLC062463". The registered office of the Company was changed from 8-2-682/3/A&B, Suite No.404, Mayfair Gardens, Road No.12, Banjara Hills, Hyderabad, Andhra Pradesh-500034 to Plot No. 45, P & T Colony, Karkhana, Secunderabad-500009, Telangana, India with effect from May 26, 2014. Subsequently, the registered office of our Company was changed to Door No.1-98/1/JSIC/6F/604-B6th Floor, Jain Sadhguru Capital Park, Beside Image Gardens, Madhapur, Shaikpet, Hyderabad - 500081 Telangana, India with effect from March 21, 2023. For further information, please refer the chapter "General Information" on page 38 of the Letter of Offer.

Registered Office: Door No.1-98/1/JSIC/6F/604-B6th Floor, Jain Sadhguru Capital Park, Beside Image Gardens, Madhapur, Shaikpet, Hyderabad - 500081 Telangana, India;

Contact Number: + 91 40-66684220, **Facsimile:** +91: NA, **E-mail Address:** cenport@gmail.com;
Website: <https://www.abvl.co.in/>;
Contact Person: Swati Jain, Company Secretary and Compliance Officer

CORRIGENDUM TO THE LETTER OF OFFER DATED MARCH 13, 2024 (THE "LETTER OF OFFER"/ "LOF") AND THE ABRIDGED LETTER OF OFFER (THE "ALOF")
NOTICE TO THE INVESTORS (THE "CORRIGENDUM")
OUR PROMOTERS

PABBATHI BADARI NARAYANA MURTHY, P S R MAHALAKSHMI PRASANNA AND DATHVIK PABBATHI

ISSUE OF UPTO 1.65.67.200 FULLY PAID-UP EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 20/- PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 10/- PER RIGHTS EQUITY SHARE) AGGREGATING UPTO ₹ 3313.44 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID-UP EQUITY SHARE HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE THAT IS MARCH 12, 2024. PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 135 OF THE LETTER OF OFFER.

#Assuming full subscription. Subject to finalization of the Basis of Allotment.

This is with reference to the Letter of Offer ("LOF") filed by the company with BSE (the "Stock Exchange") and the Securities and Exchange Board of India ("SEBI") (for the information purpose only). Applicants/Investors may note the following modifications to the disclosures in the Letter of Offer, the Abridged Letter of Offer, Application Form, Rights Entitlement Letter and the same may be taken as updated and included in the Letter of Offer, the Abridged Letter of Offer, Application Form, Entitlement Letter.

At the time of filing the Letter of Offer, the Issue Closing Date was declared to be Monday, April 08, 2024. However, as per the powers stated in the Letter of Offer to the Board of directors/Rights Issue Committee (authorised by the Board of directors of the Company) to extend the said date of closing of Rights Issue offer period as may be determined by them from time to time, the Rights Issue Committee at its meeting held on Thursday, April 04, 2024 have decided to extend the "Issue Closing Date" as "Friday, April 12, 2024 for the benefit of investors.

The Letter of Offer and the Abridged Letter of Offer, including Application Form and Rights Entitlement Letter to be modified in terms of "Issue Closing Date" and the same is modified to be read as "Friday, April 12, 2024".

The disclosure of Issue Closing date in Letter of Offer will be modified as above and would be read as follows in all the pages stated below and indicative time lines as stated below shall stand substituted at such places, where the reference for the same is given, in the Letter of Offer, Abridged Letter of Offer and Application Form.

- On the Cover Page under the head "ISSUE PROGRAMME" - Issue closes on Friday, April 12, 2024.
- In Section I- DEFINITIONS AND ABBREVIATIONS under the head "Issue Related Terms" on page No.7 the definition of "Issue Closing date" shall be revised as "Friday, April 12, 2024".
- In Section III- INTRODUCTION under the head "The Issue" "Issue Schedule" on page No.37 and under the head "General Information" "The Issue Schedule" on page No.41 and in Section VII- ISSUE INFORMATION under "Terms of the Issue" on page No.159 the "Issue Schedule" shall be revised as follows

Event	Indicative Date
Issue Closing date	Friday, April 12, 2024
Finalization of Basis of Allotment (on or about)	Friday, April 19, 2024
Date of Allotment (on or about)	Saturday, April 20, 2024
Date of Credit (on or about)	Thursday, April 25, 2024
Date of Listing (on or about)	Monday, April 29, 2024

In Section VII- ISSUE INFORMATION under "Last date for Application" on page No. 149 and on page No.159, the last date for submission of the duly filled in the Application Form or a plain paper Application is Friday, April 12, 2024, i.e., Issue Closing date.

All the other indicative timelines other than mentioned above shall stand amended accordingly.

Date: April 05, 2024
Place: Hyderabad

For ARUNJYOTI BIO VENTURES LIMITED
Sd/-

खबर कोना

यूक्रेन ने रूस पर 50 से ज्यादा ड्रोन से हमला किया

कोव, 5 अप्रैल (एपी)।

यूक्रेन ने रूस के सीमावर्ती क्षेत्र रोस्तोव में 40 से ज्यादा ड्रोन से हमला किया है। मारको के रक्षा अधिकारियों ने शुक्रवार को यह जानकारी दी। यूक्रेन द्वारा रूसी जमीन पर किए गए इस हमले को युद्ध के अब तक के सबसे बड़े हवाई हमलों में से एक के तौर पर देखा जा रहा है। रूस के रक्षा मंत्रालय ने बताया कि मोरोजोवस्की जिले में कुल 44 ड्रोन को देखा गया और उन्हें नष्ट कर दिया गया। मोरोजोवस्की, यूक्रेन की सीमा से करीब 100 किलोमीटर दूर एक जिला है। रोस्तोव के गवर्नर वैसिली गोलुबेव ने बताया कि हमले में एक ऊर्जा संयंत्र क्षतिग्रस्त हुआ है। रूसी रक्षा मंत्रालय ने बताया कि रूस के सीमावर्ती क्षेत्रों कुर्स्क, बेलगोरोद, क्रैसोडार और उसके निकट सारातोव क्षेत्र में नौ और ड्रोन देखे गए। यूक्रेन के अधिकारियों ने इस तरह के हमलों पर कोई टिप्पणी या प्रतिक्रिया नहीं दी।

सीरिया : उगवादी समूह नुसरा फ्रंट के सह-संस्थापक की मौत

इबिलिब, 5 अप्रैल (एपी)।

उत्तर-पश्चिमी सीरिया में गुरुवार देर रात एक आत्मघाती हमलावर द्वारा किए गए विस्फोट में, आतंकवादी संगठन अल-कायदा से जुड़े समूह के सीरियाई सह-संस्थापक की मौत हो गई। एक युद्ध निगरानीकर्ता ने यह जानकारी दी। कुछ कार्यकर्ताओं ने बताया कि बम विस्फोट में अबू मारिया अल-कहतानी की मौत हो गई। अबू मारिया अल-कहतानी का असली नाम मयसारा अल-दुवैरी था। अल-कहतानी सीरिया में नुसरा फ्रंट का सह-संस्थापक था, जो एक आतंकवादी समूह है। समूह ने बाद में अपना नाम हयात तहरीर अल-शाम रख लिया और दावा किया कि उसने अलकायदा के साथ संबंध तोड़ दिए हैं। ब्रिटेन के हाइजाब्वेस्टरी फार सुलमन राइडसह के अनुसार, हमलावर देर शाम इबिलिब प्रांत के सरमादा शहर में अल-कहतानी के गैस्टहाउस में घुस गया और अपने विस्फोटकों से विस्फोट कर दिया।

श्रीलंका के मत्स्य पालन मंत्री डगलस देवानंद ने कहा

कच्चातिवू को लेकर भारत से आ रहे बयानों का कोई आधार नहीं

कोलंबो, 5 अप्रैल (भाषा)।

श्रीलंका के मत्स्य पालन मंत्री डगलस देवानंद ने कहा है कि कच्चातिवू द्वीप को श्रीलंका से वापस लेने संबंधी भारत से आ रहे बयानों का कोई आधार नहीं है। श्रीलंका के वरिष्ठ तमिल नेता देवानंद की यह टिप्पणी नरेंद्र मोदी सरकार द्वारा तमिलनाडु में कांग्रेस पार्टी और उसकी सहयोगी द्रविड़ मुनेत्र कषगम (द्रमुक) पर निशाना साधे जाने के कुछ दिन बाद आई है। मोदी ने दोनों दलों पर 1974 में कच्चातिवू द्वीप श्रीलंका को सौंपने में राष्ट्रीय हितों की अनदेखी करने का आरोप लगाया गया था। भारतीय जनता पार्टी (भाजपा) कच्चातिवू द्वीप के आसपास के जलक्षेत्र में मछली पकड़ने के इच्छुक मछुआरों के अधिकारों को सुनिश्चित नहीं करने के लिए भी दोनों दलों पर निशाना साधती रही है। देवानंद ने गुरुवार को जाफना में संवाददाताओं से कहा, 'यह भारत में चुनाव का



देवानंद ने कहा, 'यह भारत में चुनाव का समय है, कच्चातिवू के बारे में दावा और प्रतिदावे सुनना असामान्य नहीं है।'

समय है, कच्चातिवू के बारे में दावों और प्रतिदावे सुनना असामान्य नहीं है।' देवानंद ने कहा, 'युद्ध लगत है कि भारत अपने हितों को देखते हुए इस जगह को हासिल करने पर काम कर रहा है ताकि यह सुनिश्चित किया जा सके कि श्रीलंकाई मछुआरों को उस क्षेत्र तक कोई पहुंच न हो और श्रीलंका संसाधन से युक्त इस क्षेत्र पर कोई अधिकार का दावा नहीं करे।' देवानंद ने कहा है कि कच्चातिवू को श्रीलंका से वापस लेने के

बयानों का कोई आधार नहीं है। श्रीलंकाई मंत्री ने कहा कि 1974 के समझौते के अनुसार दोनों पक्षों के मछुआरे दोनों देशों के क्षेत्रीय जल में मछली पकड़ सकते हैं लेकिन बाद में इसकी समीक्षा की गई और 1976 में इसमें संशोधन किया गया। तदनुसार, दोनों देशों के मछुआरों को पड़ोसी जलक्षेत्र में मछली पकड़ने पर प्रतिबंध लगा दिया गया। देवानंद ने कहा कि वेस्ट बैंक नामक एक जगह होने का दावा किया जाता है जो कन्याकुमारी के नीचे स्थित है—यह व्यापक समुद्री संसाधनों के साथ एक बहुत बड़ा क्षेत्र है—यह कच्चातिवू से 80 गुना बड़ा है, भारत ने इसे 1976 के समीक्षा समझौते में सुरक्षित किया था। मत्स्य पालन मंत्री के रूप में देवानंद को हाल के महीनों में स्थानीय मछुआरों के दबाव का सामना करना पड़ा है। स्थानीय मछुआरों ने भारतीय मछुआरों द्वारा श्रीलंकाई जलक्षेत्र में अवैध तरीके से मछली पकड़ने पर रोक के लिए व्यापक विरोध प्रदर्शन किया है।

गाजा में ड्रोन हमलों में लापरवाही को लेकर दो अधिकारी बर्खास्त

तेल अवीव, 5 अप्रैल (एपी)।

इजराइल की सेना ने शुक्रवार को कहा कि उसने गाजा में ड्रोन हमलों में भूमिका के लिए दो अधिकारियों को बर्खास्त कर दिया है। सेना ने तीन अन्य अधिकारियों को इस संबंध में चेतावनी दी है।

इन हमलों में खाद्य सामग्री पहुंचाने के अभियान में शामिल सात सहायता कर्मियों की मौत हो गई थी। सेना ने कहा कि इन अधिकारियों ने गोपनीय जानकारी का दुरुपयोग किया और सेना के नियमों का उल्लंघन किया था। फलस्तीनियों, सहायता समूहों और मानवाधिकार संगठनों ने कई बार इजराइली बलों पर नागरिकों पर लापरवाही से गोलीबारी करने का आरोप लगाया है और इजराइल इस आरोप से इनकार करता रहा है। सेना के प्रवक्ता रियर एडमिरल डेनियल हगारी ने संवाददाताओं से कहा, 'यह एक त्रासदी है।' सेना के अधिकारियों ने कहा कि इजराइली सेना के नियमों के अनुसार, लक्ष्य पर हमला करने से पहले उसकी खतरों के रूप में पहचान की जानी चाहिए। सेना ने कहा कि कर्नल और मेजर को बर्खास्त कर दिया गया है, जबकि तीन अन्य अधिकारियों को चेतावनी दी गई है।

गाजा के साथ लगती सीमा को फिर से खोलेगा इजराइल

यरुशलम, 5 अप्रैल (एपी)।

इजराइल ने शुक्रवार को कहा कि वह गाजा पट्टी में मानवीय सहायता के प्रवाह को बढ़ाने के लिए कदम उठा रहा है, जिसमें बुरी तरह प्रभावित उत्तरी गाजा की एक सीमा को फिर से खोलना भी शामिल है। इजराइली प्रधानमंत्री बेंजामिन नेतन्याहू के कार्यालय ने योजनाओं की घोषणा की। उन्होंने यह घोषणा अमेरिका के राष्ट्रपति जो बाइडेन द्वारा उन्हें यह कहे जाने के कुछ घंटे बाद की कि गाजा में युद्ध के लिए पवित्र का अमेरिकी समर्थन नागरिकों और सहायता कर्मियों की सुरक्षा के लिए इजराइल की ओर से और अधिक कदम उठाए जाने पर निर्भर करेगा। मतभेदों के बावजूद, बाइडेन प्रशासन ने हमास के खिलाफ इजराइल के युद्ध के लिए इजराइल को महत्वपूर्ण सैन्य सहायता और राजनयिक समर्थन प्रदान करना जारी रखा है।

आप सांसद संजय सिंह ने कहा

अरविंद केजरीवाल सौ फीसद ईमानदार

जनसत्ता ब्यूरो नई दिल्ली, 5 अप्रैल।

आप के राज्यसभा सांसद संजय सिंह ने शुक्रवार को दिल्ली शराब नीति मामले को लेकर भाजपा पर तीखा हमला बोला और कहा कि भाजपा के वरिष्ठ नेताओं ने दिल्ली के मुख्यमंत्री अरविंद केजरीवाल को शराब नीति को लेकर जेल की सलाखों के पीछे डालने के लिए एक बड़ी साजिश रची है। आप के मुखिया सौ फीसद ईमानदार हैं। तिहाड़ जेल से हुई हालिया रिहाई के बाद राजधानी में पार्टी मुख्यालय में अपने पहले संवाददाता सम्मेलन में सिंह ने कहा कि सर्वोच्च न्यायालय के दखल के बाद उद्घाटित हुए अपने चुनावी बांड घोटाले को छिपाने के लिए भाजपा

ने आप और उसके नेताओं के खिलाफ यह झूठा शराब घोटाला गढ़ा है। जबकि असल हकीकत में शराब घोटाला भाजपा ने ही किया है। आप के मुखिया अरविंद केजरीवाल सौ फीसद ईमानदार हैं। उन्होंने ईमानदारी से अपना जीवन जिया है और जी रहे हैं। उन पर न कभी कोई दाग था और न जीवन में कभी रहेगा। राज्यसभा सांसद ने कहा कि अरविंद केजरीवाल का गुनाह सिर्फ इतना है कि वो दिल्ली के बच्चों को अच्छी शिक्षा के लिए काम कर रहे हैं। वो दिल्ली की महिलाओं के लिए मुफ्त बस यात्रा, हर महीने एक हजार रुपए, बुजुर्गों को तीर्थ यात्रा और मुफ्त बिजली और पानी का इंतजाम कर रहे हैं। उन्होंने कहा कि दिल्ली की एक ऐसी सरकार जो दुनिया में बेहतरीन काम कर रही है उसके मुख्यमंत्री को गहरी साजिश के तहत गिरफ्तार किया गया है।

भारतीय तटरक्षक बल ने 27 बांग्लादेशी मछुआरों को बचाया

नई दिल्ली, 5 अप्रैल (भाषा)।

भारतीय तटरक्षक बल ने समुद्र में फंसे 27 बांग्लादेशी मछुआरों को सुरक्षित निकाल लिया है। इनकी नौका तकनीकी खराबी के कारण

भारतीय जल क्षेत्र में बहकर आ गई थी। बाद में तटरक्षक बल ने इन मछुआरों को बांग्लादेशी जवानों के हवाले कर दिया। भारतीय तटरक्षक बल ने शुक्रवार को बयान जारी कर बताया कि गत चार अप्रैल को सुबह करीब 11:30 बजे

भारत-बांग्लादेश अंतरराष्ट्रीय समुद्री सीमा रेखा पर गश्त के दौरान तटरक्षक जहाज 'अमोघ' पर तैनात जवानों ने एक बांग्लादेशी नौका सागर-दो को भारतीय जल क्षेत्र में बहते हुए देखा।

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PUBLIC ANNOUNCEMENT

TOLINS TYRES LIMITED

Our Company was incorporated in the name and style of 'Tolins Tyres Private Limited' and a certificate of incorporation was issued on July 10, 2003 by the Registrar of Companies, Kerala. Subsequently, upon the conversion of our Company into a public limited company, pursuant to a special resolution passed by our Shareholders on January 1, 2024, the name of our Company was changed to 'Tolins Tyres Limited' and a fresh certificate of incorporation dated January 26, 2024 was issued by the Registrar of Companies, Ernakulam. For further details relating to the changes in the name of our Company and the registered office of our Company, please refer, "History and Certain Corporate Matters" on page 235 of the Draft Red Herring Prospectus dated February 16, 2024 (the "Draft Red Herring Prospectus").

Corporate Identity Number: U25119KL2003PLC016289

Registered Office: No. 147, M C Road, Kalady, Ernakulam, Aluva - 683 574, Kerala, India. Telephone: +91 72592 87215; Contact Person: Umesh Muniraj; Company Secretary and Compliance Officer. Email: cs@tolins.com. Website: www.tolinstyres.com

NOTICE TO INVESTORS: ADDENDUM TO THE DRAFT RED HERRING PROSPECTUS (THE "ADDENDUM")

PROMOTERS OF OUR COMPANY: DR. KALAMPARAMBIL VARKEY TOLIN AND JERIN TOLIN

INITIAL PUBLIC OFFER OF UP TO [•] EQUITY SHARES OF FACE VALUE ₹5 EACH ("EQUITY SHARES") OF TOLINS TYRES LIMITED FOR CASH AT A PRICE OF ₹[•] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹[•] PER EQUITY SHARE) (THE "OFFER PRICE"), AGGREGATING UP TO ₹2,300 MILLION COMPRISING OF A FRESH ISSUE OF UP TO [•] EQUITY SHARES AGGREGATING TO ₹2,000 MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹300 MILLION (THE "OFFER FOR SALE"), CONSISTING OF UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹150 MILLION BY DR. KALAMPARAMBIL VARKEY TOLIN AND UP TO [•] EQUITY SHARES AGGREGATING UP TO ₹150 MILLION BY JERIN TOLIN (COLLECTIVELY, THE "SELLING SHAREHOLDERS" AND SUCH EQUITY SHARES, THE "OFFERED SHARES").

OUR COMPANY, IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER, MAY CONSIDER A FURTHER ISSUE OF EQUITY SHARES AS MAY BE PERMITTED UNDER APPLICABLE LAW TO ANY PERSON(S) OF [•] EQUITY SHARES FOR AN AMOUNT AGGREGATING UP TO ₹250 MILLION, AT ITS DISCRETION, PRIOR TO THE FILING OF THE RED HERRING PROSPECTUS WITH THE ROC ("PRE-IPO PLACEMENT"). IF THE PRE-IPO PLACEMENT IS UNDERTAKEN, THE FRESH ISSUE SIZE WILL BE REDUCED TO THE EXTENT OF SUCH PRE-IPO PLACEMENT, SUBJECT TO THE OFFER COMPLYING WITH RULE 19(2)(B) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED ("SCRR").

THE PRICE BAND AND THE MINIMUM BID LOT SHALL BE DECIDED BY OUR COMPANY AND EACH OF THE SELLING SHAREHOLDERS, IN CONSULTATION WITH THE BRLM AND WILL BE ADVERTISED IN ALL EDITIONS OF [•], AN ENGLISH NATIONAL DAILY NEWSPAPER, ALL EDITIONS OF [•], A HINDI NATIONAL DAILY NEWSPAPER AND THE [•] EDITION OF [•], A MALAYALAM DAILY NEWSPAPER (MALAYALAM BEING THE REGIONAL LANGUAGE OF KERALA, WHERE OUR REGISTERED OFFICE IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/ OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO THE STOCK EXCHANGES FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES IN ACCORDANCE WITH THE SEBI ICDR REGULATIONS.

Potential bidders may note the following:

This Addendum is in reference to the Draft Red Herring Prospectus filed with SEBI and the Stock Exchanges in relation to the Offer. In this regard, potential Bidders may note that Coromandel Leathers Private Limited's ("Coromandel") name is appearing as a willful defaulter in relation to credit facility availed from the Indian Bank. Jose Thomas, a member of our Promoter Group, was one of the directors in Coromandel when Coromandel was categorized as a willful defaulter and consequently his name appears in the list of willful defaulters issued by CIBIL. However, he was not categorized as a willful defaulter in his personal capacity and presently is not associated with Coromandel. Further, Coromandel was liquidated and the current status of Coromandel as per the MCA website is "dissolved". Since Jose Thomas, is neither a promoter nor a director of our Company, his name, or the company in which he was earlier associated with in the capacity of a director, appearing as a willful defaulter, does not affect our Company or our eligibility as an Issuer to undertake this Offer. Additionally, our Company has never been associated with Coromandel. However, to ensure complete transparency, we are disclosing the details.

Potential Bidders may note that in order to assist the Bidders to get a complete understanding of the updated information, the relevant portions of the sections titled "Offer Document Summary", "Risk Factors", "Capital Structure" and "Our Promoters and Promoter Group" have been updated and included in this Addendum. All other updates to the Draft Red Herring Prospectus in this regard will be carried out in the Red Herring Prospectus and the Prospectus.

The changes in this Addendum are to be read in conjunction with the Draft Red Herring Prospectus and accordingly, the corresponding references in the Draft Red Herring Prospectus stand updated pursuant to this Addendum. The information in this Addendum supplements and updates the information in the Draft Red Herring Prospectus, as applicable. However, this Addendum does not reflect all the changes that have occurred between the date of filing of the Draft Red Herring Prospectus and the date hereof, and accordingly does not include all the changes and/or updates that will be included in the Red Herring Prospectus and the Prospectus. Please note that all other details of information included in the Draft Red Herring Prospectus will be suitably updated, including to the extent stated in this Addendum, along with other factual updates, as may be applicable, in the Red Herring Prospectus and the Prospectus, as and when filed with the ROC, SEBI and the Stock Exchanges. Investors should not rely on the Draft Red Herring Prospectus or this Addendum for any investment decision, and should read the Red Herring Prospectus, as and when it is filed with the ROC, SEBI and the Stock Exchanges before making an investment decision with respect to the Offer.

The Equity Shares offered in the Offer have not been and will not be registered under the United States Securities Act of 1933, as amended (the "U.S. Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States absent registration under the U.S. Securities Act, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act (as defined in Regulation S under the U.S. Securities Act ("Regulation S")) and applicable state securities laws in the United States. Accordingly, the Equity Shares are being offered and sold (a) in the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the U.S. Securities Act and referred to in the Draft Red Herring Prospectus as "U.S. QIBs"; for the avoidance of doubt, the term U.S. QIBs does not refer to a category of institutional investor defined under applicable Indian regulations and referred to in the Draft Red Herring Prospectus as "QIBs") pursuant to Section 4(a) of the U.S. Securities Act and (b) outside the United States in offshore transactions in compliance with Regulation S under the U.S. Securities Act and the applicable laws of the jurisdiction where those offers and sales are made.

This addendum which has been filed with SEBI and the Stock Exchanges shall be made available to the public for comments, if any, for a period of at least 21 days, from the date of such filing with SEBI and will be available on their website www.sebi.gov.in, the websites of the Stock Exchanges i.e., www.nseindia.com and www.bseindia.com, the website of the Company i.e. www.tolinstyres.com, and the website of the BRLM, i.e., Saffron Capital Advisors Private Limited at www.saffronadvisors.com. All capitalized terms used in this Addendum shall, unless the context otherwise requires, have the meaning ascribed to them in the Draft Red Herring Prospectus.

BOOK RUNNING LEAD MANAGER

SAFFRON
energising ideas

SAFFRON CAPITAL ADVISORS PRIVATE LIMITED
605, Center Point, 6th floor, J. B. Nagar, Antheri Kurla Road, Antheri (East), Mumbai - 400 059, Maharashtra, India.
Telephone: +91 22 4973 0394
Email: ips@safronadvisors.com
Investor Grievance Id: investor@grievance@safronadvisors.com
Website: www.safronadvisors.com
Contact Person: Gautav Khandelwal/ Vipin Gupta
SEBI Registration No: INM000011211
Validity: Permanent

REGISTRAR TO THE OFFER

CAMEO

CAMEO CORPORATE SERVICES LIMITED
Subramanian Building No. 01,
Club House Road, Chennai - 600 002, India.
Telephone: 044 4002 0700
Email: priya@cameoindia.com
Investor Grievance E-mail: tolins@cameoindia.com
Website: www.cameoindia.com
Contact Person: K. Sreepriya
SEBI Registration Number: INR000003753
Validity: Permanent

For TOLINS TYRES LIMITED
On behalf of the Board of Directors
Sd/-
Umesh Muniraj
Company Secretary and Compliance Officer

Place: Ernakulam, Kerala
Date: April 05, 2024

TOLINS TYRES LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP dated February 16, 2024 with the SEBI on February 16, 2024. The DRHP shall be available on the website of SEBI at www.sebi.gov.in, the websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, the website of the Company at www.tolinstyres.com and the website of the Book Running Lead Manager ("BRLM"), i.e. Saffron Capital Advisors Private Limited at www.saffronadvisors.com. Any potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" on page 38 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

THIS IS A CORRIGENDUM TO THE LETTER OF OFFER FOR THE INFORMATION PURPOSES ONLY AND DOES NOT CONSTITUTE AN INVITATION OR AN OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES.



ARUNJYOTI BIO VENTURES LIMITED
(Corporate Identity Number: L01400TG1986PLC062463)

Our Company was incorporated as Century 21st Portfolio Limited ("Company") as a public limited company under the Companies Act, 1956 vide Certificate of Incorporation dated February 27, 1986 with Registrar of Companies ("ROC") Delhi & Haryana, New Delhi bearing registration number 23476 of 1985-86 and received a Certificate for Commencement of Business on March 17, 1986 by RoC Delhi & Haryana. Thereafter, our Company's place of Registered Office was changed from Delhi to Andhra Pradesh on December 13, 2008 which was certified by RoC Andhra Pradesh on January 15, 2009 and was shifted to 8-2-682/3/A&B, Suite No.404, Mayfair Gardens, Road No.12, Banjara Hills, Hyderabad, Andhra Pradesh - 500034. Subsequently, the name of the Company was changed from 'Century 21st Portfolio Limited' to 'Arunjyoti Bio Ventures Limited' vide certificate dated January 12, 2015, issued by Registrar of Companies, Hyderabad, Telangana upon grant of fresh Certificate bearing Corporate Identification Number 'L01400TG1986PLC062463'. The registered office of the Company was changed from 8-2-682/3/A&B, Suite No.404, Mayfair Gardens, Road No.12, Banjara Hills, Hyderabad, Andhra Pradesh-500034 to Plot No. 45, P & T Colony, Karikhana, Secunderabad-500009, Telangana, India with effect from May 26, 2014. Subsequently, the registered office of our Company was changed to Door No.1-98/1/JSIC/6F/604-86th Floor, Jain Sadhguru Capital Park, Beside Image Gardens, Madhapur, Shaikpet, Hyderabad - 500091 Telangana, India with effect from March 21, 2023. For further information, please refer the chapter "General Information" on page 38 of the Letter of Offer.

Registered Office: Door No.1-98/1/JSIC/6F/604-86th Floor, Jain Sadhguru Capital Park, Beside Image Gardens, Madhapur, Shaikpet, Hyderabad- 500081 Telangana, India;

Contact Number: + 91 40-66684220. Facsimile: +91: NA, E-mail Address: cenport@gmail.com;

Website: https://www.abvl.co.in/;

Contact Person: Swati Jain, Company Secretary and Compliance Officer

CORRIGENDUM TO THE LETTER OF OFFER DATED MARCH 13, 2024 (THE "LETTER OF OFFER"/ "LOF") AND THE ABRIDGED LETTER OF OFFER (THE "ALOF")

NOTICE TO THE INVESTORS (THE "CORRIGENDUM")

OUR PROMOTERS

PABBATHI BADARI NARAYANA MURTHY, P S R MAHALAKSHMI PRASANNA AND DATHVIK PABBATHI

ISSUE OF UPTO 1.65 67,200 FULLY PAID-UP EQUITY SHARES OF FACE VALUE ₹ 10 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹ 20/- PER RIGHTS EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 10/- PER RIGHTS EQUITY SHARE) AGGREGATING UPTO ₹ 3313.44 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 8 RIGHTS EQUITY SHARES FOR EVERY 1 FULLY PAID-UP EQUITY SHARE HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE THAT IS MARCH 12, 2024. PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 135 OF THE LETTER OF OFFER.

#Assuming full subscription. Subject to finalization of the Basis of Allotment.

This is with reference to the Letter of Offer ("LOF") filed by the company with BSE (the "Stock Exchange") and the Securities and Exchange Board of India ("SEBI") (for the information purpose only). Applicants/Investors may note the following modifications to the disclosures in the Letter of Offer, the Abridged Letter of Offer, Application Form, Rights Entitlement Letter and the same may be taken as updated and included in the Letter of Offer, the Abridged Letter of Offer, Application Form, Entitlement Letter.

At the time of filing the Letter of Offer, the Issue Closing Date was declared to be Monday, April 08, 2024. However, as per the powers stated in the Letter of Offer to the Board of directors/Rights Issue Committee (authorised by the Board of directors of the Company) to extend the said date of closing of Rights Issue offer period as may be determined by them from time to time, the Rights Issue Committee at its meeting held on Thursday, April 04, 2024 have decided to extend the "Issue Closing Date" as "Friday, April 12, 2024 for the benefit of investors.

The Letter of Offer and the Abridged Letter of Offer, including Application Form and Rights Entitlement Letter to be modified in terms of "Issue Closing Date" and the same is modified to be read as "Friday, April 12, 2024".

The disclosure of Issue Closing date in Letter of Offer will be modified as above and would be read as follows in all the pages stated below and indicative time lines as stated below shall stand substituted at such places, where the reference for the same is given, in the Letter of Offer, Abridged Letter of Offer and Application Form.

- On the Cover Page under the head "ISSUE PROGRAMME"- Issue closes on Friday, April 12, 2024.
- In Section I- DEFINITIONS AND ABBREVIATIONS under the "Issue Related Terms" on page No.7 the definition of "Issue Closing date" shall be revised as "Friday, April 12, 2024".
- In Section III- INTRODUCTION under the head "The Issue" "Issue Schedule" on page No.37 and under the head "General Information" "The Issue Schedule" on page No.41 and in Section VII- ISSUE INFORMATION under "Terms of the Issue" on page No.159 the "Issue Schedule" shall be revised as follows

Event	Indicative Date
Issue Closing date	Friday, April 12, 2024
Finalization of Basis of Allotment (on or about)	Friday, April 19, 2024
Date of Allotment (on or about)	Saturday, April 20, 2024
Date of Credit (on or about)	Thursday, April 25, 2024
Date of Listing (on or about)	Monday, April 29, 2024

- In Section VII- ISSUE INFORMATION under "Last date for Application" on page No. 149 and on page No.159, the last date for submission of the duly filled in the Application Form or a plain paper Application is Friday, April 12, 2024, i.e., Issue Closing date.
- All the other indicative timeliness other than mentioned above shall stand amended accordingly.

For ARUNJYOTI BIO VENTURES LIMITED
Sd/-
Swati Jain,
Company Secretary and Compliance Officer

Date: April 05, 2024
Place: Hyderabad