

Quick Heal Technologies Ltd.

Regd. Office: Marvel Edge, Office No. 7010 C & D, 7th Floor, Opposite Neco Garden Society, Viman Nagar, Pune 411014. Tel: +91 20 66813232 | Email: cs@quickheal.co.in

CIN - L72200MH1995PLC091408

Ref. No.: QHTL/Sec/SE/2021-22/19 June 22, 2021

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

Dear Sir,

Submission of the Post Buyback Public Announcement ("Post Buyback Public Sub: Announcement") for the Buyback of upto 6,326,530 fully paid up equity shares of ₹ 10/each ("Equity Shares") of Quick Heal Technologies Limited ("Company") at a price of ₹ 245 per Equity Share for a maximum amount of ₹ 1,550 million ("Buyback Size") through the tender offer process pursuant to the SEBI (Buy Back of Securities) Regulations, 2018, as amended ("Buyback Regulations")

This is in regard to the captioned buyback. As required under the Buyback Regulations, we are pleased to submit herewith a copy of the Post Buyback Public Announcement dated June 21, 2021, which was published on June 22, 2021 in the following newspapers:

Publication	Language	Editions
Financial Express	Secur English mount	ied All
Jansatta	Hindi	All
Aaj ka Anand	Hindi	All
Prabhat	Marathi	Pune

As permitted, this letter is being submitted under Sd/- mode due to work from home as per the Government advisory on Covid-19 and as a part of safety measure.

Please acknowledge receipt of this intimation.

Thanking you For Quick Heal Technologies Limited

Sd/-

A. Srinivasa Rao **Company Secretary**

Encl: as above

FINANCIAL EXPRESS

TELECOM APPLICANTS

Nokia, HFCL among 25 firms register under PLI scheme

PRESS TRUST OF INDIA New Delhi, June 21

AROUND 25 TELECOM gear makers - including Nokia and HFCL — have applied under the ₹12,195 crore production linked incentive (PLI) scheme for the sector, according to official sources.

Indigenous companies Tejas Networks and Dixon Technologies have confirmed that they will apply for the scheme before the deadline ends on July 3.

"Twenty-five companies have registered for the PLI scheme till date. We have received interest from big companies as well. They are

We have received interest from big companies as well. They are expected to apply before the deadline ends," an official source said

expected to apply before the deadline ends," an official source told PTI.

HFCL managing director Mahendra Nahata and Coral Telecom confirmed that they have applied for the scheme.

Another official source said that Nokia has also registered for the scheme.

Coral Telecom managing director Rajesh Tuli said there

are no choice for any micro, small and medium enterprises because they will become noncompetitive by 7% if they don't participate in the scheme and die. He said the telecom sector PLI is an excellent scheme, but large weightage should be given to the domestic value addition to the selection criteria.

Tejas Networks chief executive officer and managing director Sanjay Nayak and Dixon Technologies executive chairman Sunil Vachani said they will be applying for the scheme. State-owned telecom gear

of submitting applications.

The directorate was asked by the high court to inspect all other car companies in Tamil maker ITI is also in the process Nadu and suggest uniform

wake of the pandemic.

SAJAN C KUMAR

Chennai, June 21

THE DIRECTORATE INDUS-

TRIAL safety & health of Tamil

Nadu has submitted its report to

the Madras high court on uni-

form technical guidelines to

enhance the practice of social

distancing on the assembly lines

of the passenger car manufac-

turing factories, recommending

slowing down of conveyor

speed, relocation of jobs to dif-

ferent stations and suitable

fencing inside the car units to

avoid close contact between the

workers, among others, in the

assembly lines of car factories The directorate was asked to inspect all other car companies in Tamil Nadu in a case filed by Renualt-

Nissan workers's union

TN govt submits report to HC

on social distancing norms on

social distancing norms for automobile makers, in the course of hearing of the case filed by Renualt-Nissan workers's union against the management on the lack of Covidrelated social distancing norms.

The report, reviewed by *FE*, said that to avoid overlapping of workers at the working stations of the assembly lines, reduction of conveyor speed or relocation of jobs to different stations or sub-assembly areas shall be implemented.



TOTAL TRANSPORT SYSTEMS LIMITED

(Member of the C.P. World Group) Corporate Identification Number: L63090MH1995PLC091063

Registered Office: 7th floor, T Square, Opp. Chandivali Petrol Pump. Saki Vihar Road, Saki Naka, Andheri (E), Mumbai 400 072. Maharashtra, INDIA Tel: +91-22-66441500 | Fax: +91-22-66441585 | Email: info@ttspl.in | Website: www.ttspl.in

NOTICE

Notice is hereby given that, pursuant to Regulation 29 read with Regulation 47 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that the Meeting of Board of Directors of Total Transport Systems Limited ("the Company") will be held on Monday, June 28, 2021 at 11:30 A.M. through video conferencing to inter-alia, approve and take on record the Standalone and Consolidated Audited Financial Results for the year ended March 31, 2021 and other Agenda Items.

Pursuant to the Code of Conduct of the Company under the SEBI (Prohibition of Insider Trading) Regulations, 2015, the Trading Window for dealing in securities of the Company will remain closed until 48 hours after the outcome of the Board meeting is announced. The Information contained in this notice is also available on the Company's website http://www.ttspl.in/ and on the website of the Stock Exchange https://www.nseindia.com/

For Total Transport Systems Limited

Place: Mumbai Date: 21st June, 2021

Bhavik Trivedi Company Secretary & Compliance officer

NTPC doubles 2032 renewables target to 60 GW

FE BUREAU New Delhi, June 21

STATE-RUN POWER PRO-**DUCER** NTPC has doubled its renewable energy target for 2032, and wants to have 60,000 mega-watt (MW) of wind and

solar capacity by the end of the

target period. Currently, the

installed renewable energy

capacity of the company is

1,350 MW and by FY24, it

intends to add another 13,000 MW of green power generation base, NTPC's management told analysts and investors in a recent conference call.

The company, by name and predominantly a thermal player, had in October 2020, incorporated NTPC Renewable Energy, a wholly-owned subsidiary to focus on its green energy business. When the subsidiary was formed, the 2032

renewable capacity target was 32,000 MW.It could also look at plans for potential spin-offs or the monetisation of its renewable energy subsidiary, the management said.

As much as 2,884 MW of NTPC's renewable energy capacity is currently under implementation and another 3,290 MW undervarious stages of tendering. The company will participate in 5,000 MW of upcoming

renewable energy auctions. NTPC enjoys low cost of funding which helps it in quoting low competitive tariffs.

NTPC is in talks with the state governments of Gujarat, Rajasthan, Maharashtra and under the Ultra Mega Renewable Energy Power Parks scheme.

Andhra Pradesh for allocation of land parcels for 17,000 MW of renewable energy projects

TN to get panel with Duflo, Rajan for rebound: Governor

PRESS TRUST OF INDIA Chennai, June 21

AN ECONOMIC ADVISORY Council to the Chief Minister would be constituted with leading experts including Nobel laureate Prof. Esther Duflo, Tamil Nadu Governor Banwarilal Purohit said here on Monday in his customary address to the Assembly.

The Council is to prepare a roadmap for "rapid" and inclusive economic growth of the state, Purohit said in his first address to the House.

"In recent years, we have seen a slowdown in Tamil Nadu's economic growth rate. This government will make all out efforts to reverse this trend and usher in a period of rapid economic growth...," he said.

Besides Duflo of the Massa-

chusetts Institute of Technology, USA, the panel will include former RBI Governor Raghuram Rajan, former chief economic adviser Arvind Subramanian, development economist Jean Dreze and former union finance secretary S

Narayan, he said.

India a constructive contributor to international order: Foreign secy

FOREIGN SECRETARY HARSH Vardhan Shringla said that globalszation has to be based on fairness, humanity and equality. "India is a constructive contributor to the international order," he said at a recent conference organised by the Public Affairs Forum of India (PAFI).

In the post-Covid world, India is looking at three important aspects — transition to a virtual world; de-risking and diversifying supply chains and climate change commitments.

At the same time, he said, India is better prepared for future waves, but will continue to strengthen health infrastructure and domestic manu-

facturing capacity. New tech-

nologies will create new

superpowers, Shringla said.

Subho Ray, president, PAFI and president, IAMAI, presented opening remarks and Virat Bhatia, vice-president, PAFI and Managing Director -Strategy & Policy, Apple India, proposed the vote of thanks.

— FE BUREAU

E-AUCTION SALE NOTICE (Sale of Hindustan Paper Corporation Limited (In Liquidation) as Going Concern under Insolvency and Bankruptcy Code 2016)

Sale of Hindustan Paper Corporation Limited ("Company or Corporate Debtor") (In Liquidation as going concern under Regulation 32(e) of the Insolvency and Bankruptcy Board of India (Liquidation Process) Regulations, 2016("Liquidation Regulations") by the Liquidator appointed by the Hon'ble Adjudicating Authority, National Company Law Tribunal, New Delhi Bench-II("NCLT") vide its order dated 14.05.2019 read with order dated 02.05.2019 in the matter of the Corporate Debtor. The sale will be done by the undersigned through e-auction platform at the web portal of MSTC Limited https://www.mstcecommerce.com. The e-auction shall be live on portal from 10:00 A.M 22 July 2021 to 06:00 P.M 22 July 2021 for submitting the

The details of the assets of the Corporate Debtor	Reserve Price (INR Cr.)	EMD Amount (INR Cr.)	Minimum Incremental Bid (INR Cr.)
Sale of Hindustan Paper Corporation Limited (In Liquidation) as going concern under Regulation 32(e) Liquidation Regulations (Refer Process Memorandum dated 22 June 2021)	969 Cr.	48 Cr.	1 Cc

Terms and conditions of the E-auction are as under

E-auction will be conducted on "AS IS WHERE IS" and "WHATEVER THERE IS BASIS" through approved service provider MSTC Limited. E-auction tender document containing online eauction bid form, Declaration, General Terms and condition of online auction sale are available on the websites: https://www.mstcecommerce.com and www.hindpaper.in. You may also contact the representatives through email at liquidator.hindpaper@gmail.com for

further details about the Company. The intending bidders prior to submitting their bid, should make their independent inquiries regarding encumbrances, title of property, claims/rights/dues/affecting the property, inspect the property at their own expenses and satisfy themselves. The intending bidders are required to deposit Earnest Money Deposit (EMD) of INR 48 crores

either through NEFT/RTGS directly to the details provided by the e-auction service provide The intending bidder should submit the evidence for deposit of EMD and request letter for participation in the E-auction along with self-attested copy of (1) Proof of Identification (2) current Address-proof (3) PAN card (4) Valid email-id (5) Contact details to the office of the Liquidator or by email at address given below before 06.00 PM on 06th July 2021.

Name of the eligible bidders will be notified by the Liquidator for participation in online e-auction. The e-auction service provider will allow only eligible bidders to bid in the online e-auction. In case the bid is place in the last 8 minutes of the closing time of the e-auction, the closing time will automatically get extended for 8 minutes with unlimited extension. The bidder who submits the highest bid (not below the reserve price) on closure of e-Auction process shall be declared as successful bidder and a communication to that effect will be issued through electronic mode

which shall be subject to approval by the Liquidator. The EMD of the successful bidder shall be retained towards part sale consideration and the EMD of unsuccessful bidder shall be refunded by the e-auction service provider. The EMD shall not bear any interest. The successful bidder shall have to deposit the balance sale consideration (after adjustment of the EMD) of the sale price within 30* days on issuance of LOI, i.e.; acceptance of the bid price by the Liquidator by 23rd August 2021. Default in deposit of amount

by the successful bidder would entail forfeiture of the EMD. The purchaser shall bear the applicable stamp duties/transfer charge, fees etc. and all the statutory/non-statutory dues, GST, taxes, rates, assessment charges, fees etc. in respect of the purchase of the Company through auction. 10.The Liquidator has the absolute right to accept or reject any or all offer(s) or

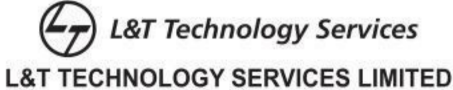
adjourn/postpone/cancel the e-auction or withdraw any property or part thereof from the auction proceeding at any stage without assigning any reason there for. 11. The details of the assets of the Corporate Debtor are available in the Process Memorandum dated 22nd June 2021 uploaded on the website of the Corporate Debtor at www.hindpaper.in 12. The sale certificate/agreement will be issued in the name of the successful bidder only and will not be issued on any other name.

13. The sale shall be subject to the provisions of Insolvency and Bankruptcy Code 2016 and regulations made thereunder 14. An application has been filed by the Liquidator before the Hon'ble NCLT for extension of time for completion of Liquidation Process of the Corporate Debtor. This offer of sale of Hindustan Paper Corporation Limited as a "going concern" will be subject to the decision of the Hon'ble NCLT in

 E-auction date at time: 10:00 A.M 22 July 2021 to 06:00 P.M 22 July 2021 (with unlimited extension of 8 minutes) The timeline for payment of final sale consideration may be extended at the sole discretion of Liquidator, to the extent permissible under applicable laws and regulations. In case the final sale

financi<mark>alexp.epap</mark>

consideration is not paid within the timeline, the Liquidator shall forfeit the EMD. Kuldeep Verma - Liquidator of Hindustan Paper Corporation Limited IBBI Regn No-IBBI/IPA-001/IP-P00014/2016-17/10038 Registered Address: 46 B.B Ganguly Street, 5th Floor, Unit No.-501, Kolkata-700012 Registered email: kuverma@gmail.com, Phone: +91 98360 77900 Date: 22.06.2021 Place: Kolkata



(A subsidiary of Larsen & Toubro Limited)

CIN: L72900MH2012PLC232169 Regd. Office: L&T House, N.M. Marg, Ballard Estate, Mumbai-400 001 Tel: (91 22) 6752 5656; Fax: (91 22) 6752 5893 E-mail: investor@ltts.com Website: www.LTTS.com

NOTICE OF THE 9" ANNUAL GENERAL MEETING THROUGH VIDEO CONFERENCING/OTHER AUDIO-VISUAL MEANS TO BE HELD ON FRIDAY, JULY 16, 2021

NOTICE IS HEREBY GIVEN THAT the 9" Annual General Meeting (AGM) of L&T Technology Services Limited will be held on Friday, July 16, 2021 at 4:30 p.m. (IST) through video conferencing or other audio-visual means ("VC/OAVM") to transact the business as detailed in the Notice of AGM dated May 3, 2021. The Company has sent the Notice of AGM together with the Annual Report on Monday, June 21, 2021, through electronic mode to the Members whose email addresses are registered with the Company/Depositories in accordance with the Circulars issued by the Ministry of Corporate Affairs dated April 8, 2020, April 13, 2020, May 2020, June 15, 2020, September 28, 2020, December 31, 2020 and January 13, 2021 and SEBI circulars dated May 12, 2020 and January 15, 2021. The Annual Report for Financial Year 2020-21 can be downloaded from the Investor Section of the Company's website i.e. www.LTTS.com, website of the Stock Exchanges i.e. BSE Limited at www.bseindia.com and National Stock Exchange of India Limited i.e. www.nseindia.com and on NDSL's website at www.evoting.nsdl.com

Book Closure and Payment of Dividend

NOTICE IS ALSO HEREBY GIVEN THAT pursuant to Section 91 of the Companies Act, 2013 ('The Act') and Regulation 42 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, (SEBI LODR), the Register of Members and the Share Transfer Books of the Company will remain closed from Saturday, July 10, 2021 to Friday, July 16, 2021, (both days inclusive), to determine the Members entitled to receive the final dividend for the year ended March 31, 2021 as well as for the purpose of e-voting and attending AGM.

The dividend @ Rs. 14.50 per share of Rs. 2/- each, after declaration at the AGM will be paid on the basis of the details of beneficial ownership furnished by the Depositories, as at the close of Friday, July 9, 2021 and in respect of shares held in Physical form to those Members whose names will appear on the Register of Members of the Company as on the close of Friday, July 16, 2021.

Voting through Electronic Mode

In accordance with Section 108 of the Act read with the Companies (Management and Administration) Rules, 2014, Secretarial Standard 2 on General Meetings and Regulation 44 of the SEBI LODR, the items of business to be transacted at the meeting may be transacted through electronic means. The Company is pleased to provide e-Voting facility to all its Members to exercise their right to vote on the resolutions through e-Voting platform ("remote e-voting") provided by National Securities Depository Limited (NSDL). The Members whose names appear in the register of the Members / list of Beneficial Owners as on the cut-off date, i.e. Friday, July 9, 2021, are entitled to avail the facility of remote e-voting. Members of the Company, holding shares either in physical form or in dematerialized form on June 11, 2021, have been provided the User ID and Password to cast their votes electronically. Eligible Members who have acquired shares after the said date may approach the Company for issue of the User ID and Password for exercising their right to vote through remote e-voting. If you are already registered with NSDL for e-Voting, then you can use your existing password to login and cast your vote. Members are requested to follow the instructions available in the AGM Notice.

The remote E-voting period commences on Tuesday, July 13, 2021 at 9.00 A.M. and ends on Thursday, July 15, 2021 at 5.00 P. M. The remote e-voting module shall be disabled by NSDL thereafter. In case of any query or grievances, you may refer to the Help & Frequently asked questions (FAQ) and remote e-voting user manual available at the download section of www.evoting.nsdl.com

The members who have cast their vote through remote e-voting may also attend the Meeting but shall not be entitled to cast their vote again. The members who have not cast their vote by remote e-voting shall be able to vote during the Meeting. The facility for voting shall be made available at AGM through electronic voting system.

Change of Address/Dividend Mandate/Registration of Email Address Members holding shares in physical mode are requested to inform about change

of address/dividend mandate and email address by sending a request to KFin Technologies Private Limited, the Registrar and Transfer Agents of the Company at Selenimum Tower B, Plot Nos. 31-32, Financial District, Nanakramguda, Serilingampally Mandal, Hyderabad, Telangana 500 032 by providing duly signed request letter containing Folio No., Name of shareholder and bank account details along with the cancelled self-attested cheque, self-attested copy of the PAN Card; and self-attested scanned copy of AADHAAR Card. Members holding shares in demat mode should inform their Depository Participants (DP) about such changes Scrutinizer

The Company has appointed Mr. Alwyn D'souza, Practicing Company Secretary (Membership No. FCS 5559) or failing him Mr. Vijay Sonone, Practicing Company Secretary (Membership No. FCS 7301) of M/s, Alwyn D'Souza & Co. to act as the Scrutinizer for conducting the process of remote e-voting and e-voting during the AGM in a fair and transparent manner.

Since the AGM is being held through VC/OAVM, the facility for appointment of proxies will not be available for the AGM.

Login type	Helpdesk details
Shareholders holding securities in demat mode with NSDL	Members facing any technical issue in login can contact NSDL helpdesk by sending a request at voting@nsdl.co.in or call at toll free no.: 1800 1020 990 and 1800 22 44 30
Shareholders holding securities in demat mode with CDSL	Members facing any technical issue in login can contact CDSL helpdesk by sending a request at helpdesk.evoting@cdslindia.com or contact at 022- 23058738 or 022- 23058542-43

For L&T TECHNOLOGY SERVICES LIMITED

KAPIL BHALLA COMPANY SECRETARY Membership No. F3485



Security Simplified

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 dated April 20, 2021 published on April 22, 2021 ("Public Announcement") and the Letter of Offer dated May 17, 2021 ("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.

1. THE BUYBACK

1.1 Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) fully paid-up equity shares of ₹ 10/- (Rupee ten only) each ("Equity Shares"), representing 9.85% of the total issued and paid-up equity share capital of the Company as of March 31, 2020, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. May 03, 2021 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share for an amount aggregating up to ₹1,550 Million (Rupees one thousand five 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, advisory fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as buyback tax, securities transaction tax, goods and service tax, stamp duty, etc. and other incidental and related expenses ("Transaction Costs").

1.2 The Maximum Buyback Size represents 24.09% and 24.24% of the aggregate of the fully paid-up equity share capital and free reserves as per the standalone and consolidated audited financial statements, respectively, of the Company as on March 31, 2020 (being the latest audited financial statements available as on the date of meeting of the board of directors of the Company held on March 10, 2021 to approve the proposal of Buyback). The number of Equity Shares bought back constituted 9.85% of the pre-Buyback equity share capital of the Company as on the Record date (i.e., May 3, 2021).

1.3 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. For the purposes of the Buyback, BSE Limited was the designated

1.4 The tendering period for the Buyback Offer opened on Monday, May 31, 2021 and closed on Friday, June 11, 2021.

DETAILS OF BUYBACK

2.1 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) Equity Shares were bought back under the Buyback, at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share.

2.2 The total amount utilized in the Buyback is ₹1,549,999,850 (Rupees one billion five hundred and forty nine million nine hundred and ninety nine thousand eight hundred and fifty only) excluding Transaction Costs.

2.3 The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered a total of 5,710 valid bids for 8,809,471 (Eight million eight hundred and nine thousand four hundred and seventy one) Equity Shares in response to the Buyback, resulting in the tender of approximately 1.39 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

No. of Equity Shares reserved in the Buyback	No. of Valid Bids	Total Equity Shares Validly Tendered	% Response
948,980	5,549	434,680	45.80%
5,377,550	161	8,374,791	155.74%
6,326,530	5,710	8,809,471	139.25%
	in the Buyback 948,980 5,377,550	948,980 5,549 5,377,550 161	in the Buyback Validly Tendered 948,980 5,549 434,680 5,377,550 161 8,374,791

has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on June, 21, 2021. In cases

where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same shall be completed on or after June, 21, 2021. 2.5 The settlement of all valid bids was completed by Clearing Corporation on June, 21, 2021. 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. 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat account on June, 21, 2021. The unaccepted demat Equity Shares have been returned to respective Eligible Shareholder / Seller Member / custodians by the Clearing Corporation on June, 21, 2021. No Equity Shares held in physical form were

tendered or accepted under the Buyback. 2.7 The extinguishment of 6,326,530 (Six million three hundred and twenty six thousand five hundred and thirty) Equity Shares is currently under process and shall be completed

on or before June, 28, 2021. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Sr.	Particulars	Pre Buyback*		Post Buyback**		
No.		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	64,207,868 fully paid-up Equity Shares of ₹ 10/- each	642.07	57,881,338 fully paid-up Equity Shares of ₹ 10/- each	578.81	

"As on the Record Date i.e May 03, 2021

** Subject to extinguishment of 6,326,530 Equity Shares

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: Number of Equity Shares | Equity Shares accented as a % of total | Equity Shares accented as a % of total

No.	Name	accepted under Buyback	Equity Shares bought Back	Post Buyback Equity Shares*
1	Sanjay Sahebrao Katkar	1,808,415	28.58	3.12
2	Kailash Sahebrao Katkar	1,808,415	28.58	3.12
3	Sequoia Capital India Investment Holdings III	1,159,765	18.33	2.00
4	Anupama Kailash Katkar	441,169	6.97	0.76
5	Chhaya Sanjay Katkar	441,169	6.97	0.76
6	Ariston Capital Services Pvt Ltd	63,038	1.00	0.11

3.3 The shareholding pattern of the Company before the Buyback, i.e., as on the Record Date i.e. May 03, 2021 and post Buyback, is as under:

Particulars	Pre Buyback		Post Buyback		
	Number of Shares	% to existing share capital	No. of Shares post Buyback*	% holding post Buyback*	
Promoters and Promoter Group	46,762,345	72.83	42,263,177	73.02	
Foreign Investors (including non-resident Indians/ FIIs/ foreign mutual funds/foreign nationals)	3,653,717	5.69			
Financial institutions / banks and mutual funds promoted by banks / institutions	3,025	0.00	15,618,161	26.98	
Others (public, bodies corporate, etc.)	13,788,781	21.48	5.562.000/1000		
Total	64,207,868	100.00	57,881,338	100.00	

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

For and on behalf of the Board of Directors of

Quick Heal Technologies Limited

* Subject to extinguishment of 6,363,636 Equity Shares. MANAGER TO THE BUYBACK

DIRECTOR'S RESPONSIBILITY

Ambit Private Limited

Address: Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

Tel: + 91 (22) 6623 3000; Fax: +91 (22) 6623 3100 Contact Person: Mr. Praveen Sangal / Mr. Miraj Sampat Email: quickheal.buyback@ambit.co; Website: www.ambit.co

SEBI Registration Number: INM000010585 Validity Period: Permanent CIN: U65923MH1997PTC109992

Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information. This Post Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee vide circulation on June 21, 2021.

> Sanjay Katkar Joint Managing Director & CTO

Vinav Agarwal Compliance Officer Membership No. A40751

Kailash Katkar Managing Director & CEO DIN: 00397191 DIN: 00397277 Date: June 21,2021

Place: Pune

Place: Mumbai

Date : June 21, 2021

प्रस्ताव के लिए अनुरोध भारतीय स्टेट बैंक ने एसबीआई में विदेशी कार्यालयों और अनुषंगी संस्थाओं के लिए बेस एरोशन एंड प्रॉफ़िट शिफ़्टिंग (बीईपीएस) के अंतर्गत प्रतिवेदनों को तैयार करने और उनका प्रलेखन करने में सहायता के उद्देश्य से परामर्शदाता के चयन हेत् प्रस्ताव के लिए एक अनुरोध

OSBI

अंतरराष्ट्रीय बैंकिंग समूह

स्टेट बैंक भवन, सातवाँ तल, मैंडम कामा रोड, मुंबई - 400021

(आरएफपी) जारी किया है. विस्तृत जानकारी के लिए कृपया बैंक की वेबसाइट https://bank.sbi पर 'अधिप्राप्ति सूँचना' पर विजिट करें. हस्ताक्षर/-

उप महाप्रबंधक (ओ एंड आईएस) आईबीजी, कॉर्पोरेट सेंटर मुंबई दिनांक: 22.06.2021

स्पेशल रेलगाड़ियों के फेरों में वृद्धि

रेलयात्रियों के सुविधाजनक आवागमन हेतु रेलवे द्वारा सुपरफास्ट/राजधानी स्पेशल रेलगाड़ियों के फेरों मे वृद्धि करने का निर्णय लिया गया है जो अब सप्ताह में 3 दिन के स्थान पर प्रतिदिन निम्नानुसार संचालित की जाएगी:-

रेलगाड़ी संख्या	कहां से	कहां तक	वर्तमान फ्रिक्वेन्सी/दिन	संशोधित चलाने के दिन	सेवा प्रभावी होने की तिथि
02919	डॉ अम्बेडकर नगर	श्री माता वैष्णो देवी कटरा	सोमवार, बुधवार एवं शुक्रवार	प्रतिदिन	01.07.2021 से अगले आदेश तक
02920	श्री माता वैष्णो देवी कटरा	डॉ अम्बेडकर नगर	बुधवार, शुक्रवार एवं रविवार	प्रतिदिन	03.07.2021 से अगले आदेश तक
02957	अहमदाबाद जं.	नई दिल्ली (राजधानी स्पेशल)	रविवार, मंगलवार एवं शुक्रवार	प्रतिदिन	28.06.2021 से अगले आदेश तक
02958	नई दिल्ली	अहमदाबाद जं. (राजधानी स्पेशल)	सोमवार बुधवार, और शनिवार	प्रतिदिन	29.06.2021 से अगले आदेश तक

संबंधित राज्य एवं केन्द्र सरकार के सभी नियमों और सभी सावधानियों का पालन करना अनिवार्य है।

रेलयात्रियों से अनुरोध है कि उपरोक्त रेलगाड़ियों के मार्ग पड़ने वाले स्टेशन एवं उनकी विस्तृत समय-सारणी की जानकारी के लिए रेलमदद हेल्पलाइन नं. 139 पर सम्पर्क करें अथवा रेलवे की वेबसाइट http://www.enquiry.indianrail.gov.in अथवा NTES App देखें।

रेलमदद वेबसाइट देखें:--

in fE पर हमें फॉलो करें 1367/2021



FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF INTELLIVATE CAPITAL ADVISORS LIMITED

Tel. No.: (022) 2439 1933; Fax No.: (022) 2403 1691 Website: www.intellivatecapitaladvisors.in; Email Id: secretarial@intellivatecapital.com CIN: L67190MH2011PLC214318

Garlapati ('Acquirer 1'), Sukumar Reddy Garlapati ('Acquirer 2') and Sumathi Infratech Private Limited ('Acquirer 3') (hereinafter collectively referred to as the 'Acquirers') in compliance with the Securities Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. as amended ('SEBI (SAST) Regulations'), in respect of the Open Offer to acquire up to 96,26,991 (Ninety-Six Lakhs Twenty-Six Thousand Nine Hundred and Ninety-One) fully paid-up equity shares of Re.1.00/- each ('Open Offer Equity Shares') representing 31.00% of the total paid-up equity and voting share capital of Intellivate Capital Advisors Limited, at a price of Re. 1.70/- (Rupee One and Seventy Paisa Only) per Equity Share ("Offer Price") payable

Capitalised terms used in this Corrigendum but not defined herein shall have the same meaning as assigned to them in DPS. This Corrigendum is being issued in all newspapers in which the original DPS was published.

The public shareholders of the Target Company are requested to kindly note the following information related to the Open Offer in the DPS

2. In Para I. A. 3(f): The key financial information of the Acquirer 3 based on its audited standalone financial statements as of and for the

financial years ended March 31, 2019, March 31, 2020, and March 31, 2021, is set out below:

Particulars	02.06.2021 (Un Audited and Certified)	Year ended 31.03.2021 (UnAudited and Certified)	Year ended 31.03.2020 (Audited)	Year ended 31.03.2019 (Audited)	Year ended 31.03.2018 (Audited)
Total Revenue	4.05	21.48	16.75	52.43	51.07
Net Income i.e., Profit/ (Loss) After Tax	1.14	4.43	1.19	5.56	(11.51)
EPS (in Rs.)	11.44	44.36	11.86	55.63	(115.18)
Net worth /Shareholder Funds	359.53	0.38	(4.05)	(5.24)	(10.79)

2019 and March 31, 2018 and Unaudited for the financial year ended March 31, 2021 are as follows: (Rs. in Lakhs)

Particulars Year ended Year ended Year ended Year ended 31.03.2021 31.03.2020 31.03.2019 31.03.2018 (Unaudited) (Audited) (Audited) (Audited) Total Revenue 39.59 41.45 33.68 41.28 Net Income i.e., Profit/ (Loss) After Tax 15.18 19.40 26.45 17.91 0.06 0.08 0.05

The Acquirers accept full and final responsibility for the information contained in this Corrigendum. The Corrigendum would also be available on website of the SEBI at www.sebi.gov.in.

Issued by the Manager to the Offer On behalf of the Acquirers

CAPITALSQUARE® Teaming together to create value

CAPITALSQUARE ADVISORS PRIVATE LIMITED

Website: www.capitalsquare.in Email Id: tanmoy.banerjee@capitalsquare.in / mb@capitalsquare.in Contact Person: Mr. Tanmoy Banerjee SEBI Registration No: INM000012219

बैंक ऑफ बडीदा

Bank of Baroda

Date: Monday, June 21, 2021

Sumathi Infratech Private Limited Plot No.8, Durga Nagar Colony, Punjagutta, Hyderabad - 500 082, Telangana, India

जेन-नेक्स्ट शाखाः टावर-2, स्टेलर आई.टी.

पार्क, सी-25, सेक्टर-62, नोएडा (उ.प्र.)-

201301 फोन: 0120-4324460, 61, 62

379.23

352.79



जेन-नेक्स्ट शाखाः टावर-2, स्टेलर आई.टी. पार्क, सी-25, सेक्टर-62, नोएडा (उ.प्र.)-201301 फोन: 0120-4324460, 61, 62

D Block, 3rd Floor, Vikas Sadan, INA, New Delhi.

d franchis to darke दिनांक : 04.06.2021

ऋणधारकों के लिये सुचना दिनांक : 07.04.2021 (सरफैसी अधिनियम, 2002 की धारा 13 की उप-धारा (2) के अंतर्गत)

श्री बसंत कुमार झा, ऊषा अपार्टमेन्ट्स, रोड नं. ७, कुसुम विहार, मोहराबादी, रांची, झारखंड-834008 सी/910, शिप्रा नियो, सुशीला देवी मार्ग, इन्दिरापुरम, गाजियाबाद, उ.प्र.-201002

विला नं. ए-279, आम्रपाली लीजर वैली, प्लॉट नं. जीएच-02, टेक्जोन-IV, ग्रेटर नोएडा, उ.प्र.-201301

विषयः हमारी नेक्स्ट जेन नोएडा शाखा में खाता सं. 33720600001153 के द्वारा रु. 68.80 लाख की आवास ऋण

1. हम आपका ध्यान अपने पत्र सं. BOB/ADV/GENOID/HL 14-15/1813 तिथि 23.3.2015 के प्रति आकृष्ट करते हैं जिसमें विभिन्न साख सविधाओं की स्वीकृति तथा स्वीकृति की शर्तें दी गई हैं। उपरोक्त स्वीकृति के अनुपालन में आपने यहां के बाद वर्णित रूप में उसके लिये प्रतिभति उपलब्ध कराने के बाद साख सविधाएं प्राप्त की तथा उसका प्रयोग करना आरंभ किया। ऋण खाता में वर्तमान बकाया तथा ऐसी देयता के लिये निर्मित प्रतिभृति हित इस प्रकार है:

सुविधा की प्रकृति	लिमिट (रु.)	ब्याज दर %	4.6.2021 को	प्रतिभूतियों के संक्षिप्त	
तथा प्रकार			बकाया	विवरणों के साथ	
				प्रतिभूति अनुबंध	
आवास ऋण	₹.	8.85% प्रतिवर्ष	रु. 57,47,477	सम्पत्ति विला नं. ए-279,	
(प्रतिभूत ऋण)	6880000/-	(फ्लोटिंग)		आम्रपाली लीजर वैली,	
~				प्लॉट नं. जीएच-02,	
				टेकजोन IV, ग्रेटर नोएडा,	
				उ.प्र201301 पर प्रभार	
कल			হ. 5747477		

सम्पत्ति की गिरवी के लिये यह माना जायेगा कि विला नं. ए-279. आम्रपाली लीजर वैली. प्लॉट नं. जी एच-02 टेक्जोन IV, ग्रेटर नोएडा, उ.प्र.-201301 में स्थित सम्पत्ति की गिरवी।

2. जैसा कि आप जानते हैं, 31.12.2019 में समाप्त तिमाही के लिये आपने उपरोक्त ऋणों/बकायों पर ब्याज के भगतान में चुक की है। आप ने 02.11.2019 तथा उसके बाद भगतान के लिये नियत मांग ऋणों के किस्तों के भगतान

3. आपके द्वारा की गई चूक के उपरांत भारतीय रिजर्व बैंक के निर्देशों तथा दिशानिर्देशों के अनुसार 31.10.2019 (एनपीए के रूप में वर्गीकरण की तिथि) को आपकी ऋण खाता को गैर-प्रचालन परिसम्पत्ति के रूप में वर्गीकत कर दिया गया है। बार-बार की गई अनुरोध तथा मांगों के बावजूद आपने उस पर ब्याज सहित अधिशेष ऋणों का भुगतान

4. ऊपर पैरा 1 में वर्णित विभिन्न प्रतिभृतियों द्वारा विधिवत प्रतिभृत साख सुविधाओं के संदर्भ में आपकी देयता को परा करने में आपकी विफलता तथा आपकी खाता को एक गैर-प्रचालन परिसम्पत्ति के रूप में वर्गीकरण को देखते हए हम एतदद्वारा वित्तीय परिसम्पत्तियों के प्रतिभतिकरण एवं पनर्निर्माण तथा प्रतिभति हित प्रवर्त्तन अधिनियम, 2002 की धारा 13 की उप-धारा (2) के अंतर्गत आपको सचना देते हैं तथा आपको निर्देश देते हैं कि इस सचना की तिथि से 60 दिनों के भीतर ऊपर पैरा 1 में वर्णित कुल रु. 5747477/- की बैंक की बकाया राशि का सम्पूर्ण भूगतान करें तथा अपनी देयताओं को निष्पादित करें। हम पुनः आपको सुचित करते हैं कि यदि भुगतान की तिथि तक ब्याज के साथ उपरोक्त राशि के भूगतान में आप विफल होते हैं तो हम उक्त अधिनियम की धारा 13 की उप-धारा (4) के अंतर्गत किसी या सभी अधिकारों का प्रयोग करने के लिये स्वतंत्र होंगे। कृपया, इसका ध्यान रखें। 5. कृपया ध्यान रहे कि सम्पूर्ण भूगतान तक प्रत्येक साख सुविधा के लिये ऊपर पैरा 1 में निर्दिष्ट दरों पर ब्याज

6. हम आपका ध्यान उक्त अधिनियम की उप-धारा 13 के प्रति आकृष्ट करना चाहते हैं जिसके अंतर्गत पूर्व सहमित प्राप्त किए बिना बिक्री, पट्टा अथवा अन्य रूप से (व्यवसाय की सामान्य प्रक्रिया के अतिरिक्त) ऊपर पैरा 1 में वर्णित प्रतिभत परिसम्पत्तियों का किसी भी रूप में अंतरण करने से आप वंचित हैं। हम पनः सचित करते हैं कि

उक्त अनबंध की धारा 13 (13) में शामिल उपरोक्त प्रावधान की अवज्ञा अधिनियम की धारा 29 के अंतर्गत एक 7. हम पुनः आपका ध्यान उक्त अधिनियम की धारा 13 की उप-धारा (8) के प्रति आकृष्ट करते हैं जिसके अनुसार यदि आप सार्वजनिक नीलामी/ कोटेशन/ निविदा आमंत्रित करने/ निजी संधि के लिए सचना के प्रकाशन की तिथि से

पूर्व किसी भी समय सभी लागतों, चार्जेज तथा बैंक द्वारा वहन की गई खर्चे के साथ बकाया राशि का भुगतान कर देते हैं तो आप प्रतिभृत परिसम्पत्तियों को विमोचित कर सकते हैं। कृपया ध्यान रहे कि उक्त सूचना के प्रकाशन के बाद आपको प्रतिभत परिसम्पत्ति को विमोचित करने का अधिकार उपलब्ध नहीं होगा। 8. कृपया ध्यान रहे कि यह मांग सूचना पूर्वाग्रह–रहित है तथा इसे लिमिटेशन रहित, हमारी बकाया राशि के संदर्भ में आगे मांग करने के अधिकार सहित हमें उपलब्ध किसी भी अन्य अधिकारों अथवा उपचारों को छूट देने के रूप

> (मयंक कमार) प्राधिकृत अधिकारी एवं मुख्य प्रबंधक

्ष हो बर्गावाह हो वो हवाँव पंजाब एण्ड सिंध बैंक (भारत सरकार का उपक्रम) प्र.क. ऋण निगतनी एवं निति विभाग, बैंक हाऊस, 7वां तल, 21, राजेंद्र प्लेस, नई दिल्ली- 110008

सार्वजनिक सचना

जन सामान्य को एतदद्वारा सूचना दी जाती है कि बैंक, 30.06.2021 से आगे विद्यमान मासिक चिह्नांकन के स्थान पर एनपीए का दैनिक चिह्नांकन करने जा रहा है। आपसे अनुरोध है कि अधिक जानकारी के लिए अपनी मल शाखा से संपर्क करें तथा गिरावट रोकने के लिए अपने अतिदेव किस्त का भुगतान करें।

आश्रित कैपिटल लिमिटेड **पंजी. कार्यालय:** सलेक्ट सिटीवाक, छठा तल, ए−3, डिस्ट्रिक

सेन्टर, साकेत, नई दिल्ली-110017 CIN:L65923DL1972PLC317436 Email Id: jalancementworklimited@gmail.com वेबसाईटः www.aashritcapital.com

सेबी (सुचीयन दायित्व तथा उद्घाटन अपेक्षा) विनियमन 2015 के विनियमन 47 के अनुपालन में सूचित किया जात है कि निदेशक मंडल की बैठक मंगलवार, 29 जून, 2021 को 11.00 बजे पूर्वा. में सलेक्ट सिटीवाक, छठा तल, ए-3 डिस्ट्रिक्ट सेन्टर, साकेत, नई दिल्ली-110017 में आयोजित की जाएगी जिसमें निम्न व्यवसायों को निष्पादित किये जाएंगे . 31.3.2021 को समाप्त तिमाही एवं वर्ष के अंकेक्षित वित्तीय परिणामों पर विचार एवं चर्चा करने तथा, यदि

1.4.2021 से 31.3.2026 तक पांच वर्षों की अवधि व लिये आगामी साधारण सभा में शेयरधारकों की स्वीकृति के अधीन कम्पनी के स्वतंत्र निदेशक के रूप में श्रीमती हीना खुराना की पुनर्नियुक्ति की सिफारिश करने

उपयुक्त हो, उसे अनुमोदित करने।

सर्क्युलेशन के माध्यम से निदेशक मंडल द्वारा पारित प्रस्तावों पर ध्यान देने . अध्यक्ष की अनुमति से किसी अन्य विषय

आश्रित कैपिटल लिमिटेड के लिये तिथि: 19.6.2021 ललित सेठी स्थानः नई दिल्ली कम्पनी सचिव

TALBROS

टालब्रोस इंजीनियरिंग लिमिटेड सीआईएन : L74210HR1986PLC033018 पंजीकृत कार्यालय : 74-75-76, सेक्टर-6, फरीदाबाद, हरियाणा-121006

दुरभाष नं. : 0129-4284300, फैक्स : 0129-4061541, वेबसाइट : www.talbrosaxles.com, ई-मेल : cs@talbrosaxles.com 31 मार्च, 2021 को समाप्त तिमाही तथा वर्ष हुतु स्टेण्डएलीन लखापरीक्षित वित्तीय परिणामी का 1 (रुपये लाख में

	सं.	विवरण	तिमाही	अद्यतन	समाप्त संगत
				वर्ष⁄अवधि	3 माह
			31.03.2021	31.03.2021	31.03.2020
ł	1.	प्रचालनों से कुल आय	8,527.43	23,936.93	4,656.31
l	2.	अवधि हेतु निबल लाभ/(हानि) (कर, अपवादित तथा/अथवा असाधारण मदों से पूर्व)	618.24	1,448.27	58.99
l	3.	अवधि हेतु निबल लाभ/(हानि) (कर, अपवादित तथा/अथवा असाधारण मदों के पश्चात)	618.24	1,448.27	58.99
ł	4.	कर पूर्व अवधि हेतु निबल लाभ/(हानि) (अपवादित तथा/अथवा असाधारण मदों के पश्चात)	474.24	1,065.34	22.28
l	5.	अवधि हेतु कुल व्यापक आय [अवधि हेतु लाभ/(हानि) (कर पश्चात) तथा अन्य व्यापक आय (कर	482.25	1,076.29	4.54
I		पश्चात)]			
l	- 4	इक्विटी शेयर पूँजी	507.65	507.65	507.65
l	7.	आरिक्षतियाँ (पुनर्मूल्यांकन आरिक्षितियों को छोड़कर)			6610.61
I				(31 मा	र्च, 2021 को)
İ	8.	आयर प्रति शेयर (रु. 10/- प्रत्येक के)			2 7
I		(सतत तथा असतत प्रचालनों हेतु)-			
I		1. बेसिक :	9.50	21.20	0.09
I		2. डाइल्यूटेड :	9.50	21.20	0.09
l					

स्थान : फरीदाबाद

तिथि : 21 जून, 2021

(क) उपर्यक्त सेबी (सचीबद्धता दायित्व एवं प्रकटन अपेक्षाएँ) विनियम, 2015 के विनियम 33 के तहत स्टॉक एक्सचेंजों के साथ दर्ज तिमाही वित्तीय परिणामों के विस्तृत प्रारूप का एक सारांश है। तिमाही वित्तीय परिणामों का पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट (www.bseindia.com) तथा कम्पनी की वेबसाइट (www.talbrosaxles.com) पर उपलब्ध है।

(ख) उपर्युक्त परिणामों की समीक्षा लेखापरीक्षा समिति द्वारा तथा अनुमोदन निदेशक मण्डल द्वारा 21 जून, 2021 को आयोजित उनकी बैठक में किया गया।

> बोर्ड के लिए तथा उनकी ओर से (संजय शर्मा

अधिशासी निदेशव डीआईएन : 06394774

निवास : म.नं. 1002, सेक्टर-८, फरीदाबाद, हरियाणा-121006

Quick Heal

Security Simplified

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 dated April 20, 2021 published on April 22, 2021 ("Public Announcement") and the Letter of Offer dated May 17, 2021 ("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

1.1 Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) fully paid-up equity shares of ₹ 10/- (Rupee ten only) each ("Equity Shares"), representing 9.85% of the total issued and paid-up equity share capital of the Company as of March 31, 2020, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. May 03, 2021 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share for an amount aggregating up to ₹ 1,550 Million (Rupees one thousand five 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, advisory fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as buyback tax, securities transaction tax, goods and service tax, stamp duty, etc. and other incidental and related expenses ("Transaction Costs").

1.2 The Maximum Buyback Size represents 24.09% and 24.24% of the aggregate of the fully paid-up equity share capital and free reserves as per the standalone and consolidated audited financial statements, respectively, of the Company as on March 31, 2020 (being the latest audited financial statements available as on the date of meeting of the board of directors of the Company held on March 10, 2021 to approve the proposal of Buyback). The number of Equity Shares bought back constituted 9.85% of the pre-Buyback equity share capital of the Company as on the Record date (i.e., May 3, 2021).

1.3 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. For the purposes of the Buyback, BSE Limited was the designated

1.4 The tendering period for the Buyback Offer opened on Monday, May 31, 2021 and closed on Friday, June 11, 2021.

DETAILS OF BUYBACK

2.1 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) Equity Shares were bought back under the Buyback, at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share 2.2 The total amount utilized in the Buyback is ₹1,549,999,850 (Rupees one billion five hundred and forty nine million nine hundred and ninety nine thousand eight hundred and

fifty only) excluding Transaction Costs. 2.3 The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered a total of 5,710 valid bids for 8,809,471 (Eight million eight hundred and nine

thousand four hundred and seventy one) Equity Shares in response to the Buyback, resulting in the tender of approximately 1.39 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	No. of Equity Shares reserved in the Buyback	No. of Valid Bids	Total Equity Shares Validly Tendered	% Response
Reserved Category for Small Shareholders	948,980	5,549	434,680	45.80%
General Category for all other Equity Shareholders	5,377,550	161	8,374,791	155.74%
Total	6,326,530	5,710	8,809,471	139.25%
All valid bids were considered for the purpose of Acceptance	e in accordance with the Buyback Regula	tions and the Letter of C	Offer. The communication of a	acceptance/rejection

has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on June, 21, 2021. In cases

where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same shall be completed on or after June, 21, 2021 The settlement of all valid bids was completed by Clearing Corporation on June, 21, 2021. 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. 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat account on June, 21, 2021. The unaccepted demat Equity Shares have

been returned to respective Eligible Shareholder / Seller Member / custodians by the Clearing Corporation on June, 21, 2021. No Equity Shares held in physical form were

tendered or accepted under the Buyback. 2.7 The extinguishment of 6,326,530 (Six million three hundred and twenty six thousand five hundred and thirty) Equity Shares is currently under process and shall be completed on or before June, 28, 2021.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Sr.	Particulars	Pre Buyback*		Post Buyback**	
No.	000000000000000000000000000000000000000	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	64,207,868 fully paid-up Equity Shares of ₹ 10/- each	642.07	57,881,338 fully paid-up Equity Shares of ₹ 10/- each	578.81

*As on the Record Date i.e May 03, 2021 ** Subject to extinguishment of 6,326,530 Equity Shares

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. Number of Equity Shares | Equity Shares accepted as a % of total | Equity Shares accepted as a % of total accepted under Buyback Equity Shares bought Back Post Buyback Equity Shares* Sanjay Sahebrao Katkar 1.808.415 28.58 3.12 Kailash Sahebrao Katkar 1,808,415 28.58 3.12 Sequoia Capital India Investment Holdings III 1,159,765 18.33 Anupama Kailash Katkar 441,169 6.97 0.76

6 Ariston Capital Services Pvt Ltd # Subject to extinguishment of 6,326,530 Equity Shares

3.3 The shareholding pattern of the Company before the Buyback, i.e., as on the Record Date i.e. May 03, 2021 and post Buyback, is as under:

441.169

63.038

Particulars	Pre Bu	yback	No. of Shares post Buyback* 3 42,263,177	Buyback	
	Number of Shares	% to existing share capital		% holding post Buyback*	
Promoters and Promoter Group	46,762,345	72.83	42,263,177	73.02	
Foreign Investors (including non-resident Indians/ FIIs/ foreign mutual funds/foreign nationals)	3,653,717	5.69	CONTRACTOR OF	50000	
Financial institutions / banks and mutual funds promoted by banks / institutions	3,025	0.00	15,618,161	26.98	
Others (public, bodies corporate, etc.)	13,788,781	21.48			
Total	64,207,868	100.00	57,881,338	100.00	

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

Kailash Katkar

Managing Director & CEO

DIN: 00397191

MANAGER TO THE BUYBACK

5 Chhaya Sanjay Katkar

Ambit Private Limited

Address: Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 Tel: +91 (22) 6623 3000; Fax: +91 (22) 6623 3100

Contact Person: Mr. Praveen Sangal / Mr. Miraj Sampat Email: quickheal.buyback@ambit.co; Website: www.ambit.co

Validity Period: Permanent CIN: U65923MH1997PTC109992

SEBI Registration Number: INM000010585

5. DIRECTOR'S RESPONSIBILITY 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. This Post Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee vide circulation on June 21, 2021.

For and on behalf of the Board of Directors of

Joint Managing Director & CTO

DIN: 00397277

Quick Heal Technologies Limited Sanjay Katkar

Vinav Agarwal Compliance Officer Membership No. A40751

6.97

1.00

0.76

0.11

Date: June 21,2021 Place: Pune

(मयंक कुमार) प्राधिकृत अधिकारी एवं मुख्य प्रबंधक

में नहीं माना जाएगा।

www.readwhere.com

ने शुरू की अनुशासनात्मक कार्यवाही कार्यवाही की चेतावनी दी गई है नई दिल्ली, 21 जून (भाषा)। जिसके तहत केंद्र सरकार पेंशन केंद्र सरकार ने कथित या ग्रैच्यूटी अथवा दोनों पूरी तरह

मंत्रालय

पश्चिम बंगाल के पूर्व मुख्य सचिव

अलापन बंदोपाध्याय के खिलाफ

बड़ी दंडात्मक कार्यवाही शुरू की

है। अधिकारियों ने सोमवार को

बंगाल की मुख्यमंत्री ममता

बनर्जी के सलाहकार की भमिका

निभा रहे बंदोपाध्याय से कार्मिक

(डीओपीटी) द्वारा आरोपों का

उल्लेख करते हुए भेजे गए

'ज्ञापन' का 30 दिनों के अंदर

जवाब भेजने को कहा गया है।

मुख्य सचिव को बड़ी दंडात्मक

भ्रम में न रहें कि

कोरोना खत्म हो

गया है : येदियुरप्पा

राज्य में पूर्णबंदी में और छूट

दिए जाने के बीच कर्नाटक के

मुख्यमंत्री बीएस येदियुरप्पा ने

सोमवार को लोगों से कहा कि इस

भ्रम में न रहें कि कोविड-19 महामारी खत्म हो गई है । मुख्यमंत्री

ने उनसे सतर्क रहने तथा एहतियाती

हमने कछ जिलों को छोडकर

लगभग हर चीज में छुट दे दी है।

लेकिन इस भ्रम में न रहिए कि

कोविड-19 खत्म हो गया है। हमें

मास्क पहनना होगा, सामाजिक दुरी

का पालन करना होगा और नियमित

रूप से अपने हाथ धोने होंगे।

उन्होंने यहां को-ऑपरेटिव विभाग

के एक कार्यक्रम में लोगों से आग्रह

किया कि कोरोना पूरी तरह समाप्त

सहित 17 जिलों में कोविड-19

पाबंदियों में ढील दी है। इससे पहले

दिन में येदियुरप्पा ने एक अन्य

कार्यक्रम में कहा कि कोविड-19

के मामलों की संख्या में काफी

कमी आई है, लेकिन कोरोना का

PUBLIC NOTICE

To be known to all that my client Smt. Usha

Manuja W/o Mool Chand Manuja R/o Flat No

E127/1, Block E , Ground Floor, DDA MIG Flat,

Naraina Vihar, New Delhi 28, purchaser of Flat

No E127/1 Block E , First Floor, situated in

Naraina Residential Scheme, now known as

Naraina Vihar, New Delhi 110028, has applied

for conversion of the aforesaid flat from lease

hold to free hold to DDA, vide application no 284635 dated 28.05.2021. Original Demand

letter, possession letter, NOC for Water

Electricity Connection and Site possession

slip, of the above flat have been lost. FIR to this

effect has been lodged in the police station Crime Branch, Delhi vide LR No 276637/2021

Any person(s) claiming any right, interest, having

any objection or in possession of original

documents, may write/contact the above named

person at the above address /Phone no

9810378098 within 15 days from the date of

publication of this notice. The person claiming

any right, interest or objection with respect to

this property can personally inform or write to

Deputy Director (LAB) Housing or Director (H),

dt. 29.03.2021

खतरा बना हुआ है।

कर्नाटक ने सोमवार से बंगलुरू

होने तक सावधानी बरतें।

येदियुरप्पा ने कहा, 'आज से

उपाय बरतने की अपील की।

बंगलुरू, 21 जून (भाषा)।

अधिकारियों ने कहा कि पूर्व

प्रशिक्षण

उन्होंने बताया कि अब पश्चिम

यह जानकारी दी।

कदाचार और दुर्व्यवहार को लेकर से या उसका कुछ हिस्सा रोक

सकती है।

8. कृपया ध्यान रहे कि यह मांग सूचना पूर्वाग्रह-रहित है तथा इसे लिमिटेशन रहित, हमारी बकाया राशि के संदर्भ में आगे मांग करने के अधिकार सहित हमें उपलब्ध किसी भी अन्य अधिकारों अथवा उपचारे को छुट देने के रूप में नहीं माना जाएगा।

नोटः रेलगाङ्गियां और रेलवे स्टेशनों पर सामाजिक दूरी व सैनिटाइजेशन आदि सहित कोविड–19 से

www.railmadad.indianrailways.gov.in रेलमदद ऐप डाउनलोड करें

रेलमदद हेल्पलाइन नं.

139 ग्राहकों की सेवा में मुस्कान के साथ

CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT PUBLISHED ON JUNE 18, 2021

Registered Office: 1104, A Wing, Naman Midtown 11th Floor, Senapati Bapat Marg, Prabhadevi, Mumbai - 400 013, Maharashtra, India This Advertisement is being issued by CapitalSquare Advisors Private Limited ("Manager to the Offer"), for and on behalf of Satyanarayana Reddy

1. In Para I. D. 2: Details of the Offer: The offer price for the open offer should be read as Rs. 1.70/- (Rupees One and Seventy Paisa Only) per Equity

			eroeroero eroeroero	ALONA IIIIAN	(Rs. in Lakhs	
Particulars	02.06.2021 (Un Audited and Certified)	Year ended 31.03.2021 (UnAudited and Certified)	31.03.2020 31.03.2019 31		Year ended 31.03.2018 (Audited)	
Total Revenue	4.05	21.48	16.75	52.43	51.07	
Net Income i.e., Profit/ (Loss) After Tax	1.14	4.43	1.19	5.56	(11.51)	

EPS (in Rs.) 0.04 413.84 398.64 Net worth /Shareholder Funds

MANAGER TO THE OFFER:

208, 2nd Floor, AARPEE Center, MIDC Road No 11, CTS 70, Andheri (E), Mumbai - 400 093, Maharashtra, India Tel: 022 6684 9999/ +91 98742 83532 Fax: 022 6684 9998

Place: Mumbai

ऋणधारकों के लिये सूचना (सरफैसी अधिनियम. 2002 की धारा 13 की उप-धारा (2) के अंतर्गत) श्री कमल किशोर सिंह, श्रीमती अर्चणा कुमारी, ई-मेलः singh.kamal1245@gmail.com

1. युनिट नं. 306, 3रा तल, ब्लॉक डी, आम्रपाली एम्पायर विला, इण्डाहेरा, गाजियाबाद, उ.प्र.-201010

2. ग्राम रामदीरि, नीमा, पी एस मटिहानी, राम नगर, जिला बेगसराय, पिन-851129 3. आर 95, वकील कालोनी, प्रताप विहार, गाजियाबाद, उ.प्र.-201010 विषयः हमारी नेक्स्ट जेन नोएडा–शाखा में साख सविधाएँ 1. हम आपका ध्यान अपने पत्र सं. तिथि 26.6.2012 के प्रति आकृष्ट करते हैं जिसमें विभिन्न साख सुविधाओं की स्वीकृति तथा स्वीकृति की शर्तें दी गई हैं। उपरोक्त स्वीकृति के अनुपालन में आपने यहां के बाद वर्णित रूप में उसके लिये प्रतिभृति उपलब्ध कराने के बाद साख सुविधाएं प्राप्त की तथा उसका प्रयोग करना आरंभ

किया। ऋण खाता में वर्तमान बकाया तथा ऐसी देयता के लिये निर्मित प्रतिभित हित इस प्रकार है: प्रतिभतियों के संक्षिप्त विवरणों के साथ सुविधा की प्रकृति लिमिट ब्याज 4.6.2021 को तथा प्रकार (रु.) दर % बकाया प्रतिभृति अनुबंध 10.00 8.25 रु. 590115.00, यूनिट नं. 306, 3रा तल, ब्लॉक डी, आम्रपाल 33720600000542 06.8.2020 तक एम्पायर विला डुण्डाहेरा, गाजियाबाद, उ.प्र.-ब्याज सहित 201010 में स्थित सम्पत्ति पर बैंक का प्रभार रु. 590115.00 जिसमें 6.8.2020 तक ब्याज शामिल है।

2. जैसा कि आप जानते हैं. 31.12.2020 में समाप्त तिमाही के लिये आपने उपरोक्त ऋणों/बकायों पर ब्याज के भुगतान में चूक की है। आप ने 30.09.2020 तथा उसके बाद भुगतान के लिये नियत मांग ऋणों के किस्तों के भुगतान में भी चक की है। 3. आपके द्वारा की गई चक के उपरांत भारतीय रिजर्व बैंक के निर्देशों तथा दिशानिर्देशों के अनसार

6.12.2020 (एनपीए के रूप में वर्गीकरण की तिथि) को आपकी ऋण खाता को गैर-प्रचालन परिसम्पत्ति

के रूप में वर्गीकृत कर दिया गया है। बार-बार की गई अनुरोध तथा मांगों के बावजद आपने उस पर ब्याज सहित अधिशेष ऋणों का भगतान नहीं किया है। 4. ऊपर पैरा 1 में वर्णित विभिन्न प्रतिभृतियों द्वारा विधिवत प्रतिभृत साख सुविधाओं के संदर्भ में आपकी देयता को पुरा करने में आपकी विफलता तथा आपकी खाता को एक गैर-प्रचालन परिसम्पत्ति के रूप में वर्गीकरण को देखते हुए हुम एतदुद्वारा वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम, 2002 की धारा 13 की उप-धारा (2) के अंतर्गत आपको सचना देते हैं तथा आपको निर्देश देते हैं कि इस सूचना की तिथि से 60 दिनों के भीतर ऊपर पैरा 1 में वर्णित कुल रु 590115/- 7.8.2020 से लाग दर पर ब्याज के रूप में की बैंक की बकाया राशि का सम्पर्ण भगतान करे तथा अपनी देयताओं को निष्पादित करें। हम पुनः आपको सुचित करते हैं कि यदि भुगतान की तिथि तक ब्याज के साथ उपरोक्त राशि के भुगतान में आप विफल होते हैं तो हम उक्त अधिनियम की धारा 13 की

5. कृपया ध्यान रहे कि सम्पूर्ण भुगतान तक प्रत्येक साख सुविधा के लिये ऊपर पैरा 1 में निर्दिष्ट दरों पर ब्याज उपचयित होती रहेगी।

उप-धारा (4) के अंतर्गत किसी या सभी अधिकारों का प्रयोग करने के लिये स्वतंत्र होंगे। कृपया, इसका

6. हम आपका ध्यान उक्त अधिनियम की उप–धारा 13 के प्रति आकृष्ट करना चाहते हैं जिसके अंतर्गत पर्व सहमति प्राप्त किए बिना बिक्री, पट्टा अथवा अन्य रूप से (व्यवसाय की सामान्य प्रक्रिया के अतिरिक्त) ऊपर पैरा 1 में वर्णित प्रतिभृत परिसम्पत्तियों का किसी भी रूप में अंतरण करने से आप वंचित हैं। हम पनः सचित करते हैं कि उक्त अनबंध की धारा 13 (13) में शामिल उपरोक्त प्रावधान की अवज्ञा अधिनियम की धारा 29 के अंतर्गत एक दंडनीय अपराध है।

7. हम पुनः आपका ध्यान उक्त अधिनियम की धारा 13 की उप-धारा (8) के प्रति आकृष्ट करते हैं जिसके

अनसार यदि आप सार्वजनिक नीलामी/ कोटेशन/ निविदा आमंत्रित करने/ निजी संधि के लिए सचना के

प्रकाशन की तिथि से पूर्व किसी भी समय सभी लागतों, चार्जेज तथा बैंक द्वारा वहन की गई खर्चे के साथ बकाया राशि का भगतान कर देते हैं तो आप प्रतिभत परिसम्पत्तियों को विमोचित कर सकते हैं। कपया ध्यान रहे कि उक्त सूचना के प्रकाशन के बाद आपको प्रतिभूत परिसम्पत्ति को विमोचित करने का अधिकार उपलब्ध नहीं होगा।

आपका विश्वासभाजन

Never Born Never Died,

Only Visited This Planet Earth Between Dec. 11, 1931 To Jan 19, 1990



दरिद्रता का तुम बड़ा सम्मान करते हो. अगर कोई आदमी नंगा खड़ा हो जाए- महात्मा! तो तुम अगर नंगे हो गए, तो सब महात्मा हो गए, ऐसी परेशानी की बात क्या है? कोई धन-दौलत छोड़ देता है- महावीर ने धन-

बेचारे जाकर महात्मा हो पाए. छोड़ने

की झंझट करनी पड़ी. तुम्हारे पास है ही नहीं, तुम उस झंझट से भी बचे. तुम तो बुद्ध-महावीर हो ही! जरा तुम सोचो तो तुम पर परमात्मा की कृपा कैसी है! उनको तो बेचारों को झंझट करनी पड़ी- छोड़ो पहले. पिछले पापों के फल से उनको धन मिला होगा; सो पुण्य करने के लिए उसको छोड़ा. तुमने कोई पाप कभी किए नहीं, सो धन तुम्हें मिला नहीं, छोड़ने का कोई सवाल नहीं. तुम मुक्त ही पैदा हुए हो! यह खयाल छोड़ो कि तुम्हारा कोई और उद्धार करेगा. इसी उद्धारक की तलाश में तो तुम पांच हजार साल से दीन-दिरद्र हो. यह दिरद्रता तुम्हारी कोई आज की है? तुम सदा से पीड़ित और दुखी हो.

मेडिसिन और मेडिटेशन मिलकर स्वास्थ्य दे सकते हैं

मनुष्य हजारों वर्षों से इस तरह सोचता रहा है कि आदमी का शरीर अलग है और आदमी की आत्मा अलग है. इस चिंतन के दो खतरनाक परिणाम हए. एक परिणाम तो यह हुआ कि कुछ लोगों ने आत्मा करो ही मनुष्य मान लिया, शरीर की उपेक्षा कर दी. जिन कौमों ने ऐसा किया उन्होंने ध्यान का तो विकास किया, लेकिन औषधि का विकास नहीं किया. वे औषधि का विज्ञान न बना सके. शरीर की उपेक्षा कर दी गई. ठीक इसके विपरीत कुछ कौमों ने आदमी को शरीर ही मान लिया और उसकी आत्मा को इनकार कर दिया. उन्होंने मेडिसिन और औषधि का तो बहुत विकास किया, लेकिन ध्यान के संबंध में उनकी कोई गति न हो पाई. जब कि आदमी दोनों हैं एक साथ. कह रहा हूं कि भाषा में थोड़ी भूल हो रही है, जब हम कहते हैं- दोनों हैं एक साथ, तो ऐसा भ्रम पैदा होता है कि दो चीजें हैं जुड़ीं हुई.

नहीं, असल में आदमी का शरीर और आदमी की आत्मा एक ही चीज के दो छोर हैं. अगर ठीक से कहें तो हम यह नहीं कह सकते कि बॉडी-सोल, ऐसा आदमी है. ऐसा नहीं है. आदमी साइकोसोमेटिक है, या सोमेटोसाइकिक है. आदमी मनस-शरीर है. या शरीर-मनस है.



मेरी दृष्टि में, आत्मा का जो हिस्सा हमारी इंद्रियों की पकड़ में आ जाता है उसका नाम शरीर है और आत्मा का जो हिस्सा हमारी इंद्रियों की पकड़ के बाहर रह जाता है उसका नाम आत्मा है. अदृश्य शरीर का नाम आत्मा है, दृश्य आत्मा का नाम शरीर है. ये दो चीजें नहीं हैं, ये दो अस्तित्व नहीं हैं, ये एक ही अस्तित्व की दो विभिन्न तरंग-अवस्थाएं हैं.

असल में दो, द्वैत, डुआलिटी की धारणा ने मनुष्य-जाति को बड़ी हानि पहंचाई. सदा हम दो की भाषा में सोचते रहे और मुसीबत हुई. पहले हम सोचते थे: मैटर

और एनर्जी. अब हम ऐसा नहीं सोचते. अब हम यह नहीं कहते कि पदार्थ अलग और शक्ति अलग. अब हम कहते हैं, मैटर इज़ एनर्जी. अब हम कहते हैं, पदार्थ ही शक्ति है. सच तो यह है कि यह पुरानी भाषा हमें दिक्कत दे रही है. पदार्थ ही शक्ति है, ऐसा कहना भी ठीक नहीं है. कुछ है, एक्स, जो एक छोर पर पदार्थ दिखाई पड़ता है और दूसरे छोर पर एनर्जी, शक्ति दिखाई पडता है. ये दो नहीं हैं. ये एक ही ऊर्जा, एक ही अस्तित्व के दो छोर हैं.

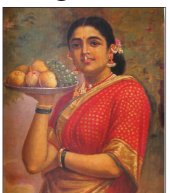
ठीक वैसे ही आदमी का शरीर और उसकी आत्मा एक ही अस्तित्व के दो छोर हैं. बीमारी दोनों छोरों में किसी भी छोर से शुरू हो सकती है. शरीर के छोर से शुरू हो सकती है और आत्मा के छोर तक पहुंच सकती है. असल में जो शरीर पर घटित होता है, उसके वाइब्रेशंस, उसकी तरंगें आत्मा तक सुनी जाती हैं.

इसलिए कई बार यह होता है कि शरीर से बीमारी ठीक हो जाती है और आदमी फिर भी बीमार बना रह जाता है. शरीर से बीमारी विदा हो जाती है और डॉक्टर कहता है कि कोई बीमारी नहीं है और आदमी फिर भी बीमार रह जाता है और बीमार मानने को राजी नहीं होता कि मैं

कलाकार रहस्य के कुछ ज्यादा करीब होते हैं

झेन गुरुओं के संबंध में बड़ी सुंदर कथाएं हैं, क्योंकि झेन-गुरु अक्सर या तो चित्रकार या बड़े कलाकार हुआ करते थे. यह झेन की सुंदरतम बात है. अन्य कोई धर्म सृजनात्मक नहीं है, और अगर धर्म सृजनात्मक नहीं है, तो वह समग्र नहीं हो सकता है-किसी न किसी बात का अभाव उसमें रहता है.एक झेन गुरु अपने शिष्यों से कहा करते थे, 'अगर तुम किसी बांस की पेंटिंग बनाना चाहते हो, तो बांस ही बन जाओ.

बनाने का और कोई उपाय नहीं है. अगर तुमने बांस को भीतर से अनुभव नहीं किया तो कैसे तुम एक बांस को चित्रित कर सकते हो? अगर तुमने यह अनुभव नहीं किया कि किस तरह से एक बांस आकाश के सामने खड़ा होता है, हवा का सामना करता है, वर्षा की बौछारों में कैसे झूमता-नाचता है, सूर्य की ऊष्मा में किस गर्व के साथ वह



इसके अतिरिक्त बांस की पेंटिंग खड़ा होता है, अगर तुमने उसे अनुभव नहीं किया, तो तुम एक बांस की पेंटिंग कैसे बना सकोगे? अगर तुमने बांस से गुजरती हवाओं को उस तरह से नहीं सुना, जिस तरह कोई बांस सुनता है, अगर तुमने बांस पर पड़ती वर्षा की फुहारों को वैसे नहीं जाना, जैसे बांस जानता है, तो कैसे तुम बांस को पेंटिंग में उतार सकोगे? तब तुम बांस की पेंटिंग एक फोटोग्राफर की

तरह बनाओगे तब तुम एक कैमरा हो सकते हो लेकिन एक कलाकार नहीं. कैमरा विज्ञान की देन है. कैमरा वैज्ञानिक उपकरण है. वह तो केवल बांस के बाह्य रूप को ही दिखाता है, लेकिन जब कोई गुरु बांस को देखता है. तो वह उसका बाह्य रूप ही नहीं देख रहा होता है.

वह धीरे-धीरे स्वयं को गिराता जाता है. उसकी चेतना का संपूर्ण प्रवाह बांस में समा जाता है, बांस पर उतर आता है: तब वे अलग-अलग नहीं रहते, वे एक-दसरे में समाहित हो जाते हैं, दोनों एक हो जाते हैं. फिर यह कहना बहुत कठिन होता है कि कौन बांस है और कौन चेतना है-सब कुछ एक-दूसरे में समा जाता है, घुल-मिल जाता है, दोनों की सीमाएं समाप्त हो जाती हैं. इसीलिए कई बार कलाकारों को रहस्यदर्शियों जैसी झलकें मिलती हैं. इसलिए कई बार वह काव्य कह

Quick Heal

Security Simplified

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 Office

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 dated April 20, 2021 published on April 22, 2021 ("Public Announcement" and the Letter of Offer dated May 17, 2021 ("Letter of Offer"), All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement

THE BUYBACK

- Quick Heal Technologies Limited ("Company") had announced the Buyback of upto 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) fully paid-up equity shares of ₹ 10/- (Rupee ten only) each ("Equity Shares"), representing 9.85% of the total issued and paid-up equity share capital of the Company as of March 31, 2020, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. May 03, 2021 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share for an amount aggregating up to ₹1,550 Million (Rupees one thousand five 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, advisory fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as buyback tax, securities transaction tax, goods and service tax, stamp duty, etc. and other incidental and related expenses ("Transaction Costs").
- The Maximum Buyback Size represents 24.09% and 24.24% of the aggregate of the fully paid-up equity share capital and free reserves as per the standalone and consolidated audited financial statements, respectively, of the Company as on March 31, 2020 (being the latest audited financial statements available as on the date o meeting of the board of directors of the Company held on March 10, 2021 to approve the proposal of Buyback). The number of Equity Shares bought back constituted 9.85% of the pre-Buyback equity share capital of the Company as on the Record date (i.e., May 3, 2021).
- 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. For the purposes of the Buyback, BSE Limited was the designate stock exchange
- The tendering period for the Buyback Offer opened on Monday, May 31, 2021 and closed on Friday, June 11, 2021.
- DETAILS OF BUYBACK
- 6,326,530 (six million three hundred and twenty six thousand five hundred and thirty) Equity Shares were bought back under the Buyback, at a price of ₹245/- (Rupees two hundred and forty five only) per Equity Share
- The total amount utilized in the Buyback is ₹1,549,999,850 (Rupees one billion five hundred and forty nine million nine hundred and ninety nine thousand eight hundred and fifty only) excluding Transaction Costs
- The Registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered a total of 5,710 valid bids for 8,809,471 (Eight million eight hundred and nine thousand four hundred and seventy one) Equity Shares in response to the Buyback, resulting in the tender of approximately 1.39 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Cutogory	140. Of Equity Office Tooch vou	140. Of Valla Dias	Total Equity Offaces	70 Itcopolisc
	in the Buyback		Validly Tendered	
Reserved Category for Small Shareholders	948,980	5,549	434,680	45.80%
General Category for all other Equity Shareholders	5,377,550	161	8,374,791	155.74%
Total	6,326,530	5,710	8,809,471	139.25%
All valid hide were considered for the nurness of Acceptance in	accordance with the Buyback Populs	ations and the Letter of	Offer The communication of	accontanco/rojection

has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company) on June, 21, 2021 In cases

- where email IDs were not registered with the Company or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same shall be completed on or after June, 21, 2021 2.5 The settlement of all valid bids was completed by Clearing Corporation on June, 21, 2021. 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. 2.6 Demat Equity Shares accepted under the Buyback were transferred to the Company's demat account on June, 21, 2021. The unaccepted demat Equity Shares have been returned to respective Eligible Shareholder / Seller Member / custodians by the Clearing Corporation on June, 21, 2021. No Equity Shares held in physical form were
- tendered or accepted under the Buyback. The extinguishment of 6,326,530 (Six million three hundred and twenty six thousand five hundred and thirty) Equity Shares is currently under process and shall be completed
- on or before June, 28, 2021. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- The capital structure of the Company, pre and post Buyback, is as under

	Sr.	Particulars	Pre Buyback*		Post Buyback**	
	No.		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
ſ	2.	Issued, Subscribed and Fully	64,207,868 fully paid-up Equity Shares of	642.07	57,881,338 fully paid-up Equity Shares of	578.81
		Paid-Up Share Capital	₹ 10/- each		₹ 10/- each	

*As on the Record Date i.e May 03, 2021

** Subject to extinguishment of 6,326,530 Equity Shares 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.	Name	Number of Equity Shares	Equity Shares accepted as a % of total	Equity Shares accepted as a % of total
No.		accepted under Buyback	Equity Shares bought Back	Post Buyback Equity Shares#
1	Sanjay Sahebrao Katkar	1,808,415	28.58	3.12
2	Kailash Sahebrao Katkar	1,808,415	28.58	3.12
3	Sequoia Capital India Investment Holdings III	1,159,765	18.33	2.00
4	Anupama Kailash Katkar	441,169	6.97	0.76
5	Chhaya Sanjay Katkar	441,169	6.97	0.76
6	Ariston Capital Services Pvt Ltd	63,038	1.00	0.11

Subject to extinguishment of 6,326,530 Equity Shares

The shareholding pattern of the Company before the Buyback, i.e., as on the Record Date i.e. May 03, 2021 and post Buyback, is as under

Particulars	Pre Bu	yback	uyback	
	Number of	% to existing	No. of Shares	% holding post
	Shares	share capital	post Buyback*	Buyback*
Promoters and Promoter Group	46,762,345	72.83	42,263,177	73.02
Foreign Investors (including non-resident Indians/ FIIs/ foreign mutual funds/foreign nationals)	3,653,717	5.69		
Financial institutions / banks and mutual funds promoted by banks / institutions	3,025	0.00	15,618,161	26.98
Others (public, bodies corporate, etc.)	13,788,781	21.48		
Total	64,207,868	100.00	57,881,338	100.00

* Subject to extinguishment of 6,363,636 Equity Shares MANAGER TO THE BUYBACK



Address: Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 Tel: + 91 (22) 6623 3000; Fax: +91 (22) 6623 3100 Contact Person: Mr. Praveen Sangal / Mr. Miraj Sampat Email: quickheal.buyback@ambit.co; Website: www.ambit.co

SEBI Registration Number: INM000010585 Validity Period: Permanent CIN: U65923MH1997PTC109992

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. This Post Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee vide circulation on June 21, 2021

For and on behalf of the Board of Directors of **Quick Heal Technologies Limited** Sanjay Katkar Joint Managing Director & CTO

DIN: 00397277

Sd/-Vinav Agarwal Compliance Officer Membership No. A40751

प्रश्न : आपने कहा कि क्षण - मशीन होती है. मस्तिष्क प्रत्येक क्षण जीने के लिए व्यक्ति को अपने मृत अतीत तथा स्मृतियों को फेंक देना चाहिए. लेकिन इस संसार में व्यवहार करने के लिए तेज और कार्यकुशल जरूरी है.

अतीत के प्रति मर जाने का यह नहीं रख सकोगे. इसका यह अर्थ नहीं होता कि तुम्हारी सारी स्मृतियां जब तुमसे कहा जाता है कि आतीत होता है कि तुम इस स्मृतियों में नहीं मत करो. तुम मन का उपयोग कर सा द्वार रहता है. जीते. तुम्हारा इन स्मृतियों से कोई सकते हो; तब तुम्हारा मन सिर्फ हिस्सा होंगी, न कि तुम्हारी चेतना पड़ेगी. तुम्हें लौटकर घर जाना सा दरवाजा है. का हिस्सा. मस्तिष्क एक यांत्रिक पड़ेगा, तुम्हें याद रखना पड़ेगा कि बात है, जैसे कि टेप-रिकॉर्डिंग तुम कहां रहते हो.

बात को रिकॉर्ड करता चला जाता है. मस्तिष्क भौतिक अंग है.

यह रिकॉर्ड करता चला जाएगा और तुम्हारी स्मृति नष्ट नहीं हो सकती जब तक कि मस्तिष्क को वह कोई समस्या नहीं है.

समस्या यह है कि तुम्हारी चेतना स्मृतियों की बाढ़ आती रहती है. में पाई जाती है.

मंदिर का गर्भगृह गोल व बंद आखिर क्यों?

यदि तुम किसी हिंदू मंदिर में गए हो तो वहां तुमने गर्भ-गृह का नाम सुना होगा. मंदिर के अंतस्थ भाग को गर्भ कहते हैं. उसे गर्भ क्यों कहते हैं? हर एक मंदिर की अपनी ध्वनि है, अपना मंत्र है, अपना स्मृतियों का संचय होना भी तो नष्ट नहीं कर दिया जाये. लेकिन इष्ट-देवता है और उस इष्ट-देवता से संबंधित मंत्र है- अगर उस ध्वनि का उच्चार करोगे तो पाओगे कि उससे वहां अर्थ नहीं होता कि तुम उसकी याद स्मृतियों से भरी है. तुम्हारी भीतर वही उष्णता पैदा होती है जो मां के गर्भ

यही कारण है कि मंदिर के गर्भ को मां विलीन हो जायेंगी अथवा नष्ट हो के प्रति मर जाओ, तो उसका अर्थ के गर्भ जैसा गोल और बंद, करीब-करीब जायेंगी. इसका सिर्फ इतना ही अर्थ होता है कि मन से अपना तादात्म्य बंद बनाया जाता है. उसमें एक ही छोटा

जब ईसाई पहली बार भारत आए और तादातम्य नहीं है. तुम उनसे मुक्त एक यंत्र है; जब भी तुम्हें इसकी उन्होंने हिंदू मंदिरों को देखा तो उन्हें लगा हो गये. वे रहेंगी, लेकिन अब जरूरत होगी, तुम इसका उपयोग कि ये मंदिर तो बहुत अस्वास्थ्यकर हैं; वे सिर्फ तुम्हारे मस्तिष्क का एक कर लोगे. और तुम्हें इसकी जरूरत उनमें खिड़िकयां नहीं हैं, सिर्फ एक छोटा

लेकिन मां के गर्भ में भी तो एक ही द्वार होता है और उसमें भी हवा के आने-जाने की व्यवस्था नहीं रहती.

सिखों का इतिहास

महाराजा रंजीत सिंह देहांत के बाद पंजाब

पंजाब के महाराजा रंजीत सिंह 27 जून, 1939 की दोपहर इस दुनिया से विदा हो लिए. चालीस सालों की अपनी हुकूमत की आवाजाही शुरू हो गई थी और पंजाब उनका बाजार के दौरान, उन्होंने लड़ते-भिड़ते सिख जत्थों को एकसूत्र में बन गया था. पंजाब की जनता ने यह सब हासिल किया बाँधा था और भिन्न-भिन्न वफादारियों वाले लोगों को एक था मात्र उस एक शख्स के नेतृत्व के जरिए, जो उन्हीं के राष्ट्रीयता की भावना में पिरोया था. रंजीत सिंह के जरिए, हिंद् बीच से निकलकर उनका नेता बना था, उन्हीं किसानों और मुसलमानों को आपस में करीब लाने का गुरू नानक के बीच से निकलकर. देव का उद्देश्य पूरा हुआ था और लड़ाकू भाई-चारे का गुरू गोबिंद सिंह का प्रयास भी सिर चढ़ा था. हिंदुस्तान की हुकूमत तरह थे,जिसने पूरे पंजाब पर अपनी छत्रछाया फैला करने की चाह में आनेवाले विदेशी आक्रमणकारियों के लिए रखी थी और वटवृक्ष की ही लबतरह उन्होंने पंजाब की पंजाब अब उनका अखाड़ा नहीं रहा था. अब पंजाब न केवल धरती को इस कदर ढक रखा था कि खर-पतवार के हिंदुस्तान का सबसे शक्तिशाली राज्य बन चुका था, वरन् सिवा और कुछ वहाँ पनप ही नहीं सकता था. नतीजा एशिया-भर में अपनी ताक का लोहा मनवा चुका था. पठानों यही हुआ कि जब उनकी मृत्यु हुई, उनका ऐसा कोई और अफगानियों द्वारा सदियों से शासित होते रहने के बाद, उत्तराधिकारी नहीं दिखा था, जिसमें उनके जितना माद्दा पंजाबियों ने पासा पलट दिया. अब उनका साम्राज्य पठानों के होता और जो राज्य के भाग्य को सही दिशा-निर्देश दे मुल्क के पार तक जा पहुँचा था और वे काबुल की राजगद्दी पाता. यह बात उन लोगों पर खासतौर से लागू होती थी, के निर्णायक बन बैठे थे. तिब्बत में उन्होंने चीन पिछलग्गुओं जो रंजीत सिंह के करीबी थे, मसलन उनके परिवार के पर काबू पाया था और पश्चिम में अंग्रेजों के विस्तार पर रोक लोग और 'दरबार' के उनके वे चहेते, जिनको वे गाँवों लगाई थी. आक्रमणकारियों की अब हि<mark>म्मत नहीं थी कि वे के अंधकारमय</mark> जीवन से उठाकर सत्ता के गलिया<mark>रों त</mark>क पंजाब की धरती पर कदम रखने की जुर<mark>ंत करते, गेहूँ की खड़ी ले आए थे,</mark> इनमें वे साधारण लोग भी थे, जो उनके फसलों को रौंदते या कटाई के वक्त कि<mark>सानों को लूटने आ जिए अकल्प</mark>नीय दौलत के मालिक बने थे. धमकते. राजमार्गो को राहगीरों के लिए सुरक्षित बना दिया गया था; मध्य एशिया और हिंदुस्तान के बीच व्यापारी-काफिलों

(भाग- 236)

महाराजा रंजीत सिंह उस एक विशाल वटवृक्ष की

Date: June 21,2021

अधिक बाहितीसाठी असर व बाबा www.e prabhat.net

जानीत कोटीस The second way was a second with the second way and the second way as a second

ुन्धेया -सूर्वेश - क्रियालका स्रोतको तेश समा में 122 विभागा - भारत में १, क्रियाल का स्रोतको ने समामा में 122 विभागा - भारत में १, क्रियाल का स्रोतको ने समामा में 122 स्रोतको - भारत में १, क्रियाल का स्रोतको ने समामा में 122

भीतन्त्र दिश्चितः, जीवक्षेत्रं भेतः १८२१,८, पुरुषेः गोताको, मोतंत्रं भोतवं तेतः, पुणे ४५१,०५० च. ११,०११ सम्बद्धाः

WITHOUT PREJUDICE PUBLIC NOTICE

WEST-COUNTERS UNDER PUBLIC NOTICE
WEST-COUNTERS OF THE PUBLIC NOTICE
WEST-COUNTERS OF THE PUBLIC NOTICE
for an let our Public of Min. SECTION 1997 THE PUBLIC NOTICE
for an let our Public of Min. SECTION 1997 THE PUBLIC NOTICE
for an let our Public of Min. SECTION 1997 THE PUBLIC NOTICE
for a let our Public of Min. SECTION 1997 THE PUBLIC NOTICE
for a let our Public of Min. SECTION 1997 THE PUBLIC NOTICE
for a let our P

poses outcome, was served, a gen entered for did in whole blook outcome are explained to in the last the least on because it are thing to the in old in object of all the ing juiced belows, with left of glove the replication. It will be the last to the med glove the width will district a caper of district vertices; as in support the media justifying which it should be preserved to that me to the fallow and the station, if any, what the controller and to the end instanting and the station, if any, what the controller and to the end instanting and it is ration.

Each Claim of the Addition (Control of the Add

The second section of the second section section of the second section secti

विकटा निवटणूक अधिकारी कार्यालय, पुणे PUBLIC NOTICE

ন্ধ্যা() - ন্ধ্যা() -

STEMENT, 23 N. -23 / E.A. / IC. N. P. STEMENT, UNIVERSITY OF CONTROL OT CONTROL OF CONTROL OF CONTROL OF CONTROL OF CONTROL OF CONTROL OF CONTROL OT CONTROL OT CONTROL OT CONTROL OT CONTROL OT CONTR

The contract of the contract o

ज्यादित मोदील म मोदील क कोट निकास सम्बद्धाः स्थान men chaire or this desirable stations to \$2, under obtain or which is the station of \$2, under obtain or the first station of \$2, under object object of \$2, under object of \$2, under object of \$2, under object object object of \$2, under object object object of \$2, under object objec

पिंगरी विचाव इ महानगरणा (लाका, 1990) ... स्थापन्य विभाग ई निर्देश मुख्या के स्थापन्य /व पुरुशानम् /२६/०१/२०१२-२०२२ व्योध वह स्रोता १७वरी होता स्थापने के स्थित व्योधन के वर्त

W. W.		90709Ê 170	र्कृष विकित् काम (४+५)	रोकाची व सर्वे काल देखिए स्वास सम्बद्ध सिरोव्य स्वास	ritordal) Mari	nichten ig/kön um des	1907	NAME OF THE PERSON	esternal) epon (milipit)	Feffing month of + safepoolines: (from sa (from pa))
1			- 7	×	- %	- %		4.	- 1	10
				HERE E	् कासमा					
٦	(more)	() मार्केट कींग्स र वेक्स कार्याकर ति सहवेकींगर एक्स) गेरी प्रतिक स एक स्थानक विकास का में करने.	SEAMI CTS	manana	1114	Natio	treet	ROYLLACK	11	1904
				Person in	NE SERVE					
	1	र्-निर्मात कालाव व्यानावारी	1-	Britis 197,040	करत है स	106/1999				
	. 8	fiding fragult offen foris	en ibn :-	forte 11,000	was ger	1 5.00 W				
	3	विभिन्न मुख्यान दिनोक व के	ri-	forte on Job.)	tott gri cat herse	1 5.00 M. Rejes	(NE. THE	effekt við	services,	wipe.
		Aug. 1. 20.1		- 1						

प्र विशेष्ण जावलेखा विशेष - विशेष प्रति विशेष प्रति विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विष विशेष विश

Number of the read-sition is, the state on the series of the en-trace of the series of the en-

Product in hometry gloraritat MRT. GOPAL PRIGITAT TRAVER.

PRICELE and MRT. PODOMAN GOPAL PRICELE interruptional production of the product

Quick Heal

Quick Heal Technologies Limited

CRE: 1720/08/PROPORTION |
Registered Office: Manual Edge, Office Inc. 1910 G. S.C. Thir Time. Warrer Magus: Pure - 411 OH. India
Phone: 1911 (20) 6881 1925; Element in objectations in in: Nebester sense specification on Canada Phone: Mr. International Completion of Other

Contain Press to Manager Page 2: Annual Page 2: Ann

and the date of displaced by 1, 2017 of the graph of the content o

The display display for great permission of the foreign beneficially of SEP, the corpor connect control of the September of Septembe

The Bill of Signification principals and the College's in Significant principals and the service of the service

OF THOSE AND 25: 2021 CAPITA, STOLICTURE AND SHAREHOLDING PATTERN

84.	Pertinders	Fix Boybani'		Find Explosol**	
No.		No. of Equity Water.	Amount In 7 Million	St. of Signify Mores	Amount for 5 Million
		Ps.coo.com Equity brustes at R no-seat.	155-00	75,000,000 Equity Shares of \$100 years	753.19
	Superi, Subscribed and Fully Shoring Share Capital	64.307.860 hely paid up Charle Shows of E. 50- each	64107	STANI SMILLIN parting Egypty Sharon of P. 104-1400.	575.50

Schnick Optionwisses the alternative Dame encoding 1 Groff to ord Gardy Dame has been consisted under the Opinion are select
 West Service Control of Control

Periodes	Pro-Biophack		Post Buytrack	
	Number of Shares	'S to selecting share capital	No. of Stones poet Boyteast*	Ni boliding great Straback*
Populars and Premide Discus	86.792.50	72.63	(2) 363, 107	73.10
Familiar treation (including ass-resident holister Filer bridge instead fundamental nutrients)	3,853,747	5.50		
Financial Intellizations I featiles and multical funds promoted by learning I methations	1,625	1.00	W.FW. W1	26.99
DPW1-jubic, histies scriptnisk etc.)	10,768,791	21.48		
Total	84,297,666	798.98	\$7,001,000	18.8

*Subject to extraporationed of 4.363.636 Equals Shares

1. IRANADER TO THE BRYBACK

AMBOYAGE TO THE SETTACE

AMBOYAGE LIGHTER

AMBOYAGE

AMBOY