



Security Simplified

(Formerly Known as Quick Heal Technologies Pvt. Ltd.)

Regd. Office: Marvel Edge, Office No. 7010, C & D,

7th Floor, opp. NECO Garden Society, Vimannagar, Pune - 411014

Tel:020-66813232 | Email:info@quickheal.com

CIN - L72200MH1995PLC091408

Ref. No.: QHTL/Sec/SE/2019-20/30

June 14, 2019

The Manager, Corporate Services, BSE Limited, 14th floor, P J Towers, Dalal Street, Mumbai – 400 001 Ref: Security ID: QUICKHEAL

Security Code: 539678

The Manager, Corporate Services, National Stock Exchange of India Limited, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051

Symbol: QUICKHEAL

Series : EQ

Subject: Submission of the Post Buyback Public Announcement ("Post Buyback Public Announcement") pertaining to the Buyback of upto 6,363,636 fully paid up equity shares of ₹ 10/- each ("Equity Shares") of Quick Heal Technologies Limited ("Company") at a price of ₹ 275 per Equity Share for a maximum amount of ₹ 1,750 million ("Buyback Size") through the tender offer process pursuant to the provisions of Regulation 8(1) of SEBI (Buy Back of Securities) Regulations, 2018, as amended

Dear Sir/Madam

This is in regard to the captioned buyback. As required under the Buyback Regulations, we are pleased to submit herewith the copy of the Post Buyback Public Announcement dated June 13, 2019, which was published on June 14, 2019, in all editions of Financial Express (English National daily), and Jansatta (Hindi National daily) and in the Pune edition of Prabhat (Marathi daily).

Kindly take the above on record.

Thanking you,

Yours faithfully,

For Quick Heal Technologies Limited

Company Secretary

Encl: as above

WWW.FINANCIALEXPRESS.COM

Block Reserve

Price (INR)

288.00 crore

1.47 crore

4.55 crore

11.34 crore

10.00 lakhs

NOTICE FOR SALE OF ASSETS

LML LIMITED (In Liquidation)

(A company under liquidation process vide Hon'ble NCLT order dated March 23, 2018) Office of the company: C-10, Site-II, Panki Industrial Area, Kanpur UP 208022, India

Sale of Assets under Insolvency and Bankruptcy Code, 2016

Last Date to apply: June 29, 2019 Date and Time of E-Auction: Tuesday, July 2, 2019 at 1.30 pm to 4.30 pm

(With unlimited extension of 5 minutes each)

Sale of Assets and Properties owned by LML Limited (In Liquidation) forming part of Liquidation

Estate by the Liquidator, appointed by the Hon'ble National Company Law Tribunal

Allahabad. The sale will be done by the undersigned through the e-auction platform

Address/Area

C-4, Site-II, Panki Industrial Area, Kanpur, UP

Housing Society, Swami Nityanand Marg, Andheri

The terms and conditions of E-Auction and other details of properties are uploaded at the website

(CIN: L85195TG1984PLC004393) Registered office: Sanali Info park, A Block, Ground Floor, 8-2-120/113, Road No.2, Banjara Hills, Hyderabad-500034 NEULAND Tel: +91-40-30211600; Website: www.neulandlabs.com

NOTICE OF THE ANNUAL GENERAL MEEETING OF NEULAND LABORATORIES LIMITED With reference to the Notice of the 35th Annual General Meeting ("AGM") dated May 16, 2019, dispatched to the shareholders of the

Company on June 10, 2019, in respect of the AGM scheduled to be held on July 5, 2019, it is hereby requested to note the following: The resolution set out at Item No.3 should be considered as Special Resolution, pursuant to Regulation 17(1A) of Securities and

Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. The explanatory statement regarding Item No.3 is available on the website of the Company at www.neulandlabs.com.

The following is included in the explanatory statement under Item No. 4 on Auditor's appointment, after paragraph 2:

The proposed fee for the financial year ending March 31, 2020 is Rs.30,00,000/- (Rupees Thirty lakhs only), plus out of pocket expenses and taxes at the applicable rates, for services including statutory audit, limited reviews and tax audit. The Board, including relevant committee(s) thereof, shall be given the power to agree alter and vary the terms and conditions of such appointment remuneration etc. including by reason of necessity on account of conditions as may be stipulated by the Companies Act, 2013, in such manner and to such extent as may be mutually agreed with the auditors. In addition to the above and in accordance with the provisions of the Act, the Board / committees thereof, may approve other services, as deemed appropriate, and remuneration for such services as required by law or otherwise, subject to the provisions of

This corrigendum should be read in conjunction with the Notice of the 35th Annual General Meeting.

For Neuland Laboratories Limited

Dr. Davuluri Rama Mohan Rao Chairman & Managing Director (DIN: 00107737)

Date: June 13, 2019 Place: New Delhi

Place: Hyderabad

section 144 of the Act.

Quick Heal

Date: 14.06.2019

QUICK HEAL TECHNOLOGIES LIMITED

Registered Office: Marvel Edge, Office No. 7010 C & D, 7th Floor, Viman Nagar, Pune - 411 014, India; Phone: +91 (20) 6681 3232

E-mail: cs@quickheal.co.in; Website: www.quickheal.co.in; Contact Person: Mr. Vinav Agarwal, Compliance Officer POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL

OWNERS OF EQUITY SHARES OF QUICK HEAL TECHNOLOGIES LIMITED This post Buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions of the

Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback. This Post Buyback Public Announcement should be read in conjunction with the Public Announcement published on April 16, 2019 ("Public Announcement") and the Letter of Offer dated May 8, 2019 ("Letter of Offer"). All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement and the Letter of Offer.

THE BUYBACK

LML

Asset/Location

at Kanpur

at Kanpur

https://ncltauction.auctiontiger.net

i.e. https://ncltauction.auctiontiger.net

Basic Description of Assets and Properties for sale:

(Area 67.56 acres)

(Area 1174.27 sqmtr)

(Area 4202.00 sq.mtr.)

Land & Building C-10, Site-II, Panki Industrial Area, Kanpur, UP

Land & Building E-14, Site-II, Panki Industrial Area, Kanpur, UP

Office at Mumbai 103 to 112, Building A, Kalpita Enclave Cooperative

(Scrap) at Kanpur No.) (Scrap) (as per list) at C-10, Site-II, Panki

Industrial Area, Kanpur, UP

Email id- tilak@auctiontiger.net, support@auctiontiger.net,

Contact person on behalf of Liquidator: CA. Anil Bhatia

IBBI Reg. No: IBBI/IPA-002/IP-N00051/2016-17/10095

Regd. Email: arungupta2211@gmail.com

Regd. Address: A-57, Sector 30, Noida-201301, UP, India

East, Mumbai-400069 (Area 7338 sqft)

Vehicles Old cars (25 Nos.) (Scrap) and two wheeler (1

Any serious and interested buyer can check out and submit a bid for the same.

Contact person on behalf of E-Auction Agency (Auction Tiger): Mr. Tilak Maratha

Email id - Iml.auction@gmail.com Tel No. 011-41066313, Mob. No.: +91 9899224476

Mob. No.: +91 6351896834, Ph. No.: 079-61200 513 / 551/554 / 577/594 / 596

- Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) fully paid-up equity shares of Rs. 10/- (Rupee ten only) each ("Equity Shares"), approximately 9.02% and 9.04% of the total paid-up Equity Shares of the Company as at March 31, 2019 and as at March 31, 2018 respectively, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. April 26, 2019 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 275/- (Rupees Two hundred and seventy five only) per Equity Share for an amount aggregating up to ₹1,750 Million (Rupees One Thousand Seven Hundred and Fifty Million only) ("Maximum Buyback Size", and such buyback of shares, the "Buyback"). The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc. The Buyback Size is 23.87% and 24.31% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, for the financial year ended March 31, 2018.
- The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- The tendering period for the Buyback Offer opened on Monday, May 20, 2019 and closed on Friday, May 31, 2019.
- DETAILS OF BUYBACK
- 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares were bought back under the Buyback, at a price of Rs. 275/-(Rupees Two Hundred and Seventy Five Only) per Equity Share
- The total amount utilized in the Buyback is Rs. 1,749,999,900 (Rupees One thousand Seven hundred and forty nine million nine hundred and ninety nine thousand and nine hundred only) excluding any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc.
- The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 24,773 valid bids for 15,589,773 (Fifteen Million Five Hundred and Eighty Nine Thousand Seven Hundred Seventy Three) Equity Shares in response to the Buyback, resulting in the tender of approximately 244.98% the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Sr. No.	Category	No. of Equity Shares Reserved in the Buyback	No. of Valid Bids	Total Equity Shares Validly Tendered	% Response
1	Reserved category for Small Shareholders	954,546	23,522	3,231,988	338.59%
2	General Category for all other Equity Shareholders	5,409,090	1,251	12,357,785	228.46%
9	Total	6,363,636	24,773	15,589,773	244.98%

- All valid bids were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection have been dispatched by the Registrar to the eligible Equity Shareholders on Wednesday, June 12, 2019.
- The settlement of all valid bids was completed by Clearing Corporation on Wednesday, June 12, 2019. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders.
- Equity Shares accepted under the Buyback were transferred to the Company Demat Account on Wednesday, June 12, 2019. The unaccepted Equity Shares have been returned to respective Seller Member / custodians by the Clearing Corporation on Wednesday, June 12, 2019. No Equity Shares held in physical form were tendered or accepted under the Buyback.
- The extinguishment of 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares is currently under process and shall be 2.7 completed on or before Wednesday, June, 19, 2019.
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1 The capital structure of the Company, pre and post Buyback, is as under

Sr. No.	Particulars	Pre Buyback"		Post Buyback*		
	1	No. of Equity Shares	Amount (in ₹ Million)	No. of Equity Shares	Amount (in ₹ Million)	
1.	Authorised Share Capital	75,000,000 Equity Shares of ₹ 10/- each	750.00	75,000,000 Equity Shares of ₹ 10/- each	750.00	
2.	Issued, Subscribed and Fully Paid-Up Share Capital	70,565,154 fully paid-up Equity Shares of ₹ 10/- each	705.65	64,201,518* fully paid-up Equity Shares of ₹ 10/- each	642.02*	
Subject	to extinguishment of 6-262-626	Equity Shares				

On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above.

Details of Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under: Sr. No.

		accepted under Buyback	total Equity Shares bought Back (%)	total Post Buyback Equity Shares (%)
1.	Sanjay Sahebrao Katkar	1,716,671	26.98%	2.67%
2.	Kailash Sahebrao Katkar	1,716,671	26.98%	2.67%
3.	Anupama Kailash Katkar	418,800	6.58%	0.65%
4.	Chhaya Sanjay Katkar	418,800	6.58%	0.65%
5.	Sequoia Capital India Investment Holdings III	408,749	6.42%	0.64%
6.	National Westminster Bank PLC as Trustee Of The Jupiter India Fund	86,006	1.35%	0.13%
7.	Ramesh Damani	74,660	1.17%	0.12%

Particulars	Pre Buyb	ack"	Post Buyback*	
	Number of Shares	% to existing share capital	No. of Shares post Buyback*	% holding post Buyback*
Promoter and persons acting in concert	51,030,720	72.32%	46,759,778	72.83%
Foreign Investors (OCBs/ FIIs/ NRIs/ Non-residents/ Non- domestic companies and foreign mutual funds)	6,071,903	8.60%		
Indian Financial Institutions/ Banks/ Mutual Funds/ Govt. Companies	155,007	0.22%	17,441,740	27.17%
Public including other Bodies Corporate*	13,307,524	18.86%		
Total	70,565,154	100.00%	64,201,518	100.00%

Subject to extinguishment of 6,363,636 Equity Shares. On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process

of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued. Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above. MANAGER TO THE BUYBACK Nomura Financial Advisory and Securities (India) Private Limited

Ceejay House, Level-11, Dr. Annie Besant Road, Worli, Mumbai- 400018 Tel: + 91 (22) 4037 4037; Fax: +91 (22) 4037 4111 **NOMURA** Contact Person: Mr. Vishal Kanjani Email: quickhealbuyback@nomura.com

Website: www.nomuraholdings.com/company/group/asia/india/index.html SEBI Registration Number: INM000011419 Validity Period: Permanent Registration

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post

Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any

For and on behalf of the Board of Directors of

Quick Heal Technologies Limited Sanjay Katkar Joint Managing Director & CTO

DIN: 00397277

Vinav Agarwal Compliance Officer Membership No. A40751

Rupee skids 16 paise as oil prices increase

PRESS TRUST OF INDIA Mumbai, June 13

SNAPPING ITS TWO-SES-SION gaining streak, the rupee dived 16 paise to close at 69.50 against the dollar on Thursday amid a sharp rise in crude oil prices. Brent crude futures, the global oil benchmark, soared 3.84% to \$62.27 per barrel after attacks on two oil tankers in the Gulf of Oman triggered fears of supply disruptions.

The rupee opened at 69.33 per dollar and fell further to touch a low of 69.56 at the interbank foreign exchange market. The currency finally settled at 69.50, down by 16 paise over its previous close. The rupee on Wednesday closed at 69.34 against the dollar.

Foreign investors purchased shares worth a net ₹172.35 crore on Thursday, provisional exchange data showed.

The 10-year government bond yield was at 7.01% on Thursday.

The dollar index, which gauges the greenback's strength against a basket of six currencies, was trading 0.04% lower at 96.96.

Meanwhile, the Sensex ended marginally lower after a see-saw session Thursday. After plunging over 300 points during the day, the BSE 64.07.

69.52 Close 10-year bond yield (%) Intra-day, June 13 7.040 7.015 6.980 6.965

gauge pared most losses to settle 15.45 points, or 0.04%, lower at 39,741.36. The broader Nifty inched up 7.85 points, or 0.07%, to close at 11,914.05. The Financial Benchmark India set the reference rate for the rupee/dollar at 69.4048 and for rupee/euro at 78.7000. The reference rate for rupee/British pound was fixed at 88.3282 and for rupee/100 Japanese ven at

Sensex a tad down, Yes Bank tanks 13%

39,741.36

Close

Sensex Intra-day, June 13

39,845 -

39,695

39,545

39,245

39,395 **39,679.35**

China. Oil prices soared follow-

ing conflicting reports of

attacks on two oil tankers in

the Gulf of Oman and the

capped as investors took pos-

itive cues from factory out-

put numbers, released after

market hours on Wednesday.

The industrial output grew to

a six-month high of 3.4% in

April, mainly on account of

improvement in mining and

power generation, while

retail inflation spiked to a

seven-month high of 3.05%

in May, though remaining

within the RBI's comfort

Sectorally, BSE teck, auto,

energy and healthcare indices

ended up to 0.57% lower.

Realty, power, finance, con-

sumer durables and utilities

gained up to 0.62%.

level.

However, losses were

Strait of Hormuz.

PRESS TRUST OF INDIA Mumbai, June 13

THE SENSEX ON Thursday ended marginally lower after a see-saw session as lack of buying triggers kept the trading sentiment weak. A depreciating rupee and weak global cues also weighed on the markets, traders said. After plunging over 300

points intra-day, the BSE gauge pared most losses to settle 15.45 points, or 0.04%, lower at 39,741.36. However, the Nifty inched up 7.85 points, or 0.07%, to close at 11,914.05. Yes Bank was the biggest

loser in the Sensex pack for the second consecutive session, plummeting 12.96%, after Moody's placed the private sector lender's ratings under review for a possible downgrade.

IndusInd Bank, Infosys, Maruti, Vedanta, Hero Moto-Corp, Tata Motors, ONGC and RIL too fell up to 4.96%. Top gainers included Pow-

erGrid, M&M, Kotak Bank, Bajaj Finance, Bharti Airtel and HDFC twins, rising up to 1.54%. According to experts, the

market mood was subdued amid rising uncertainty over trade talks between the US and

Indian Bank to focus on growing CASA, curtailing costs

PRESS TRUST OF INDIA Chennai, June 13

Bank would focus on increasing CASA, curtailing costs and containing level of non-performing assets (NPAs), a top official has said. Managing Director and

PUBLIC SECTOR INDIAN

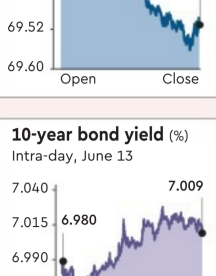
speaking on the strategy for the current financial year said it would be on "concentrated growth with profitability". "The prime focus would be

CEO Padmaja Chunduru while

on increasing CASA (current account-savings account), curtailing costs, increasing revenue, accelerating revenue in respect to impaired assets and containing level of NPA (nonperforming assets)", she said in the bank's annual report.

Chunduru said the bank raised capital of ₹295.48 crore in May 2019 through the employees stock purchase scheme and there were plans to tap the market at an appropriate time during the current financial year to raise further capital. "Raising of capital would bring down the stake of the government below 75% as per regulatory guidelines," she

₹/\$ Intra-day, June 13 (Inverted scale) 69.28 -69.36 69.51 69.44



INDOFIL INDUSTRIES LIMITED

Exim Bank inks \$245-million loan

EXPORT IMPORT BANK of India (Exim Bank) will provide line of

credit worth ₹245 million to Ghana and Mozambique for agri-

cultural and railway projects. Exim Bank supported line of credit

of \$150 million to Ghana and \$95 million to Mozambique, the

PENTOKEY ORGANY (INDIA) LIMITED

CIN - L24116MH1986PLC041681

Regd. Office: Somaiya Bhavan, 45/47, M. G. Road, Fort, Mumbai- 400 001

Tel. No. (91-22) 61702100 Fax: (91-22) 22047297

Email: investors@pentokey.com Website: www.pentokey.com

NOTICE TO SHAREHOLDERS

Transfer of Equity Shares of Company to Investor

Education Protection Fund (IEPF) Authority

NOTICE is hereby given to the shareholders of the Company that pursuant to the provisions

of Section 124(6) of the Companies Act, 2013 (the Act) read with Investor Education and

Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (IEPF

Rules), as amended; all shares in respect of which dividend has not been claimed or paid for a

period of 7 (seven) consecutive years or more shall be transferred to the DEMAT Account

Adhering to the above provisions, the Company has sent individual notices to the

concerned shareholders whose unclaimed dividend & concerned shares are liable to be

transferred to the DEMAT Account of IEPF Authority. Further the Company has uploaded

complete details of such shareholders on the following web link:

The concerned shareholders are requested to claim their unclaimed dividend amount(s) on or

before 30th August, 2019. In case the Company does not receive any communication from

the concerned shareholders by 30th August, 2019, the Company shall with a view to

comply with the requirements of the IEPF Rules, initiate a process to transfer the unclaimed

dividend amount & concerned equity shares to the DEMAT Account of IEPF Authority and

In case the shareholder is holding shares in Physical Form - The Company would be

issuing new share certificate(s) in lieu of original share certificate(s) held by them for the

purpose of dematerialization and transfer of shares to the DEMAT account of the IEPF

Authority and upon such issue, the original share certificate(s) which are registered in the name

of original shareholders will stand automatically cancelled and be deemed non-negotiable.

In case the shareholder is holding shares in Dematerialized Form - The shares held in

DEMAT account of the shareholder will be transferred to the DEMAT account of the IEPF

Shareholders may note that both unclaimed dividend and shares transferred to IEPF

Authority can be claimed from IEPF Authority after following the procedure prescribed

In case of any claims or gueries, the shareholders are requested to contact Company's

Registrar and Transfer Agent, M/s Datamatics Business Solutions Limited, Unit: Pentokey

Organy (India) Limited, Plot No. B-5, Part B Cross Lane, MIDC, Andheri (East), Mumbai

400 093. Contact: + 91 (022) 6671 2188 / + 91 (022) 6671 2191 Fax: +91 22 6671 2011

Email: anand_bhilare@datamaticsbpm.com / pradeep_mokale@datamaticsbpm.com

For Pentokey Organy (India) Limited

Company Secretary & Compliance Officer

Surabhi Vartak

under IEPF Rules which are available on the following web link: www.iepf.gov.in

no liability shall lie against the Company in respect of dividend and shares so transferred.

of the Investor Education Protection Fund (IEPF) Authority as on due date of transfer.

http://www.pentokey.com/financial_Info.htm

Mode of transfer of equity shares to IEPF:

Authority by way of Corporate Action.

investors@pentokey.com

Place: Mumbai

Date: 13th June. 2019

pact with Ghana, Mozambique

Reserve Bank of India said in two separate notifications.

CIN: U24110MH1993PLC070713 Regd. Office: Kalpataru Square, 4th floor, Kondivita Road, Off. Andheri Kurla Road, Andheri (East), Mumbai 400059

Website: www.indofilcc.com

NOTICE TO SHAREHOLDERS Shareholders are hereby informed that pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ("the Rules") the dividend declared for the financial year ended

31.03.2011 which remained unclaimed for a period of seven year has been credited to IEPF account. Further, the Dividend for Financial Year ending 31.03.2012, which has remained unclaimed for a period of seven years will be credited to the IEPF Account by October 2019. The corresponding shares on which dividend was unclaimed for seven consecutive years will also be transferred as per the procedure set out in the Rules.

The Company will not transfer such shares to the IEPF where there is a specific order of Court/tribunal restraining any transfer of such shares or where the shares are hypothecated/pledged under the Depositories Act, 1996.

In compliance to the Rules, the Company has communicated individually to the concerned shareholders and the details of such shares liable to be transferred to IEPF are also made available on our website. Shareholders concerned may refer to the website www.indofilcc.com verify the details of their unencashed dividend and the shares liable to be transferred.

Shareholders are requested to claim the dividend declared for the financial year ended 31.03.2012 and onwards before the same is transferred to the IEPF.

For any further information/ clarifications on the above, the concerned shareholders may write to the Company at cssupport-icc@modi.com or contact the Company's Registrar and Share Transfer Agent, M/s. MAS Services Limited, Unit: Amrit Corp. Limited, T-34, 2nd Floor, Okhla Industrial Area, Phase - II, New Delhi - 110 020, Phone: 011-26387281/82/83. Fax: 011-26387384, Email: info@masserv.com.

For Indofil Industries Limited Sd./

Mumbai Devang R. Mehta June 10, 2019 Head -Company Secretary & Legal

CIN:L34300TN1974PLC006703 Regd. Office: 180, Anna Salai, Chennai – 600 006

NOTICE OF POSTAL BALLOT

Ballot including voting by electronic means ("Remote E-voting"). Sri.V.Suresh Practising Company Secretary has been appointed as Scrutinzer to scrutinze the Postal Ballot process in a fair and transparent manner.

Members are informed that: (a) Notice has been sent to the members whose names appear in the Register of Members / Record of Depositories as on 7th June, 2019 and voting rights of the members are reckoned as on that day;

(b) The Company has completed despatch of the Notice of Postal Ballot along with Postal Ballot Form and self-addressed postage prepaid envelopes through permitted modes on 13th June, 2019; (c) Members who have not received Postal Ballot Form may download it from the website of the Company or

(d) The voting period commences at 9.00 a.m. on 18th June, 2019 and ends at 5.00 p.m. on 17th July, 2019;

can do so by using the user name and Password provided on the Postal Ballot Form; (f) A member who intends to vote through Remote E-voting should exercise his / her vote before 5.00 p.m. on 17th July, 2019;

by way of Physical Postal Ballot or Remote E-voting shall not be allowed beyond the said date; and (i) The results of the Postal Ballot will be declared on or before 19th July, 2019 at the Registered Office of the

Any grievance in respect of facility for voting by electronic means may be addressed to Mr.S.Ramabadran, Chief Financial Officer and Company Secretary of the Company at Padi, Chennai, Tel No.044 -26257853 E-mail: srb@tvssbl.com and Ms.Pallavi Mhatre, Assistant Manager, NSDL, Trade World, 'A' Wing, 4th Floor, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai- 400013 at the designated e-mail IDs: evoting@nsdl.co.in or on Tel. 022-24994545.

> By order of the Board S. Ramabadran Chief Financial Officer and Company Secretary

SUNDARAM BRAKE LININGS LIMITED

Tel: 044-2625 7853; Fax: 044-2625 4770; Website:www.tvsbrakelinings.com

Notice is hereby given pursuant to the provisions of Section 110 of the Companies Act, 2013 read with the

Companies (Management and Administration) Rules, 2014 and subject to Regulation 44 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015, that the Requisite Resolutions as set out in the Notice of Postal Ballot dated 25th May 2019 are proposed to be passed by the members by way of Postal

request for a duplicate Postal Ballot Form to the Company or Integrated Registry Management Services Private Limited, Registrar & Share Transfer Agent of the Company;

(e) A member who has received a Postal Ballot Form and wishes to avail Remote E-voting facility, he / she

(g) The Postal Ballot Form duly completed and signed should reach the scrutinizer by 17th July, 2019; (h) Any Postal Ballot Form received from members beyond the said date will not be valid and voting, whether

Date: June 13, 2019

Place: Pune

DIRECTOR'S RESPONSIBILITY

misleading information.

Kailash Katkar

Managing Director & CEO

DIN: 00397191

CONCEPT

Date: 14.06.2019

Place : Chennai

डकैत ने महिलाओं को पीटा, निर्वस्त्र

जनसत्ता ब्यूरो जयपुर, 13 जून।

चंबल के कुख्यात डकैत जगन गुर्जर का धौलपुर और करौली जिलों में आतंक फिर शुरू हो गया है। उसने गुरुवार को जिले के एक गांव में महिलाओं से मारपीट करने के बाद उन्हें निर्वस्त्र कर घुमाया। इससे पहले उसने बुधवार को बाडी कस्बे में फायरिंग कर दुकानदारों और लोगों से मारपीट कर दहशत फैला दी थी। दस्यू जगन गुर्जर के लगातार इलाके में फायरिंग कर दहशत फैलाने की घटनाओं से आम आदमी में डर बैठ गया है।

पुलिस के अनुसार डकैत जगन ने बुधवार देर शाम बसईडांग थाना इलाके के करणसिंह का पुरा गांव में अपने हथियारबंद साथियों के साथ पहुंच कर जमकर आतंक फैलाया। उसने

गांव के एक घर में घुस कर महिलाओं और बच्चों के साथ जमकर मारपीट की। इसके बाद उसने बंदुक की नोक पर महिलाओं को निर्वस्त्र कर गांव में घुमाया। पीड़ित परिवार ने इस मामले में बसईडांग पुलिस थाने में मुकदमा दर्ज कराया है। घायल महिलाओं को बाडी के सरकारी अस्पताल में भर्ती कराया गया है।

पुलिस के अनुसार डकैत जगन अपने चार साथियों के साथ स्कार्पियो गाडी से गांव में पहुंचा। उसने हवाई फायरिंग कर गांव वालों को डराया। महिलाओं के बचाव में आए बच्चों के साथ डकैतों ने बेरहमी से मारपीट की। जगन गुर्जर ने बुधवार को भी जिले के तीन थाना इलाकों में फायरिंग कर दहशत फैलाई थी। इन सब मामलों की पुलिस में रिपोर्ट दर्ज है। इन मामलों में घटना के बाद पुलिस मौके पर पहुंची। पुलिस के

अनुसार डकैत जगन गुर्जर ने बुधवार को सवेरे धौलपुर जिले के बाडी कस्बे में अपने साथियों के साथ जमकर फायरिंग कर दहशत फैलाई। उसने दुकानदारों और थडी-ठेले वालों से मारपीट कर उनका सामान सड़क पर बिखेर दिया। इसके बाद डकैतों का दल करौली जिले के मासलपुर इलाके में पहुंच गया और वहां अपने विरोधियों के घरों पर जमकर फायरिंग की। धौलपुर के एसपी का कहना है कि पुलिस की पांच टीमें बना कर डकैत गिरोह को दबोचने की कोशिश की जा रही है।

डकैत जगन कुछ दिनों पहले ही जेल से बाहर आया है और अब लगातार दहशत फैलाने में लग गया है। उसके आतंक का असर धौलपुर, करौली और सवाई माधोपुर जिले के चंबल इलाके में सबसे ज्यादा है।

देहरादून, 13 जून (भाषा)।

उत्तराखंड हाई कोर्ट ने गुरुवार को एक वकील की हत्या के आरोपी का अदालत में मुकदमा लड़ने से अपने सदस्यों को रोकने के संबंध में एक प्रस्ताव पारित करने के लिए कोटद्वार बार एसोसिएशन को कड़ी फटकार लगाई। ऐसे प्रस्ताव की वैधानिकता को चुनौती

देने वाली एक याचिका पर सुनवाई करते हुए हाई कोर्ट के मुख्य न्यायाधीश रमेश रंगनाथन और न्यायमूर्ति आलोक वर्मा के खंडपीठ ने मामले पर गहरी नाराजगी जताई और कहा कि अगर ऐसा कोई प्रस्ताव पारित किया गया है तो यह अस्वीकार्य है।

उत्तराखंड हाई कोर्ट ने बार एसोसिएशन को फटकारा

पीठ ने कहा कि इस तरह का प्रस्ताव वकीलों द्वारा आरोपी के अपराध को मुकदमे से

पहले ही सिद्ध किए जाने के समान है जिसकी कानून के तहत अनुमित नहीं दी जा सकती। वादियों के प्रति वकीलों का वृहद दायित्व है। मुख्य न्यायाधीश ने कहा कि अगर कोई मुझे गोली मार दे तो भी आप अदालत में आरोपी का प्रतिनिधित्व करने से इनकार नहीं कर सकते।

यहां तक कि कसाब को भी अदालत में प्रतिनिधित्व देने से इनकार नहीं किया गया।

(This is only an advertisement for information purpose and is not a prospectus announcement and does not constitute an invitation or offer to acquire, purchase or subscribe for securities. Not for publication or distribution or indirectly outside India)

ANAND RAYONS LIMITED

Our Company was originally formed and registered as a partnership firm under the Partnership Act, 1932 ("Partnership Act") in the name and style of "M/s Anand Enterprise", pursuant to a deed of partnership dated July 01,1987. Subsequently, the partnership firm was reconstituted on April 3,1992, October 8, 1999 and March 09, 2018. Thereafter, the partnership firm was converted in to a public limited company on September 20, 2018. under Part I chapter XXI of the Companies Act, 2013 in the name and style of "M/s. Anand Rayons Limited" and received a certificate of incorporation dated October 02, 2018 from the Deputy Registrar of Companies, Central Registration Center, Ministry of Corporate Affairs. The

and Certain Corporate Matters "beginning on page no. 74 of the Prospectus. Registered Office: 305-306, Jay Sagar Complex, Opp. Sub Jail, Khatodra, Surat-395002 Gujarat Tel No: - 0261-2635521; Website: www.anandrayons.com; E-Mail: anandrayonsltd@gmail.com;

Corporate Identification Number of our Company is CIN: U51909GJ2018PLC104200. For further details, please refer to chapter titled "Our History

Company Secretary and Compliance Officer: Mr. Rahul Makwana PROMOTER OF THE COMPANY: MR. ANAND BAKSHI

THE ISSUE

PUBLIC ISSUE OF 46,88,000 EQUITY SHARES OF FACE VALUE OF ₹ 10/- EACH OF ANAND RAYONS LIMITED ("ARL" OR THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF ₹ 27 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 17 PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO ₹ 1265.76 LACS ("THE ISSUE"), OF WHICH 2,40,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH WILL FOR CASH AT A PRICE OF ₹ 27 PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF ₹ 17 PER EQUITY SHARE AGGREGATING TO ₹ 64.80 LACS 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 44,48,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH AT A PRICE OF ₹ 27 PER EQUITY SHARE AGGREGATING TO ₹ 1200.96 LACS IS HEREIN AFTER REFERRED TO AS THE "NET ISSUE". THE ISSUE AND THE NET ISSUE WILL CONSTITUTE 31.29% AND 29.68 %, RESPECTIVELY OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY. FOR FURTHER DETAILS, PLEASE REFER TO SECTION TITLED "TERMS OF THE ISSUE" BEGINNING ON PAGE NO. 128 OF THE PROSPECTUS.

THE 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")

THE FACE VALUE OF THE EQUITY SHARES IS RS. 10/- EACH AND THE ISSUE PRICE IS 2.7 TIMES OF THE FACE VALUE. THE APPLICATION MUST BE MINIMUM OF 4,000 EQUITY SHARES AND IN MULTIPLES OF 4,000 EQUITY SHARES THEREAFTER In terms of Regulation 256 of SEBI ICDR Regulation read with the SEBI Circular No. CIR/CFD/POLICYCELL/11/2015 dated November 10, 2015, all the investors applying in public issue shall use only Applications Supported by Blocked Amount(ASBA) facility for making payment providing details of bank account which will be blocked by the Self Certified Syndicate Bank ("SCSBs") including UPI mode (as applicable). For further details, please refer the chapter titled 'Issue Procedure' beginning on page 135 of the Prospectus.

In case of delay, if any in refund, our Company shall pay interest on the application money at the rate of 15% per annum for the period of delay.

Simple, Safe, Smart way of 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, investors can avail the same. For details, check section on ASBA below.

ISSUE PROGRAMME Now available in ASBA for retail individual investors

ISSUE OPENS ON: JUNE 18, 2019 (Tuesday) ISSUE CLOSES ON: JUNE 24, 2019 (Monday) ASBA has to be availed by all the investors. Unified Payments Interface (UPI) may be availed by Retail individual Investors pursuant to the circular

SEBI/HO/CFD/DIL2/CIR/P/2018/138 dated November 01, 2018 is introduced w.e.f January 01, 2019 as a payment mechanism with ASBA for applications by Retail Individual Applicant through intermediaries. 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 Offer Document was filed with SEBI. In terms of the SEBI ICDR Regulations, SEBI shall not Issue any observation on the Offer Document. Hence, there is no such specific disclaimer clause of SEBI. However, investors may refer to the entire "Disclaimer Clause of SEBI" on page 122 of the Prospectus DISCLAIMER CLAUSE OF THE SME PLATFORM OF BSE (DESIGNATED STOCK EXCHANGE): It is to be distinctly understood that the permission given by BSE should not in any way be deemed or construed that the Prospectus has been cleared or approved by BSE nor does it certify

the correctness or completeness of any of the contents of the Prospectus. The investors are advised to refer to page 122 of the Prospectus for the ful text of the "Disclaimer Clause of the SME Platform of BSE". RISK IN RELATION TO THE FIRST ISSUE: This being the first Public Issue of our Company, there has been no formal market for the securities of our Company. The face value of the shares is ₹ 10 per Equity Shares and the Issue price is 2.7 times of the face value. The Issue Price (as determined by our Company in consultation with the Lead Manager) as stated in the chapter titled on "Basis for Issue Price" beginning on page 49 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 of our Company or regarding the price at which the Equity Shares will be traded after GENERAL RISKS: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this 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 this offering. 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 offered in the Issue have neither been recommended nor approved by Securities and Exchange

Board of India nor does Securities and Exchange Board of India guarantee the accuracy or adequacy of the Prospectus. Specific attention of the investors is invited to the section titled "Risk Factors" beginning on page 12 of the Prospectus.

CREDIT RATING: This being an issue of Equity Share, no credit rating is required

DEBENTURE TRUSTEES: As this is an issue of Equity Shares, the appointment of Trustees is not required.

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

IPO GRADING: Since the Issue is being made in terms of Chapter IX of the SEBI (ICDR) Regulations, there is no requirement of appointing an IPO

CONTENTS OF MAIN OBJECTS AS PER MEMORANDUM OF ASSOCIATION OF OUR COMPANY: For information on the main objects of the Company, please see "History and Certain Corporate Matters" on page 74 of the Prospectus and clause 3 of the Memorandum of Association of the Company. The Memorandum of Association of the Company is a material document for inspection in relation to the Issue. For further details, please see "Material Contracts and Documents for Inspection" on page 176 of the Prospectus.

AMOUNT OF SHARE CAPITAL OF OUR COMPANY AND CAPITAL STRUCTURE: Authorised share capital is Rs. 15,00,00,000 divided into 1,50,00,000 equity shares of face value of Rs. 10/- each. Issued, Subscribed and Paid up Share Capital prior to the issue is Rs. 10,29,67,210/divided into 1,02,96,721 fully paid equity shares of Rs.10/-each. Proposed post issue paid up share capital Rs. 14,98,47,210/-divided into 1,49,84,721 equity shares of Rs.10/-each. For details of the share capital of the company, please refer to chapter titled "Capital Structure" on page

no. 31 of the Prospectus LIABILITY OF MEMBERS: Liability of members of company is limited by shares.

NAME OF THE SIGNATORIES TO MEMORANDUM OF ASSOCIATION AND THE NUMBER OF SHARES SUBSCRIBED BY THEM: Mr. Gokul Bakshi 36,86,195, Mr. Anand Bakshi 35,05,920, Mrs. Shilpa Bakshi 10,04,860 Mrs. Vasuben Bakshi 19,13,880, Mrs. Hema Mishra

1.75.542, Mrs. Jigisha Chorwala 504 and Mrs. Nilaben Gandhi 9.820 were the original subscribers to the Memorandum of Association. LISTING: The Equity Shares offered through the Prospectus are proposed to be listed on the BSE SME Platform. In terms of the Chapter IX of the SEBI (ICDR) Regulations, 2018 as amended from time to time. Our Company has received an approval on March 26, 2019 from BSE for using its

name in this offer document for listing of our shares on the SME Platform of BSE. For the purpose of this Issue, the designated Stock Exchange will be BSE SME Platform ("BSE"). COMPANY SECRETARY AND REGISTRAR TO THE ISSUE

LEAD MANAGER TO THE ISSUE

Redefining Services

GUINESS CORPORATE ADVISORS PRIVATE LIMITED

18 Deshapriya Park Road, Kolkata - 700 026, West Bengal, India Tel: +91 - 33 - 30015555 Fax: +91 - 33 - 3001 5531 Email: gcapl@guinessgroup.net

Investor Grievance Email: gcapl.mbd@guinessgroup.net Website: www.guinessonline.net Contact Person: Mr. Devendra Shah

Date: June 14, 2019

requirements of the Securities Act of 1933.

SEBI Registration No.: INM 000011930

1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road,

Marol, Andheri (East), Mumbai-400059 Tel No: +91-022-62638200 Fax No: +91-022-62638299 Email Id: ipo@bigshareonline.com Website: www.bigshareonline.com SEBI Registration No: INR000001385 Contact Person: Mr. Ashish Bhope

anand BIGSHARE SERVICES PRIVATE LIMITED | ANAND RAYONS LIMITED Mr. Rahul Makwana

COMPLIANCE OFFICER

Khatodra Surat Gujarat-395002. Tel No: 0261-2635521 E-mail: anandrayonsltd@gmail.com Website: www.anandrayons.com

Investors may contact our Company Secretary and Compliance Officer and/or the Registrar to the Issue and/ or the Lead Manager(s), in case of any pre-Issue or post-Issue related grievance, such as non-receipt of letters of allotment, non-credit of allotted Equity Shares in the respective beneficiary account, non-recepit of refund Investor Grievance Email: investor@bigshareonline.com | orders and non-receipt of fund by electronics mode etc.

305-306, Jay Sagar Complex Opp. Sub Jail,

AVAILABILITY OF PROSPECTUS: Investors should note that Investment in Equity Shares involves a high 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 will be available at the website of SEBI at www.sebi.gov.in, the website of Stock Exchange at www.bseindia.com, the website of our Company at www.anandrayons.com.

AVAILABILITY OF APPLICATION FORMS: Application forms can be obtained from the Registered Office of Anand Rayons Limited and the Lead Manager to the Issue – Guiness Corporate Advisors Private Limited. Application form shall be available at selective location of registered brokers. Bankers to the Issue, RTA and Depository Participants. Application Forms can be obtained from the website of Stock Exchange and at the Designated Branches of SCSBs, the list of which is available on the website of BSE at www.bseindia.com & SEBI at www.sebi.gov.in.

APPLICATIONS SUPPORTED BY BLOCKED AMOUNT(ASBA): Investors have to compulsorily apply through the ASBA process. ASBA has to be availed by all the investors. The investors are required to fill the application form and submit the same to the relevant SCSBs at the specific locations or registered brokers at the broker centers or RTA or DP's. The SCSB's will block the amount in the account as per the authority contained in application form. On allotment, amount will be unblocked and account will be debited only to the extent required to be paid for allotment of shares. Hence, there will be no need of refund. For more details on the ASBA process, please refer to the details given in application forms and Prospectus

and also please refer to the chapter titled "Issue Procedure" on page 135 of the Prospectus. Basis for Issue Price: For information on the issue price of the share, please see Chapter "Basis for Issue Price" on page 49 of the Prospectus

Investor should read the Prospectus carefully, including the Risk Factors beginning on page 12 of the Prospectus. Banker to the Issue and Refund Banker to the Issue: HDFC Bank Limited

For, ANAND RAYONS LIMITED On behalf of the Board of Directors

Anand Bakshi Managing Director

Garima Advt

Place : Surat, Gujarat Anand Rayons Limited is proposing, subject to market conditions, an Initial public issue of its equity shares and has filed the Prospectus with the Registrar of Companies, Ahmedabad. The Prospectus is available on the website of SEBI at www.sebi.gov.in, the website of the Lead Manager at www.guinessonline.net,website of the BSE at www.bseindia.com and website of Issuer Company at www.anandrayons.com. Investors should note that investment in Equity Shares involves a high degree of risk. For details, investors should refer to and rely on the Prospectus including the section titled "Risk Factors" beginning on page no. 12 of the Prospectus. The Equity Shares have not been and will not be registered under the US Securities Act (the "Securities Act") or any state securities law in United States and will not be Issued or sold with in the United States or to, or for the account or benefit of "U.S. persons"(as defined in the Regulations under the Securities Act), except pursuant to an exemption from, or in a transaction not subject to the registration

नई दिल्ली

Quick Heal

QUICK HEAL TECHNOLOGIES LIMITED

CIN - L72200MH1995PLC091408

Registered Office: Marvel Edge, Office No. 7010 C & D, 7th Floor, Viman Nagar, Pune - 411 014, India; Phone: +91 (20) 6681 3232 E-mail: cs@quickheal.co.in; Website: www.quickheal.co.in; Contact Person: Mr. Vinav Agarwal, Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF QUICK HEAL TECHNOLOGIES LIMITED

This post Buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback. This Post Buyback Public Announcement should be read in conjunction with the Public Announcement published on April 16, 2019 ("Public Announcement") and the Letter of Offer dated May 8, 2019 ("Letter of Offer"). All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement and the

Letter of Offer. THE BUYBACK

- Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) fully paid-up equity shares of Rs. 10/- (Rupee ten only) each ("Equity Shares"), approximately 9.02% and 9.04% of the total paid-up Equity Shares of the Company as at March 31, 2019 and as at March 31, 2018 respectively, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. April 26, 2019 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 275/- (Rupees Two hundred and seventy five only) per Equity Share for an amount aggregating up to ₹1,750 Million (Rupees One Thousand Seven Hundred and Fifty Million only) ("Maximum Buyback Size", and such buyback of shares, the "Buyback"). The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc. The Buyback Size is 23.87% and 24.31% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, for the financial year ended March 31, 2018.
- The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- The tendering period for the Buyback Offer opened on Monday, May 20, 2019 and closed on Friday, May 31, 2019.
- 2. DETAILS OF BUYBACK
- 2.1 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares were bought back under the Buyback, at a price of Rs. 275/-(Rupees Two Hundred and Seventy Five Only) per Equity Share.
- The total amount utilized in the Buyback is Rs. 1,749,999,900 (Rupees One thousand Seven hundred and forty nine million nine hundred and ninety nine thousand and nine hundred only) excluding any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc.
- The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 24,773 valid bids for 15,589,773 (Fifteen Million Five Hundred and Eighty Nine Thousand Seven Hundred Seventy Three) Equity Shares in response to the Buyback, resulting in the tender of approximately 244.98% the maximum ther of Equity Shares proposed to be bought back. The details of the valid hids considered by the Registrar are as follows:

	number of Equity Shares proposed to be bought back. The details of the valid bids considered by the negistrar are as follows.							
Sr. No.	Category	No. of Equity Shares	No. of Valid Bids	Total Equity Shares	% Response			
	8888	Reserved in the Buyback		Validly Tendered				
1	Reserved category for Small Shareholders	954,546	23,522	3,231,988	338.59%			
2	General Category for all other Equity Shareholders	5,409,090	1,251	12,357,785	228.46%			
	Total	6,363,636	24,773	15,589,773	244.98%			

- All valid bids were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection have been dispatched by the Registrar to the eligible Equity Shareholders on Wednesday, June 12, 2019.
- The settlement of all valid bids was completed by Clearing Corporation on Wednesday, June 12, 2019. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders.
- Equity Shares accepted under the Buyback were transferred to the Company Demat Account on Wednesday, June 12, 2019. The unaccepted Equity Shares have been returned to respective Seller Member / custodians by the Clearing Corporation on Wednesday, June 12, 2019. No Equity Shares held in physical form were tendered or accepted under the Buyback
- The extinguishment of 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares is currently under process and shall be
- completed on or before Wednesday, June, 19, 2019. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

Sr. No.	The capital structure of the Company, pre and post Buyback, is as under: Particulars Pre Buyback*		Post Buyback*		
		No. of Equity Shares	Amount (in ₹ Million)	No. of Equity Shares	Amount (in ₹ Million)
1.	Authorised Share Capital	75,000,000 Equity Shares of ₹ 10/- each	750.00	75,000,000 Equity Shares of ₹ 10/- each	750.00
2.	Issued, Subscribed and Fully Paid-Up Share Capital	70,565,154 fully paid-up Equity Shares of ₹ 10/- each	705.65	64,201,518* fully paid-up Equity Shares of ₹ 10/- each	642.02*

* Subject to extinguishment of 6,363,636 Equity Shares "On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process

of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above. Details of Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought Back (%)	Equity Shares accepted as a % of total Post Buyback Equity Shares (%)
1.	Sanjay Sahebrao Katkar	1,716,671	26.98%	2.67%
2.	Kailash Sahebrao Katkar	1,716,671	26.98%	2.67%
3.	Anupama Kailash Katkar	418,800	6.58%	0.65%
4.	Chhaya Sanjay Katkar	418,800	6.58%	0.65%
5.	Sequoia Capital India Investment Holdings III	408,749	6.42%	0.64%
6.	National Westminster Bank PLC as Trustee Of The Jupiter India Fund	86,006	1.35%	0.13%
7.	Ramesh Damani	74,660	1.17%	0.12%

The shareholding pattern of the Company pre and post Buyback, is as under: Post Buyback⁴ Pre Buyback* Number of Shares No. of Shares % holding post % to existing share capital Buyback* post Buyback* Promoter and persons acting in concert 51,030,720 72.32% 46,759,778 72.83% 6.071,903 8.60% Foreign Investors (OCBs/ FIIs/ NRIs/ Non-residents/ Nondomestic companies and foreign mutual funds) Indian Financial Institutions/ Banks/ Mutual Funds/ Govt. 155,007 0.22% 17,441,740 27.17% Companies 13,307,524 Public including other Bodies Corporate* 18.86% 70,565,154 100.00% 64,201,518 100.00%

Subject to extinguishment of 6,363,636 Equity Shares.

On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above.

MANAGER TO THE BUYBACK

NOMURA

Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level-11, Dr. Annie Besant Road, Worli, Mumbai- 400018

Tel: + 91 (22) 4037 4037; Fax: +91 (22) 4037 4111

Contact Person: Mr. Vishal Kaniani Email: quickhealbuyback@nomura.com

Website: www.nomuraholdings.com/company/group/asia/india/index.html

SEBI Registration Number: INM000011419 Validity Period: Permanent Registration

DIRECTOR'S RESPONSIBILITY

Kailash Katkar

Managing Director & CEO

DIN: 00397191

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of **Quick Heal Technologies Limited**

> Sanjay Katkar Joint Managing Director & CTO DIN: 00397277

Vinav Agarwal Compliance Officer Membership No. A40751

Sd/-

Place: Pune

Date: June 13, 2019

CONCEPT





भराडी (ता. आंबेगाव) : येथील उद्योजक गोविंद खिलारी यांचा वाढदिवसानिमित्त सत्कार करण्यात आला.

वाढिदवसाचा खर्च टाळून नाला खोलीकरण

मंचर, दि. १३ (प्रतिनिधी) - आंबेगाव तालुक्यातील भराडी येथील उद्योजक गोविंद खिलारी यांनी वाढदिवसाचा खर्च टाळून खडकी-पांढरीवस्ती येथील नाला खोलीकरण करण्याचा निर्णय घेतला आहे. विधानसभेचे माजी अध्यक्ष दिलीप वळसे पाटील यांच्या आव्हानानुसार आणि मंचर कृषी उत्पन्न बाजार समितीचे सभापती देवदत्त निकम यांच्या सूचनेनुसार खिलारी यांनी हा निर्णय घेण्यात आला. या उपक्रमामुळे पावसाळ्यात नाला नैसर्गिकरित्या वाहणार आहे. या कार्यक्रमाच्या शुभारंभप्रसंगी भीमाशंकर कारखान्याचे संचालक दादाभाऊ पोखरकर, अशोक भोर, विकास पोखरकर, रामदास पोखरकर, पांडुरंग पाटील, विकास वाघमारे, कैलास अरगडे, हनुमंत बुळे, दत्ता भोर, ह.भ.प. ज्ञानेश्वर महाराज मुर्कुट, विठ्ठल बुळे, गुलाब पोखरकर, कृष्णा भोर, बाळासाहेब पोखरकर, उपसरपंच रोहिदास वाबळे, राजू बांगर यांच्यासह ग्रामस्थ उपस्थित होते. खिलारी यांच्या उपक्रमाचे सर्वत्र कौतूक होत आहे.









कोमल गेंगजे

स्नेहल काळोखे समीर असवले

चव्हाण विद्यालयाचा निकाल शंभर टक्के

मंचर - आंबेगाव तालुक्यातील आंबेगाव वसाहत येथील यशवंतराव चव्हाण माध्यमिक विद्यालयाचा इयत्ता दहावीचा निकाल शंभर टक्के लागला आहे, अशी माहिती मुख्याध्यापक अविनाश ठाकुर यांनी दिली. यशवंतराव चव्हाण माध्यमिक विद्यालयातील विद्यार्थी ऋतुजा रामदास डगळे हिने ८७.६० टक्के गुण मिळवून प्रथम क्रमांक मिळविला आहे. द्वितीय क्रमांक कोमल देवराम गेंगजे आणि स्नेहल संदिप काळोखे प्रत्येकी ८४ टक्के गुण, तृतीय क्रमांक समीर नामदेव असवले ८३.८० टक्के गुण मिळवून उत्तीर्ण झाले आहेत. विद्यालयाने सलग पाच वर्ष दहावीच्या शंभर टक्के निकालाची परंपरा कायम राखली आहे. यशस्वी विद्यार्थी आणि मार्गदर्शक शिक्षकांचे राष्ट्रीय ग्रामीण विकास संस्थेचे अध्यक्ष दिलीप वळसे पाटील, जिल्हा परिषदेचे उपाध्यक्ष विवेक वळसे पाटील. भीमाशंकर कारखान्याचे उपाध्यक्ष बाळासाहेब बेंडे पाटील, बाजार समितीचे माजी सभापती प्रकाश घोलप, सरपंच निलेश घोलप, राजाभाऊ पानसरे यांनी अभिनंदन केले आहे.

पाऊस लांबल्याने शेतकरी चिंतातूर

मृगाच्या चांगल्या सुरुवातीचा आनंद ठरला क्षणिक

लोणी काळभोर, दि. १३ (वार्ताहर) - मृग नक्षत्राच्या सुरूवातीलाच म्हणजे ७ जूनला वरूणराजाचे हलके आगमन झाल्याने सर्वांनाच सु:खद धक्का बसला; परंतु त्यानंतर त्याने दडी मारली. त्यामुळे यावर्षी वर्तविण्यात आलेल्या अंदाजांना काहिशी बगल देत पाऊस लांबल्याने बळीराजा चिंतातूर झाला असल्याचे चित्र सर्वत्र दिसत आहे.

एकीकडे मशागतीची सर्व कामे पूर्ण झाली असली, तरी पेरणीयोग्य पावसाची अद्याप प्रतिक्षा आहे. २५ मे रोजी रोहिणी नक्षत्र लागल्यानंतर वळवाचा पाऊस पडेल ही अपेक्षा

भोर, दि. १३ (प्रतिनिधी) -

भोर विधानसभा मतदारसंघातील

भोर, वेल्हे आणि मुळशी या तीन

तालुक्यांतील ३१.४२ कि.मी.

लांबीच्या रस्त्यांच्या कामासाठी

मुख्यमंत्री ग्राम सडक योजनेतृन २५

कोटी ४१ लाख ६८ हजार रुपयांचा

निधी मंजूर झाला आहे, अशी

माहिती आमदार संग्राम थोपटे यांनी

या कामांच्या मंजुरीसाठी आमदार

थोपटे यांनी जून २०१८मध्ये प्रस्ताव

शासनास सादर केला होता. मुख्यमंत्री

ग्राम सडक योजनेचे कार्यकारी

अभियंता पाटील यांच्या समवेत

बैठक घेऊन या तीनही तालुक्यांतील

रस्त्यांची गरज विचारात घेऊन

सदरचे रस्ते प्रस्तावित केले होते.

भोर, वेल्हे आणि मुळशी तालुक्यात

अनेक पर्यटनस्थळे असल्याम्ळे

मुख्यमंत्री ग्रामसडक योजने अंतर्गत

२०१९-२० मध्ये २५ कोटी ४२

लाख ६८ हजार रुपयांची मंजुर

करण्यात आला आहे.

दिली.

भोरमधील रस्त्यांसाठी

२५ कोटी ४१ लाख मंजूर

सर्वांनाच होती; परंतु रोहिणी नक्षत्र सालाबादप्रमाणे कोरडे ठणठणीत गेले. यावर्षी समाधानकारक पाऊस पडेल, असा अंदाज असल्याने व मृग नक्षत्राच्या स्रूवातीलाच पावसाचे आगमन झाल्याने शेतकऱ्यांच्या आशा पल्लवीत झाल्या होत्या. अनेक वर्षांनतर यावर्षी मृग नक्षत्रातच पेरणी होण्याची दाट शक्यता निर्माण झाली होती. शेतकऱ्यांनीही मशागतीची कामे वेगाने केली. उसनवारी करून खते, बियाण्यांचे नियोजनही केले. शेतकरी पेरणीच्या तयारीत असतानाच अचानक पावसाने दडी मारली. यानंतर आज येईल, उद्या येईल असे करता-करता

आमदार संग्राम थोपटे

यांची माहिती

तालुक्यातील ८.५३ कि.मी.च्या

रस्त्यांसाठी ७ कोटी ३५ लाख ५१

हजार आणि मूळशी तालुक्यातील

१६.८९ कि.मी.च्या रस्त्यासाठी

१४ कोटी १० लाख ४ हजार रुपये

निधी मंजुर करण्यात आला आहे.

जनतेच्या समस्या दूर करण्यासाठी

अर्थसंकल्पीय तरतूद, नाबार्ड,

आमदार निधी आणि डोंगरी विकास

निधीत्न तसेच जिल्हा नियोजन

समिती अशा योजनांच्या माध्यमातून

मतदारसंघात कामे केली जाणार

आहेत, अशी माहिती आमदार थोपटे

यांनी दिली.

भोर

तालुक्यातील

६ कि.मीच्या

रस्त्यांसाठी ४

कोटी ४० लाख

३८ हजार, वेल्हे



बरेच दिवस उलटले.

शेतकरी यावर्षी निसर्ग आपल्याला साथ देईल रखरखत्या उन्हात शेतीच्या मशागतीचे काम करू लागला आहे. गेल्या काही वर्षापासून शेतकऱ्यांना अनेक समस्या सहन कराव्या लागत होत्या उन्हाळी हंगामात घेतलेले रबी पिकेही

रोहिणी नक्षत्र पूर्णपणे कोरडे

जमीनदोस्त होत आहेत. शेतकऱ्यांना निसर्गही साथ देत नसून शासनही वेळोवेळी मदत करीत नाही. अशा परिस्थितीत कुणाकडून दाद मागावी अशा प्रश्न शेतकऱ्यांसमोर पृढे ठाकला आहे. अनेक गावांमध्ये पावसाळ्यात प्रामुख्याने बाजरीचे पीक घेतले जाते. जून महिन्यात पाऊस पडल्यानंतर बाजरीची पेरणी करतात. यंदा मात्र पावसाने दडी मारल्याने बाजरीची अजिबात पेरणी झालेली नाही.

खरिपासाठी शेतकऱ्यांची तयारी

मृग नक्षत्राच्या स्रूवातीलाच पावसाचे आगमन झाल्याने शेतकऱ्यांच्या आशा पल्लवीत झाल्या होत्या. यावर्षी लवकर पेरणी करायची या आशेने अनेक शेतकऱ्यांनी बियाणे, खताची खरेदी केली. खरेदीत आलेली तेजी पाहता विक्रेत्यांनीही थोड्या फार फरकाने जादा दर आकारत पैसे वसूल करण्याचा प्रयत्न केला. पावसाचे वातावरण पाह्न शेतकऱ्यांनाही घासघीस न करता बियाणे, खत खरेदी केली. यातून अनेक शेतकऱ्यांना जादा पैसे मोजावे लागले.

अशुद्ध, घाण पाण्याने तारले

दीड महिन्यापूर्वी नवा मुठा उजव्या कालव्याचे पाणी बंद झाल्यामुळे पाण्याची टंचाई निर्माण झाली आहे. गेल्या दोन तीन वर्षांपासून जुना मुठा कालव्याला पाणी येत आहे. या पाण्याला अशुद्ध व घाण पाणी म्हणून अनेक लोकांनी सुरुवातीला नावे ठेवली; परंतु नंतर मात्र याच लोकांनी या घाण पाण्यावरच भाजीपाला पिकवून लाखो रुपये कमावले. हे पाणी उपलब्ध झाले नसते तर आज पूर्व हवेलीतील शेतकऱ्यांना आत्महत्या करण्याशिवाय पर्याय राहिला नसता.

Quick Heal QUICK HEAL TECHNOLOGIES LIMITED

Registered Office: Marvel Edge, Office No. 7010 C & D, 7th Floor, Viman Nagar, Pune - 411 014, India; Phone: +91 (20) 6681 3232

E-mail: cs@quickheal.co.in; Website: www.quickheal.co.in; Contact Person: Mr. Vinav Agarwal, Compliance Officer POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL

OWNERS OF EQUITY SHARES OF QUICK HEAL TECHNOLOGIES LIMITED This post Buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback. This Post

Buyback Public Announcement should be read in conjunction with the Public Announcement published on April 16, 2019 ("Public Announcement") and the Letter of Offer dated May 8, 2019 ("Letter of Offer"). All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement and the Letter of Offer.

- Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) fully paid-up equity shares of Rs. 10/- (Rupee ten only) each ("Equity Shares"), approximately 9.02% and 9.04% of the total paid-up Equity Shares of the Company as at March 31, 2019 and as at March 31, 2018 respectively, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. April 26, 2019 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 275/- (Rupees Two hundred and seventy five only) per Equity Share for an amount aggregating up to ₹1,750 Million (Rupees One Thousand Seven Hundred and Fifty Million only) ("Maximum Buyback Size", and such buyback of shares, the "Buyback"). The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc. The Buyback Size is 23.87% and 24.31% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, for the financial year ended March 31, 2018.
- The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereof, issued by SEBI.
- The tendering period for the Buyback Offer opened on Monday, May 20, 2019 and closed on Friday, May 31, 2019.

2.

- 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares were bought back under the Buyback, at a price of Rs. 275/-2.1 (Rupees Two Hundred and Seventy Five Only) per Equity Share.
- The total amount utilized in the Buyback is Rs. 1,749,999,900 (Rupees One thousand Seven hundred and forty nine million nine hundred and ninety nine thousand and nine hundred only) excluding any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisors' fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as securities transaction tax, GST, stamp duty, etc.
- The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 24,773 valid bids for 15,589,773 (Fifteen Million Five Hundred and Eighty Nine Thousand Seven Hundred Seventy Three) Equity Shares in response to the Buyback, resulting in the tender of approximately 244.98% the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Sr. No.	Category	No. of Equity Shares	No. of Valid Bids	Total Equity Shares	% Response	
	18 R	Reserved in the Buyback		Validly Tendered	8132	
1	Reserved category for Small Shareholders	954,546	23,522	3,231,988	338.59%	
2	General Category for all other Equity Shareholders	5,409,090	1,251	12,357,785	228.46%	
	Total	6,363,636	24,773	15,589,773	244.98%	
2.4	All valid bids were considered for the purpose of Acceptance	in accordance with the Buybac	k Regulations and the	Letter of Offer. The co	mmunication of	

- acceptance/rejection have been dispatched by the Registrar to the eligible Equity Shareholders on Wednesday, June 12, 2019. The settlement of all valid bids was completed by Clearing Corporation on Wednesday, June 12, 2019. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders.
- Equity Shares accepted under the Buyback were transferred to the Company Demat Account on Wednesday, June 12, 2019. The unaccepted Equity Shares have been returned to respective Seller Member / custodians by the Clearing Corporation on Wednesday, June 12, 2019. No Equity Shares held in physical form were tendered or accepted under the Buyback.
- The extinguishment of 6,363,636 (Six million three hundred and sixty three thousand six hundred and thirty six) Equity Shares is currently under process and shall be
- completed on or before Wednesday, June, 19, 2019. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

The capital structure of the Company, pre and post Buyback, is as under

Sr. No.	Particulars	Pre Buyback*		Post Buyback*		
		No. of Equity Shares	Amount (in ₹ Million)	No. of Equity Shares	Amount (in ₹ Million)	
1.	Authorised Share Capital	75,000,000 Equity Shares of ₹ 10/- each	750.00	75,000,000 Equity Shares of ₹ 10/- each	750.00	
2.	Issued, Subscribed and Fully Paid-Up Share Capital	70,565,154 fully paid-up Equity Shares of ₹ 10/- each	705.65	64,201,518* fully paid-up Equity Shares of ₹ 10/- each	642.02*	

On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above. 3.2 Details of Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been accepted under the Buyback are as under:

Sr. No. Equity Shares accepted as a % of Equity Shares accepted as a % of Number of Equity Shares accepted under Buyback total Equity Shares bought Back (%) total Post Buyback Equity Shares (%) Sanjay Sahebrao Katkar 1,716,671 26.98% 2.67% Kailash Sahebrao Katkar 1,716,671 26.98% 2.67% Anupama Kailash Katkar 418,800 6.58% 0.65% Chhaya Sanjay Katkar 418,800 6.58% 0.65% Sequoia Capital India Investment 408,749 6.42% 0.64% Holdings III National Westminster Bank PLC 86,006 1.35% 0.13% as Trustee Of The Jupiter India Fund

Ramesh Damani 74,660

3.3 The shareholding pattern of the Company pre and post Buy	yback, is as under:			
Particulars	Pre Buyback"		Post Buyback"	
	Number of Shares	% to existing share capital	No. of Shares post Buyback*	% holding post Buyback*
Promoter and persons acting in concert	51,030,720	72.32%	46,759,778	72.83%
Foreign Investors (OCBs/ FIIs/ NRIs/ Non-residents/ Non- domestic companies and foreign mutual funds)	6,071,903	8.60%	17,441,740	
Indian Financial Institutions/ Banks/ Mutual Funds/ Govt. Companies	155,007	0.22%		27.17%
Public including other Bodies Corporate*	13,307,524	18.86%		
Total	70,565,154	100.00%	64,201,518	100.00%

Subject to extinguishment of 6,363,636 Equity Shares.

On April 4, 2019, the Company had allotted 1,500 Equity Shares pursuant to exercise of stock options under the Company's Employee stock option scheme. As the process of completing the corporate action in regard to these Equity Shares was underway, the 1,500 Equity Shares were not disclosed in the Letter of Offer as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback). The requisite corporate action has since been completed and the 1,500 Equity Shares have been included as part of the Issued, Subscribed and Fully Paid-Up Share Capital of the Company (both pre and post Buyback) in the table above.

MANAGER TO THE BUYBACK

DIRECTOR'S RESPONSIBILITY

Place: Pune

Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level-11, Dr. Annie Besant Road, Worli, Mumbai- 400018 Tel: + 91 (22) 4037 4037; Fax: +91 (22) 4037 4111 NOMURA Contact Person: Mr. Vishal Kanjani Email: quickhealbuyback@nomura.com

Website: www.nomuraholdings.com/company/group/asia/india/index.html SEBI Registration Number: INM000011419 Validity Period: Permanent Registration

Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information. For and on behalf of the Board of Directors of

> Quick Heal Technologies Limited Sd/-

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post

Sanjay Katkar Joint Managing Director & CTO

Vinav Agarwal Compliance Officer Membership No. A40751

1.17%

ग्रामपंचायतीने काढली धोकादायक झाडे सोसायटीच्या अध्यक्षपदी दुधाट देऊळगाव राजे, दि. १३

कळंब-महाळुंगे रस्त्यावर अपघातांचे प्रमाण होणार कमी

मंचर, दि. १३ (प्रतिनिधी) तालुक्यातील - आंबेगाव कळंब-महाळुंगे रस्त्याच्या दुतर्फा असलेली झाडे वाहत्कीला अडथळा ठरत असल्याने कळंब ग्रामपंचायतीच्या वतीने काढण्यात आली आहेत. सार्वजनिक बांधकाम विभागाच्या वतीने झाडे काढणे गरजेचे असताना ग्रामपंचायतीने पुढाकार घेऊन झाडे काढल्यामुळे अपघातांचे प्रमाण घटण्यास मदत होणार आहे.

महाळुंगे फाटा ते प्ईच्या ओढ्यापर्यत रस्त्याच्या दुतर्फा असलेली झाडे वाहत्कीला अडथळा ठरत होती. ग्रामपंचायतीने पुढाकार घेत महाळुंगे पडवळ आणि भैरवनाथमळा वस्तीवरील रस्त्याच्या दुतर्फा असलेली झाडे जेसीबीच्या सहाय्याने काढून टाकली आहेत. त्यामुळे रस्ता वाहत्कीसाठी योग्य झाला आहे. रस्त्याच्या दुतर्फा वाढलेल्या झाडांम्ळे समोरील आलेले वाहन



कळंब (ता. आंबेगाव) : येथील दुतर्फा असलेली धोकादायक झाडे ग्रामपंचायतीच्या वतीने जेसीबीच्या सहाय्याने काढण्यात आली आहेत.

दिसत नसल्याने अपघात होत होते. नुकताच कळंबई येथील दिनेश शेळके यांचा याठिकाणी अपघाती मृत्यू झाला होता. माजी सभापती वसंत भालेराव, सरपंच राजश्री भालेराव, उपसरपंच डॉ. सचिन भालेराव, ग्रामपंचायत सदस्य व विविध संस्थांचे पदाधिकाऱ्यांनी पढाकार घेऊन रस्त्यावरील झाडे

काढली आहेत.

जेसीबी मालक महेश भालेराव यांनी महाळुंगे रस्ता आणि भैरवनाथमळा वस्तीवरील रस्त्याच्या दुतर्फा असलेली झाडे काढून टाकली. यावेळी उद्योजक नितीन भालेराव, बाबाजी भेके, दत्ता भालेराव, संजय शिंदे यांच्यासह ग्रामस्थ उपस्थित होते.

कार्यकारी सोसायटीच्या अध्यक्षपदी

(वार्ताहर) - येथील विविध

रामभाऊ दुधाट यांची, तर उपाध्यक्षपदी राजाभाऊ गावडे यांची बिनविरोध निवड करण्यात आली. मागील अध्यक्ष अनिल सूर्यवंशी यांनी आणि उपाध्यक्ष कमल गिरमकर यांनी राजीनामा दिल्यामुळे रिक्त झालेल्या जागेवर या निवडी करण्यात आल्या.

या बिनविरोध निवडीसाठी तंटामुक्ती अध्यक्ष सतीश आवचर, प्रशांत गिरमकर जगन्नाथ बुऱ्हाडे, कानिफ सूर्यवंशी, राजेंद्र बुऱ्हाडे यांनी प्रयत्न केले. दुधाट सध्या दौंड तालुका रेशीम उत्पादक संघाचे अध्यक्ष म्हणून काम पाहत आहेत. सभासद केंद्रस्थानी ठेवून संस्थेच्या योग्य हिताचे भावी काळात निर्णय घेतले जातील असे नवनियुक्त अध्यक्ष, उपाध्यक्षांनी सांगितले. निवडणुक निर्णय अधिकारी म्हणून एम. एस. टांकसाळे यांनी काम पाहिले.

करदाच्या सात रस्त्याना निधीच मिळेना!

आदर्श ग्राम योजनेतील गावकऱ्यांची परवड : शेतकरी, दुग्ध व्यावसायिकांची गैरसोय

केंद्र, दि. १३ (वार्ताहर) - करंदी (ता. शिरूर) येथील छोट्या, मोठ्या वाडी, वस्तीला जाणारे एकूण १४ किलोमीटरचे तब्बल सात रस्ते निधींविना प्रलंबित आहेत. गेल्या अनेक वर्षांपासून पाठप्रावा करून देखील लोकप्रतिनिधींना याचे सोयरसूतक नाही. त्यामुळे नागरिकांतून संतापाची लाट उसळली आहे.

शिरूर तालुक्यातील किलोमीटर अंतराचा रस्ता केंद्र रोड ते डोंगरवस्ती आहे. या रस्त्यावर रोज दूध व्यवसायिक आणि शाळकरी मुलांना पावसाळ्यात दलदलीचा सामना करावा लागत आहे. स्थानिक गावपुढारी यांनी अनेकवेळा मागणी करून हा रस्ता आजपर्यंत पक्का होऊ शकला नाही. सोबतच केंद्र रोड ते साकोरे वस्ती (नप्ते वस्ती) रस्त्याला किमान मुरुमीकरणाची गरज आहे. सहा वर्षांपासून गावातील मुख्य चौकातून हाकेच्या अंतरावरून जाणारा दशक्रिया घाट ते दावल मलिक रोडची मागणी



दुखस्था.

होत आहे. माजी खासदार आढळराव पाटील यांनी आदर्श ग्राम योजनेत गाव समाविष्ट केले होते. तरी हा मुख्य रस्ता निधीपासून वंचित आहे. केंद्र रोड ते शिवरामबुवा मंदिर, मारुती मंदिराकडून नप्तेवस्ती प्राथमिक शाळेकडे जाणारा रस्ता हे रस्ते दुरुस्तीच्या प्रतीक्षेत आहेत. चाकणरोड ते गव्हाळमळा अर्धवट झालेला रस्ता आणि गव्हाळमळा ते जातेगाव खुर्द शिव रस्त्यासाठी

अजूनही निधी मिळाला नाही.

सांसद आदर्श ग्राम म्हणून ओळखल्या जाणाऱ्या करंदी गावाच्या रस्त्यांची ही दशा आहे. ग्रामपंचायतच्या माध्यमातून अनेकदा लोकप्रतिनिधींना रस्त्याच्या विकासाची मागणीचे पत्र, प्रस्ताव सर्व बाबी पूर्ण केल्या आहेत. पन्हा दरवर्षी नव्याने प्रस्ताव तयार होतात. मागणी केली जाते. मात्र रस्ते अजूनही 'जैसे थे' आहेत.

स्थानिक पदाधिकारी श्रेयवादात रंगले वकरंदी गावचा विकास फक्त आमदार दिलीप वळसे

पाटील यांनीच केला आहे. गावतील अंतर्गत सर्व रस्ते त्यांच्याच माध्यमातून झाले आहेत, असे करंदीतील राष्ट्रवादीचे कार्यकर्ते ठामपणे सांगतात. माजी खासदार शिवाजीराव आढळराव पाटील यांनी गाव सांसद आदर्श ग्राम योजनेत समाविष्ट करून गावचा चेहरा बदलला आहे. असे शिवसेनेचे कार्यकर्ते सांगतात. दोन्ही गटाच्या कार्यकर्त्यांकडून श्रेयवाद रंगला जात आहे. मात्र, गावातील वाडी वस्तीवर जाणारे एकूण चौदा किलोमीटर अंतराचे सात रस्ते अजूनही निधींविना वंचित आहेत.

Kailash Katkar

Managing Director & CEO DIN: 00397191 DIN: 00397277 Date: June 13, 2019

CONCEPT

0.12%