



Atul Ltd

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February 20, 2021

The Manager
Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street,
Mumbai – 400 001
Through: BSE Listing portal
SCRIP CODE: 500027

The Manager
Listing Department
National Stock Exchange of India Limited
“Exchange Plaza” C – 1, Block G
Bandra Kurla Complex Bandra (East)
Mumbai – 400 051
Through: NEAPS portal
SYMBOL: ATUL

Dear Sir | Madam,

Ref.: Buy-back of Equity Shares of Atul Limited (the “Company”)

Sub: Filing of Post Buy-back Public Announcement pursuant to provisions of Regulation 24(vi) of the SEBI (Buy-Back of Securities) Regulations, 2018 (“Buy-back Regulations”) and Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Pursuant to provisions of Regulation 24(vi) of the Buy-back Regulations, the Company has published the Post Buy-back Public Announcement in the Financial Express- English (All Editions), Janasatta - Hindi (All Editions) and Financial Express – Gujarati (Ahmedabad Edition) on February 20, 2021.

In compliance with Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are submitting herewith newspaper e-clippings of the Post Buy-back Public Announcement for your perusal.

You are requested to kindly take the same on records.

Thank you,

Yours faithfully,
For Atul Ltd

Lalit Patni
Company Secretary and
Chief Compliance Officer

Encl.: as above



Economy

SATURDAY, FEBRUARY 20, 2021



SOLAR ENERGY

Narendra Modi, Prime Minister

India is devoting great importance to solar energy. Our gains in solar energy ensure: A stronger fight against climate change. A boost to our entrepreneurs... Work is also underway to connect our hardworking farmers with the solar sector — make our *Annadatas* also *Urjadatas*.

Quick View

Bank unions protest against privatisation

OPPOSING GOVERNMENT'S privatisation plans, bank unions on Friday staged protest in all the state capitals and plan to march towards Parliament next month if their demands are not met. All India Bank Employees' Association (AIBEA) said.

Golf tournament by Cidco today

'CIDCO MASTERS Cup-2021 will be organised on February 20 at Cidco's Kharghar Valley Golf Course in Navi Mumbai. Reputed tennis player Leander Paes, along with golfers associated with various golf clubs of the Mumbai and Pune regions are expected to participate in the event.

FIFTH ROUND

Adani, DP Jain & Co win national highway TOT bids

SURYA SARATHI RAY
New Delhi, February 19

ADANI GROUP HAS quoted the highest bid of ₹1,011 crore for the first bundle of 53.6 km national highway stretch under the fifth round of toll-operate-transfer (TOT) mode while Nagpur-based DP Jain has offered to pay ₹1,251 crore, the highest by any bidder, to take on long-term lease the second bundle of 106 km.

The National Highways Authority of India (NHA) had invited bids for the two bundles last September. Financial bids were opened on Friday.

Indian Highways Concessions Trust, Cube Highways, PATH and IRB are the other bidders who participated in the current round of auction.

Under the TOT model, the NHA offers operational highway projects to private entities on a long-term concession (15-

TOLL-OPERATE-TRANSFER MODE

■ Adani Group quoted the highest bid of ₹1,011 crore for the first bundle of 53.6 km national highway stretch

■ Nagpur-based DP Jain offered to pay ₹1,251 crore for long-term lease of the second bundle of 106 km

■ NHA set the lease period to 20 years for the two bundles, both are part of NH-27 in Gujarat



■ The proceeds from the asset monetisation programme are used to repay NHA's debt, which mounted to ₹2.72 lakh crore, and on November 2020, and to develop highways

30 years) basis against an upfront payment. During the concession period, the TOT operator collects user fee on the stretches in line with the prescribed rates set by the NHA to recoup their investments; but the operator has to operate and maintain the stretches.

Exercising flexibility bestowed upon it by the government, NHA set the lease period to 20 years for the two bundles on offer under fifth round of TOT. Both the bundles are part of NH-27 in Gujarat.

Just a few days ahead of inviting bids for the fifth bun-

dle, NHA had decided not to disclose the floor price of the highway bundles under the TOT model at the time of inviting bids. The floor price or the initial estimated concession value (IECV) would rather be disclosed only after selecting the bidder.

Sources said the NHA Board will meet in the first week of March to decide on the floor price. The winning bid should be higher than the floor price set by the NHA. Thus, placing the highest bid does not guarantee the bidder of getting the stretches on long-term lease.

Exercising the TOT route, NHA has already monetised two bundles totaling 1,247 km that fetched the authority ₹14,692 crore; but, at the same time, it had to annul two other monetisation attempts (the second and the fourth rounds) previously as investors did not match up the floor price.

Gadkari for converting all govt vehicles into EVs

ROAD TRANSPORT AND Highways Minister Nitin Gadkari on Friday pledged to convert all vehicles in his ministry to EVs and urged other departments to follow suit in a bid to cut India's oil import dependence.

The minister has also suggested providing subsidy to buy electric cooking appliances rather than giving support to buy expensive imported gas for cooking.

Back of envelop calculation by the minister indicate that using 10,000 electric vehicles in Delhi alone can save ₹30 crore every month. Besides, he stressed on electric cooking which is also cheaper than imported gas.

Addressing at the launch Go Electric campaign, Gadkari said, "Why don't we provide subsidy on electric cooking appliances. We already provide subsidy on cooking gas."

He was of the view that electricity cooking is clean and will also reduce import dependence for gas. —PTI

Govt plans green hydrogen auction

FE BUREAU
New Delhi, February 19

CLOSELY AFTER UNION finance minister Nirmala Sitharam proposed the introduction of "National Hydrogen Energy Mission" in her budget speech, the government has started preparations for holding auctions for green hydrogen,

which is hydrogen produced from renewable energy sources. Union power minister RK Singh said on Friday that the government is planning to call for green hydrogen bids in "4-5 months".

The minister added that talks are on with other ministries to increase the penetration of domestic green hydrogen in industries such as fertilizer, steel and oil refineries, which otherwise import natural gas and ammonia to produce hydrogen. There are also discussions to put a mandate on using around 10% of domestic green hydrogen in such industries.

"Once we start with this in three years, green hydrogen will become competitive," Singh added. The minister was speaking at the launch of the "Go Electric" campaign to spread awareness on the benefits of electric vehicles and electric cooking in the country, which is seen to reduce import dependency by replacing oil and gas with domestic fuel based energy.

Speaking at the same event, Union road transport and highways minister Nitin Gadkari proposed that the government can provide subsidies for buying electric cooking equipment instead of cooking gas to cut fuel imports.

Hydrogen technology is being explored by the government to reduce dependence on imported products. According to experts, against the more than 90 minutes it takes a heavy battery electric vehicle to charge, hydrogen fuel cell vehicles can be charged in 5-15 minutes.

From the Front Page

Arbitration battle: India's offer to Cairn: Pay half and move on

AND WHILE hearing the government appeal against the \$672-m arbitration award that Devas Multimedia won in 2016 against Isro-arm Antrix Corporation, the fact that the SC asked Devas whether it would be willing to waive off the interest component of the money owed to it suggests the challenge may not hold.

There are, on the other hand, also cases where SC has ruled against enforcing arbitration awards on grounds that they ran contrary to India's public policy; this was the argument the government made in SC while asking for the award to be set aside.

In its December 2020 ruling, the Permanent Court of Arbitration at The Hague invalidated India's \$2.74-billion 2015 tax claim on Cairn Energy.

In 2011, Cairn Energy sold majority of its then India business, Cairn India, to Vedanta. The Indian taxman, however, did not allow Cairn UK to sell 10% and attached Cairn India shares as well as dividends that the company paid to its parent. The Hague court ordered the government to return the value of shares it had sold, dividends seized and tax refunds withheld. In fact, the government was asked to compensate Cairn "for the total harm suffered" together with interest and cost of arbitration.

Confirming New Delhi's resolve to contest the arbitration award in favour of the Edinburgh-headquartered energy company, ministry sources said that the government would "strongly contest other suits filed by the firm at various other international courts" to enforce the award. Cairn Energy has recently filed a case in a US district court to enforce the arbitration award; it has also reportedly filed similar cases in the UK and the Netherlands.

"The government welcomes Cairn's move to reach out for a resolution. However, any dispute resolution to be sought by Cairn will have to be within already existing laws," a ministry source said, stressing on sovereign right to tax. "Cairn had conducted transactions via tax havens to evade taxes," the source iterated, even as he added that the government welcomed Cairn's move to reach out for a resolution.

New Delhi's 2012 law had empowered itself to make tax demands concerning cross-border deals all the way back to 1962, citing "underlying Indian assets". The move has since been exposed as a misadventure as The Hague Court ruled against India in the two resultant high-profile cases — before Cairn Energy, telecom giant Vodafone had won a similar

RBI takes to rap, to save you from a cyber trap

"SOME OF THE problems highlighted are common ones," Gupta says. "As the RBI is not really selling anything, leveraging rap songs or known personalities helps the message stand out, and you remember it, particularly when you face similar issues in real life."

This is not RBI's first attempt. In 2016, it created a tagline, RBI Kehta Hai ("RBI says") tagline, and since then, its communication centres around themes of financial literacy and public awareness towards frauds, etc. According to industry experts, the RBI empanels a roster of ad and media agencies once every three years for its communication strat-



banking, and setting limits on card transactions.

Furthermore, the RBI even has its own 'employees' — cricketers KL Rahul and Umesh Yadav among others, and some national level female badminton players like Meghna Jakkampudi and Rasika Rajee — feature prominently in TV ads and other media over the last few years.

These are pro-bono public service initiatives, and prior to the cohesive 'RBI Kehta Hai' campaign, RBI's communication was more sporadic. But with the number of online transactions expected to hit a billion a day the need to educate people about digital frauds is more pressing than ever.

arbitration against India.

Since the Hague Tribunal has affirmed its jurisdiction over the Cairn case despite the existence of the India-UK BIT, the chances of a reversal of the order in a review is remote. Virtually, a reversal is possible only if mala fide in the award is established.

Indian techies to benefit from new immigration laws

INDIAN IT PROFESSIONALS, waiting for more than a decade now, and whose number runs into thousands, are likely to be the biggest beneficiary of this provision of the bill.

Authors of the bill — senator Bob Menendez and Congresswoman Linda Sanchez — told reporters that the US Citizenship Act of 2021 establishes a moral and economic imperative and a vision of immigration reform that is expansive and inclusive.

It grows the economy by making changes to the employment-based immigration system, eliminating per-country caps, making it easier for STEM (science, technology, engineering and mathematics) advanced degree holders from US universities to stay in the US and improving access to green cards for workers in lower-wage industries.

It would also give dependents of H-1B holders work authorisation, and prevent children of H-1B holders from "ageing out" of the system.

The ruling Democrats have a majority in both the House and Senate. However, in the upper chamber, they need the support of 10 Republicans to get the legislation through the Congress before it can be signed into law.

The Democratic leadership and the White House hope that they will get the necessary support in the interest of millions

of non-citizens living in the country. In a statement, President Biden said he looks forward to working with leaders in the House and Senate to address the wrongdoings of the past administration and restore justice, humanity and order to the immigration system.

"This is an important first step in pursuing immigration policies that unite families, grow and enhance our economy, and safeguard our security," he said.

"It will address the root causes of irregular migration from Central America. It will modernise our legal immigration pathways and create an earned path to citizenship for so many — including Dreamers, farm workers and TPS (Temporary Protected Status) holders," he said.

"These are not Democratic or Republican priorities, but American ones. I have laid out my vision for what it will take to reform our immigration system and I look forward to working with leaders in Congress to get this done," Biden added. —PTI

Covid-19: Industry red-flags expiry of vaccines

PRIVATE PROVIDERS should be allowed to vaccinate so that the available vaccines are used and more people are vaccinated, albeit with appropriate checks and balances, CII has suggested.

Nausad Forbes, co-chairman of Forbes Marshall and past president of CII, pointed out that at the current pace of close to ten million vaccinations a month, India could take another 17 years to administer two doses of the Covid-19 vaccines to the entire adult population of 800 million.

While India had the world's

fastest launch, getting to one million vaccinations in a week and eight million in a month, the country would need to improve the pace of vaccination by 20 times and target 140 million people a month by involving the private sector and NGOs, Forbes suggested.

"We have a unique availability of vaccines by the million, large under-utilised capacity in our hospital system and a long line of people who can't wait to take the vaccine. We must let them come together," Forbes said.

He expressed concern over the vaccine stock piling up at Serum Institute of India (SII), with the first lot approaching expiry in April. The vaccines have a shelf life of six months and SII had stockpiled 100 million doses of Covishield — the AstraZeneca Oxford vaccine. It still has stocks of more than 30 million doses as the government has ordered 20 million doses till date. SII will start shipping 20 million doses to GAVI's COVAX countries next week.

SII did not respond to queries regarding the unsold stock of the vaccine or the possibility of supplying to private players in India.

Govt's ₹25k-cr stalled-home plan to start delivering soon

AT THE TIME, India had an estimated \$63 billion of such stalled projects as an economic slowdown and a credit crisis cascaded through the sector. Builders were unable to service their loans, forcing banks to write off the debts and worsen what was already one of the world's biggest bad-loan piles. —BLOOMBERG



Atul Limited

Corporate identification number (CIN): L99999GJ1975PLC002859

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Contact person: Lalit Patni, Company Secretary and Chief Compliance Officer

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS | BENEFICIAL OWNERS OF EQUITY SHARES OF ATUL LIMITED ("COMPANY")

This Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended ("Buy-back Regulations"). This Post Buy-back Public Announcement should be read in conjunction with the Public Announcement dated January 30, 2021 published on February 01, 2021 ("Public Announcement"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public Announcement.

- The Buy-back**
 - The Board of Directors of the Company has, at its meeting held on January 29, 2021 ("Board Meeting"), pursuant to the provisions of Article 61 of Articles of Association of the Company and Sections 68, 69 and 70 and all other applicable provisions of the Companies Act, 2013 ("Act") and applicable rules made thereunder and in compliance with the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 ("Buy-back Regulations") and subject to such other approvals, permissions and sanctions as may be necessary, approved the Buy-back of fully paid up equity shares by the Company having face value of ₹ 10/- each ("Equity Share(s)") from open market through stock exchanges (i.e. through National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), together "Stock Exchanges") under the Buy-back Regulations and the Act, for an amount not exceeding ₹ 50,00,00,000/- (Rupees fifty crores only) excluding transaction costs viz. brokerage, advisors' fees, intermediaries' fees, public announcement publication fees, filing fees, turnover charges, applicable taxes such as securities transaction tax, goods and services tax, income tax, stamp duty and other incidental and related expenses, etc. ("Transaction Costs") ("Maximum Buy-back Size") at a price not exceeding ₹ 7,250/- (Rupees seven thousand two hundred and fifty only) per Equity Share ("Maximum Buy-back Price") payable in cash which represents 1.88% and 1.84% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements, respectively of the Company for the financial year ended on March 31, 2020 from the equity shareholders | beneficial owners of the Equity Shares of the Company other than the Promoters, members of Promoter Group and persons in control of the Company ("Buy-back").
 - The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, February 19, 2021 (both days inclusive).
 - Till the date of closure of the Buy-back, the Company has bought back 74,682 Equity Shares at an average price of ₹ 6,678.58/- per Equity Share for an aggregate consideration of ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
- Details of Buy-back**
 - 74,682 Equity Shares (representing 0.25% of pre Buy-back paid up equity share capital of the Company) were bought back under the Buy-back at an average price of ₹ 6,678.58/- per Equity Share. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 6,850.00/- per Equity Share while the lowest price was ₹ 6,284.90/- per Equity Share. These prices are based on contract notes issued by Edelweiss Broking Limited ("Company's Broker") and exclude Transaction Costs.
 - The total amount utilised in the Buy-back is ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding the Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
 - The pay-out formalities shall be completed as per settlement mechanism with the Stock Exchanges. The Company is in the process to extinguish 74,682 Equity Shares bought back till date.
 - All Equity Shares bought back were in the demat segment from the Stock Exchanges. No physical shares were accepted or bought back in the Buy-back. As the Buy-back was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buy-back is not known.
- Capital Structure and Shareholding Pattern**
 - The Pre and Post Buy-back capital structure of the Company is as under:

Particulars	Pre Buy-back as on date of Public Announcement (₹)	Post Buy-back (₹)*
Authorised share capital		
8,00,00,000 Equity Shares of ₹ 10/- each	80.00	80.00
80,00,000 cumulative redeemable preference shares of ₹ 100/- each	80.00	80.00
Total	160.00	160.00
Issued and subscribed equity share capital*		
Pre Buy-back: 2,96,91,780 Equity Shares of ₹ 10/- each	29.69	-
Post Buy-back: 2,96,17,098 Equity Shares of ₹ 10/- each*	-	29.62
Fully paid-up equity share capital		
Pre Buy-back: 2,96,61,733 Equity Shares of ₹ 10/- each	29.66	-
Post Buy-back: 2,95,87,051 Equity Shares of ₹ 10/- each*	-	29.59

*Subject to extinguishment of 74,682 Equity Shares bought back

*includes 29,991 Equity Shares forfeited and 56 Equity Shares held in abeyance.

3.2. The shareholding pattern of the Company, pre and post Buy-back, is as under:

Category of Shareholders	Pre Buy-back as on Date of Board Meeting (January 29, 2021)		Post Buy-back ¹	
	Number of equity share held	% to the existing equity share capital	Number of equity share held	% to the existing equity share capital
Promoter and Promoter Group	1,32,94,397	44.82	1,32,94,397	44.93
Foreign investors (including Non- Resident Indians, FIs and foreign mutual funds)	29,54,203	9.96		
Financial institutions, banks and mutual funds promoted by banks, institutions	67,90,665	22.89	1,62,92,654	55.07
Others (public, public bodies corporate, etc)	66,22,468	22.23		
Total	2,96,61,733	100.00	2,95,87,051	100.00

* Subject to extinguishment of 74,682 Equity Shares bought back.

4. Manager to the Buy-back

VIVRO FINANCIAL SERVICES PRIVATE LIMITED
Vivro House, 11 Shashi Colony
Opp. Suvidha Shopping Center
Paldi, Ahmedabad - 380 007, Gujarat, India
Tel No.: (+91-79) 40404242 | Fax No.: (+91 79) 26650570
Contact person(s): Mr Harish Patel | Mr Bhargav Parekh
Email: investors@vivro.net | Website: www.vivro.net
SEBI Registration No: INM00010122 | Validity: Permanent | CIN: U67120GJ1999PTC029182



5. Directors' Responsibility

As per Regulation 24(i)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Atul Limited

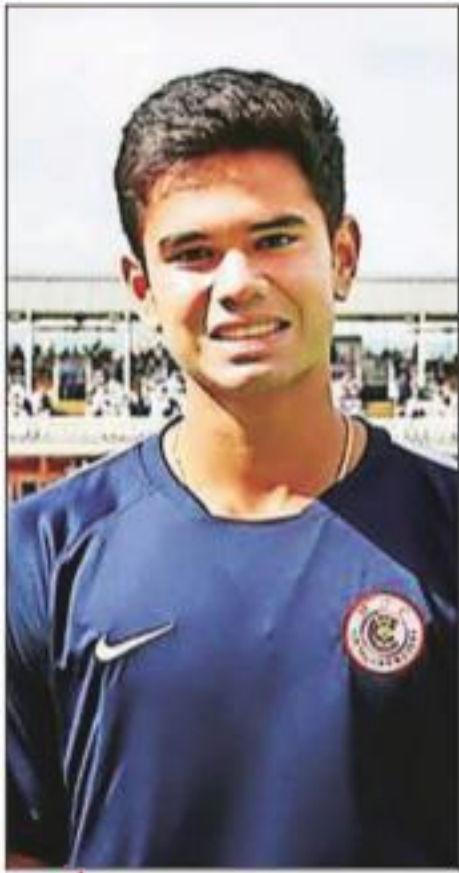
Sd/-
Sunil Siddharth Lalbhai
Chairman and Managing Director
DIN: 00045590
Place: Atul

Sd/-
T R Gopi Kannan
Whole-time Director and CFO
DIN: 00048645
Place: Mumbai

Sd/-
Lalit Patni
Company Secretary and Compliance Officer
(Membership number: F4625)
Place: Atul

Date: February 19, 2021

खबर कोना



अर्जुन तेंदुलकर को मुंबई इंडियंस ने खरीदा।

मुंबई इंडियंस की जर्सी पहनने के लिए बेकरार : अर्जुन

नई दिल्ली, 19 फरवरी (भाषा)।

तेज गेंदबाज अर्जुन तेंदुलकर मुंबई इंडियंस के साथ इंडियन प्रीमियर लीग में अपने पदार्पण के लिए बेकरार हैं। उन्होंने खिलाड़ियों की नीलामी में पांच बार की चैंपियन द्वारा चुने जाने के बाद उन पर भरोसा दिखाने के लिए कोचों का शुक्रिया अदा किया। पूर्व कप्तान सचिन तेंदुलकर के 21 साल के बेटे अर्जुन को मुंबई इंडियंस ने गुरुवार को उनके 20 लाख रुपये के आधार मूल्य में खरीदा। उनके पिता फ्रेंचाइजी के लिए खेले ही नहीं बल्कि वह उस टीम के मेंटर भी हैं जो आइपीएल की सबसे सफल टीम है। अर्जुन ने मुंबई इंडियंस के ट्विटर हैंडल पर वीडियो संदेश पोस्ट करते हुए कहा, 'बचपन से ही मैं मुंबई इंडियंस का धुर प्रशंसक हूँ। मैं कोचों और सहयोगी स्टाफ का आभार व्यक्त करना चाहूँगा जिन्होंने मुझ पर भरोसा दिखाया।' उन्होंने कहा कि मैं मुंबई इंडियंस पलटन से जुड़ने के लिए रोमांचित हूँ और नीली से चुनरी जर्सी पहनने का इंतजार नहीं कर सकता। अर्जुन पिछले दो-तीन सत्र से फ्रेंचाइजी के नेट गेंदबाज भी रहे हैं। हाल में उन्होंने मुंबई की सीनियर टीम के लिए पदार्पण किया जिसके लिए वह राष्ट्रीय टी-20 चैंपियनशिप सेयद मुस्ताक अली ट्रॉफी में हरियाणा के खिलाफ खेले थे।

एआइएफएफ ने बेदिया को किया आरोपमुक्त

मडगांव, 19 फरवरी (भाषा)।

अखिल भारतीय फुटबॉल महासंघ (एआइएफएफ) की अनुशासन समिति ने शुक्रवार को एफसी गोवा के कप्तान एडु बेदिया को 'खेल भावना के विपरीत व्यवहार' करने के आरोपों से मुक्त कर दिया और उन्हें कोई अतिरिक्त सजा नहीं देने का फैसला किया। बेदिया को इंडियन सुपर लीग (आइएसएल) में 13 फरवरी को चेन्नैनइन एफसी के खिलाफ बाम्बोलिम में खेले गए मैच में इजुरी टाइम के दौरान घटी घटना के लिए एआइएफएफ अनुशासन समिति ने कारण बताओ नोटिस भेजा था। यह मैच 3-3 से ड्रॉ रहा था। घटना की वीडियो फुटेज से लग रहा था कि स्पेन के बेदिया कथित तौर पर दीपक तांगरी को दांतों से काट रहे हैं लेकिन एआइएफएफ अनुशासन समिति ने तांगरी के प्रति खेल भावना के विपरीत व्यवहार करने के आरोपों से उन्हें बरी कर दिया।

आइपीएल

झाय रिचर्डसन को नीलामी में 14 करोड़ में पंजाब किंग्स ने खरीदा

'बड़ी बोली पर विश्वास नहीं हो रहा था'

क्राइस्टचर्च, 19 फरवरी (भाषा)।

आस्ट्रेलिया के उदयमान तेज गेंदबाज झाय रिचर्डसन इंडियन प्रीमियर लीग (आइपीएल) नीलामी में 14 करोड़ रुपये में बिकने के बाद 'चेतनाशून्य' हो गए थे। उन्हें विश्वास नहीं हो रहा था कि पंजाब किंग्स ने उन पर इतनी मोटी बोली लगाई है। इस सत्र में बिग बैश लीग में सर्वाधिक विकेट लेने वाले रिचर्डसन गुरुवार को चल रही आइपीएल नीलामी को देख रहे थे।

क्रिकेट.कॉम.एयू के अनुसार रिचर्डसन ने कहा कि मेरा नाम पुकारा गया और एकबारगी तो मुझे ऐसा लगा कि जैसे 20 मिनट तक किसी ने बोली लगाई ही नहीं। तभी किसी ने बोली लगाई जो कि पांच या 10 सेकंड बाद लगा दी गई थी लेकिन मुझे यह बहुत लंबा



समय लगा। मुझे ऐसा लगा कि जैसे मैंने कल मैच खेला हो। कई तरह की भावनाओं का ज्वार उमड़ रहा था और मैं मानसिक रूप से थका हुआ महसूस कर रहा था।

रिचर्डसन ने कहा कि एकबारगी उन्हें विश्वास नहीं हुआ कि उन पर इतनी बड़ी बोली लगाई गई है। इस 24 वर्षीय गेंदबाज ने कहा कि भावनाएं पूरी तरह से हावी थी। ऐसे

अंकिता रैना ने पहला डब्लूटीए खिताब जीता

मेलबर्न, 19 फरवरी (भाषा)।

भारत की अंकिता रैना ने शुक्रवार को अपनी रूसी जोड़ीदार कैमिला र्खिमोवा के साथ मिलकर फिलिप आइलैंड ट्रॉफी टेनिस टूर्नामेंट में महिला युगल का खिताब जीता जो उनका पहला डब्लूटीए खिताब है। इस जीत से यह 28 वर्षीय भारतीय खिलाड़ी महिला युगल रैंकिंग में अपने करिअर में पहली बार शीर्ष 100 में भी शामिल हो जाएंगी। अंकिता और कैमिला की जोड़ी ने फाइनल में अन्ना बिलिनकोवा और अनस्तैसिया पोटापोवा की रूसी जोड़ी को 2-6, 6-4, 10-7 से हराया।

भारतीय खिलाड़ी ने इस जीत से अपनी रूसी जोड़ीदार के साथ आठ हजार डॉलर बाटे और उन्हें 280 रैंकिंग अंक मिले। इससे वह अगले सप्ताह जारी होने वाली डब्लूटीए रैंकिंग में 94वें स्थान पर पहुंच जाएंगी। अंकिता अभी 115वें स्थान पर हैं। वह छह बार की ग्रैंडस्लैम चैंपियन सानिया मिर्जा के बाद शीर्ष 100 में जगह बनाने वाली दूसरी भारतीय महिला खिलाड़ी बनेंगी। अंकिता ने शुक्रवार की

शीर्ष 100 में जगह बनाना तय



जीत से पहले आइटीएफ युगल खिताब और डब्लूटीए 125के सीरीज जीती थी। पिछले दो सप्ताह अंकिता के लिए याग्यार रहे। उन्होंने आस्ट्रेलियाई ओपन के महिला युगल में भाग लेकर ग्रैंडस्लैम में पदार्पण किया और डब्लूटीए टूर्नामेंट के एकल में मुख्य ड्रॉ का एक दौर का मैच जीता। अंकिता ने कहा कि यह सप्ताह शानदार रहा। कैमिला और मैं पहली बार साथ में खेल रहे थे। हमने ड्रॉ से केवल 20 मिनट पहले हस्ताक्षर किए थे क्योंकि

अंकिता और कैमिला की जोड़ी ने फाइनल में अन्ना बिलिनकोवा और अनस्तैसिया पोटापोवा की रूसी जोड़ी को 2-6, 6-4, 10-7 से हराया।

भारतीय खिलाड़ी ने इस जीत से अपनी रूसी जोड़ीदार के साथ आठ हजार डॉलर बाटे और उन्हें 280 रैंकिंग अंक मिले।

प्रवेश सूची को लेकर काफी भ्रम बना हुआ था। उन्होंने कहा कि कैमिला आक्रामक होकर खेलती हैं और उनके स्ट्रोक शानदार हैं। मैंने उन्हें केवल आक्रामक बने रहने के लिए कहा और उसने ऐसा किया। उन्होंने कहा कि पहला डब्लूटीए खिताब और युगल रैंकिंग में शीर्ष 100 में जगह मिलना शानदार है। मैं अब एकल के शीर्ष 100 में जगह बनाने पर ध्यान दूंगी। अंकिता अगले सप्ताह एथीलेड इंटरनेशनल में खेलेंगी।

एड्रियाटिक पर्ल टूर्नामेंट : भारतीय मुक्केबाजों के 12 पदक पक्के

नई दिल्ली, 19 फरवरी (भाषा)।

एशियाई युवा स्वर्ण पदकधारी बेबीरोजिसाना चानू (51 किग्रा) और विंका (60 किग्रा) ने मोंटेनेग्रो के बुदवा में 30वें एड्रियाटिक पर्ल टूर्नामेंट के सेमी फाइनल में पहुंचकर पदक पक्के कर लिए। मणिपुर की चानू एमसी मैरी कोम अकादमी में ट्रेनिंग करती हैं। उन्होंने शुरू से ही बुल्गारिया की जॉजिवा ब्लागोवेस्टा पर दबदबा बनाया जिससे रैफरी को पहले राउंड में ही मुकाबला रोकना पड़ा। अब वह सेमी फाइनल में उज्बेकिस्तान की फेरूजा काजाकोवा से भिड़ेंगी। विंका ने क्वार्टर फाइनल मुकाबले में उज्बेकिस्तान की सेवारा एशुरोवा के खिलाफ आक्रामक प्रदर्शन किया। यह युवा मुक्केबाज सेमी फाइनल में अब फिनलैंड की सुवी तुजुला के सामने होंगी। एशिया की 2018 में सर्वश्रेष्ठ महिला जूनियर मुक्केबाज अरुंधती चौधरी (69 किग्रा) ने भी शानदार तरीके से अपना अभियान शुरू किया और फिनलैंड की एवेलिना तैमी को 5-0 से हराकर कांस्य पदक पक्का कर लिया। हालांकि भारतीय पुरुषों के लिए दिन कठिन रहा। अराम्याम नाओबा सिंह (52 किग्रा), सुमित

एशियाई युवा स्वर्ण पदकधारी बेबीरोजिसाना चानू (51 किग्रा) और विंका (60 किग्रा) ने मोंटेनेग्रो के बुदवा में 30वें एड्रियाटिक पर्ल टूर्नामेंट के सेमी फाइनल में पहुंचकर पदक पक्के कर लिए।

(69 किग्रा) और विशाल गुप्ता (91 किग्रा) गुरुवार को अपना क्वार्टर फाइनल मुकाबला हार गए। जुगनू (91 किग्रा से अधिक) वाकओवर की बदौलत सेमी फाइनल में पहुंच गए। महिला मुक्केबाजों में नेहा (54 किग्रा) और सनामाचा चानू थोकचोम (75 किग्रा) फाइनल में पहुंचने की दौड़ में हैं। अलफिया पटन (81 किग्रा से अधिक) स्वर्ण पदक के लिए मोलदोवा की वरिया कोजोरेव से भिड़ेंगी।

प्रीति (57 किग्रा) और लकी राणा (64 किग्रा) भी सेमी फाइनल में पहुंच गई हैं जबकि गीतिका (48 किग्रा) और राज साहिबा (75 किग्रा) अपने वर्गों के फाइनल खेलेंगी। पुरुषों में पियांशु डबास (49 किग्रा) और जुगनू (91 किग्रा से अधिक) ने कम से कम कांस्य पदक सुनिश्चित कर लिए हैं।

खुशी से माता-पिता के आंसू छलक आए : गौतम

अहमदाबाद, 19 फरवरी (भाषा)।

भारतीय टीम के नेट गेंदबाज कृष्णप्पा गौतम आइपीएल की नीलामी में 9.25 करोड़ रुपये की धनराशि में खरीदे जाने के बाद अब भी भावनाओं पर काबू नहीं कर पा रहे हैं। इस बोली के बाद उनके माता-पिता और पत्नी के आंसू छलक आए थे। चेन्नई में गुरुवार को हुई नीलामी में चेन्नई सुपरकिंग्स ने गौतम को मोटी धनराशि देकर खरीदा। उन्होंने अब तक कोई अंतरराष्ट्रीय मैच नहीं खेला है। इस तरह से वह सर्वाधिक धनराशि में बिकने वाले 'अनकेच्छ' (जिसने अंतरराष्ट्रीय मैच न खेला हो) खिलाड़ी बन गए हैं। उन्होंने कुणाल पंड्या के 2018 के रेकॉर्ड को पीछे छोड़ा जिन्हें तब मुंबई इंडियंस ने 8.8 करोड़ रुपये में खरीदा था।

इंग्लैंड के खिलाफ श्रृंखला के लिए नेट गेंदबाज के रूप में भारतीय टीम में शामिल गौतम ने कहा कि यह तनावपूर्ण था। टीवी देखते हुए मैं बेहद बैचैन था। मैं अहमदाबाद पहुंचा और मैंने अभी टीवी खोला ही था

कि मेरा नाम आ गया। मिनट दर मिनट भावनाएं बदल रही थी। तभी रोहित शर्मा और हार्दिक पंड्या ने मेरा दरवाजा खटखटाया और उन्होंने मुझे गले लगा दिया और पाटी देने को कहा। गौतम का आधार मूल्य 20 लाख रुपये था। उन्हें लेने के लिए कोलकाता नाइटराइडर्स और सनराइजर्स हैदराबाद के बीच बोली चली जबकि चेन्नई सुपरकिंग्स बाद में इसमें शामिल हुआ।

कर्नाटक के इस 32 वर्षीय हरफनमौला का आइपीएल में खास रेकॉर्ड नहीं हैं। उन्होंने 2018 के बाद तीन सत्र में 24 मैच खेले और 186 रन बनाए के साथ 13 विकेट लिए। वह 2018 और 2019 में राजस्थान रॉयल्स की तरफ से खेले जबकि 2020 में किंग्स इलेवन पंजाब (अब पंजाब किंग्स) का हिस्सा थे जिसके लिए उन्हें केवल दो मैच खेलने का मौका मिला था। गौतम के माता पिता और पत्नी बंगलुरु में थे और उन्हें यह खबर पता चली तो वे अपने आंसू नहीं रोक पाए। गौतम ने कहा कि मेरे माता पिता के आंसू छलक आए। ये खुशी के आंसू थे।

में आप भूल जाते हो। आपको विश्वास नहीं होता है। आप दोबारा देखते हो (कि आपको कितने में खरीदा गया है), आप तीसरी बार, चौथी बार देखते हो। उसमें थोड़ा समय लगा और मैं अब भी उस पल में जी रहा हूँ।

उन्होंने कहा कि मैं चेतनाशून्य हो गया था। मैं उसे देख रहा था लेकिन ऐसा लग रहा था कि जैसे मैं उसे नहीं देख रहा हूँ। सब कुछ होने के बाद मैं वास्तव में बेहद उत्साहित था। रिचर्डसन ने 2017 में अंतरराष्ट्रीय क्रिकेट में पदार्पण के बाद दो टेस्ट, 13 वनडे और नौ टी-20 अंतरराष्ट्रीय मैच खेले हैं।

उन्होंने कहा कि मेरा लक्ष्य अधिक से अधिक टेस्ट क्रिकेट खेलना है लेकिन अभी मैं इसमें नहीं खेल रहा हूँ इसलिए मेरे सामने जो हो रहा है वह मेरे लिए अहम है।

मर्टंस और सबालेंका को युगल खिताब

मेलबर्न, 19 फरवरी (एपी)।

बेल्जियम की एलिस मर्टंस और बेलारूस की आर्यना सबालेंका की जोड़ी ने शुक्रवार को यहां सीधे सेटों में जीत दर्ज करके आस्ट्रेलियाई ओपन टेनिस टूर्नामेंट का महिला युगल का खिताब जीता।

मर्टंस और सबालेंका की दूसरी वरीयता प्राप्त जोड़ी ने फाइनल में चेक गणराज्य की बारबोरा क्रैजिसिकोवा और कैटरिना सिनियाकोवा को 6-2, 6-3 से हराकर टीम के रूप में अपना

आस्ट्रेलिया ओपन

दूसरा ग्रैंडस्लैम खिताब हासिल किया। उन्होंने 2019 में यूएस ओपन का खिताब भी जीता था।

सबालेंका और मर्टंस ने आखिरी गेम में तीन चैंपियनशिप प्वाइंट गंवाए। सबालेंका ने ऐसे जमाकर चौथा चैंपियनशिप प्वाइंट हासिल किया जिसके बाद सिनियाकोवा का बैकहैंड बहाल चला गया। क्रैजिसिकोवा और सिनियाकोवा ने 2018 में विंबलडन

आर्चर का सहयोग करने में मौरिस अहम भूमिका निभाएंगे : संगकारा

मुंबई, 19 फरवरी (भाषा)।

राजस्थान रॉयल्स के क्रिकेट निदेशक कुमार संगकारा ने शुक्रवार को कहा कि आइपीएल नीलामी में 16.25 करोड़ रुपये में खरीदे गए हरफनमौला क्रिस मौरिस की विशेष भूमिका टीम में तेज गेंदबाजी के अगुआ जोफ्रा आर्चर का सहयोग करने की होगी। दक्षिण अफ्रीका के 33 साल के मौरिस आइपीएल इतिहास में खरीदे गए सबसे महंगे खिलाड़ी बन गए।

संगकारा ने वर्युअल बातचीत में

और फ्रेंच ओपन के युगल खिताब जीते थे। क्रैजिसिकोवा ने मिश्रित युगल के फाइनल में भी जगह बनाई है।


इस बीच अमेरिका के राजीव राम और ब्रिटेन के जो सैलिसबरी ने स्कॉटलैंड के जेमी मर्रे और ब्राजील के ब्रूनो सोरेस को 6-4, 7-6 (2) से हराकर पुरुष युगल के फाइनल में जगह बनाई।

पिछली बार के चैंपियन राम और सैलिसबरी फाइनल में क्रोएशिया के इवान डोडिग और स्लोवाकिया के फिलिप पोलासेक से भिड़ेंगे।

विवो इंडियन प्रीमियर लीग 2021 का प्रायोजक होगा

नई दिल्ली, 19 फरवरी (भाषा)।

चीनी मोबाइल निर्माता कंपनी विवो की इस सत्र में आइपीएल के प्रायोजक के तौर पर वापसी होगी क्योंकि उम्मीदों के अनुरूप पेशकश नहीं होने के कारण किसी अन्य कंपनी को अधिकार स्थानान्तरण करने के उसके प्रयास विफल रहे। विवो का भारतीय क्रिकेट बोर्ड (बीसीसीआइ) के साथ प्रायोजन करार 440 करोड़ रुपये प्रतिवर्ष है।



Atul Limited

Corporate identification number (CIN): L99999GJ1975PLC002859
Registered office: Atul House, G I Patel Marg, Ahmedabad 380 014, Gujarat, India
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Contact person: Lalit Patni, Company Secretary and Chief Compliance Officer

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS | BENEFICIAL OWNERS OF EQUITY SHARES OF ATUL LIMITED ("COMPANY")

This Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended ("Buy-back Regulations"). This Post Buy-back Public Announcement should be read in conjunction with the Public Announcement dated January 30, 2021 published on February 01, 2021 ("Public Announcement"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public Announcement.

- The Buy-back**
 - The Board of Directors of the Company has, at its meeting held on January 29, 2021 ("Board Meeting"), pursuant to the provisions of Article 61 of Articles of Association of the Company and Sections 68, 69 and 70 and all other applicable provisions of the Companies Act, 2013 ("Act") and applicable rules made thereunder and in compliance with the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 ("Buy-back Regulations") and subject to such other approvals, permissions and sanctions as may be necessary, approved the Buy-back of fully paid up equity shares by the Company having face value of ₹ 10/- each ("Equity Share(s)") from open market through stock exchanges (i.e. through National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), together "Stock Exchanges") under the Buy-back Regulations and the Act, for an amount not exceeding ₹ 50,00,00,000/- (Rupees fifty crores only) excluding transaction costs viz. brokerage, advisors' fees, intermediaries' fees, public announcement publication fees, filing fees, turnover charges, applicable taxes such as securities transaction tax, goods and services tax, income tax, stamp duty and other incidental and related expenses, etc. ("Transaction Costs") ("Maximum Buy-back Size") at a price not exceeding ₹ 7,250/- (Rupees seven thousand two hundred and fifty only) per Equity Share ("Maximum Buy-back Price") payable in cash which represents 1.88% and 1.84% of the total paid-up equity share capital and free reserves (including securities premium account) as per the audited standalone and consolidated financial statements, respectively of the Company for the financial year ended on March 31, 2020 from the equity shareholders | beneficial owners of the Equity Shares of the Company other than the Promoters, members of Promoter Group and persons in control of the Company ("Buy-back").
 - The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, February 19, 2021 (both days inclusive).
 - Till the date of closure of the Buy-back, the Company has bought back 74,682 Equity Shares at an average price of ₹ 6,678.58/- per Equity Share for an aggregate consideration of ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
- Details of Buy-back**
 - 74,682 Equity Shares (representing 0.25% of pre Buy-back paid up equity share capital of the Company) were bought back under the Buy-back at an average price of ₹ 6,678.58/- per Equity Share. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 6,850.00/- per Equity Share while the lowest price was ₹ 6,284.90/- per Equity Share. These prices are based on contract notes issued by Edelweiss Broking Limited ("Company's Broker") and exclude Transaction Costs.
 - The total amount utilised in the Buy-back is ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding the Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
 - The pay-out formalities shall be completed as per settlement mechanism with the Stock Exchanges. The Company is in the process to extinguish 74,682 Equity Shares bought back till date.
 - All Equity Shares bought back were in the demat segment from the Stock Exchanges. No physical shares were accepted or bought back in the Buy-back. As the Buy-back was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buy-back is not known.
- Capital Structure and Shareholding Pattern**
 - The Pre and Post Buy-back capital structure of the Company is as under:

Particulars	Pre Buy-back as on date of Public Announcement (₹)	Post Buy-back (₹)*
Authorised share capital		
8,00,00,000 Equity Shares of ₹ 10/- each	80.00	80.00
80,00,000 cumulative redeemable preference shares of ₹ 100/- each	80.00	80.00
Total	160.00	160.00
Issued and subscribed equity share capital*		
Pre Buy-back: 2,96,91,780 Equity Shares of ₹ 10/- each	29.69	-
Post Buy-back: 2,96,17,098 Equity Shares of ₹ 10/- each*	-	29.62
Fully paid-up equity share capital		
Pre Buy-back: 2,96,61,733 Equity Shares of ₹ 10/- each	29.66	-
Post Buy-back: 2,95,87,051 Equity Shares of ₹ 10/- each*	-	29.59

*Subject to extinguishment of 74,682 Equity Shares bought back
*Includes 29,991 Equity Shares forfeited and 56 Equity Shares held in abeyance.
- The shareholding pattern of the Company, pre and post Buy-back, is as under:

Category of Shareholders	Pre Buy-back as on Date of Board Meeting (January 29, 2021)		Post Buy-back*	
	Number of equity share held	% to the existing equity share capital	Number of equity share held	% to the existing equity share capital
Promoter and Promoter Group	1,32,94,397	44.82	1,32,94,397	44.93
Foreign investors (including Non- Resident Indians, FIs and foreign mutual funds)	29,54,203	9.96		
Financial institutions, banks and mutual funds promoted by banks, institutions	67,90,665	22.89	1,62,92,654	55.07
Others (public, public bodies corporate, etc)	66,22,468	22.23		
Total	2,96,61,733	100.00	2,95,87,051	100.00

* Subject to extinguishment of 74,682 Equity Shares bought back.

Raka

બેંક યુનિયન્સે બેંકોના ખાનગીકરણ વિરુદ્ધ રાજ્યોમાં વિરોધ વ્યક્ત કર્યો

પીટીઆઇ
નવી દિલ્હી, તા. ૧૯
સરકારની ખાનગીકરણની યોજનાનો વિરોધ કરવા, બેંક યુનિયનોએ શુક્રવારે તમામ રાજ્યોની રાજધાનીમાં વિરોધ દેખાવો કર્યા હતા અને જો તેઓની માગણીઓ સંતોષાશે નહીં તો આગામી મહિને સંસદભવને કૂચ લઇ જવાનું આયોજન કર્યું છે, તેમ જોલ ઇન્ડિયા બેંક એમ્પ્લોયીઝ એસોસિએશન(એઆઇબીઇએ)ને જણાવ્યું છે.

કેન્દ્રના નાણાપ્રધાન નિર્મલા સીતારમણે આ મહિનાના પ્રારંભે તેમના અંદાજપત્ર ભાષણમાં જાહેરાત કરી હતી કે પબ્લિક સેક્ટર બેંકોમાંથી બે બેંકોનું

ખાનગીકરણ કરવામાં આવશે. યુનાઇટેડ કોરમ ઓફ યુનિયન્સ(કે જેમાં નવ યુનિયન્સ એઆઇબીઇએ, એઆઇબીઓસી, એનસીબીઇ, એઆઇબીએએ, બીઇએફઆઇ, આઇએનબીઇએફ, આઇએનબીઓસી,

સ્ટાર્ટ-અપ્સમાં નાના વેન્ચર કેપિટલ ફંડોના રોકાણમાં આવેલો ઊછાળો

૩૦ મિલિયન ડોલરથી નીચેના રોકાણોમાં નાના વેન્ચર કેપિટલ ફંડોના સ્ટાર્ટઅપમાં કરાતાં રોકાણોમાં અનેક ગણો ઊછાળો આવી છે. જાન્યુઆરી ૨૦૨૧માં ૩૪૧ મિલિયન ડોલર થયા છે અને ૫૬૬ સ્ટાર્ટઅપ્સમાં ૭૩૦ સોદાઓ થયા છે, તેમ એક ઊછાળો નિષ્ણાતે જણાવ્યું હતું. ગત દસકમાં, નાના વેન્ચર કેપિટલ ફંડો સ્થાનિક સ્ટાર્ટઅપ ક્ષેત્રમાં જરૂરી મૂડી પૂરી પાડી આશ્ચર્ય રીતે ઊભરી આવ્યા છે.

એનઓબીડબલ્યુ, એનઓબીઓના કર્મચારીઓ અને અધિકારીઓનો સમાવેશ થાય છે તેના નેજા હેઠળ સરકારની દરખાસ્તનો વિરોધ કર્યો હતો, તેમ એઆઇબીઇએએ એક નિવેદનમાં જણાવ્યું હતું. બેંક યુનિયનોએ શુક્રવારે

ધરણા બાદ, આગામી પખવાડિયામાં દેશભરમાં વિરોધ યોજશે. આગામી દસમી માર્ચે, અમે બજેટ સત્ર દરમિયાન સંસદ સમક્ષ વિરોધ દેખાવો યોજાવ્યું, તેમ એઆઇબીઇએએ જણાવ્યું હતું. ન્યારબાદ, બેંકોના દસ લાખ કર્મચારીઓ અને અધિકારીઓ ૧૫-૧૬ માર્ચ-૨૦૨૧ના રોજ બે દિવસની સતત હડતાળ પાડશે, આમ છતાં, જો સરકાર આ બાબતે કોઇ પગલા નહીં લે તો આંદોલનને વિસ્તારી હડતાળને બેમુદતની હડતાળમાં ફેરવવામાં આવશે. અમે સરકારને તેના નિર્ણયની ફેરવિયારણા કરવાની અપીલ કરીએ છીએ. એઆઇબીઇએએ જણાવ્યું છે.

રિઝર્વ બેન્કે ડિજિટલ પેમેન્ટ્સની સુરક્ષા માટે ગાઇડન્સ જારી કરી

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મુંબઇ, તા. ૧૯
બેંકો અને કાર્ડ ઇસ્ચૂઇંગ સંસ્થાઓ માટે રિઝર્વ બેંક માસ્ટર ડાયરેક્શન સાથે બહાર આવી છે અને ડિજિટલ પેમેન્ટ્સની સુરક્ષા જાળવી રાખવાની ખાતરી માટે કોમન મિનિમમ સ્ટાન્ડર્ડ્સ જાહેર કર્યા છે. માસ્ટર ડાયરેક્શન ઇન્ટરનેશનલ બેંકિંગ, મોબાઇલ પેમેન્ટ્સ, કાર્ડ પેમેન્ટ્સ, ગ્રાહક રક્ષણ અને ફરિયાદ નિવારણ મિકેનિઝમ માટેની માર્ગદર્શિકા છે.

સાથબર એટેક્સના પ્રસાર અને તેના સંબંધિત પરિણામોને ધ્યાનમાં લઇને, નિયંત્રિત સંસ્થાઓએ તેનું પાલન કરવાનું રહેશે, સિવાય તે જેમાં સ્પષ્ટ રીતે પરમિટેડ-રિલેક્સેડ, ઇલેક્ટ્રોનિક મોડસ અને ફંડ ટ્રાન્સફર્સ કે જેમાં એટીએમએસ-માઇક્રો એટીએમએસ-બિઝનેસ કોરસ્પોન્ડેન્ટ્સ, ડિજિટલ પેમેન્ટ અરજીઓ દ્વારા પેમેન્ટ માટે મલ્ટિ-કેન્ટર પ્રમાણીકરણ અપાયું હોય, તેમ તેમાં જણાવ્યું છે. આવા ડાયરેક્શનની જોગવાઈઓ ધી રેગ્યુલેટેડ એન્ટિટિઝ(આરઇએસ) ડિજિટલ કોમર્સિયલ

બેંક્સ, સ્મોલ ફાયનાન્સ બેંક્સ, પેમેન્ટ બેંક્સ, અને કેડિટ કાર્ડ ઇસ્ચૂઇંગ એનબીએફસીએસને

કોલર શેરેક્ષ-રાજકુમાર બસંતાનીની શેરદલાલો તરીકે નોંધણી રદ કરાઇ

મૂડી બજારની નિયમનકાર સેબીએ કોલર શેરેક્ષ પ્રાઇવેટ લિમિટેડને બજારના નિયમોના ઉલ્લંઘન બદલ તેમની નોંધણી રદ કરી છે. એક અલગ આદેશમાં સેબીએ જણાવ્યું હતું કે, તેણે કોલર શેરેક્ષના રિરેક્ટર તરીકે કામગીરી કરતા રાજકુમાર સી. બસંતાનીના નેશનલ સ્ટોક એક્સચેન્જમાં (એનએસઈ) ટ્રેડિંગ સભ્ય તરીકે રજિસ્ટ્રેશન સર્ટિફિકેટ રદ કર્યો છે. સેબીએ ઉલ્લેખ કર્યો છે કે બીએસઈની રિનિયુલિન એક્શન કમિટિના (ડીએસી) નિર્ણયને પગલે ઓક્ટોબર ૨૦૧૪માંથી હાંકી કાઢતા પહેલા કોલર શેરેક્ષ બીએસઈ અને ઈન્ટર કનેક્ટેડ સ્ટોક એક્સચેન્જનું (આઈસીએસઈ) સભ્યપદ ધરાવે છે.

લાગુ પડશે. આવા પગલાની અપેક્ષા હતી કે જેથી ડિજિટલ પેમેન્ટ ચેનલ્સની સલામતિમાં વધારો થાય અને વપરાશકારો માટે તે વધુ અનુકૂળ બની રહે.

આવા આદેશો, ચેનલો જેવી કે ઇન્ટરનેટ એન્ડ મોબાઇલ બેંકિંગ, કાર્ડ પેમેન્ટ્સ વગેરે માટે કેટલાક કોમન સિક્યુરિટી કંટ્રોલ્સ પર કેટલાક લઘુત્તમ ધોરણોના મજબૂત સંચાલન, અમલીકરણ અને મોનિટરિંગ માટેની જરૂરિયાતો ધરાવે છે.

મજબૂત પ્રોટોકોલ વારંવારના આઉટેજ્ઞ અને ડિસરચન પર અંકુશ લાવી ડિજિટલ ટ્રાન્ઝેક્શનનું સલામત વાતાવરણ પૂરું પાડવામાં મદદ કરશે. આરબીઆઇએ ડિસ્ક્રેટમાં કામચલાઉ રીતે, પ્રાઇવેટ સેક્ટરની સૌથી મોટી વિચારણા બેંક પર નવા કેડિટ કાર્ડના સેલિંગ કે નવા ડિજિટલ બેંકિંગ પગલા લોચ કરવા પર પ્રતિબંધ મૂક્યો હતો, કેમ કે તેણે છેલ્લા બે વર્ષમાં સિસ્ટેમેટિકલી અગત્યની બેંક ખાતે સર્વિસ આઉટેજ્ઞની ગંભીર નોંધ લીધી હતી.

સેન્સેક્સમાં ૪૩૫ પોઈન્ટનો કડાકો નિફ્ટી ૧૫,૦૦૦થી નીચેના સ્તરે

પીટીઆઇ
મુંબઇ, તા. ૧૯
આઈસીઆઈસીઆઈ બેન્ક, એક્સિસ બેન્ક અને એસબીઆઈમાં નરમાઈ સાથે ઈન્ક્રિવટી બેન્ચમાર્ક સેન્સેક્સ ૪૩૫ પોઈન્ટના કડાકામાં ૫૧,૦૦૦ની સપાટીની નીચે પહોંચ્યો હતો. ૩૦ શેરોનો બેન્ચમાર્ક ઈન્ડેક્સ ૪૮૪.૮૩ પોઈન્ટ અથવા ૦.૮૫ ટકાના ઘટાડામાં ૫૦,૮૮૯.૭૬ પર બંધ રહ્યો હતો. આવી જ રીતે બ્રોડ એનએસઈ નિફ્ટી ૧૩૭.૨૦ પોઈન્ટ અથવા ૦.૮૧ ટકા ઘટીને ૧૫,૦૦૦ના સ્તરની નીચે

૧૪,૯૮૧.૭૫ પર બંધ રહી બજાજ ઓટો અને મારુતિમાં સિક્યુરિટીઝના સ્ટેટેજીક હેડ હતી. સેન્સેક્સના પેકમાં ઘટાડો જોવા મળ્યો હતો. ઓએનજીસી પાંચ ટકાના બીજી બાજુ ઈન્ડસ્ટ્રીઝ બેન્ક, કડાકામાં ટોપ લુઝર રહી એચયુએલ, ડો. રેડીઝ, હતી, તે પછી એસબીઆઈ, એનટીપીએસ અને રિલાયન્સ એક્સિસ બેન્ક, ઈન્ડસ્ટ્રીઝ વધારા સાથે બંધ આઈસીઆઈસીઆઈ બેન્ક, રહ્યા હતાં. રિલાયન્સ

ઓપને ટેક્ષ પ્લેટફોર્મ ઓપ્ટોબિઝ

૫ મિલિયન ડોલરમાં ખરીદ કર્યું
નિયો-બેન્કિંગ પ્લેયર ઓપે જણાવ્યું હતું કે, તેણે રોકડ અને શેર સોદાના ભાગરૂપે પાંચ મિલિયન ડોલરમાં ટેક્સ ફાઈલિંગ પ્લેટફોર્મ ઓપ્ટોબિઝને હસ્તગત કર્યું છે. ઓપને જણાવ્યું હતું કે, હૈદરાબાદ સ્થિત ઓપ્ટોબિઝ દેશનો અગ્રણી જીએસટી ફાઈલિંગ પ્લેટફોર્મ છે, જે ૩૦,૦૦૦ ટેક્સ પ્રેક્ટિશનર્સ અને ૮ લાખ સ્મોલ બિઝનેસને સુવિધા પૂરી પાડે છે.

સિક્યુરિટીઝના સ્ટેટેજીક હેડ બિનોદ મોદીના અનુસાર, બેન્ચમાર્ક ઈન્ડેક્સમાં સ્થાનિક ઈન્ક્રિવટીમાં પ્રોફિટ બુકિંગ થતા તીવ્ર ઘટાડો થયો હતો. બેન્ક અને ઓટો ઈન્ડેક્સમાં રથી ડોનો તીવ્ર કડાકો જોવા મળ્યો હતો, જ્યારે પીએસયુ બેન્ક ઈન્ડેક્સ છેલ્લા પાંચ ટ્રેડિંગ સત્રમાં વધારો પછી પાંચ ટકાનો કડાકો જોવા મળ્યો હતો. આ દરમિયાન એશિયાના શેરબજારમાં ટોકિયો નકારાત્મક સાથે બંધ રહ્યો હતો, જ્યારે હોંગકોંગ અને સિયોલનો શેરબજાર વધારા સાથે બંધ રહ્યો હતો.

ટ્રાન્સયુનિયન સિબિલ અને સીડીબીનો અહેવાલ

નાના વેપાર-ધંધાની વિચારણાની માગ કોવિડ પૂર્વેના સ્તરે પાછી આવી ગઇ

પીટીઆઇ
મુંબઇ, તા. ૧૯
નાના ધંધાર્થીઓ દ્વારા વિચારણાની માંગ ફરી કોવિડ-૧૯ પહેલાના સ્તરે આવી ગઇ છે, જે

સરકાર દ્વારા શરૂ કરવામાં આવેલી ઇમરજન્સી (એમએસએમઇ)ના વર્તમાન બોરોએસ અને નોન-કેડિટ ગેરન્ટી સ્કીમના કારણે છે, તેમ એક મેટ્રો શહેરોમાંથી રહી છે, તેમ કેડિટ ઇન્ફર્મેશન અહેવાલમાં જણાવ્યું છે. વિચારણા માટેની મોટી કંપની- ટ્રાન્સયુનિયન સિબિલ અને સરકારી માં માગ ઠીક, સ્મોલ એન્ડ મિડિયમ એન્ટરપ્રાઇસીઝ માલિકીની સિડીબીના રિપોર્ટમાં જણાવ્યું છે.

Atul

Atul Limited

Corporate identification number (CIN): L99999G1975PLC002859
Registered office: Atul House, G I Patel Marg, Ahmedabad 380 014, Gujarat, India
Phone: (+91 79) 26461294 | 26463706 | E-mail: shareholders@atul.co.in | Website: www.atul.co.in
Contact person: Lalit Patni, Company Secretary and Chief Compliance Officer

POST BUY-BACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS | BENEFICIAL OWNERS OF EQUITY SHARES OF ATUL LIMITED ("COMPANY")

This Public Announcement ("Post Buy-back Public Announcement") is released in compliance with the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 as amended ("Buy-back Regulations"). This Post Buy-back Public Announcement should be read in conjunction with the Public Announcement dated January 30, 2021 published on February 01, 2021 ("Public Announcement"). The terms used but not defined in this Post Buy-back Public Announcement shall have the same meaning as assigned to such terms in the Public Announcement.

- The Buy-back**
 - The Board of Directors of the Company has, at its meeting held on January 29, 2021 ("Board Meeting"), pursuant to the provisions of Article 61 of Articles of Association of the Company and Sections 68, 69 and 70 and all other applicable provisions of the Companies Act, 2013 ("Act") and applicable rules made thereunder and in compliance with the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018 ("Buy-back Regulations") and subject to such other approvals, permissions and sanctions as may be necessary, approved the Buy-back of fully paid up equity shares by the Company having face value of ₹ 10/- each ("Equity Share(s)") from open market through stock exchanges (i.e. through National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"), together "Stock Exchanges") under the Buy-back Regulations and the Act, for an amount not exceeding ₹ 50,00,00,000/- (Rupees fifty crores only) excluding transaction costs viz. brokerage, advisors' fees, intermediaries' fees, public announcement publication fees, filing fees, turnover charges, applicable taxes such as securities transaction tax, goods and services tax, income tax, stamp duty and other incidental and related expenses, etc. ("Transaction Costs") ("Maximum Buy-back Size") at a price not exceeding ₹ 7.250/- (Rupees seven thousand two hundred and fifty only) per Equity Share ("Maximum Buy-back Price") payable in cash which represents 1.88% and 1.84% of the total paid-up equity share capital and free reserves (including securities premium amount) as per the audited standalone and consolidated financial statements, respectively of the Company for the financial year ended on March 31, 2020 from the equity shareholders | beneficial owners of the Equity Shares of the Company other than the Promoters, members of Promoter Group and persons in control of the Company ("Buy-back").
 - The Buy-back commenced on Wednesday, February 10, 2021 and closed on Friday, February 19, 2021 (both days inclusive).
 - Till the date of closure of the Buy-back, the Company has bought back 74,682 Equity Shares at an average price of ₹ 6,678.58/- per Equity Share for an aggregate consideration of ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
- Details of Buy-back**
 - 74,682 Equity Shares (representing 0.25% of pre Buy-back paid up equity share capital of the Company) were bought back under the Buy-back at an average price of ₹ 6,678.58/- per Equity Share. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 6,850.00/- per Equity Share while the lowest price was ₹ 6,284.90/- per Equity Share. These prices are based on contract notes issued by Edelweiss Broking Limited ("Company's Broker") and exclude Transaction Costs.
 - The total amount utilised in the Buy-back is ₹ 49,87,69,953.95/- (Rupees forty nine crore eighty seven lakh sixty nine thousand nine hundred fifty three and ninety five paise) excluding the Transaction Costs which represents 99.75% of the Maximum Buy-back Size.
 - The pay-out formalities shall be completed as per settlement mechanism with the Stock Exchanges. The Company is in the process to extinguish 74,682 Equity Shares bought back till date.
 - All Equity Shares bought back were in the demat segment from the Stock Exchanges. No physical shares were accepted or bought back in the Buy-back. As the Buy-back was done from the open market through the Stock Exchanges, the identity of shareholders from whom Equity Shares exceeding one per cent of the total Equity Shares was bought in the Buy-back is not known.
- Capital Structure and Shareholding Pattern**
 - The Pre and Post Buy-back capital structure of the Company is as under:

Particulars	Pre Buy-back as on date of Public Announcement (₹)		Post Buy-back (₹)	
	Number of equity share held	% to the existing equity share capital	Number of equity share held	% to the existing equity share capital
Authorised share capital				
8,00,00,000 Equity Shares of ₹ 10/- each		80.00		80.00
80,00,000 cumulative redeemable preference shares of ₹ 100/- each		80.00		80.00
Total		160.00		160.00
Issued and subscribed equity share capital*				
Pre Buy-back: 2,96,91,780 Equity Shares of ₹ 10/- each		29.69		-
Post Buy-back: 2,96,17,098 Equity Shares of ₹ 10/- each*		-		29.62
Fully paid-up equity share capital				
Pre Buy-back: 2,96,61,733 Equity Shares of ₹ 10/- each		29.66		-
Post Buy-back: 2,95,87,051 Equity Shares of ₹ 10/- each*		-		29.59

*Subject to extinguishment of 74,682 Equity Shares bought back
**includes 29,991 Equity Shares forfeited and 56 Equity Shares held in abeyance.

3.2. The shareholding pattern of the Company, pre and post Buy-back, is as under:

Category of Shareholders	Pre Buy-back as on Date of Board Meeting (January 29, 2021)		Post Buy-back*	
	Number of equity share held	% to the existing equity share capital	Number of equity share held	% to the existing equity share capital
Promoter and Promoter Group	1,32,94,397	44.82	1,32,94,397	44.93
Foreign investors (including Non- Resident Indians, FIs and foreign mutual funds)	29,54,203	9.96		
Financial institutions, banks and mutual funds promoted by banks, institutions	67,90,665	22.89	1,62,92,654	55.07
Others (public, public bodies corporate, etc)	66,22,468	22.23		
Total	2,96,61,733	100.00	2,95,87,051	100.00

* Subject to extinguishment of 74,682 Equity Shares bought back.

- Manager to the Buy-back**

VIVRO FINANCIAL SERVICES PRIVATE LIMITED
Vivro House, 11 Shashi Colony
Opp. Suvidha Shopping Center
Paldi, Ahmedabad - 380 007, Gujarat, India
Tel No.: (+91 79) 40404242 | Fax No.: (+91 79) 26650570
Contact person(s): Mr Harish Patel | Mr Bhargav Parekh
Email: investors@vivro.net | Website: www.vivro.net
SEBI Registration No: INM00010122 | Validity: Permanent | CIN: U67120GJ1996PTC029182
- Directors' Responsibility**

As per Regulation 24(i)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Atul Limited

Sd/- Sunil Siddharth Lathbhai Chairman and Managing Director DIN: 00045590 Place: Atul	Sd/- T R Gopi Kannan Whole-time Director and CFO DIN: 00048645 Place: Mumbai	Sd/- Lalit Patni Company Secretary and Compliance Officer (Membership number: F4625) Place: Atul
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Date: February 19, 2021

 Regd. office: 3rd Floor, Maker Chambers IV, 222, Nariman Point, Mumbai - 400 021. Phone: 022-3555 5000. Email: investor.relations@ril.com CIN: L17110MH1973PLC019786					
NOTICE					
NOTICE is hereby given that the following certificate(s) issued by the Company are stated to have been lost or misplaced and Registered Holders thereof have applied for the issue of duplicate certificate(s).					
Sr. No.	Folio No.	Name / Joint Names	Shares	Certificate Nos. From - To	Distinctive Nos. From - To
1	101081080	A. Matheen	126	66829205-205	6890250199-324
2	50991792	Chackal Bihari	40	10787892-892	193342027-066
3	66205495	Anita Devi	25	53320428-429	1248151035-074
4	54866887	Anjana Ramesh Buch	50	16130356-356	403801220-244
5	3204219	Ramesh K Buch	50	62617767-767	2219223270-319
6	63410926	Aruna Shukla	160	20003143-143	203918575-614
7	82547924	Bimal Babulal Oza	10	599702-702	17068294-303
8	82609491	Deepa Bimalbhai Oza	14	994321-321	25107496-509
9	111975186	Deepabhai Bimalbhai Oza	21	2173837-837	43055723-743
10	81473480	Geeta Nirmalkumar Goradia	5	3114789-789	49617648-652
11	1346644	Hansaben Chandraprasad Pathak	20	5011219-219	82657151-170
12	82534831	Hari Om Agarwal	22	12976749-749	260652796-817
13	78763671	Jayashree Somkant Karnik	116	62577994-994	2216435690-805
14	78930021	Jayashree Somkant Karnik	10	11422829-829	205828316-325
15	36073411	Kumverji Soni	10	50712068-068	11611912517-526
16	35551361	Kaliram K Berwal	60	62081354-354	2183243853-872
17	131626048	Kamal Singh Kothari	40	66749761-761	6883762480-519
18	65671875	Laxmi Gupta	80	66554817-817	6865000269-348
19	70709503	Ajay Kumar Gupta	224	66554819-819	6865000353-576
20	22899848	Maninder Kaur Marwah	224	66554819-819	6865000353-576
21	6116426	Meera K Desai	36	57725855-855	1600677420-455
22	28323514	Mukunddas Nanji	36	62319956-956	2193830590-625
23	14460560	Nanabhoy B Jeejeebhoy	5	3393427-427	51322108-112
24	71698629	P Rajamma	12	236681-811	12624986-997
25	1044044	P Rajamma	3	555056-056	16879636-638
26	83589001	Pritha Pranjal	49	885314-314	22710015-063
27	50272826	Puspa Dugar	26	4883488-489	80569325-350
28	16700177	Rakesh Uberoi	18	10181312-312	183096714-731
29	21365939	Rakesh Uberoi	30	16679617-618	467179820-849
30	31204712	Rakesh Uberoi	60	62617048-048	2219179859-918
31	24880150	Ram Parkash Khosla	40	11613319-319	209919414-453
32	54866895	Ramesh Kusumal Buch	40	53436038-039	1250462325-274
33	60118990	Anjana Ramesh Buch	80	62534397-397	2213086389-468
34	74348912	Sandhya Gupta	160	66806162-162	6888214263-422
35	55402060	Settibettu Praphulla Rai	10	10696	