

Ref. No.: WOCK/SEC/SE/2021-22/143 22nd March, 2022

BSE Limited

Corporate Relations Department P J Towers Dalal Street Mumbai - 400 001

Scrip Code: 532300

National Stock Exchange of India Limited

Exchange Plaza Bandra Kurla Complex Bandra (E) Mumbai - 400 051

NSE Symbol: WOCKPHARMA

Re: Issue of up to 3.32.44.650 fully paid-up equity shares of face value of ₹5 each ("Rights Equity Shares") of Wockhardt Limited (the "Company") for cash at a price of ₹225 per Rights Equity Share (including a premium of ₹220 per Rights Equity Share) for an amount aggregating up to ₹7,480,046,250 (assuming full subscription) on a rights basis to the eligible equity shareholders of the Company ("Eligible Equity Shareholders") in the ratio of 3 Rights Equity Shares for every 10 fully paidup Equity Shares held by the Eligible Equity Shareholders on March 9, 2022 (the "Record Date") under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") and the circulars dated December 30, 2009, April 29, 2011, January 22, 2020 (collectively, "Rights Issue ASBA Circular"), April 22, 2020 (the "Relaxation Circular 1") and May 6, 2020 read with the circular dated July 24, 2020, January 19, 2021, April 22, 2021 and October 1, 2021 (collectively the "Relaxation Circulars 2" and together with Rights Issue ASBA Circular and Relaxation Circular 1, the "SEBI Rights Issue Circulars"), each issued by Securities and Exchange Board of India ("SEBI") (such issuance defined as the "Issue").

With reference to our letter dated March 4, 2022 for submitting the letter of offer dated March 4, 2022 ("Letter of Offer") in connection with the Issue and in continuation to our communication dated March 13, 2022 in connection with the advertisement issued under Regulation 84(1) of the SEBI ICDR Regulations, which included, among others, details of the date of completion of dispatch of the Abridged Letter of Offer and Application Form, and Addendum to the Letter of Offer; we hereby inform you that the Company has issued an advertisement informing addendum issued to the Letter of Offer, the Abridged Letter of Offer, Application Form and Rights Entitlement Letter ("Revised Advertisement"). We hereby submit the soft copy of the Revised Advertisement, in '.pdf' format.

The Revised Advertisement, in addition of being disseminated on the websites of the Company (www.wockhardt.com), the Registrar and at the Registrar's web-based application platform (www.linkintime.co.in) and the Lead Manager (www.ambit.co), was published in the following newspapers on 21st March, 2022:

- Financial Express (English All editions)
- Jansatta (Hindi All editions), and
- Navshakti (Marathi Maharashtra) (Marathi being the regional language of Maharashtra, where the Company's registered office is situated).





We request you to take the above on record.

Should you require any further information from us, we would be pleased to furnish the same.

All capitalised terms not specifically defined in this letter will have the same meanings as ascribed to such terms in the Letter of Offer.

Thanking you,

for Wockhardt Limited

Debashis Dey Company Secretary



FINANCIAL EXPRESS

Reliance Industries gets CoC's approval to acquire Sintex

FE BUREAU Mumbai, March 20

THE BID BY Reliance industries' (RIL) consortium to acquire Gujarat-based Sintex Industries, which is undergoing bankruptcy proceedings, received the committee of creditors' (CoC) approval on

The CoC approved the resolution plan submitted by RIL jointly with Assets Care & Reconstruction Enterprise (ACRE) with 100% of their

The e-voting to approve the plan concluded on Saturdav, Sintex Industries said in



The RIL consortium's plan the firm would be exchanges

has proposed that the existing share capital of **Sintex Industries would** be reduced to zero and delisted from the stock



EMPYREAN CASHEWS LIMITED

Our Company was incorporated as a private limited company vide certificate of incorporation dated March 21, 2014 bearing corporate identity number U74120MH2014PTC254748 issued by Registrar of Companies, Mumbai, Maharashtra. Subsequently pursuant to a special resolution passed at the Extra Ordinary General Meeting dated November 08, 2021 our Company was converted from a private limited company to a public limited company and consequently the name of our Company was changed to 'Empyrean Cashews Limited' and a fresh certificate of incorporation dated November 22, 2021 bearing corporate identification U74120MH2014PLC254748 number was issued by the Registrar of Companies, Mumbai, Maharashtra, For further details please see section titled 'History and Certain Corporate Matters' beginning on page no 112 of the Prospectus.

Registered Office: 1309, Lodha Supremus Powai, Saki Vihar Road, opposite MTNL office, Powai, Mumbai - 400072, Maharashtra. Contact Person: Rahul Suresh Gawande, Company Secretary and Compliance Officer

Tel No.: 91 8779558264 | Email: cs@krishival.com | Website: www.krishival.com PROMOTER OF OUR COMPANY: APARNA MORALE BANGAR, NANA PARAKASH MHASKE AND ANANT PANDURANG KULKARNI

THE ISSUE

INITIAL PUBLIC ISSUE CONSISTING OF FRESH ISSUE OF UPTO 52,47,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF EMPYREAN CASHEWS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 37/- PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 27/- PER EQUITY SHARE) AGGREGATING UPTO ₹ 1,941.39 LAKHS (THE "ISSUE") OF WHICH UP TO 2,64,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH 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 49,83,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 37/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 27/- PER EQUITY SHARE AGGREGATING TO ₹ 1,843.71 LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.50 % AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE SEE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO 221 OF THE PROSPECTUS.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED. IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS ISSUE IS AT LEAST 25.00% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, AS AMENDED. FOR FURTHER DETAILS, PLEASE SEE SECTION TITLED"ISSUE PROCEDURE" ON PAGE 230 OF THE PROSPECTUS.

ISSUE

OPENS ON: MONDAY, MARCH 21, 2022 CLOSES ON: WEDNESDAY, MARCH 23, 2022

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS ₹ 37/- PER EQUITY SHARE, I.E., '3.7' TIMES OF THE FACE VALUE OF THE EQUITY SHARES. THE MINIMUM LOT SIZE IS 3,000 EQUITY SHARES

ASBA*

Simple, Safe, Smart way of Application - Make use of it !!! *Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

Mandatory in Public Issues from January 01, 2016 No cheque will be accepted.



UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading,

Investors are required to ensure that the Bank Account used for bidding is linked to their PAN.

Applicants should ensure that DP ID, PAN and the Client ID are correctly filled in the Application Form. The DP ID, PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondence(s) related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants' sole risk.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): Investors have to compulsorily apply through the ASBA process. ASBA has to be availed of by all investors. Further as per SEBI Circular SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018, all Retail Individual Investors can also apply through Unified Payments Interface ("UPI"). The investor is required to fill the Application form and submit the same to the relevant SCSB or the Registered Brokers at Broker Center or the RTA or the CDP. The SCSB will block the amount in the account as per the authority contained in Application form and undertake other tasks as per the specified procedure. On Allotment, amount will be unblocked and account will be debited only to the extent required to be paid for Allotment of Equity Shares. Hence, there will be no need for refunds. For more details on the ASBA process, please refer to the chapter, "Issue Procedure" beginning on page 230 of the Prospectus.

RISKS IN RELATION TO FIRST ISSUE: This being the first Public Issue of our Company, there has been no formal market for the Equity Shares of our Company. The face value of the equity shares is ₹10/-. The Issue Price (as determined and justified by our Company in consultation with the Lead Manager as stated in "Basis for Issue Price" on page 66 of the Prospectus) should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed. No assurance can be given regarding an active or sustained trading in the Equity Shares or regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISKS AND RISK TO INVESTORS: Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue 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 Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of this Prospectus. Specific attention of the investors is invited to section titled "Risk Factors" beginning on page no. 19 of the Prospectus PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the Emerge Platform of the National Stock Exchange of India

Limited ("WSE EMERGE"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, as amended from time to time, our Company has received in-principal approval letter bearing reference number NSE/LIST/1519 dated March 11, 2022 from NSE EMERGE for using their name in the Issue document for listing our Equity Shares on the NSE EMERGE. For the purpose of this Issue, the Designated Stock Exchange will be National Stock Exchange of India Limited.

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018, the Draft Prospectus was not filed with and the SEBI has not issue any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" appearing on page 215 of the Prospectus.

DISCLAIMER CLAUSE OF NSE EMERGE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Emergeshould not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by NSE Emerge, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the "Disclaimer Clause of the NSE Emerge" on page 217 of the Prospectus

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company, in consultation with the Lead Manager. The financial data presented in chapter "Basis of Issue" Price" on page 66 of the Prospectus are based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and "Restated Financial Statements" on page no. 19 and 143 respectively of the Prospectus.

ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

MAIN OBJECTS AS PER MEMORANDUM OF ASSOCIATION OF THE COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 112 of the Prospectus and Clause 3(A) of the Memorandum of Association of our Company is a material document for inspection in

LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

CAPITAL STRUCTURE: Authorized Share Capital: ₹20,00,00,000/- divided into 2,00,00,000 Equity Shares of ₹10/- each. Pre-Issue Capital: ₹14,54,81,410/divided into 1,45,48,141 Equity Shares of ₹10/- each. Post Issue Capital: Proposed Post Issue Capital: ₹19,79,51,410/-divided into 1,97,95,141 Equity Shares Name of the signatory to the Memorandum of Association of the Company and the number of Equity Shares held: Aparna Arun Morale (5,000 Equity Shares), Nana

Parakash Mhaske (5,000 Equity Shares) and Anant Pandurang Kulkarni (Nil) LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE

SYSTEMATIX GROUP

Investments Re-defined

SYSTEMATIX CORPORATE SERVICES LIMITED The Capital, A-Wing, No. 603-606 6th Floor, Plot No. C-70, G-Block Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051 Maharashtra

Tel No.: +91 22 6704 8000 Fax: +91-22-6704 8022 Website: www.systematixgroup.in Email: mb.ipo@systematixgroup.in

Place: Mumbai

Investor Grievance Id: investor@systematixgroup.ir Contact Person: Manish Tejwani/Jinal Sanghvi SEBI Registration No: INM000004224

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Shiv Shakti Industrial Estate, J.R. Boricha Marg, Tel: + 91 22 23012518/8261

Fax: + 91 22 23012517 Website: www.purvashare.com

Email: support@purvashare.com;

Investor Grievance Id: support@purvashare.com Contact Person: Rajesh Shah/Purva Shah/ Deepali Dhuri SEBI Registration No: INR000001112

COMPANY SECRETARY AND COMPLIANCE OFFICER



EMPYREAN CASHEWS LIMITED Rahul Suresh Gawande

1309, Lodha Supremus Powai, Saki Vihar Road, Opposite Lower Parel (East), Mumbai - 400 011, Maharashtra MTNL office, Powai, Mumbai - 400072, Maharashtra Tel No.: +91 8779558264

Email: cs@krishival.com | Website: www.krishival.com

Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre- issue or post- issue related problems, such as non-receipt of letters of allotment, noncredit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of

Corporate Office of the Lead Manager: Systematix Corporate Services Limited, Email: mb.ipo@systematixgroup.in, Tel No.: 91 22 6704 8000; Self Certified Syndicate Banks; Registered Brokers; Designated RTA Locations and Designated CDP Locations for participating in the Issue. Application Forms will also be available on the websites of the Stock Exchange and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchange and SEBI. AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of Stock Exchange atwww.nseindia. com, the website of the Lead Manager at www.systematixgroup.inand the website of the Issuer Company at www.krishival.com.

BANKER TO THE ISSUE & SPONSOR BANK: Axis Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated March 14, 2022.

For EMPYREAN CASHEWS LIMITED

Mrs. Aparna Morale Bangar Managing Director

DIN: 05332039

Date: March 19, 2022 Empyrean Cashews Limited is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai. The Prospectus is available on the website of the Lead Manager at www.systematixgroup.in;the website of the NSE Emerge i.e. www.nseindia.com and website of the Issuer Company at www.krishival.com.

Investor should read the Prospectus carefully, including the Risk Factors on page 19 of the Prospectus before making any investment decision. The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the

United States 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 of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside Indiaand may not be offered or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

CARBON-NEUTRALITY MISSION

Japan's Suzuki to invest ₹10,445 cr in Gujarat for EVs, batteries

Indian unit Maruti currently does not have electric

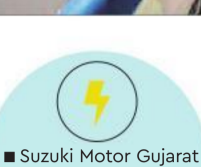
JAPAN'S SUZUKI MOTOR Corporation, the parent company of Maruti Suzuki India, on Sunday said that it will invest ₹10,445 crore (150 billion yen) in Gujarat by 2026 to locally manufacture electric vehicles (EVs) and batteries.

Under a memorandum of understanding (MoU) signed to this effect with the Gujarat government on March 19 at the India-Japan Economic Forum, the company's wholly-owned arm Suzuki Motor Gujarat (SMG) said it will invest ₹7,300 crore for the construction of a plant for BEV batteries near SMG's existing plant by 2026.

SMG will invest another ₹3,100 crore for increasing The company's sales were the production capacity hit by rising competition and for BEV manufacturing by

Further, Maruti Suzuki Toyotsu India, a 50:50 joint venture between Maruti Suzuki India and admitted an insolvency Toyota Tsusho Group, will process plea filed by Invesco also set up a vehicle recycling plant in Gujarat by 2025 with an investment of ₹45 crore.

"Suzuki's future mission is to achieve carbon-neutrality



to invest ₹7,300 cr in existing plant by 2026

■ It will invest another ₹3,100 cr to increase production capacity

cle recycling plant in Gujarat by 2025 with a ₹45-cr investment

Motor Corporation.

"We will continue active investment in India to realise

self-reliant India (Atmanirbhar Bharat)," he added.

offer EVs.

Currently, Maruti Suzuki does not have an electric vehicle in its portfolio, and has maintained that the Indian market is not ready for Evs on a mass scale. Other passenger vehicle manufacturers like Tata Motors, Hyundai Motor India and MG Motor India.

Suzuki Motor Gujarat's plant has installed annual production capacity of 750,000 units. Further, Maruti's Gurugram and Manesar plants (both located in Haryana), have an annual production capacity of 1.5 million units. Thus in total the Maruti and SMG plants have a capacity of 2.25 million units. All of this is for internal combustion engine plants.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated March 4, 2022 read with the addendum dated March 11, 2022, (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") and together with BSE. the "Stock Exchanges").



and was granted a certificate of incorporation by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Our Company received the certificate of commencement of business from the RoC on September 1, 1999. Subsequently, the name of our Company was changed to "Wockhardt Limited" and a fresh certificate of incorporation consequent upon change of name was granted by the RoC on December 28, 1999. For details of changes in our name and the address of our registered office, please see the section entitled "General Information" on page 47 of the LOF.

Our Company was originally incorporated as 'Wockhardt Pharmaceuticals Limited' in Mumbai on July 8, 1999 as a public limited company under the Companies Act, 1956

Registered Office: D-4, MIDC, Chikalthana, Aurangabad 431 006, Maharashtra, India; Tel: +91 240 6694 444; Corporate Office: Wockhardt Towers, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India; Tel: +91 22 2653 4444, Contact Person: Debashis Dey, Company Secretary and Compliance Officer; E-mail: investorrelations@wockhardt.com; Website: www.wockhardt.com; Corporate Identity Number: L24230MH1999PLC120720

PROMOTERS OF THE COMPANY: HABIL FAKHRUDDIN KHORAKIWALA AND HUMUZA CONSULTANTS

ISSUE OF UP TO 3,32,44,650 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5.00 EACH OF THE COMPANY (THE "RIGHTS

EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 225 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 220 PER EQUITY SHARE) AGGREGATING TO ₹ 7,480,046,250* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARES FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, MARCH 9, 2022 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE SEE THE SECTION ENTITLED "TERMS OF THE ISSUE" ON PAGE 237 OF THE LOF. *Assuming full subscription

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENED ON: TUESDAY, MARCH 15, 2022

ISSUE CLOSES ON* TUESDAY, MARCH 22, 2022

*Our Board or the Capital Raising Committee will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant on or after 5.00 PM on the Issue closing day and post Issue closing day. Simple, Safe, Smart way of making | *Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply

Place: Mumbai

Date: March 20, 2022

an application - Make use of it

blocking the fund in the bank account. For further information, please see the section entitled "Terms of the Issue" on page 237 of the LOF.

ADDENDUM TO THE LETTER OF OFFER, THE ABRIDGED LETTER OF OFFER, THE APPLICATION FORM AND THE RIGHTS ENTITLEMENT LETTER

This addendum to the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter ("Addendum") in India is for information

purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. This

Addendum is being issued pursuant to item (4) Schedule IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"). Eligible Equity Shareholders are requested to please note the following:

On March 19, 2022, the Company through its subsidiary, Wockhardt Bio AG entered into a supply and collaboration agreement ("Collaboration Agreement") with

Serum Life Sciences Limited for the supply of multiple vaccines in the United Kingdom. Pursuant to the Collaboration Agreement, Wockhardt Bio AG and Serum Life Sciences Limited ("SLS") have entered into a profit sharing arrangement for the supply of multiple vaccines through the creation of a new fill-finish manufacturing facility, having annual production capacity of atleast 150 million doses, owned and controlled by CP Pharmaceuticals Limited in Wrexham, Wales, exclusively for the manufacturing of vaccines for SLS as identified in the Collaboration Agreement, subject to conditions specified therein. Accordingly, the Letter of Offer (including the sections "Risk Factors", "Our Business", "Management's Discussion and Analysis of Financial Condition and Results of

Operations" and "Material Developments" beginning on pages 16, 90, 195 and 229 of the Letter of Offer, respectively), Abridged Letter of Offer, Application Form and Rights Entitlement Letter stand amended to the extent stated hereinabove. This Addendum should be read in conjunction with the Letter of Offer, Abridged Letter of Offer, Application Form and Rights Entitlement Letter as well as the previous addendum to the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter issued by the Company on March 11, 2022. This Addendum shall be communicated to SEBI and the Stock Exchanges. Further, this Addendum can be accessed on the websites of: (i) our Company at www.wockhardt.com; (ii) the Registrar and at the Registrar's web-based application platform at www.linkintime.co.in;

Investors should only rely on the information included in this Addendum, the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter as well as the previous addendum to the Letter of Offer issued by the Company, while making an investment decision to invest in the Issue.

All capitalized terms used and not defined herein shall have the same meaning assigned to them in the Letter of Offer.

For WOCKHARDT LIMITED On behalf of the Board of Directors Debashis Dev

Company Secretary and Compliance Officer

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Offer dated March 4, 2022 with SEBI and the Stock Exchanges. The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National https://www.ambit.co/ and on the website of Registrar i.e., www.linkintime.co.in. Investors should note that investment in equity shares involves a degree of risk and for

Entitlements and Rights Equity Shares may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. Any public offering of the Rights Entitlements and the Rights Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, there will be no offering of the Rights

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AVAILABILITY OF APPLICATION FORMS: Application Form can be obtained from the Registered Office of Company, Empyrean Cashews Limited, Tel: 91 8779558264;

funds by electronic mode etc.

WOCKHARDT LIMITED is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., Ambit Private Limited at details relating to the same, please see the section entitled "Risk Factors" on page 16 of the LOF. This announcement does not constitute an offer of Rights Entitlements or Rights Equity Shares for sale in any jurisdiction, including the United States, and the Rights

Entitlements or Rights Equity Shares in the United States.

financialexp.epan.in

(This is only an advertisement for information purposes and is not a prospectus announcement)

Corporate Identification Number: U74120MH2014PLC254748

zero and the firm would be delisted from the stock exchanges. approval, it added.

The process now needs the vehicles in its National Company Law Triportfolio bunal's Ahmedabad bench's The lenders to Sintex Industries had got a total of **FE BUREAU** four proposals — RIL-ACRE, New Delhi, March 20 Himatsingka Ventures, Welspun and GHCL — while the RIL-ACRE consortium had

and the offer of GHCL was ₹2,140 crore. ACRE is an asset reconstruction company backed by Ares SSG Capita.

emerged as the highest bigger

with a ₹3651-crore proposal.

offered ₹3,297 crore, Wel-

spun offered ₹3,102 crore

Ventures

Himatsingka

a regulatory update on Sun

Sintex Industries, a com-

pany promoted by Amit Patel

and family, had received

four plans from resolution

applicants that were put for e-

The Reliance industries consortium's plan has

proposed that the existing share capital of Sintex Indus-

tries would be reduced to

voting.

A company resolution professional had admitted a total of 27 claims from financial creditors worth ₹7,534.6 crore. Sintex was founded in the

and was later rebranded as Sintex Industries, a cotton yarn and fabric maker. then by Covid-19, following

which the company filed for

1930s as a textile mill, Bharat

Vijay Mills, in Kalol, Gujarat,

bankruptcy. Later in April 2021, the NCLT's Ahmedabad bench Asset Management (India) after Sintex Industries defaulted on ₹15-crore repayment on non-convertible debentures.



for BEV manufacturing by 2025 ■ Maruti Suzuki Toyotsu India to set up vehi-

with small cars," said Toshihiro Suzuki, representative director & president, Suzuki

Maruti Suzuki is setting up its third plant in Haryana, at Kharkhoda in Sonipat district.

जीएसटी के तहत क्रिप्टोकरंसी के वर्गीकरण की योजना

नई दिल्ली, 20 मार्च (भाषा)। सरकार माल एवं सेवा कर (जीएसटी) कानून के तहत क्रिप्टोकरंसी को वस्तुओं या सेवाओं के रूप में वर्गीकृत करने पर काम कर रही है, ताकि लेनदेन के पूरे मूल्य पर कर लगाया जा सके।

इस समय सिर्फ 'क्रिप्टो एक्सचेंज' द्वारा दी जाने वाली सेवा पर 18 फीसद जीएसटी लगाया जाता है और इसे वित्तीय सेवाओं के रूप में वर्गीकृत किया जाता है। जीएसटी अधिकारियों का विचार है कि क्रिप्टो किसी लाटरी, कैसीनो, सट्टेबाजी, जुआ, घुड़दौड़ के समान हैं, जिनके पूरे मूल्य पर 28 फीसद जीएसटी लागू है। इसके अलावा सोने के मामले में पूरे लेनदेन मूल्य पर तीन फीसद जीएसटी लगाया जाता है। एक अधिकारी ने कहा, 'क्रिप्टोकरंसी पर जीएसटी लगाने के संबंध में स्पष्टता जरूरी है और हम विचार कर रहे हैं कि क्या इसे पूरे मूल्य पर लगाया जाना चाहिए, और क्या क्रिप्टोकरंसी को वस्तुओं या सेवाओं के रूप में वर्गीकृत किया जा सकता है। एक अन्य अधिकारी ने कहा कि अगर क्रिप्टोकरंसी के पूरे लेनदेन पर जीएसटी लगाया जाता है तो यह दर 0.1 से एक फीसद के बीच हो सकती है।



(This is only an advertisement for information purposes and is not a prospectus announcement)



EMPYREAN CASHEWS LIMITED

Corporate Identification Number: U74120MH2014PLC254748

Our Company was incorporated as a private limited company vide certificate of incorporation dated March 21, 2014 bearing corporate identity number U74120MH2014PTC254748 issued by Registrar of Companies, Mumbai, Maharashtra. Subsequently pursuant to a special resolution passed at the Extra Ordinary General Meeting dated November 08, 2021 our Company was converted from a private limited company to a public limited company and consequently the name of our Company was changed to 'Empyrean Cashews Limited' and a fresh certificate of incorporation dated November 22, 2021 bearing corporate identification U74120MH2014PLC254748 number was issued by the Registrar of Companies, Mumbai, Maharashtra. For further details please see section titled 'History and Certain Corporate Matters' beginning on page no 112 of the Prospectus.

> Registered Office: 1309, Lodha Supremus Powai, Saki Vihar Road, opposite MTNL office, Powai, Mumbai - 400072, Maharashtra. Contact Person: Rahul Suresh Gawande, Company Secretary and Compliance Officer Tel No.: 91 8779558264 | Email: cs@krishival.com | Website: www.krishival.com

PROMOTER OF OUR COMPANY: APARNA MORALE BANGAR, NANA PARAKASH MHASKE AND ANANT PANDURANG KULKARNI THE ISSUE

INITIAL PUBLIC ISSUE CONSISTING OF FRESH ISSUE OF UPTO 52,47,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH ("EQUITY SHARES") OF EMPYREAN CASHEWS LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 37/- PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 27/- PER EQUITY SHARE) AGGREGATING UPTO ₹ 1,941.39 LAKHS (THE "ISSUE") OF WHICH UP TO 2,64,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH 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 49,83,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH AT A PRICE OF ₹ 37/- PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 27/- PER EQUITY SHARE AGGREGATING TO ₹ 1,843.71 LAKHS (THE "NET ISSUE"). THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 26.50 % AND 25.18% RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY, FOR FURTHER DETAILS, PLEASE SEE SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO 221 OF THE PROSPECTUS.

THIS ISSUE IS BEING MADE IN TERMS OF CHAPTER IX OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018 (THE "SEBI (ICDR) REGULATIONS"), AS AMENDED. IN TERMS OF RULE 19(2)(b)(i) OF THE SECURITIES CONTRACTS (REGULATION) RULES, 1957, AS AMENDED, THIS ISSUE IS AT LEAST 25.00% OF THE POST-ISSUE PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY. THIS ISSUE IS A FIXED PRICE ISSUE AND ALLOCATION IN THE NET ISSUE TO THE PUBLIC WILL BE MADE IN TERMS OF REGULATION 253(2) OF THE SEBI (ICDR) REGULATIONS, AS AMENDED. FOR FURTHER DETAILS, PLEASE SEE SECTION TITLED"ISSUE PROCEDURE" ON PAGE 230 OF THE PROSPECTUS.

OPENS ON: MONDAY, MARCH 21, 2022

CLOSES ON: WEDNESDAY, MARCH 23, 2022

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH AND THE ISSUE PRICE IS ₹ 37/- PER EQUITY SHARE, I.E., '3.7' TIMES OF THE FACE VALUE OF THE EQUITY SHARES. THE MINIMUM LOT SIZE IS 3,000 EQUITY SHARES

ASBA'

Simple, Safe, Smart way of Application - Make use of it !!!

*Application Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account, investors can avail the same. For further details check section on ASBA below.

Mandatory in Public Issues from January 01, 2016 No cheque will be accepted.



UPI - Now mandatory in ASBA for Retail Investors applying through Registered Brokers, DPs & RTAs. Retail Investors also have the options to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account.

Investors are required to ensure that the Bank Account used for bidding is linked to their PAN.

Applicants should ensure that DP ID, PAN and the Client ID are correctly filled in the Application Form. The DP ID. PAN and Client ID provided in the Application Form should match with the DP ID and Client ID available in the Depository database, otherwise, the Application Form is liable to be rejected. Applicant should ensure that the beneficiary account provided in the Application Form is active. Applicants should note that on the basis of the PAN, DP ID and Client ID as provided in the Application Form, the Applicant may be deemed to have authorized the Depositories to provide to the Registrar to the Issue, any requested Demographic Details of the Applicant as available on the records of the depositories. These Demographic Details may be used, among other things, for any correspondence(s) related to the Issue. Applicants are advised to update any changes to their Demographic Details as available in the records of the Depository Participant to ensure accuracy of records. Any delay resulting from failure to update the Demographic Details would be at the Applicants' sole risk.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA): Investors have to compulsorily apply through the ASBA process. ASBA has to be availed of by all investors. Further as per SEBI Circular SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 1, 2018, all Retail Individual Investors can also apply through Unified Payments Interface ("UPI"). The investor is required to fill the Application form and submit the same to the relevant SCSB or the Registered Brokers at Broker Center or the RTA or the CDP. The SCSB will block the amount in the account as per the authority contained in Application form and undertake other tasks as per the specified procedure. On Allotment, amount will be unblocked and account will be debited only to the extent required to be paid for Allotment of Equity Shares. Hence, there will be no need for refunds. For more details on the ASBA process, please refer to the chapter, "Issue Procedure" beginning on page 230 of the Prospectus.

RISKS IN RELATION TO FIRST ISSUE: This being the first Public Issue of our Company, there has been no formal market for the Equity Shares of our Company. The face value of the equity shares is ₹10/-. The Issue Price (as determined and justified by our Company in consultation with the Lead Manager as stated in "Basis for Issue Price" on page 66 of the Prospectus) should not be taken to be indicative of the market price of the Equity Shares after the Equity Shares are listed. No assurance can be given regarding an active or sustained trading in the Equity Shares or regarding the price at which the Equity Shares will be traded after listing.

GENERAL RISKS AND RISK TO INVESTORS: Investment in equity and equity-related securities involve a degree of risk and investors should not invest any funds in the Issue 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 Issue, For taking an investment decision, investors must rely on their own examination of our Company and the Issue, including the risks involved. The Equity Shares in the Issue have not been recommended or approved by the Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of this Prospectus. Specific attention of the investors is invited to section titled "Risk Factors" beginning on page no. 19 of the Prospectus.

PROPOSED LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the Emerge Platform of the National Stock Exchange of India Limited ("NSE EMERGE"). In terms of the Chapter IX of the SEBI (ICDR) Regulations, as amended from time to time, our Company has received in-principal approval letter bearing reference number NSE/LIST/1519 dated March 11, 2022 from NSE EMERGE for using their name in the Issue document for listing our Equity Shares on the NSE EMERGE. For the purpose of this Issue, the Designated Stock Exchange will be National Stock Exchange of India Limited

DISCLAIMER CLAUSE OF SECURITIES AND EXCHANGE BOARD OF INDIA: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, 2018. the Draft Prospectus was not filed with and the SEBI has not issue any observation on Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" appearing on page 215 of the Prospectus.

DISCLAIMER CLAUSE OF NSE EMERGE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by NSE Emergeshould not in any way be deemed or construed that the contents of the Prospectus or the price at which the equity shares are offered has been cleared, solicited or approved by NSE Emerge, nor does it certify the correctness, accuracy or completeness of any of the contents of the Prospectus. The investors are advised to refer to the Prospectus for the full text of the "Disclaimer Clause of the NSE Emerge" on page 217 of the Prospectus.

BASIS OF ISSUE PRICE: The Issue Price is determined by the Company, in consultation with the Lead Manager. The financial data presented in chapter "Basis of Issue Price" on page 66 of the Prospectus are based on Company's Restated Financial Statements. Investors should also refer to the chapter titled "Risk Factors" and

"Restated Financial Statements" on page no. 19 and 143 respectively of the Prospectus. ADDITIONAL INFORMATION AS REQUIRED UNDER SECTION 30 OF THE COMPANIES ACT, 2013

MAIN OBJECTS AS PER MEMORANDUM OF ASSOCIATION OF THE COMPANY: For information on the main objects of our Company, see "History and Certain Corporate Matters" on page 112 of the Prospectus and Clause 3(A) of the Memorandum of Association of our Company is a material document for inspection in relation to the Issue.

LIABILITY OF MEMBERS: The Liability of members of Company is Limited.

CAPITAL STRUCTURE: Authorized Share Capital: ₹20,00,00,000/- divided into 2,00,00,000 Equity Shares of ₹10/- each. Pre-Issue Capital: ₹14,54,81,410/divided into 1.45.48.141 Equity Shares of ₹10/- each. Post Issue Capital: Proposed Post Issue Capital: ₹19.79.51.410/-divided into 1.97.95.141 Equity Shares of ₹10/- each.

Name of the signatory to the Memorandum of Association of the Company and the number of Equity Shares held: Aparna Arun Morale (5,000 Equity Shares), Nana Parakash Mhaske (5,000 Equity Shares) and Anant Pandurang Kulkarni (Nil)

REGISTRAR TO THE ISSUE

LEAD MANAGER TO THE ISSUE

SYSTEMATIX GROUP Investments Re-defined

SYSTEMATIX CORPORATE SERVICES LIMITED The Capital, A-Wing, No. 603-606 6th Floor, Bandra (East), Mumbai - 400 051 Maharashtra | Tel: + 91 22 23012518/8261 Tel No.: +91 22 6704 8000

Fax: +91-22-6704 8022 Website: www.systematixgroup.in

Place: Mumbai

Date: March 19, 2022

www.readwhere.com

Email: mb.ipo@systematixgroup.in Investor Grievance Id: investor@systematixgroup.in Contact Person: Manish Tejwani/Jinal Sanghvi SEBI Registration No: INM000004224

9, Shiv Shakti Industrial Estate, J.R. Boricha Marg,

PURVA SHAREGISTRY (INDIA) PRIVATE LIMITED

Fax: + 91 22 23012517 Website: www.purvashare.com

Email: support@purvashare.com;

Investor Grievance Id: support@purvashare.com Contact Person: Rajesh Shah/Purva Shah/ Deepali Dhuri SEBI Registration No: INR000001112

COMPANY SECRETARY AND COMPLIANCE OFFICER



EMPYREAN CASHEWS LIMITED Rahul Suresh Gawande

1309. Lodha Supremus Powai, Saki Vihar Road, Opposite Plot No. C-70, G-Block Bandra-Kurla Complex, | Lower Parel (East), Mumbai - 400 011, Maharashtra | MTNL office, Powai, Mumbai - 400072, Maharashtra Tel No.: +91 8779558264

Email: cs@krishival.com | Website: www.krishival.com Investors can contact our Company Secretary and Compliance Officer, the Lead Manager or the Registrar to the Issue, in case of any pre- issue or post- issue related problems, such as non-receipt of letters of allotment, noncredit of allotted Equity Shares in the respective beneficiary account, non-receipt of refund orders and non-receipt of funds by electronic mode etc.

AVAILABILITY OF APPLICATION FORMS: Application Form can be obtained from the Registered Office of Company, Empyrean Cashews Limited, Tel: 91 8779558264; Corporate Office of the Lead Manager: Systematix Corporate Services Limited, Email: mb.ipo@systematixgroup.in, Tel No.: 91 22 6704 8000; Self Certified Syndicate Banks; Registered Brokers; Designated RTA Locations and Designated CDP Locations for participating in the Issue. Application Forms will also be available on the websites of the Stock Exchange and at all the Designated Branches of SCSBs, the list of which is available on the websites of the Stock Exchange and SEBI.

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a degree of risk and investors are advised to refer to the Prospectus and the Risk Factors contained therein, before applying in the Issue. Full copy of the Prospectus shall be available at the website of Stock Exchange atwww.nseindia. com, the website of the Lead Manager at www.systematixgroup.inand the website of the Issuer Company at www.krishival.com.

BANKER TO THE ISSUE & SPONSOR BANK: Axis Bank Limited All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the Prospectus dated March 14, 2022.

For EMPYREAN CASHEWS LIMITED

Mrs. Aparna Morale Bangar Managing Director

DIN: 05332039

Empyrean Cashews Limited is proposing, subject to market conditions and other considerations, public issue of its Equity Shares and has filed the Prospectus with the Registrar of Companies, Mumbai. The Prospectus is available on the website of the Lead Manager at www.systematixgroup.in;the website of the NSE Emerge i.e. www.nseindia.com and website of the Issuer Company at www.krishival.com.

Investor should read the Prospectus carefully, including the Risk Factors on page 19 of the Prospectus before making any investment decision.

The Equity Shares have not been and will not be registered under the U.S. Securities Act 1933, as amended (the "Securities Act") or any state securities laws in the United States 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 of the Securities Act), except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act. Accordingly, the Equity Shares will be offered and sold (i) in the United States only to "qualified institutional buyers", as defined in Rule 144A of the Securities Act, and (ii) outside the United States in offshore transactions in reliance on Regulation S under the Securities Act and in compliance with the applicable laws of the jurisdiction where those offers and sales occur. The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside Indiaand may not be offered or sold, and Application may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

स्टार्टअप समूह पर छापेमारी में 224 करोड़ रुपए की अघोषित संपत्ति का पता चला

नई दिल्ली, 20 मार्च (भाषा)।

आयकर विभाग ने महाराष्ट्र के पुणे और ठाणे के 'यूनिकार्न स्टार्टअप' समूह पर होल में छापेमारी की थी जिसके बाद विभाग ने लगभग 224 करोड़ रुपए की अघोषित संपत्ति का पता लगाया है। केंद्रीय प्रत्यक्ष कर बोर्ड (सीबीडीटी) की ओर से रविवार

को यह जानकारी दी गई। विभाग ने एक बयान में कहा कि छापेमारी की कार्रवाई नौ मार्च को महाराष्ट्र. कर्नाटक, आंध्र प्रदेश, उत्तर प्रदेश और मध्य प्रदेश में 23 परिसरों पर की गई। यह समूह निर्माण सामग्री की थोक और खुदरा बिक्री का काम करता है और इसका सालाना 6,000 करोड़ रुपए से अधिक का कारोबार है। अब तक

एक करोड रुपए का अघोषित नकदी और 22 लाख रुपए के आभूषण बरामद किए गए हैं। बयान के मृताबिक, यह पाया गया कि समृह ने खातों में फर्जी खरीदारी दर्ज की। इसके अलावा समृह ने बेहिसाबी नकदी जमा की। सीबीडीटी ने कहा, 'साक्षय सामने रखकर समृह के निदेशकों से पृछताछ की गई जिसमें उन्होंने विभिन्न आकलन वर्षों में 224

करोड रुपए से अधिक की

अतिरिक्त आय का खुलासा किया। उन्होंने इसके बाद बकाया कर देनदारी के भूगतान की पेशकश की।' जांच में यह तथ्य भी सामने आया कि समूह ने मारीशस मार्ग से काफी ऊंचे प्रीमियम पर शेयर जारी कर विदेशी कोष भी जुटाया। सीबीडीटी ने कहा कि मुंबई और ठाणे की मुखौटा कंपनियों के एक 'जटिल' हवाला नेटवर्क का भी पता चला है।

दी कागड़ा की-आपरेटिव बैंक लिमिटेड सी-29, कम्युनिटी सेन्टर, परंवा रोडु, जनक पुरी, नई दिल्ली-110058

भेल : leagal@kangrabank.com. legal1@kangrabank.com. वेबसाईट : www.kangrabank.con

परिशिष्ट IV [नियम 8(1) देखें कब्जा सूचना

(अचल संपत्ति हेतु) अधोहस्ताक्षरी वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 (2002 का 54) के तहत ''द कांगड़ा को-ऑपरेटिव बैंक लिमिटेड'', मुख्य कार्यालय, सी-29, सामुदायिक केंद्र, पंखा रोड, जनक पुरी, नई दिल्ली - 110058, तथा पंजीकृत कार्यालय 1916, चूना मंडी, पहाड़गंज, नई दिल्ली-110055 का अधिकृत प्राधिकारी होने के नाते तथा प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम (3) के साथ पठित धारा 13(12) के तहत प्रदत्त शक्तियों के उपयोग में कर्जदार तथा बंधककर्ता श्री शमशेर सिंह पुत्र श्री भीम सिंह निवासी ए-2/38-ए, दूसरी मंजिल (बाईं ओर), गुरुद्वारा के पास, हस्तसाल रोड, डी.के. मोहन गार्डन, उत्तम नगर, नई दिल्ली - 110059 साथ ही : श्री शमशेर सिंह पत्र श्री भीम सिंह C/o न्य अमर टैक्सी सर्विस, मंदिर मार्ग, कालकाजी एक्सटेंशन, नई दिल्ली-110019 से सूचना में उल्लिखित राशि रु. 13,80,093/- (रुपये तेरह लाख अस्सी हजार तिरानबे मात्र) तथा भावी ब्याज, दण्डात्मक ब्याज एवं सूचना की तिथि से भुगतान की तिथि तक समय–समय पर इस ऋण खाते में प्रयोज्य अन्य प्रभारों का सूचना की तिथि से 60 दिनों के भीतर भुगतान करने को कहते हुए मांग सूचना दिनांक 09.12.2021 जारी की थी। उपर्युक्त कर्जदार तथा बंधककर्ता के राशि के पुनर्भुगतान में असफल रहने के कारण एतद्वारा कर्जदार तथा बंधककर्ता को

एवं जनसामान्य को सुचित किया जाता है कि बैंक ने प्रतिभृति हित (प्रवर्तन) नियम, 2002 के नियम (8) के साथ पठित वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13 की उपधारा (4) के तहत प्रदत्त शक्तियों के उपयोग में यहां नीचे वर्णित सम्पत्ति पर 19 मार्च, 2022 को कब्जा कर लिया है। कर्जदार तथा बंधककर्ता को विशेष रूप से तथा जनसामान्य को एतद्वारा बंधक सम्पत्ति के साथ कोई संव्यवहार न करने की चेतावनी दी जाती है और सम्पत्ति के साथ कोई संव्यवहार रु. 13.80.093/- (रुपये तेरह लाख अस्सी हजार तिरानबे मात्र) तथा भावी ब्याज, दण्डात्मक ब्याज एवं सूचना की तिथि से भुगतान की तिथि तक समय–समय पर इस ऋण खाते में प्रयोज्य अन्य प्रभारों के लिए ''द कांगड़ा को-ऑपरेटिव बैंक लिमिटेड'' के प्रभार का विषय होगा।

नीचे वर्णित बंधक सम्पत्ति/प्रतिभृत आस्ति को विमोचित करने के लिए उपलब्ध समय-सीमा के परिप्रेक्ष्य में कर्जदार, बंधककर्ता तथा आश्वस्तियों का ध्यान वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्तन अधिनियम, 2002 की धारा 13 की उपधारा (8) के प्रावधानों की ओर भी आकष्ट किया जाता है।

सम्पूर्ण द्वितीय तल छत ∕टेरेस के अधिकार सहित, माप क्षेत्रफल माप 54 वर्ग गज है

बिल्ट अप सम्पत्ति प्लॉट सं. ए-2/38ए के छत/टेरेस के अधिकार सहित माप 108 वर्ग गज में से, मुस्तितल नं. 69, किला नं. 18/2 में से, कॉमन पैसेज, पार्किंग तथा स्टेयरकेस सहित, भृतल से शीर्ष तल तक, ग्राम हस्तसाल, आबादी ए-2, ब्लॉक हस्तसाल रोड, उत्तम नगर, नई दिल्ली-110059 में स्थित, उपरजिस्ट्रार II, जनकपुरी, दिल्ली के पंजीकरण के

पूर्व : प्लॉट नं. 38, पश्चिम : कथित सम्पत्ति का भाग दक्षिण : 20 फीट चौडी सडव स्थान : दिल्ली

अधिकृत प्राधिकारी द कांगड़ा को-ऑपरेटिव बैंक लिमिटेड पंखा रोड, जनकपुरी, नई दिल्ली-58. दूरभाष नं. : 8383010621

सार्वजनिक घोषणा [भारतीय दिवाला और शोधन अक्षमता बोर्ड (कार्पोरेट व्यक्तियों के लिए दिवाला समाधान प्रक्रिया) विनियम, 2016 के विनियम 6 के अधीन] एसएनजी टेक्नो बिल्ड प्राइवेट लिमिटेड के लेनदारों के ध्यानाकर्षण के लिए सी-58, जनकपुरी, नई दिल्ली दक्षिण पश्चिम 19.03.2022 को प्राप्त हुई) ई-मेल आईडी : ykgupta64@yahoo.co प्रयुक्त पता और ई-मेल वेब लिंक : https://www.ibbi.gov.in /home/download

यह सचना दी जाती है कि माननीय राष्ट्रीय कम्पनी विधि अधिकरण ने एसएनजी टेक्नो बिल्ड प्राइवेट लिमिटेड वे आरम्भ करने का आदेश दिया है।

एसएनजी टेक्नो बिल्ड प्राइवेट लिमिटेड के सभी लेनदारों से अन्तरिम समाधान व्यावसायिक को प्रविष्टि सं. 10 के सामने उल्लिखित पते पर 02.04.2022 को अथवा उससे पर्व सबत सहित अपने दावे प्रस्तत करने की अपेक्षा की

वित्तीय लेनदार सबत सहित अपने दावे केवल इलेक्टॉनिक माध्यमों से प्रस्तत करेंगे। अन्य सभी लेनदार सबत सहित अपने दावे व्यक्तिगत रूप से. डाक द्वारा अथवा इलेक्टॉनिक माध्यमों से प्रस्तत कर सकते हैं। प्रविष्टि सं. 12 के सामने सुचीबद्ध किसी वर्ग का कोई वित्तीय लेनदार प्रविष्टि सं. 13 के सामने सुचीबद्ध तीन दिवाला व्यावसायिकों में से उस वर्गे (वर्ग विनिर्दिष्ट करें) के प्राधिकृत प्रतिनिधि के रूप में कार्य करने के लिए अपनी पसन् पुरूप गक में उपदर्शित करेगा।

दावे के मिथ्या या भ्रामक सबूत प्रस्तृत करने पर शास्तियां लागू होंगी। अन्तरिम समाधान व्यावसायिक का नाम एवं हस्ताक्षर तिथि : 19.03.2022

स्थान : नई दिल्ली

(ख) प्राधिकृत प्रतिनिधियों के ब्यौरे यहाँ उपलब्ध हैं

योगेश कुमार गुप्ता

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated March 4, 2022 read with the addendum dated March 11, 2022, (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") and together with BSE, the "Stock Exchanges").



Our Company was originally incorporated as 'Wockhardt Pharmaceuticals Limited' in Mumbai on July 8, 1999 as a public limited company under the Companies Act, 1956 and was granted a certificate of incorporation by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Our Company received the certificate of commencement of business from the RoC on September 1, 1999. Subsequently, the name of our Company was changed to 'Wockhardt Limited' and a fresh certificate of incorporation consequent upon change of name was granted by the RoC on December 28, 1999. For details of changes in our name and the address of our registered office, please see the section entitled "General Information" on page 47 of the LOF. Registered Office: D-4, MIDC, Chikalthana, Aurangabad 431 006, Maharashtra, India; Tel: +91 240 6694 444; Corporate Office: Wockhardt Towers, Bandra Kurla

Complex, Bandra (East), Mumbai 400 051, Maharashtra, India; Tel: +91 22 2653 4444, Contact Person: Debashis Dey, Company Secretary and Compliance Officer; E-mail: investorrelations@wockhardt.com; Website: www.wockhardt.com; Corporate Identity Number: L24230MH1999PLC120720

PROMOTERS OF THE COMPANY: HABIL FAKHRUDDIN KHORAKIWALA AND HUMUZA CONSULTANTS

ISSUE OF UP TO 3,32,44,650 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5.00 EACH OF THE COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 225 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 220 PER EQUITY SHARE) AGGREGATING TO ₹ 7.480,046,250* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARES FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, MARCH 9, 2022 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE SEE THE SECTION ENTITLED "TERMS OF THE ISSUE" ON PAGE 237 OF THE LOF. *Assuming full subscription

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENED ON: TUESDAY, MARCH 15, 2022

ISSUE CLOSES ON* TUESDAY, MARCH 22, 2022

*Our Board or the Capital Raising Committee will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant on or after 5.00 PM on the Issue closing day and post Issue closing day.

an application - Make use of it

Simple, Safe, Smart way of making | *Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further information, please see the section entitled "Terms of the Issue" on page 237 of the LOF.

ADDENDUM TO THE LETTER OF OFFER, THE ABRIDGED LETTER OF OFFER, THE APPLICATION FORM AND THE RIGHTS ENTITLEMENT LETTER

This addendum to the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter ("Addendum") in India is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. This Addendum is being issued pursuant to item (4) Schedule IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").

Eligible Equity Shareholders are requested to please note the following:

On March 19, 2022, the Company through its subsidiary, Wockhardt Bio AG entered into a supply and collaboration agreement ("Collaboration Agreement") with Serum Life Sciences Limited for the supply of multiple vaccines in the United Kingdom. Pursuant to the Collaboration Agreement, Wockhardt Bio AG and Serum Life Sciences Limited ("SLS") have entered into a profit sharing arrangement for the supply of multiple vaccines through the creation of a new fill-finish manufacturing facility, having annual production capacity of atleast 150 million doses, owned and controlled by CP Pharmaceuticals Limited in Wrexham, Wales, exclusively for the manufacturing of vaccines for SLS as identified in the Collaboration Agreement, subject to conditions specified therein.

Accordingly, the Letter of Offer (including the sections "Risk Factors", "Our Business", "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Material Developments" beginning on pages 16, 90, 195 and 229 of the Letter of Offer, respectively), Abridged Letter of Offer, Application Form and Rights Entitlement Letter stand amended to the extent stated hereinabove. This Addendum should be read in conjunction with the Letter of Offer, Abridged Letter of Offer, Application Form and Rights Entitlement Letter as well as the previous addendum to the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter issued by the Company on March 11, 2022. This Addendum shall be communicated to SEBI and the Stock Exchanges. Further, this Addendum can be accessed on the websites of: (i) our Company at www.wockhardt.com; (ii) the Registrar and at the Registrar's web-based application platform at www.linkintime.co.in; and (iii) the Lead Manager at www.ambit.co.

Investors should only rely on the information included in this Addendum, the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter as well as the previous addendum to the Letter of Offer issued by the Company, while making an investment decision to invest in the Issue. All capitalized terms used and not defined herein shall have the same meaning assigned to them in the Letter of Offer.

For WOCKHARDT LIMITED

On behalf of the Board of Directors

Debashis Dev

Company Secretary and Compliance Officer

WOCKHARDT LIMITED is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated March 4, 2022 with SEBI and the Stock Exchanges. The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., Ambit Private Limited at https://www.ambit.co/ and on the website of Registrar i.e., www.linkintime.co.in. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 16 of the LOF.

This announcement does not constitute an offer of Rights Entitlements or Rights Equity Shares for sale in any jurisdiction, including the United States, and the Rights Entitlements and Rights Equity Shares may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. Any public offering of the Rights Entitlements and the Rights Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, there will be no offering of the Rights Entitlements or Rights Equity Shares in the United States.

Raka

Place: Mumbai

Date: March 20, 2022

Adfactors 604

जलवाहतूक १० टक्यांनी स्वस्त!

प्रतिनिधी/मुंबई

जलवाहतूक प्रवाशांच्या अधिकाधिक पसंतीस उतरावी यासाठी महाराष्ट्र मेरिटाईम बोर्डाने प्रवासी कर रद्द केला आहे. परिणामी प्रवासी जलवाहतूक १० टक्क्यांनी स्वस्त होणार असून या निर्णयामुळे रायगड जिल्ह्यातील हजारो प्रवाशांना फायदा होणार आहे.

मेरिटाईम बोर्डाच्या एकूण उत्पन्नातील १२ टक्के वाटा प्रवासी जलवाहतुकीचा आहे. हे उत्पन्न आता बंद होणार आहे. हा तोटा मेरिटाईम बोर्ड इतर मार्गाने भरून काढण्याचा प्रयत्न करणार आहे. याच पार्श्वभूमीवर जलवाहतूक स्वस्त व्हावी यासाठी राज्य सरकारने १० टक्के प्रवासी कर (लेव्ही) माफ करण्याचा निर्णय घेतला आहे. प्रवासी वाहतूक करणाऱ्या कंपन्यांना याचा कोणताही आर्थिक फटका बसणार नसून मेरिटाईम बोर्डाने उत्पन्नाच्या स्वरूपात येणारा प्रवासी कर रद्द केला आहे.

मुंबई-मांडवा हा जलवाहतुकीचा सर्वात व्यग्र मार्ग असून दिवसाला हजारो प्रवासी रो-रो, स्पीड बोट, लाँच यांच्याद्वारे प्रवास करतात. एका व्यक्तीसाठी या मार्गासाठी २२० ते ३६० रुपयांपर्यंत तिकीट दर आहे. तर स्पीड बोटीसाठी दोन हजार रुपयांपर्यंत आहे. याचबरोबर आगरदांडा-दिघी, रेवस-करंजा या मार्गावरही जलवाहतूक मोठ्या प्रमाणात सुरू आहे. दरम्यान, भविष्यात भाऊचा धक्का ते काशीद ही प्रवासी जलवाहतूक सेवा सुरू होणार आहे. या मार्गावर देखील नव्या सवलतीचा फायदा होणार असल्याचे बोलले जात आहे.



जलवाहतुकीद्वारे पर्यटनाला चालना मिळते; परंतु या प्रवासाचे सध्याचे दर सामान्यांच्या आवाक्याबाहेरील आहेत. मांडव्याला स्पीड बोटीने प्रवास करणारे धनिक, प्रसिद्ध व्यक्ती असे मोजकेच प्रवासी असतात; परंतु लाँच आणि रो-रो द्वारे प्रवास करणारे अधिक प्रवासी आहेत. या मध्यमवर्गीय प्रवाशांनाही या सवलतीचा फायदा मिळणार आहे.

> - निमीष परब, संचालक आवास बीच कॉटेज

प्रवासी जलवाहतुकीतील मेरिटाईम बोर्डाचा वाटा उत्पन्नात १२ टक्क्यापर्यंत आहे. येथील जलवाहतुकीला प्रोत्साहन मिळण्यासाठी मिळणारी १० टक्के लेव्ही रद्द करण्याचा निर्णय उच्चस्तरावर झाला. हे उत्पन्न इतर मार्गाने भरून काढण्यात येणार आहे. राज्य सरकारचे पुढील आदेश आल्यावर नवे तिकीट दर लागू होतील.

> - सुधीर देवरा, कार्यकारी अभियंता, महाराष्ट्र मेरीटाईम बोर्ड

मावळ्यांचे स्वागत

ठाणे : मुंबईचे नगरसेवक यांच्या तायडे मार्गदर्शनाखाली संघर्ष नगर येथील अंधेरी चांदिवली शिवप्रेमी युवक मुंबई ते शिवनेरी शिवज्योत दौड हा उपक्रम गेले सात वर्षे राबवत आहेत.

दीडशे शिवप्रेमी युवक

शिवनेरी येथून रात्री अकरा वाजता कळवा नाका येथील छत्रपती शिवाजी महाराज स्मारक येथे आले. त्यावेळी शिवज्योतचे पूजन उद्योजक मंदार मुकुंद केणी आणि मराठा सामाजिक प्रतिष्ठान कळवा यांच्या संयुक्त विद्यमानाने करण्यात आले. त्याप्रसंगी मराठा सामाजिक प्रतिष्ठान कळवाचे अध्यक्ष पालांडे, ज्येष्ठ शिवभक्त शेडगे काका, दशरथ मोरे, रवींद्र साटम, सुनील सावंत, संदेश दळवी व इतर मावळे मोठ्या संख्येने उपस्थित होते.

बारवी जंगलात वणवा

वार्ताहर/बदलापूर

बदलापूरला लागून असलेल्या बारवी डॅमच्या जंगलात शनिवारी रात्री मोठा वणवा लागला होता. हा वणवा शमविण्याचे प्रयत्न स्थानिक रहिवाशांच्या माध्यमातून सुरू होते. मात्र त्याची माहिती वन विभागाला दिल्यानंतरही वन विभागाचे कर्मचारी हा वणवा शमवण्यासाठी घटनास्थळी पोहोचले नसल्याचा

आरोप केला जात आहे. शनिवारी रात्री नऊ वाजताच्या दरम्यान स्थानिक रहिवाशांना आणि बारवी डॅम मार्गे जाणाऱ्या वाहन चालकांना जंगलात मोठा वणवा कल्पना आली. लागल्याची रस्त्याच्या लगत असलेला वणवा शमवण्याचा प्रयत्न वाहनचालकांनी केला. मात्र हा वणवा खोल दरीपर्यंत पोहोचल्याने तिथे जाऊन वणवा शमवणे शक्य न झाल्याने स्थानिक रहिवाशांची मदत घेण्यात आली. स्थानिक रहिवाशांनी देखील हा



कोणतेही कर्मचारी वणवाच्या ठिकाणी पोहोचलेच नाही. याआधी देखील अंबरनाथ आणि बदलापुर येथे डोंगरांवर मोठ्या प्रमाणात वणवा लागत असतानादेखील शमवणारे घटनास्थळी पोहोचत नसल्याची बाब समोर आली होती. बारवी जंगलात मोठा वणवा लागुन देखील वन विभागाचे अधिकारी केवळ बघ्याची भूमिका घेत असल्याचा आरोप स्थानिक

कामगारांसोबत धुळवड

डोंबिवली : जय हनुमान युवा प्रतिष्ठान भोपर यांच्या वतीने होलिका मातेला अर्पण केलेले नैवेद्य पुरणपोळी, करंजी, पापडी, पुरी बॉक्समध्ये एकत्र जमा करून तें गोरगरीब वेठबिगारी कामगार, वीटभट्टी कामगार यांना वाटप करण्यात आले. तसेच त्यांच्या सोबत धुळवड साजरी करण्यात आली. यावेळचा आनंद गगनाला भिडणारा होता, असे जय हनुमान युवा प्रतिष्ठान सामाजिक संस्थेचे सचिव ॲड. ब्रम्हा माळी यांनी सांगितले आहे.

भुयारी मार्गाची दुरुस्ती

पनवेल: खारघर रेल्वे स्टेशनबाहेरील भुयारी मार्गामधील रस्त्याची दुरुस्ती करण्यात यावी, अशी मागणी भाजप नेते प्रभाकर घरत यांनी केली आहे. या संदर्भात त्यांनी सिडकोच्या खारघर मधील कार्यकारी अभियंतांना निवेदन दिले होते. या निवेदनाची दखल घेत रविवारी या भयारी मार्गामधील रस्त्याची डागडुजी करण्यास सुरुवात झाली आहे.

रक्तदान शिबीर

खोपोली : वासुदेव सेवा मंडळ तसेच स्वराज्य मित्रमंडळ. खोपोली यांच्या संयुक्त विद्यमाने आयोजित रक्तदान शिबिरात खोपोलीतील ३७ रक्तदात्यांनी रक्तदान करून आपली सामाजिक बांधिलकी जोपासली. खोपोली शहरातील वासुदेव सेवामंडळ तसेच मोगलवाडी येथील स्वराज्य मित्र मंडळ यांच्या वतीने किशोर ओसवल यांच्या निवासस्थानी समर्पण रक्तपेढी मुंबई यांच्या सहकार्याने रक्तदान शिबीर झाले.

टाण्यात मनसेतर्फ शिवजयंती उत्सव

ठाणे : तिथीनुसार जल्लोषात शिवजयंती उत्सव साजरी करण्याबाबत मनसे अध्यक्ष राज ठाकरे यांनी पुण्याच्या सभेत दिलेल्या निर्देशानंतर ठाण्यातील महाराष्ट्र नवनिर्माण सेनेचे शिलेदार जोमाने कामाला लागले आहेत. त्यानुसार सोमवारी छत्रपती शिवरांयांच्या जयंतीप्रित्यर्थ मनसेने विविध कार्यक्रमांचे आयोजन ठाण्यात केले आहे. प्रत्येक प्रभागात मनसेच्यावतीने भव्य शिवजयंतीचा उत्सव साजरा करण्यात येणार आहे.

पालघर पोलिसांचे आपरेशन आल आऊट

वार्ताहर/वाडा : पालघर जिल्हा गुन्हेगारांवर वचक व त्यांवर कारवाई करण्यासाठी ऑपरेशन ऑल आऊट हे अभियान राबविण्यात आले. या अंतर्गत १९ व २० मार्च रोजी दारूबंदी कायद्यांतर्गत ३२ गुन्हे दाखल करून ९,५३,६५८ रुपयांचा मुद्देमाल हस्तगत करण्यात आला. तसेच १७९ वाहनधारकांवर कारवाई करून ८२ हजार २०० रुपयांचा दंड वसुल करण्यात आला.

पालघर जिल्ह्यात पोलीस अधीक्षक दत्तात्रेय शिंदे यांच्या मार्गदर्शनाखाली जिल्ह्यात ऑपरेशन ऑल आऊट अभियान अभियनांतर्गत पालघर जिल्ह्यातील

गुन्हेगारीवर नियंत्रण मिळविण्यासाठी मोठी कारवाई करण्यात आली. हे अभियान राबविण्यात येत पोलिसांना पाहिजे असलेल्या १६ आरोपींनाही अटक आली.

यात पोलिसांनी १६ पोलीस ठाणे अंतर्गत ३२ ठिकाणी नाका बंदी केली होती. तसेच २० ठिकाणी कोंबिंग ऑपरेशन करण्यात आले. अभियानात अधीक्षकसह पोलीस अप्पर पोलीस अधीक्षक १, उपविभागीय पोलिस अधिकारी ५,पोलीस निरीक्षक १०,सहाय्यक पोलीस निरीक्षक १३, पोलीस उपनिरीक्षक २६,पोलीस अंमलदार ३४९ असे पोलीस अधिकारी सहभागी झाले होते.

एमआयडीसी निवासी भागात झोपड्या-टपऱ्यांचे पेव

शंकर जाधव/डोंबिवली

डोंबिवली एमआयडीसीच्या निवासी भागात झोपड्या व टपऱ्यांचे पेव फुटले असल्याचे दिसून येत आहे. येथील सर्व्हिस रोडला असलेल्या हायटेन्शन वायरजवळ इंपिरियल टॉवर/सिमेन्स सोसायटी आहे. त्यासमोर एमआयडीसीच्या मोकळ्या भुखंडावर झोपड्या बांधण्याचे काम जोरात सरू आहे. काही भूमाफिया आणि ठेकेदार सदर झोपड्या बांधून घेत असून वेळीच त्यात लक्ष घातले नाही तर येथे मोठी झोपडपट्टी निर्माण होण्याची भीती रहिवाशांकडून व्यक्त करण्यात येत आहे.

सूत्रांनी दिलेल्या माहितीनुसार या नव्यानेच उदयास येणाऱ्या झोपडपट्टीत अनेक गोरखधंदे बिनबोभाट सुरू असून त्यामुळे या भागातील सर्वांना त्याचा त्रास सहन करावा लागत आहे. विशेष म्हणजे या झोपड्यांत राहणाऱ्यांसाठी कोणत्याही प्रकारची व्यवस्था नसल्याने तेथील रहिवासी उघड्यावरच लघुशंका आणि



प्रातःर्विधी उरकत असतात. परिणामी या भागात प्रचंड दुर्गंधी वाढली आहे.

या ठिकाणी जिमनीखालून उच्च दाब पेट्रोलियम उत्पादन पाईपलाईन, तर बाजुने पाण्याच्या मोठ्या पाईपलाईन जात आहेत. सदर मोकळी जागा एमआयडीसीच्या मालकीची आहे. हायटेन्शन वायरखालील अशा काही जागा तात्पुरत्या भाडे तत्वावर झाडे लावणे, उद्यानाकरिता संस्थेला देण्यात येतात. परंतु एमआयडीसीच्या

किचकट नियम, जाचक अटी व शर्तींमुळे, तसेच त्यात न परवडणारे शल्क आकारण्यात येत असल्याने सदर भूखंड पडून आहेत. अशी परिस्थिती असताना अनिधकृत बांधकामे, अवैध झोपड्या आणि त्यातून चालणारे गोरख धंदे होत असतील तर पोलीस, कल्याण-डोंबिवली महानगरपालिका, एमआयडीसी प्रशासन याकडे जाणूनबुजून दुर्लक्ष करत आहेत, असा आरोप झाल्यास त्यात चुकीचे काय?

या ठिकाणी झोपड्या आणि टपऱ्या बांधण्याचे काम जोरात सुरू आहे. ऊसाचा रस, थंड पेय, खाण्या-पिण्याच्या, टायर दुरुस्ती, गॅरेजेस इत्यादी सर्व प्रकारच्या हातगाड्या, टपऱ्या जागोजागी उभारण्यात आल्या आहेत. या भागात अस्वच्छता मोठ्या प्रमाणावर निर्माण झाली आहे. कावेरी चौक, आर. आर. हॉस्पिटल, उस्मा पेट्रोल पंपासमोरील रस्त्यावर अनिधकृत फेरीवाल्यांचे प्रमाण वाढल्याचे दिसून येते.

ग्रामस्थ करीत आहेत.

महावितरणच्या मुख्य कार्यालयाबाहेर एकजण गेल्या अनेक वर्षांपासून तळ ठोकन बसला आहे. या ठिकाणी सरकारी जागेवर चहा आणि पान, बिडी, सिगारेट, गुटख्याची टपरी थाटून बसलेल्या अज्ञाताने शासन-प्रशासनाला खले आव्हान दिले आहे. ही जागा मोकळी करण्यात कुणालाही स्वारस्य वाटत नसल्याचे आतापर्यंत दिसून आले आहे. त्यामुळे प्रशासनाच्या कारभारावरही प्रश्नचिन्ह उभे राहत आहे.

धुलीवंदनाच्या दिवशी ५९ चालकांवर कारवाई

वार्ताहर/डोंबिवली : कल्याण-डोंबिवली वाहतूक शहर शाखेतर्फे धुलीवंदनच्या दिवशी ५९ मद्यपी चालकांविरुद्ध कारवाई करण्यात आली.

कल्याण शहर वाहतूक शाखा कडील २४ मद्यपी वाहन चालक, कोळसेवाडी वाहतूक शाखेच्या कारवाईत २५ मद्यपी वाहन चालक व डोंबिवली वाहतूक शाखेच्या कारवाईत १० मद्यपी असे एकूण ५९ मघपी वाहन चालकांवर मोटर वाहन कायदा कलम १८५ व १८८ अन्वये कारवाई करण्यात आली.

वाहतक नियमांचे उल्लंघनकरित हेल्मेटचा वापर न करणाऱ्या १२५ वाहनांवर तसेच दुचाकीवरुन ट्रिपल सीटने प्रवास करणाऱ्या ६९ वाहनांवरही कारवाई करण्यात आली. ५९ मद्यपी वाहन चालकांपैकी एकूण अकरा जणांना कल्याण न्यायालयात हजर केले असता न्यायालयाने प्रत्येकी दहा हजार रुपये दंड असा एकूण एक लाख दहा हजार दंड व इतर पाच जणांकडे लायसन नसल्यामुळे प्रत्येकी पाच हजार दंड असे एकूण एक लाख ३५ हजारांचा दंड ठोठावला आहे.

डोंबिवलीत लवकरच संत सावळाराम महाराज म्हात्रे स्मारक

वार्ताहर/डोंबिवली

गेले अनेक दिवस वारकरी, कीर्तनकार, प्रवचनकार, तसेच विविध क्षेत्रातील कार्यकर्ते यांचा डोंबिवलीत संत सावळाराम महाराज म्हात्रे स्मारक उभारावे यासाठी शासन दरबारी पाठपुरावा सुरू आहे. या समाजकार्यात नक्कीच यश मिळेल, अशी आशा बाळगत संत सावळाराम महाराज म्हात्रे स्मारक समितीची स्मारक अध्यात्मपिठ उभारणीबाबत मानपाडा येथील मानपाडेश्वर महादेव मंदिर येथे सभा झाली. सभेत हभप संत सावळाराम महाराज यांचे नात् हभप चेतन महाराज म्हात्रे यांच्यासह अनेक कीर्तनकार, वारकरी, आगरी समाजातील मान्यवर आणि ज्येष्ठ नागरीक उपस्थित होते.

महाराजांच्या स्मारकासाठी सुमारे १० ते १५ एकर जागेसाठी पालिका प्रशासनाकडे भूखंडाची मागणी करणार असून यात अध्यात्मिक पिठाच्या माध्यमातून महाराजांच्या जीवनावर लिखित स्वरूपात जीवनपट दाखविले जाणार आहेत, अशी माहिती यावेळी देण्यात आली.

सभेत सर्व वारकरी, कीर्तनकार, प्रवचनकार विविध क्षेत्रातील सामाजिक कार्यकर्ते यांनी उपस्थित राहून महाराजांचे स्मारक उभारणीसंदर्भातील आपले विचार व संकल्पना मांडली. आगरी युथ फोरम संचालीत हभप संत सावळाराम महाराज म्हात्रे स्मारक समितीच्या सभेत वास्तुविशारद राजीव तायशेटे यांनी खासदार डॉ. श्रीकांत शिंदे, आमदार प्रमोद (राज) पाटील आणि आमदार रवींद्र चव्हाण यांची भेट घेऊन स्मारकाबाबत संकल्पनेची माहिती दिल्यानंतर त्यांनी सकारात्मक प्रतिसाद दिल्याचे सांगितले.

हभप संत सावळाराम महाराज म्हात्रे यांचे नात हभप चेतन महाराज म्हात्रे म्हणाले. संत सावळाराम महाराज म्हात्रे यांच्या नावाने उभारण्यात येणाऱ्या स्मारकात वारकरी शिक्षण संस्था, सांकृतिक विद्यापीठ , संगीत विद्यालय, स्पर्धा परीक्षा मार्गदर्शन, गायन व वादन याचे शिक्षण दिले जाईल. सर्वात महत्त्वाचे म्हणजे या अध्यामिक पिठात महाराजांच्या जीवनाची माहिती देणारे लिखित जीवनपट दाखवले जाणार असल्याचेही त्यांनी यावेळी सांगितले.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell securities and is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the letter of offer dated March 4, 2022 read with the addendum dated March 11, 2022, (the "Letter of Offer" or "LOF") filed with the Securities and Exchange Board of India ("SEBI"), BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") and together with BSE. the "Stock Exchanges").



Our Company was originally incorporated as 'Wockhardt Pharmaceuticals Limited' in Mumbai on July 8, 1999 as a public limited company under the Companies Act, 1956 and was granted a certificate of incorporation by the Registrar of Companies, Maharashtra at Mumbai ("RoC"). Our Company received the certificate of commencement of business from the RoC on September 1, 1999. Subsequently, the name of our Company was changed to 'Wockhardt Limited' and a fresh certificate of incorporation consequent upon change of name was granted by the RoC on December 28, 1999. For details of changes in our name and the address of our registered office, please see the section entitled "General Information" on page 47 of the LOF.

Registered Office: D-4, MIDC, Chikalthana, Aurangabad 431 006, Maharashtra, India; Tel: +91 240 6694 444; Corporate Office: Wockhardt Towers, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India; Tel: +91 22 2653 4444, Contact Person: Debashis Dey, Company Secretary and Compliance Officer; E-mail: investorrelations@wockhardt.com; Website: www.wockhardt.com; Corporate Identity Number: L24230MH1999PLC120720

PROMOTERS OF THE COMPANY: HABIL FAKHRUDDIN KHORAKIWALA AND HUMUZA CONSULTANTS

ISSUE OF UP TO 3,32,44,650 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 5.00 EACH OF THE COMPANY (THE "RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 225 PER EQUITY SHARE (INCLUDING A PREMIUM OF ₹ 220 PER EQUITY SHARE) AGGREGATING TO ₹ 7,480,046,250* ON A RIGHTS BASIS TO THE ELIGIBLE EQUITY SHAREHOLDERS OF THE COMPANY IN THE RATIO OF 3 RIGHTS EQUITY SHARES FOR EVERY 10 FULLY PAID-UP EQUITY SHARES HELD BY THE ELIGIBLE EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON WEDNESDAY, MARCH 9, 2022 ("RECORD DATE") (THE "ISSUE"). FOR FURTHER DETAILS, PLEASE SEE THE SECTION ENTITLED "TERMS OF THE ISSUE" ON PAGE 237 OF THE LOF. *Assuming full subscription

NOTICE TO THE ELIGIBLE EQUITY SHAREHOLDERS OF OUR COMPANY

ISSUE OPENED ON: TUESDAY, MARCH 15, 2022

ISSUE CLOSES ON* TUESDAY, MARCH 22, 2022

*Our Board or the Capital Raising Committee will have the right to extend the Issue Period as it may determine from time to time but not exceeding 30 days from the Issue Opening Date (inclusive of the Issue Opening Date). Further, no withdrawal of Application shall be permitted by any Applicant on or after 5.00 PM on the Issue closing day and post Issue closing day.

Simple, Safe, Smart way of making an application - Make use of it

*Applications supported by blocked amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further information, please see the section entitled "Terms of the Issue" on page 237 of the LOF.

ADDENDUM TO THE LETTER OF OFFER, THE ABRIDGED LETTER OF OFFER, THE APPLICATION FORM AND THE RIGHTS ENTITLEMENT LETTER

This addendum to the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter ("Addendum") in India is for information purposes only and does not constitute an offer or an invitation or a recommendation to purchase, to hold, to subscribe or sell either entitlements or securities. This Addendum is being issued pursuant to item (4) Schedule IX of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations").

Eligible Equity Shareholders are requested to please note the following:

On March 19, 2022, the Company through its subsidiary, Wockhardt Bio AG entered into a supply and collaboration agreement ("Collaboration Agreement") with Serum Life Sciences Limited for the supply of multiple vaccines in the United Kingdom. Pursuant to the Collaboration Agreement, Wockhardt Bio AG and Serum Life Sciences Limited ("SLS") have entered into a profit sharing arrangement for the supply of multiple vaccines through the creation of a new fill-finish manufacturing facility. having annual production capacity of atleast 150 million doses, owned and controlled by CP Pharmaceuticals Limited in Wrexham, Wales, exclusively for the manufacturing of vaccines for SLS as identified in the Collaboration Agreement, subject to conditions specified therein.

Accordingly, the Letter of Offer (including the sections "Risk Factors", "Our Business", "Management's Discussion and Analysis of Financial Condition and Results of Operations" and "Material Developments" beginning on pages 16, 90, 195 and 229 of the Letter of Offer, respectively), Abridged Letter of Offer, Application Form and Rights Entitlement Letter stand amended to the extent stated hereinabove. This Addendum should be read in conjunction with the Letter of Offer, Abridged Letter of Offer, Application Form and Rights Entitlement Letter as well as the previous addendum to the Letter of Offer , the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter issued by the Company on March 11, 2022. This Addendum shall be communicated to SEBI and the Stock Exchanges. Further, this Addendum can be accessed on the websites of: (i) our Company at www.wockhardt.com; (ii) the Registrar and at the Registrar's web-based application platform at www.linkintime.co.in; and (iii) the Lead Manager at www.ambit.co.

Investors should only rely on the information included in this Addendum, the Letter of Offer, the Abridged Letter of Offer, the Application Form and the Rights Entitlement Letter as well as the previous addendum to the Letter of Offer issued by the Company, while making an investment decision to invest in the Issue. All capitalized terms used and not defined herein shall have the same meaning assigned to them in the Letter of Offer.

> For WOCKHARDT LIMITED On behalf of the Board of Directors

Debashis Dey

Place: Mumbai Date: March 20, 2022

Company Secretary and Compliance Officer

WOCKHARDT LIMITED is proposing, subject to market conditions and other considerations, a rights issue of its Equity Shares and has in this regard filed a Letter of Offer dated March 4, 2022 with SEBI and the Stock Exchanges. The LOF is available on the website of SEBI at www.sebi.gov.in, the Stock Exchanges i.e. National Stock Exchange of India Limited at www.nseindia.com, BSE Limited at www.bseindia.com and the website of the Lead Manager, i.e., Ambit Private Limited at https://www.ambit.co/ and on the website of Registrar i.e., www.linkintime.co.in. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please see the section entitled "Risk Factors" on page 16 of the LOF.

This announcement does not constitute an offer of Rights Entitlements or Rights Equity Shares for sale in any jurisdiction, including the United States, and the Rights Entitlements and Rights Equity Shares may not be offered or sold in the United States absent registration under the Securities Act or an exemption from registration. Any public offering of the Rights Entitlements and the Rights Equity Shares to be made in the United States will be made by means of a prospectus that may be obtained from the Company and that will contain detailed information about the Company and management, as well as financial statements. However, there will be no offering of the Rights Entitlements or Rights Equity Shares in the United States.

'डाऊन सिन्ड्रोमबद्दल अधिक जागरुकता हवी'

प्रतिनिधी/ठाणे

२१ मार्च हा दिवस जागतिक डाऊन सिंडोम दिवस आहे. १८६६ साली डॉ लॅंगडन डाऊन यांनी हा सिंड्रोम शोधला, सिंड्रोम म्हणजे लक्षणांचा समूह. पूर्वी डाऊन सिंड्रोम मुलाला मंगोलियन चाइल्ड म्हणून ओळखले जात असे,

परंतु आता ते डाऊन सिंड्रोम म्हणून प्रसिद्ध आहे. डाऊन सिंड्रोमचा अर्थ काय आहे? डाऊन सिंड्रोम हा आजार नसून ती बालकाची विकासात्मक स्थिती आहे. डाऊन सिंड्रोम हा अनुवांशिक विकारामुळे होतो. क्रोमोसोमपैकी २१ व्या जोडीला

अतिरिक्त गुणसूत्र प्राप्त होते, याला ट्रायसोमी २१ देखील म्हणतात. परंतु याबाबत आपल्या देशामध्ये अत्यंत कमी लोकांना epaper. Treepress journal. in

दिव्यांगजन सशक्तिकरण संस्थान क्षेत्रीय केंद्र. नवी मुंबई येथील विशेष शिक्षिका शर्मिष्ठा घोष यांनी व्यक्त केले आहे.

त्यांनी सांगितले की, याबाबत जास्त माहिती अवगत नसल्यामुळे डाउन सिंड्रोमचा दुसऱ्या दिव्यांगतेचा संबंध जोडून गोंधळ निर्माण केला जातो. डाऊन

सिंड्रोमने या आजारावर मात करून वैद्यकीय उपचारानंतर Down बहुतांश मुले व्यवस्थित चालू व बोलुही शकतात. त्यासाठी त्यांना त्यांच्या गरजेप्रमाणे विविध थेरपी दिल्या जातात. तर

आणण्यासाठी सर्वसमावेशक शाळांमध्ये पाठवल्यास त्यांमध्ये लवकर चांगले बदल दिसन येतात. अशा आजाराने ग्रस्त असलेल्या

जागरूकता हवी, असे मत राष्ट्रीय बौद्धिक व्यक्ती प्रौढ झाल्यानंतर त्यांना सातत्यपूर्ण सहकार्याची तसेच त्यांच्या दिनचर्येवरील देखरेख ठेवण्याची गरज असते. अशा मुलांना १८ वर्षानंतर त्यांच्या योग्येतेनुसार व्यावसायिक कौशल्ये शिकवून त्यांना रोजगाराच्या संधी सुद्धा उपलब्ध करून देता येतात. यामुळे अशा मुलांना समाजात स्वतःचे स्थान निर्माण करता येऊ शकते व आत्मसन्मान निर्माण होतो.

> ऐवजी तीन जोड्या निर्माण झाल्यामुळे डाऊन सिंड्रोमचे बाळ जन्माला येते. गरोदर स्त्रियांमध्ये १४ ते १६ आठवड्यादरम्यान अल्फा फिटो प्रोटीन, इस्ट्रिइऑल व एच. सी. जी. या तपासण्या केल्यास १६ आठवड्यातच डाऊन सिंडोमचे निदान होऊ शकते. याला ट्रिपल टेस्ट असे म्हणतात. तसेच १८ ते २० आठवड्यात सोनोग्राफीच्या माध्यमातून तज्ज्ञांकडून निदान होऊ शकते.

२१ नंबरच्या क्रोमोझोम(गुणसूत्र) दोनच्या

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