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# Licence to lend: Big business houses may soon promote banks

The changes come against the backdrop of putting the Indian economy on the path of fast growth which would not be possible without strong credit institutions. However, experts caution the liberal norms need be accompanied with changes that ensure stricter supervision and oversight of the banking system.

For business groups to set up banks the Banking Regulation Act, 1949, needs to be amended. The objective would be to "prevent connected lending and exposures between the banks and other financial and nonfinancial group entities" and to strengthen the supervisory mechanism for large conglomerates, including consolidated supervision.

While acknowledging the risks posed by corporate ownership of banks, the IWG believes such entities can be an important source of capital and can bring in their experience, management expertise and strategic direction to banking. "It is also a fact that many of such corporate/industrial houses have been successfully operating in other financial segments," the panel noted. It added that internationally, there are very few jurisdictions which explicitly disallow large corporate houses, and even in these jurisdictions, it is not a settled issue.

The group recommends a higher minimum initial capital for licensing new banks of ₹1,000 crore from ₹500 crore for universal banks and of ₹300 crore from ₹200 crore for SFBs. It also feels the non-operative financial holding company (NOFHC) should continue to be the preferred structure for all new universal bank licences and mandatory only in cases where the individual promoters/promoting entities/converting entities have other group entities.

While banks licensed before 2013 may move to an NOFHC structure at their discretion, once the NOFHC structure attains a tax-neutral status, all banks licensed before 2013 shall move to the NOFHC structure within five years from announcement of taxneutrality.

Till the NOFHC structure is made feasible and operational, the concerns with regard to banks undertaking different activities through subsidiaries/joint ventures/associates need to be

addressed through suitable regulations, the group said. Banks currently under NOFHC structure may be allowed to exit from such a structure if they do not have other group entities in their fold.

The panel maks a case for ensuring harmonisation and uniformity in different licens-

**BINANI INDUSTRIES LIMITED** (Regd. Office :37/2,Chinar Park, New Town, Rajarhat Main Road, P.O. Hatiara, Kolkata- 700157) Tel.08100326795 CIN-L24117WB1962PLC025584;

Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), a meeting of the Board of Directors of the Company is scheduled to be held on Wednesday, 25th November, 2020, inter-alia to consider and approve the Audited Financial Results (Standalone and Consolidated) of the Company for the fourth quarter and year ended 31st March, 2020.

This information is also available on the Company's website i.e. www.binaniindustries.com and on the website of Stock Exchanges where the

For Binani Industries Ltd.

Sd/-Visalakshi Sridhar Managing Director, CFO & Company Secretary

Place: Mumbai Date: 19th November, 2020 ing guidelines."Whenever new licensing guidelines are issued, if new rules are more relaxed, benefit should be given to existing banks, and if new rules are tougher, legacy banks should also conform to new tighter regulations, but a non-disruptive transition path may be pro-

vided to affected banks," it said. The IWG was chaired by RBI central board director PK Mohanty; members were Sachin Chaturvedi, also central board director, Lily Vadera and SC Murmu, both EDs at the central bank, and CGM Shrimohan Yadav was the convenor. The report has been placed on the RBI website for comments from stakeholders and members of the public. Comments on the report may be submitted by January 15, 2021.

# over \$10 bn for CureVac, Pfizer Gland Pharma shares make

The offer comprised issuance of fresh shares worth up to ₹1,250 crore and an offer-for-sale (OFS) of up to

Bio Chemicals, 18,74,500 shares by Nilay Dis-

Gland Pharma raised ₹1,944 crore from anchor investors by selling shares at ₹1,500 apiece. Government of Singapore, Nomura, Goldman Sachs, Morgan Stanley, SBI Mutual Fund, Axis Mutual Fund, SBI Life Insurance Company and Fidelity were among the anchor investors.

## From the Front Page

# Facebook User data: US, India top govt request tally in H1

Germany, France and the UK followed the US and India in the tally.

Facebook said it responds to government requests for data in accordance with applicable law and its terms of service. Each and every request it receives is carefully reviewed for legal sufficiency and it may reject or require greater specificity on requests that appear overly broad or vague.

"We do not provide gov-

ernments with direct access or 'back doors' to people's information. We believe that intentionally weakening our services in this way would undermine the security necessary to protect our users," Facebook VP and deputy general counsel Chris Sonderby

review, the volume of content restrictions based on local law increased 40% from 15,826 to

was in part related to Covidbook said. same period.

During the period under

19- related restrictions, Face-India saw 824 pieces of content being restricted in the

22,120 globally. The increase

The report noted that in January-June 2020, the companyidentified 52 disruptions of Facebook services in nine

countries, compared to 45 dis-

ruptions in six countries in the

ther details of this agreement, it added.

second half of 2019.

Pfizer and BioNTech said on Wednesday that final data showed their shot was 95% effective against Covid-19, and that they could start distributing shots before Christmas should they secure emergency

authorisations.

Sealed tenders are invitir

Tender No.

& Date

CE/W/6(41)/2020

Date: 20/11/2020

CE/W/15(111)/2020

Date: 20/11/2020

CE/W/1(870)/2020

Date: 20/11/2020

DNM/PPT/Solar

Roof Top/2020

Date: 23/11/2020

NMDC/Donimala

133/20-21/ET/650

Date: 21/11/2020

Name of NBFC: Ditya Finance Private Limited

Patel and 2) Amisha Patel W/o Ketan Patel

the NBFC going forward.

In July, the US government agreed with Pfizer to pay \$19.5 per dose for 100 million, with an option to buy a further 500 million under terms to be negotiated separately.

The lower price partly

**TENDER NOTIFICATION** 

Name of Work

'Maintenance of

Railway Loading Lines (Road No. 5 & 6)

longing to NMDC Ltd

DIOM RNJP Railway

Yard for the year

\*Construction of Godown

for Handling OTR Tyres

at Stores of KIOM

including

Electrification works"

\*Construction of

Lubrication shed &

platform cum ramp

for Gas Cylinders

at Pellet Plant DIOM

including

Electrification Works'

Design, Engineering

rocurement & Supply

Construction &

f 60KW AC Roof Top

Solar Photovoltaic

Grid Connected Power

Project in Pellet Plant\*

2021-22

Also, it took down 3,716,817 pieces of content based on 659,444 copyright reports; 404,078 pieces of content based on 166,310 trademark reports; and 1,308,834 pieces of content based on 97,186 counterfeit reports in the first half of 2020.

"Advances in our technology including updates to Rights Manager attributed to increases across content removals," Sonderby said.

reflects the financial support given by the European Union to BioNTech for the drug's development, a second EU official told Reuters last week.

Both the Pfizer-BioNTech and CureVac candidates are based on new messenger RNA (mRNA) technology and designed to be administered in two doses. That means, for the EU's Pfizer shot, it would cost 31 euros to inoculate one person.

To secure the supply of the Pfizer-BioNTech vaccine, the EU has made a non-refundable

download

From-To

23/11/2020

to 22/12/2020

25/11/2020

24/12/2020

27/11/2020

26/12/2020

23/11/2020

22/12/2020

For and on behalf of NMDC Limited

General Manager (Production)

Last date of

Submission

up to 15.00 Hrs

22/12/2020

24/12/2020

26/12/2020

22/12/2020

29/12/2020

ent and experienced bidder for the following work:

Cost of Work

24.88 Lakhs EMD-24,900

EMD-42,000/-

24.33 Lakhs

EMD-24,300.

46.84 Lakhs

EMD-47,000

Invites e-tender for supply of "Primary & Secondary

For further clarification: For SI. No. 1 to 3 may contact by e-mail to diomcivil@nmdc.co.in /fax No. 08395

274644 and For St. No.4 may contact by e-mail to kpsingh@nmdc.co.in. Detailed NIT and tende

documents can be viewed and /or downloaded from NMDC's website https://www.nmdc.co.in/nmdctender/default.aspx or Central Public Procurement Portal

https://www.eprocure.gov.in. Further, for any corrigendum, amendments, clarification etc may please

For SI. No. 5 of above work: Prospective bidders may download the tender documents from website

https://www.mstcecommerce.com/eprochome/nmdc/ and upload their offer on the portal as per

instructions provided in tender document. All prospective bidders are requested to visit above mentioned MSTC website regularly for any corrigendum in this regard. The tender will also be uploaded in CPP

PUBLIC NOTICE

(In Compliance with Master Direction DNBR.PD.007/03.10.119/2016-17

dated September 01, 2016 - as amended from time to time)

In compliance with the Para 64 of Master Direction DNBR.PD.007/03.10.119/2016-17

on Non-Banking Financial Company -Non-Systemically Important Non-Deposit taking

Company (Reserve Bank) Directions, 2016 (as amended from time to time) issued

by Reserve Bank of India on September 01, 2016, notice is hereby given that the

shareholders of Ditya Finance Private Limited ("Company" or "NBFC"), a company

incorporated under the Companies Act, 2013 and registered with Reserve Bank of

India vide Certificate Number B-03.00206 as a Non Deposit taking Non-Banking

Finance Company, with its registered office situated at B -35/5, Krishna Ranjan

Shailendra Nagar, Raipur, CG 492001 is intended to transfer the ownership and control

of the Company through the sale of shares to 1) Ketan Patel S/o Mr. Jagdishbhai

The new directors to be appointed are Ketan Patel and Vikram Vaidyanathan

the resigning directors are Abhishek Mahawar, Abhinav Mahawar and Ranjana

The existing shareholders of the Company had incorporated the Company and obtained

certificate of registration to conduct certain non-banking financial activities. However

due to change in business plans, the existing shareholders are intending to transfer

100% shareholding of the NBFC to Mr. Ketan Patel and Mrs. Amisha Patel ("Proposed

Shareholders"). Mr. Ketan Patel has vast relevant experience in the finance domain

and bring a lot of strength to the business and is equipped to conduct the business of

The above Notice is being given pursuant to Master Direction DNBR

PD.007/03.10.119/2016-17 dated September 01,2016 and other relevant Regulations

The Company has already obtained the prior approval for transfer of control and

change of management from Reserve Bank of India, Bhopal under vide letter No.

Any clarification / Objection in this regard may be addressed to Ditya Finance

Private Limited at B -35/5, Krishna Ranjan, Shailendra Nagar, Raipur, CG 492001 or

Department of Non-Banking Supervision, Reserve Bank of India, Bhopal within 30

days from the date of publication of this notice stating therein the nature of interest and

grounds of objection. This Public Notice is being issued jointly by the Company and

P.V.(Bhopal)/504/ 22.01.10671/2020-21 dated 13th November 2020.

the above-mentioned Proposed Shareholders.

For DITYA FINANCE PRIVATE LIMITED

Abhinay Mahawar - DIN: 02190513

For PROPOSED SHAREHOLDERS

Ketan Patel / Amisha Patel

Date: 20th November 2020

Regd. Office: B -35/5, Krishna Ranjan, Shailendra Nagar, Raipur, CG 492001

CIN: U65990CT2019PTC009180 | Email: DFPL3210@gmail.com

down payment. The amount has not been disclosed, but the official said the bloc had paid 700 million euros to the companies. The agreed price of 15.50 euros per dose would only be paid by those European governments willing to buy

approved by the EU regulator as safe and effective. In a sign of the global race to secure vaccines, the EU

the shot, and only if it is

required Pfizer and BioNTech

to accept a "breach of contract clause" if they diverted doses to the US, the source said.

In that eventuality, EU states would be reimbursed 50% of the money they had paid, the official said.

This clause was requested by the EU, the official added, despite the companies planning to produce the doses for Europe in Belgium and Germany.

-REUTERS

## New Delhi Aerocity, Asset Area 4, Hospitality District, Near IGI Airport, New Delhi - 110 037, Tel: +91-011-41597315

NOTICE Notice is hereby given pursuant to Regulation 29 read with Regulation 47 of the Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, that a meeting of the Board of Directors of the Company is scheduled to be held on Friday, 27th November, 2020 to consider and approve, interalia, the Un-Audited Financial Results of the Company for the Quarter ended

Asian Hotels (West) Limited

CIN No: L55101DL2007PLC157518

Registered Office: 6th Floor, Aria Towers, J.W. Marriott,

Email: vivek.jain@asianhotelswest.com

Website: www.asianhotelswest.com

30th September, 2020. The Notice is also available on the Website of the Company www.asianhotelswest.com and that of BSE Limited (www.bseindia.com) and National Stock Exchange of India Limited (www.nseindia.com).

For Asian Hotels (West) Limited

Place: New Delhi Dated: 20th November, 2020

Vivek Jain **Company Secretary** 

यूको बैंक 📦 UCO BANK

# (A Govt. of India Undertaking)

HEAD OFFICE: 10, B.T.M. Sarani, Kolkata - 700 001

## ELECTION OF DIRECTOR Further to Notice dated 14th October, 2020 convening the

Extraordinary General Meeting (EGM) of the Bank for Election of One Director of the Bank from amongst shareholders other than the Central Government, Bank has received two valid nominations for contest of election from the following candidates. 1. Sri. Ramesh Chandra Agrawal

Sri, K. Rajivan Nair.

However, Sri Ramesh Chandra Agrawal withdrew his nomination on 19.11.2020. As there is only one valid nomination available for to Regulation 66(i) of UCO Bank (Shares and Meetings) Regulations, 2003. The e-voting on the agenda set to commence from 23.11.2020 stands cancelled

As Election of Shareholder Director was the only agenda item to be transacted at the Extraordinary General Meeting scheduled to be held on 26" November, 2020, the meeting stands cancelled. Sri K. Rajivan Nair, LIC Staff Quarters, 14, Belvedere Court, 6th Floor, Maharshi Karbe Road, Opposite Oval Maidan, Church Gate

Mumbai – 400 021 will be appointed as director on the Board of the Bank for a period of three years subject to fulfilment of "Fit and Proper" status by the Nomination and Remuneration Committee of the Board in terms of RBI notification dated 02.08.2019.

For UCO BANK (A K Goel)

Managing Director & CEO

Date: 20.11.2020

Place: Kolkata

**Honours Your Trust** 

### **NBCC (INDIA) LIMITED** NBCC ( A Government of India Enterprise ) CIN: L74899DL1960GOI003335

Tel. EPABX: 91-11-43591555, 24367314-15, Email: co.sectt@nbccindia.com Website: www.nbccindia.com Public Notice for NBCC's 60th Annual General Meeting Through VC/OAVM

Regd. Office: NBCC Bhawan, Lodhi Road, New Delhi-110003

and Related Information Notice is hereby given that the NBCC's 60th Annual General Meeting (AGM) of the

members would be held on Tuesday, December 22, 2020 at 12:00 Noon IST through Video Conferencing ("VC") / Other Audio Visual Means ("OAVM") to transact the

Notice of AGM along with Annual Report 2019-20 would be sent only through electronic mode to those shareholders whose e-mail addresses are registered with Depositories/Registrar & Share Transfer Agent (RTA) and would also be available on the Company's website at www.nbccindia.com and the website of the stock exchanges at www.bseindia.com.www.nseindia.com.

Further, the Company has fixed Friday, November 27, 2020 as record date to determine the eligibility of shareholders, for final dividend of Rs. 0.135 (i.e. 13.5%) per paid up equity Share of Rs. 1/- each for the financial year 2019-20 subject to approval of the shareholders in 60th AGM. Final Dividend on equity shares if declared at the AGM will be paid within 30 days of its declaration.

Members may further note that the Income Tax Act, 1961, ("the IT Act") as amended by the Finance Act, 2020, mandates that dividends paid or distributed by a company after April 01, 2020 shall be taxable in the hands of members. The Company shall therefore be required to deduct tax at source (TDS) at the time of making the payment of final dividend: To claim exemption from deduction of tax at source including deduction at concessional rates, shareholders are required to submit the requisite documents as prescribed under Income Tax Act, 1961 and as mentioned in the Notice of 60th AGM at dividend.tax@nbccindia.com only, on or before December 10, 2020. No communication on tax determination/ deduction shall be entertained after

December 10, 2020 Further, the Company is pleased to provide e-voting facility through CDSL to all the eligible shareholders i.e. those members whose names appear on the cut-off Date i.e. Tuesday, the December 15, 2020 as beneficial owners in the records of NSDL and CDSL in respect of dematerialized shares and whose names would appear as Members in the Register of Members of the Company in case of physical shares

The voting period would begin on Saturday, the December 19, 2020 (9:00 a.m. IST) and end on Monday, the December 21, 2020 (5:00 p.m. IST). Members holding shares in physical form or who have not registered their email addresses with the Depositories/RTA may cast their votes through remote e-voting or through e-voting system during the meeting and shareholders are requested to refer the instructions for e-voting given in the

Members who have not registered their e-mail addresses so far or want to change their e-mail ids, are requested to register/change the same with their Depository Participant / RTA, so as to receive all the communications electronically.

To avail the NACH facility i.e. Direct credit of dividend amount in the bank account. members are requested to update the bank details with their depository participant.

Members who would like to ask questions during the AGM, may send their questions or may register themselves as a speaker by sending a request from their registered email address mentioning their name, DP ID and Client ID/folio number and mobile number to investor.agm@nbccindia.com, not later than 5:00 p.m. IST, Thursday, December 10, 2020. The Company reserves the right to limit the number of

members asking questions depending on the availability of time at the AGM. For NBCC (India) Limited

Date: 19.11.2020 Place: New Delhi Deepti Gambhir

CAMEO

Company Secretary

## for Buyback by the Company shall be subject to verification as per the Buyback Regulations and any further directions issued in this regard. The Registrar will verify such bids based on the documents submitted on a daily basis and till such time the BSE shall display such bids as "unconfirmed physical bids". Once, the Registrar confirms the bids it will be treated as "Confirmed Bids". In case any person who has submitted the Equity Shares held by them in the physical form for

dematerialisation should ensure that the process of getting the Equity Shares dematerialised is completed

Place: Mumbai

Date: November 20, 2020

Load structure

Minimum Corpus for

Minimum number of

maximum limit per

investors and

before such Eligible Shareholders tender their Equity Shares in the Buyback, so that they can participate in the Buyback. An unregistered shareholder holding Physical Shares may also tender his Equity Shares for Buyback by submitting the duly executed transfer deed for transfer of shares, purchased prior to Record Date, in his

name, along with the offer form, copy of his PAN card and of the person from whom he has purchased shares and other relevant documents as required for transfer, if any. METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per Buyback Regulations: (i) The Company will pay consideration to the Clearing Corporation on or before the pay in date for

settlement. For Equity shares accepted under Buyback, the Equity Shareholders will receive funds payout in their bank account from the Clearing Corporation. The Equity Shares bought back in demat form would be transferred directly to the demat account of the Company opened for buyback ("Demat Account") provided it is indicated by the Company's Broker or

it will be transferred by the Company's Broker to the Demat Account on receipt of the Equity Shares from the clearing and settlement mechanism of BSE. (iii) The Eligible Sellers will have to ensure that they keep the depository participant ("DP") account active and

unblocked to receive credit in case of return of Equity Shares, due to rejection or due to non-acceptance. (iv) Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Sellers would be returned to them by Clearing Corporation. Any excess Physical Shares pursuant to proportionate acceptance/rejection will be returned back to the concerned Eligible Shareholders directly by the Registrar to the Buyback. The Company is authorized to split the share certificate and issue new consolidated share certificate for the unaccepted Physical Shares, in case the Physical Shares accepted by the Company are less than the Physical Shares tendered in the Buvback.

The settlements of fund obligation shall be affected as per the SEBI circulars and as prescribed by BSE and Clearing Corporation from time to time. For Demat Shares accepted under the Buyback, such beneficial owners will receive funds pay-out in their bank account as provided by the depository system directly to the Clearing Corporation and in case of Physical Shares, the Clearing Corporation will

release the funds to the Shareholder Broker(s) as per secondary market payout mechanism. If such shareholder's bank account details are not available or if the funds transfer instruction is rejected by the RBI/ bank(s), due to any reasons, then the amount payable to the concerned shareholders will be transferred to the Shareholder Broker for onward transfer to such shareholders. (vi) Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under

the buyback. If Eligible Sellers bank account details are not available or if the fund transfer instruction is rejected by Reserve Bank of India or bank, due to any reasons, then the amount payable to Eligible Sellers will be transferred to the Seller Member for onward transfer to the Eligible Sellers.

(vii) Eligible Sellers who intend to participate in the Buyback should consult their respective Seller Member for payment to them of any cost, applicable taxes, charges and expenses (including brokerage) that may be levied by the Seller Member upon the Eligible Sellers for tendering Equity Shares in the Buyback (secondary market transaction). The Buyback consideration received by the Eligible Seller, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the Eligible Sellers.

(viii) The Equity Shares bought will be extinguished in the manner and following the procedure prescribed in the Buyback Regulations.

COMPLIANCE OFFICER

The Board at their meeting held on November 19, 2020 appointed Mr. J. R. Vishnu Varthan, Company Secretary, as the compliance officer for the purpose of the Buyback ("Compliance Officer"). Investors may contact the Compliance Officer for any clarifications or to address their grievances, if any, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays, at the following address:-



Mr. J. R. Vishnu Varthan Kanchi Karpooram Limited No.1, Barnaby Avenue, Barnaby Road, Kilpauk, Chennai, Tamil Nadu 600010;

Tel. No.: +91 44 04426401914/15/16; Email: secretarial@kklgroup.in

INVESTOR SERVICE CENTRE & REGISTRAR TO THE OFFER/RTA In case of any query, the shareholders may contact the Registrar & Transfer Agent on any day except

Saturday, Sunday and Public holidays between 10 am and 5 pm at the following address:



Suresh Shah

Managing Director

DIN - 01659809

Date: November 20, 2020

Cameo Corporate Services Limited \*Subramanian Building\*, No.1, Club House Road, Chennai – 600 002, Tamilnadu, India

Tel: +91 44 4002 0700 | Fax: +91 44 2846 0129 Email: investor@cameoindia.com | Website: www.cameoindia.com

SEBI Registration: INR000003753 | Contact Person: Ms. Sreepriya. K

MANAGER TO THE BUYBACK OFFER

Saffron Capital Advisors Private Limited

(Corporate Identification Number: U67120MH2007PTC166711)

605, Sixth Floor, Centre Point, Andheri-Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400 059 Tel. No.: +91 22 4082 0914/915 | Fax No.: +91 22 4082 0999

Email id: buybacks@saffronadvisor.com | Website: www.saffronadvisor.com Investor grievance:investorgrievance@saffronadvisor.com

SEBI Registration Number: INM000011211 | Contact Person: Amit Wagle / Gaurav Khandelwal DIRECTORS RESPONSIBILITY

As per Regulation 24(i) a) of the Buyback Regulations, the Board of Directors of the Company accept full and final responsibility for the information contained in this Public Announcement.

Kanchi Karpooram Limited

For and on behalf of the Board of Directors of

Dipesh Shah Managing Director DIN - 01659930

J. R. Vishnu Varthan Company Secretary and Compliance Officer ICSI Membership Number: 43251

Place: Chennai

financialem.epapr.in

strong debut, surge 21% 3,48,63,635 shares.

The OFS consists of sale of up to 1,93,68,686 shares by Fosun Pharma Industrial, 1,00,47,435 shares by Gland Celsus 35,73,014 shares by Empower Discretionary Trust and

cretionary Trust.

EU could pay

Covid vaccines The EU has separately agreed to pay 10 euros (\$11.84) per dose for an initial supply of 225 million doses of the vaccine candidate from CureVac, a discount from the 12 euros the company set as the price for the shot, the official said.

The bloc struck the deal with CureVac this week to secure the supply of up to 405 million doses, of which 180 million are optional.

The official said CureVac had committed to starting

deliveries by the end of March. It is unclear whether the additional 180 million doses would cost 10 or 12 euros each. Under the 10-euro price, though, the bloc would pay 4.05 billion euros for 405 million doses.

A spokesman for the European Commission, the bloc's executive body, declined to comment on terms and pricing of vaccine contracts because they are confidential. Germany's BioNTech and

CureVac declined to comment.

US drugmaker Pfizer said it and BioNTech were using a tiered pricing formula based on volume and delivery dates and that the EU deal represented the largest initial order of its vaccine candidate to date.

"We are not disclosing fur-

TRANSMISSION CORPORATION OF TELANGANA LIMITED

The TS Transco invites online Bids under procurement for supply of 132kV Feede Control & Relay Panels with Line Differential Protection and Line Differential Relays against the Tender Specification No. TSPMM21-53/2020. The TS Transco invites online Bids under e-procurement for supply of 132/33kV Transformer Control & Relay Panels against Tender Specification No. TSPMM21-54/2020. Tender Specification No. SPMM11-55/2020. Description of Equipment: Procurement of 2.5 Sq.mm. 2 Con-4 Core, 6 Core, 10 Core and 12 Core Cu. Control Cable (Unarmoured). Tenderers can have further details and download the tender schedule from e-procurement market place i.e., www.tender.telangana.gov.in. Contact Nos.: Chief Engineer/ P&MM. TS Transco, Phone: 040-23396000 (Extns.: 3332/3460/3583/3487/3736/3276/3748), 040-23303736, www.tstransco.in Sd/- Chief Engineer/P&MM R.O.No.21/20

e-TENDER NOTICE



IDFC MUTUAL FUND Notice - Cum - Addendum No. 32 of 2020

Rollover of IDFC Equity Opportunity - Series 4 (the Scheme) NOTICE is hereby given to all investors of the Scheme, that in accordance with the provisions of Regulation 33(4) of SEBI (Mutual Funds) Regulations, 1996, it is proposed to rollover (extend the maturity date) the Scheme. The existing date of maturity is January 04, 2021 ('Maturity Date')

The details and material terms of the proposed rollover are as follows:	
Existing Maturity Date	January 04, 2021
Period of Extension / roll over	2 years
Extended Maturity Date (post roll over)*	January 04, 2023
Purpose of Extension/ rollover	It is proposed to rollover the Scheme with the objective to provide the fund adequate runway to benefit from the expected recovery in GDP growth & Capex cycle, and achieve the desired fund objectives.
Likely composition of assets immediately before extension / roll over	The net assets would substantially consist of equities and cash/cash equivalent.
Liquidity	No Redemption/repurchase of units shall be allowed prior to the maturity of the Scheme. Unitholders who wish to exit may do so through the stock exchange mode. The scheme is listed on the National Stock Exchange of

India Limited.

Exit Load - Nil

Minimum corpus requirement to carry out the rollover of the Scheme shall be Rs. 20,00,00,000/- (Rupees Twenty Crores Only). In case the Scheme fails to maintain the aforesaid minimum corpus amount at the time of rollover, the Scheme shall not be rolled over and all the units outstanding will be redeemed and proceeds will be paid to the investors Minimum number of investors post rollover shall be at least 20 investors.

No single investor shall account for more than 25% of the corpus that

investor post rollover In case the Scheme fails to fulfil both the above conditions, the Scheme will not get rolled over and shall compulsorily mature and all the units outstanding will be redeemed and proceeds will be paid to the investor.

All other features and terms & conditions of the Scheme would remain unchanged after the rollover. The Trustee / AMC reserves the right to change / modify the provisions mentioned above at a

As required by SEBI regulations, a communication about the proposed rollover along with the Consent

"If the maturity date falls on a non-business day, the maturity date shall be the next business day.

Form will be sent to all the unitholders of the Scheme. A copy of the same will also be made available on our website www.idfcmf.com. Roll-over shall be permitted only in case of those unitholders who expressly provide their written consent to any of the AMC or CAMS Investor Service Centre or Official Points of Acceptance latest by December 15, 2020. Unitholders have the option to rollover and continue their entire investment in the

Scheme outstanding on the Maturity Date or redeem partial units and roll over (continue with) the balance units in the Scheme. In case of unitholders who do not submit their Consent by December 15, 2020, or who do not opt for the rollover, the units outstanding will automatically be redeemed in full on the Maturity Date without any

further reference. This Notice-Cum-Addendum forms an integral part of the Scheme Information Document / Key Information Memorandum of the Scheme read with the addenda issued from time to time.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

ployment, and with its rket projected to inase three-fold to ₹8.6 trilby 2022, it is necessary t steps be taken that will w stakeholders to conge within the industry." he need to provide lthcare, which is accessand affordable, now e than ever, becomes a essity especially due to effects that Covid-19 has on our entire system," aid

industry body CII on Friday.

The common attempt to find a vaccine and the democratic distribution of the vaccine to make it available in all parts of the country has brought all of humanity together, said Goyal.

## **Building immunity**

Goyal stressed on the role that traditional medicines can play to boost immunity.

He said that traditional medicines could help other countries too and ensure brought together all the sectors for the delivery of healthcare and progressively move towards 'Aatma Nirbhar', said Naresh Trehan, Chairman, CII National Council on Healthcare.

India is not only meeting the demands for domestic consumption, but also exporting to 235 countries.

India will become a manufacturing hub and deliverer of the best quality of healthcare at affordable costs, he added.

# ed smart cillaries

through a PLI scheme an outlay of ₹57,000 is likely to translate into investments from existdomestic and foreign facturers. However, the nobile sector needs indiation with a strategic retation, where, deep locton has a potential role y, the report said.

## sinessLine

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# यूको बैंक 🖗 UCO BANK

(A Govt, of India Undertaking)

HEAD OFFICE: 10, B.T.M. Sarani, Kolkata - 700 001

## **ELECTION OF DIRECTOR**

Further to Notice dated 14<sup>th</sup> October, 2020 convening the Extraordinary General Meeting (EGM) of the Bank for Election of One Director of the Bank from amongst shareholders other than the Central Government, Bank has received two valid nominations for contest of election from the following candidates.

- 1. Sri. Ramesh Chandra Agrawal
- 2. Sri. K. Rajivan Nair.

However, Sri Ramesh Chandra Agrawal withdrew his nomination on 19.11.2020. As there is only one valid nomination available for contest, there will not be any contest for election of director pursuant to Regulation 66(i) of UCO Bank (Shares and Meetings) Regulations, 2003. The e-voting on the agenda set to commence from 23.11.2020 stands cancelled.

As Election of Shareholder Director was the only agenda item to be transacted at the Extraordinary General Meeting scheduled to be held on 26th November, 2020, the meeting stands cancelled.

Sri K. Rajivan Nair, LIC Staff Quarters, 14, Belvedere Court, 6th Floor, Maharshi Karbe Road, Opposite Oval Maidan, Church Gate, Mumbai – 400 021 will be appointed as director on the Board of the Bank for a period of three years subject to fulfilment of "Fit and Proper" status by the Nomination and Remuneration Committee of the Board in terms of RBI notification dated 02.08.2019.

For UCO BANK
Sd/Place: Kolkata (A K Goel)
Date: 20.11.2020 Managing Director & CEO

**Honours Your Trust** 





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ছটপ্রজা উপলক্ষে পুলিশি পাহারায় মহানগরের দুই সরোবর। 🔰 সুভাষ সরোবর। 🔰 রবীন্দ্র সরোবর। 💇 বেহালার ১২৬ নম্বর ওয়ার্ডে শিক্ষামন্ত্রী পার্থ চ্যাটার্জি।

৪) গার্ডেনরিচের অ্যালেক্সিঘাটে

এক অনুষ্ঠানে প্রদীপ জ্বালাচ্ছেন পুর ও নগরোন্নয়ন মন্ত্রী ফিরহাদ হাকিম।

 টালিগঞ্জ ও যাদবপুরের ২৬টি ঘাট পরিদর্শনে মন্ত্রী

অরূপ বিশ্বাস। রয়েছেন দুই বরো কোঅর্ডিনেটর তপন দাশগুপ্ত ও তারকেশ্বর চক্রবর্তী। ৬) বিভিন্ন

Dr. R. Ahmed Dental College and Hospital, Kolkata Application in prescribe proforma are invited from the Indian citizens of admission into "Dental Mark are invited from the Indian Clause" (Two) years admission in prescribe proforma are invited from the Indian citizens years
Diploma Course Mechanics & Dental Hygienist 02 (Two) years Diploma Course" at Dr. R. Ahmed Dental College & Hospital, Kolkata-14 Eligibility Criteria: 1. Candidates who have passed Higher Secondary (10+2) or two years intermedia: or two Years intermediate of Equivalent course there of with science subject i.e. Physics, Chemistry or Prei.e. Physics, Chemistry and Biology from recognized Indian University or Pre-University/ Intermediate of Equivalent course there of with science survival 17 (see 1.1) in the science survival 18 ( University/ Intermediate board. 2. Candidate should be at least (seventeen) years of a solution of the seventeen) years of a solution of the solution of the seventeen of the solution of the seventeen of the seventeen of the solution of the seventeen of the seve (seventeen) years of age at the time of admission or within 3(Three) months of it. 3. He/ She should be medically fit. Selection will be strictly on merit basis. "Application from the basis. "Application form along with Brochure" will be available from the office of the Principal office of the Principal, Dr. R.A.D.C & H on payment of Rs.200 (Two Hundred) only in cash and on part of educational only in cash and on production of pass certificate in respect of educational qualification in original days from the Qualification in original for 07(seven) consecutive working days from the date of advertisement ICA-1436(5)/2020 date of advertisement.

## FREE COACHING FOR MEDICAL & ENGINEERING 2021

Sponsored by MINISTRY OF MINORITY AFFAIRS, GOVERNMENT OF INDIA

under REGULAR COMPONENT OF FREE COACHING AND ALLIED SCHEME for minority students belonging to Muslims, Christians, Sikhs, Buddhists, Jains & Parsis

Duration of course: 6 months (outstation & local students).

Stipend: Rs. 2500 per month.

Family income: Not more than Rs 6.00 Lakh per annum.

Educational Qualification: 12th class or equivalent grade passed/appearing. Interested eligible candidates may apply with complete documents including Income Certificate, Educational Qualification Certificates, Aadhaar Card etc.

No. of seats: 500 (Centre: Khalatpur-200, Uluberia-180,

Khalisani-120 in the district of Howrah). Last date for applying: 28 November 2020.

For Further details please contact: Al-Ameen Mission, Regd.

Off.-Khalatpur, Udaynarayanpur, Howrah, PIN 712408

Contact No.: 9733696050

Email id: alameenmission@yahoo.com Website: www.alameenmission.in

## ইউকো ব্যাঙ্ক 🙀 UCO BANK

(ভারত সরকারের একটি সংস্থা) প্রধান কার্যালয় ঃ ১০, বি. টি. এম সরণী, কলকাতা - ৭০০০০১

### ডিরেক্টরের নির্বাচন

ব্যাঙ্কের বিশেষ সাধারণ সভা বিজ্ঞপ্তি তারিখ ১৪ অক্টোবর ২০২০ অনুযায়ী যেখানে ব্যাঙ্কের শেয়ার হোল্ডারগণের থেকে একজন ডিরেক্টর নির্বাচন করা হবে সম্পর্কিত ক্ষেত্রে জানানো হচ্ছে যে ব্যাঙ্ক নিম্নলিখিত প্রার্থীদের থেকে বৈধ মনোনয়নপত্র গ্রহণ করেছেন।

- ১) শ্রী রমেশ চন্দ্র আগরওয়াল
- ২) শ্রী কে রাজীবন নায়ার

অবশ্য শ্রী রমেশ চন্দ্র আগরওয়াল ১৯.১১.২০২০ তার মনোনয়ন পত্র প্রত্যাহর করেছেন। যেহেতু একটি মাত্র বৈধ মনোনয়নপত্র রয়েছে সেই কারণে ইউকো ব্যাঙ্ক (শেয়ারস অ্যাভ মিটিংস) রেগুলেশনস ২০০৩ রেগুলেনস ৬৬(i) অনুযায়ী ডিরেক্টরপদের জন্য কোনও প্রতিযোগিতা অনুষ্ঠিত হবে না। অ্যাজেন্ডায় বিবৃত ই–ভোটিং প্রক্রিয়া যা আরম্ভ হওয়ার কথা ২৩.১১.২০২০ তা বাতিল করা হল। যেহেতু ২৬ নভেম্বর ২০২০ তারিখের বিশেষ সাধারণ সভায় একজন শেয়ারহোন্ডার ডিরেক্টরের নির্বাচন স্থির ছিল। সেই কারণে 🛚 ওই সভা বাতিল করা হল। শ্রী কে রাজীবন নায়ার, এল আই সি স্টাফ কোয়াটার্স ১৪, বেলডেভিয়ার কোর্ট, ৭ম তল, মহাঋষি কার্বে রোড, ওভাল ময়দান বিপরীতে, চার্চ গেট, মুম্বই–৪০০ ০২১ ব্যাঙ্কের পরিচালন পর্ষদে ডিরেক্টর হিসেবে নিয়োজিত হবেন তিন বছরের জন্য এই নিয়োগ আর বি আই বিজ্ঞপ্তি ০২ ০৮.২০১৯ এর ঘোষিত বোর্ডের নমিনেশ্ আতি রেমুনারেশনস কমিটির 'ফিট আতি প্রপার' শর্তাবলি পূরণ সাপেক্ষ।

ইউকো ব্যাঙ্কের পক্ষে

(এ. কে. গোয়েল) ম্যানেজিং ডিরেক্টর এবং সিইও

স্থান: কলকাতা তারিখ: ২০.১১.২০২০

পরিবারের মুসলিম ায় ফল সাজিয়ে । পাশাপাশি তি আছে। এই সব नवा विवि क्रिकिना য়েছে প্রায় ৩০ াসার পর থেকেই আন্তে নিজেরাও खि वकांच बरशका