SR.	COMPANY NAME	CIN NO.	SRN
NO			
	Pelmar Shipping And Engineering Private Limited	U35110MH2003PTC140337	G52091196
1442	Universal Neutraceuticals Private Limited	U15122MH2013PTC242855	G52096906
1443	Kashvi Multitrade Private Limited	U74999MH2013PTC242461	G52101078
1444	Manan Corp Private Limited	U74900MH2013PTC245141	G52101219
	Easy Health Tech Private Limited	U74999MH2016PTC286648	G52140373
1446	Great Application Design Private Limited	U72900MH2016PTC285402	G52145463
1447	Vital Links And Services Private Limited	U51900MH1991PTC060668	G52165982
1448	Infinity Eduhub Private Limited	U80903MH2011PTC215228	G52211091
	Amit Ayurvedic And Cosmetic Products (India) Private Limited	U24230MH1995PTC095197	G52236999
	Dhyaana Capital Advisors Private Limited	U74140MH2011PTC216669	G52259025
	Rajshree Roadlines Private Limited	U63090MH2003PTC139719	G51969632
	Gajanan Kota And Marble Private Limited	U99999MH1995PTC084482	G52270279
1453	India Overseas Advisors Private Limited	U74999MH2013PTC245220	G52313392
1454	Sri Mahapati Agro Private Limited	U01111MH2008PTC182477	G52359965
1455	GSI Gems Services International Private Limited	U36910MH2005PTC152316	G52387057
1456	Team Five Communications Private Limited	U92110MH1994PTC080324	G52337185
	Fortune Universal Spaces Private Limited	U45400MH2013PTC245976	G52044955
1458	Stonset Builtcon & Infra Private Limited	U45209MH2013PTC245045	G52044625
1459	XIS Asset Solutions Private Limited	U65191MH2014PTC257855	G52379989

SR.			
NO	COMPANY NAME	CIN NO.	SRN
	SLPL Infracon Private Limited	U45400MH2013PTC244582	G52045556
1461	RRRS Recovery Recycling Refining Solutions Private Limited	U37100MH2015PTC270623	G52436854
	Gajanan Briguetting Private Limited	U45400MH2012PTC237634	G52439577
1463	SP Armada Offshore Private Limited	U11100MH2013PTC251503	G52450376
1464	Prop Stop India Realtors Private Limited	U70100MH2014PTC258078	G52123346
1465	Infra Power Consulting Private Limited	U74120MH2012PTC236797	G52491883
1466	Ashutosh Automobile Private Limited	U50200MH2014PTC254867	G52389210
1467	White Foods Private Limited	U55204MH2014PTC256717	G52522869
1468	Vindoshop Online Services Private Limited	U74120MH2015PTC270368	G52531639
1469	Prajay Investments Pvt Ltd	U67120MH1987PTC042143	G52549623
1470	Dhairya Tracom Private Limited	U51909MH2012PTC233656	G52561974
1471	Confiable Trading Private Limited	U51101MH2012PTC232252	G52562519
1472	Sensible Tracom Private Limited	U51101MH2012PTC233766	G52562352
1473	Trek Sales Private Limited	U51101MH2012PTC232347	G52561990
1474	Trinket Mercantile Private Limited	U51101MH2012PTC232345	G52562543
1475	Vinmay Mercantile Private Limited	U51101MH2012PTC233537	G52562576
1476	H M Mehta And Sons Private Limited	U17120MH1949PTC007412	G52454253
1477	Natasha Investrade Private Limited	U67120MH1996PTC104069	G52665031
1478	Jogeshwari Healthcare Private Limited	U85100MH2015PTC262199	G52683182

SR. NO	COMPANY NAME	CIN NO.	SRN
1479	Solare Energy Consultants Private Limited	U40300MH2013PTC248770	G5268366
1480	Anish Poultry Farms Private Limited	U01222MH1997PTC106163	G5271760
	Maxstrong Professional Outsourcing Management Services Priva	U74120MH2011PTC220252	G5275511
1482	Dharangaon Agriculture Produce Private Limited	U01120MH2012PTC230780	G5276152
1483	Velvetcase Technologies Private Limited	U72900MH2014PTC256955	G5276908
1484	Jhnspd Projects Private Limited	U45203MH2014PTC252370	G5288650
1485	Indolac Paints And Coatings Private Limited	U74900MH2016PTC273116	G5289125
1486	S G A Pharma Private Limited	U51109MH2013PTC242911	G5281104
1487	Horizon Retreat Private Limited	U55204MH2012PTC228046	G5251683
1488	Rajmudra Developers Private Limited	U45201MH2014PTC252043	G5297416
1489	Seapower Chartering Private Limited	U61100MH2007PTC170799	G5297516
1490	Shubham Manpower Consultant Private Limited	U74900MH2014PTC253055	G5298076
1491	V-Tech Support Private Limited	U72900MH2010PTC208045	G5298196
1492	RM Urban Infrastructure Services Private Limited	U74999MH2009PTC194660	G5296778
	Dinesh Rathi Acqua Private Limited	U74999MH2015PTC262240	G5298189
1494	Protech Consultancy & Engineering Solutions Private Limited	U74120MH2013PTC251301	G5287828
	The Experiential Travel Company Private Limited	U74999MH2013PTC248418	G5308607
1496	Kass Packaging Solutions Private Limited	U63090MH2016PTC274210	G5310162
1497	Culinary Specialist Private Limited	U15122MH2016PTC274532	G5310492

**OCL INDIA LIMITED** 

Regd.Office: Dalmiapuram - 621651 (Tamil Nadu)

Dist.- Tiruchirapalli

Notice is hereby given that the following share certificate is reported to

have been lost. Duplicate of the share certificate will be issued by the Company in the name of under mentioned shareholder. Objection, if any,

against issue of duplicate share certificate should be lodged with the

Registered Office of the Company within fifteen days from the date of this

38690163

Certificate Distinctive Nos. No.of Shares of Rs.2/- each

38690178



**GLOBAL - OPEN TENDER** Sealed tenders are invited from eligible tenderers for the following:-

Tender No. **Tender Description** Global Tender for Procurement of PU-A812046 **High Carbon Ferro Chrome Open Tender for Procurement of Medium** PU-A812047 Carbon Silico Manganese

For further details visit tender website: www.sailtenders.co.ir

Tel: 0427-238 -2470, E-Mail: vbalu@sailssp.in DGM I/c (MM)

Registered Office: Ispat Bhawan, Lodi Road, New Delhi 110 003 Corporate Identity Number: L27109DL1973G01006454, Website: www.sail.co.in There's a little bit of SAIL in everybody's life

#### हिन्दुस्तान कॉपर लिमिटेड HINDUSTAN COPPER LIMITED www.hindustancopper.com

Tender No.: HCL/KCC/RFQ-7323 Dated: 28.03.2018 NIT for Contract for outsourcing of crushing operation of concentrator plant

Last Date of tender submission: 08.05.2018 upto 2.30 p.m N.B.: Tender documents can be downloaded from www.hindustancopper.com; tenders.gov.in/ eprocure.gov.in(CPPP)/m-junction

For details see HCL website d. Office : Tamra Bhavan,1, Ashutosh Chowdhury Avenue, ata - 700 019, Tel : 91 33 2283 2226, Tele Fax : 91 33 2283 2478,

ppper.com, ram\_gs@hindu





**Bharat Heavy Electricals Limited** 

rested bidders for the job of Erection

(A Govt. of India Undertaking)

Power Sector - Eastern Region

DJ-9/1, Sector-II, Karunamoyee, Salt Lake City, Kolkata-700 091

Phone - (033) 2339-8237, Fax - (033) 2321-1960

TENDER NOTIFICATION

BHEL invites offer from reputed / interested bidders for the job of Erection, testing, commissioning, etc. of Steam Turbine & aux, Generator & aux, pumps, piping, misc equipments, EOT rail laying, materials shifting / handling of TG Unit # 4 items etc. for 4 x 250 MW, Unit # 4 at BRBCL / Nabinagar Project, Aurangabad, Bihar. Bidders may download Tender Document along with other details from websites www.bhel.com, www.jantermanter.com, CPP Portal & https://bheleps.buyjunction.in.

RHFL invites offer from reputed / interest

Next to Dharam Palace, Mumbai 400007, Maharashtra, India

Contact Person: Ms. Jeegeesha Shroff (Company Secretary & Compliance Officer)

ΤÜV ISO 9001:2008 & ISO/TS 16949:2009

For OCL India Limited

(Rachna Goria)

GM-Legal-cum-Company Secretary

### OWNERS OF EQUITY SHARES OF ELEGANT MARBLES AND GRANI INDUSTRIES LIMITED

This public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 19(7) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998 and subsequent amendments thereof (the "Buy-back Regulations") This Post Buyback Public Announcement should be read in conjunction with the Public Announcement dated January 15, 2018 and published on January 16, 2018 (the "Public Announcement"), the Letter of Offer dated February 21, 2018 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL

**ELEGANT MARBLES AND GRANI INDUSTRIES LIMITED** 

Registered Office: E-7/9, Abu Road, RIICO Industrial Area, Sirohi, Rajasthan, 327026, India (CIN: L14101RJ1984PLC003134)

Corporate Office: Elegant House, Raghuvanshi Mills Compound, Senapati Bapat Marg, Lower Parel (West), Mumbai, Maharashtra- 400013, India

Tel: +91-22-24960771, Fax: +91-22-24930782, Website: www.elegantmarbles.com, Email: companysecretary@elegantmarbles.com

Contact Person: Ms. Sneha N. Valeja, Company Secretary and Compliance Officer

#### 1. THE BUYBACK

**Elegant** 

- 1.1. Elegant Marbles and Grani Industries Limited (the "Company") had announced the Buyback of up to 8,40,000 (Eight Lakh and Forty Thousand Only) fully paid-up equity shares of face value of ₹ 10/- each ("Equity Shares") from all the existing shareholders / beneficial owners holding Equity Shares as on the record date (i.e. January 25, 2018), on a proportionate basis, through the "Tender Offer" route at a price of ₹ 205/- (Rupees Two Hundred and Five Only) per Equity Share payable in cash, for an aggregate amount of ₹ 17,22,00,000/- (Rupees Seventeen Crores and Twenty Two Lakh Only) excluding transactional costs, viz., brokerage, applicable taxes such as, securities transaction tax, goods and service tax, stamp duty etc. ("Buyback Size") ("Buyback"). The Buyback Offer Size is 24.78% of the fully paid-up equity share capital and free reserves as per the audited accounts of the Company for the financial year ended March 31, 2017, and the number of Equity Shares bought back represents 18.67% of the total number of equity shares in the issued and paid up equity share capital of the Company as on March 31, 2017.
- The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and "Streamlining the Process for Acquisition of Shares pursuant to Tender-Offers made for Takeovers, Buy Back and Delisting of Securities" notified by SEBI vide circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, including any amendments thereol
- 1.3. The Tendering Period for the Buyback Offer opened on Monday, March 05, 2018 and closed on Friday, March 16, 2018.

#### **DETAILS OF BUYBACK:**

- 2.1. 8,40,000 (Eight Lakh and Forty Thousand Only) Equity Shares were bought back under the Buyback, at a price of ₹ 205/- (Rupees Two Hundred and Five Only) per Equity Share.
- The total amount utilized in the Buyback is ₹ 17,22,00,000/- (Rupees Seventeen Crores and Twenty Two Lakh Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, goods and service tax, stamp duty, etc.
- The Registrar to the Buyback i.e. Universal Capital Securities Private Limited ("Registrar"), considered 283 valid bids for 9,72,022 Equity Shares in response to the Buyback, resulting in the subscription of approximately 1.16 times the maximum number of shares proposed to be bought back. The details of valid bids considered by the Registrar are as follows:

Sr. No.	Category of Shareholders	No. of Equity Shares reserved in the Buyback	No. of Valid Bids	Total Valid Equity Shares Tendered	% Response
1.	Reserved category for Small Shareholders	1,26,000	262	1,42,108	112.78
2.	General category of other Shareholders	7,14,000	21	8,29,914	116.23
	Total	8,40,000	283	9,72,022	115.72

- 2.4. All valid applications have been considered for the purpose of Acceptance in accordance with the Buy-back Regulations and Paragraph 19 of the Letter of Offer. The communication of acceptance / rejection has been dispatched by the Registrar to the Buyback to respective Shareholders on March 27, 2018.
- The settlement of all valid bids was completed by the Clearing Corporation on March 26, 2018. The funds have been directly paid out to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders holding Equity Shares in dematerialized form were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or any relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders were transferred to the concerned Selling Members for onward transfer to such Fligible Shareholders holding Equity Shares in dematerialized form
- 2.6. Demat Equity Shares accepted under the Buyback have been transferred to the Company's demat escrow account on March 26, 2018. The unaccepted demat Equity Shares have been returned to respective Shareholder Brokers / custodians by the Clearing Corporation on March 26, 2018. The unaccepted physical share certificates, if any, will be dispatched to the registered address of the respective eligible Equity Shareholders on or before March 27, 2018.
- 2.7. The extinguishment of 8,40,000 Equity Shares accepted under the Buyback, comprising of 8,39,912 Equity Shares in dematerialized form and 88 Equity Shares in physical form is currently under process and shall be completed on or before April 03, 2018. The Company, and its respective directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buy-back Regulations.

### **CAPITAL STRUCTURE AND SHAREHOLDING PATTERN:**

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

	(Equity Shares have a face value of ₹ 10/- eacl					
Sr.		Pre Buyb	re Buyback* Post Buyback#		back <sup>#</sup>	
No.	Particulars	Number of Equity Shares (₹ in Lakh)  50,00,000 500.00	Number of Equity Shares	Amount (₹ in Lakh)		
1.	Authorized Equity Share Capital	50,00,000	500.00	50,00,000	500.00	
Issued, Subscribed and     Paid-up Equity Share Capital		45,00,000	450.00	36,60,000	366.00	
*As on	As on record date #Subject to extinguishment of 8,40,000 Equity Shares					

3.2. Details of the Shareholders / beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares bought back have

	Number of Equity Shares accepted Equity Shares accepted					
Sr. No.	Name of the Shareholder	accepted Shares under Buyback	as a % of total Equity Shares bought back	as a % of total post buyback Equity Shares		
1	Rajesh Agrawal	1,86,753	22.23	5.10		
2	Rakesh Agrawal	1,77,408	21.12	4.85		
3	Alka Agrawal	1,23,255	14.67	3.37		
4	Divya Agrawal	1,21,655	14.48	3.32		
5	Gita Agrawal	48,153	5.73	1.32		
6	Raxa Mayur Parikh	11,965	1.42	0.33		
7	Mayur Rajendrabhai Parikh	11,965	1.42	0.33		

3.3. The shareholding pattern of the Company Pre-Buyback (as on January 25, 2018) i.e. the Record Date and Post Buyback,

s as under:					
	Pre Bu	yback*	Post Buyback <sup>#</sup>		
Category of Shareholders	Number of Equity Shares	% of the existing Equity Share Capital	Number of Equity Shares	% of post Buyback Equity Share Capital	
Promoters	32,52,400	72.28	25,95,176	70.91	
Foreign Investors (OCBs, FIIs, NRIs, etc.)	3,097	0.07			
Indian Financial Institutions (Banks, MFs, etc.)	600	0.01	10,64,824	29.09	
Public including other Bodies Corporate	12,43,903	27.64			
Total	45,00,000	100.00	36,60,000	100.00	

\*As on Record date \*Subject to extinguishment of 8,40,000 Equity Shares

### 4. MANAGER TO THE BUYBACK OFFER



SPA CAPITAL ADVISORS LIMITED

SEBI Registration No.: INM000010825, Validity of Registration: Permanent Address: 101-A, 10th Floor, Mittal Court, Nariman Point, Mumbai - 400021, India Tel: +91 22 4043 9000. Fax: +91 22 2202 1466

Email Id: buyback.elegantmarbles@spagroupindia.com Website: www.spacapital.com, Contact Person: Mr. Rajiv Sharma

DIRECTORS RESPONSIBILITY

Place: Mumbai

As per Regulation 19(1)(a) of the Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any

For and on behalf of the Board of Directors of Elegant Marbles and Grani Industries Limited

Raiesh Agrawal Chairman and Managing Director

Sd/-Rakesh Agrawal Managing Director

Sneha N. Valeja Company Secretary

Date: March 27, 2018

### **GANDHI SPECIAL TUBES LIMITED** Registered Office: 201-204, 2nd Floor, Plaza, 55, Hughes Road.

Tel: +91-22- 2363 4179, Fax No: +91-22- 2363 4392

Email: <a href="mailto:complianceofficer@gandhitubes.com">com, Website: www.gandhitubes.com</a> CIN: L27104MH1985PLC036004

POST-BUY-BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF Gandhi Special Tubes Limited This post Buyback Public Advertisement is being made in accordance with the Regulation 19(7) and other applicable provisions of the Securities and Exchange

NOTICE Name of the Shareholder(s)

Preema Ronny

Ronny George

Date: 28.03.2018

Geo Ronny

Board of India (Buy Back of Securities) Regulations, 1998, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations"). This post Buyback Public Advertisement should be read in conjunction with the Public Announcement dated Monday, January 29, 2018 ("Public Announcement") and the Letter of Offer dated Monday, February 26, 2018 ("Letter of Offer"). Unless specifically defined herein, capitalised to and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and Letter of Offer.

- 1.1 Pursuant to the resolution passed by the Board of Directors of Gandhi Special Tubes Limited ("the Company") on Monday, December 18, 2017 ("Board Resolution") and the special resolution passed by the shareholders of the Company, pursuant to a postal ballot (including e-voting) notice dated Monday, December 18, 2017, the results of which were declared on Monday, January 29, 2018, the Company initiated the Buyback of not exceeding 8,80,000 (Eight Lakhs Eighty Thousand) fully paid-up equity shares of the Company of the face value Rs. 51- (Rupees Five only) each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the Record Date (i.e. Friday, February 9, 2018, on a proportionate basis, through the "Tender Offer" route, in accordance with the Article 24A and 24B of the Articles of Association of the Company, Sections 68, 69, 70, 110 and other applicable provisions of the Companies Act, 2013 ("the Act") and applicable rules thereunder including the Companies (Share Capital and Debentures) Rules, 2014, and the SEBI Buyback Regulations, at a price of Rs. 500/- (Rupees Five Hundred only) per Equity Share ("Buyback Price") payable in cash, for an aggregate maximum amount of Rs. 44,00,0,000/- (Rupees Forty Four Crores only) ("Buyback Size") (the process being referred bergingster as the "Buyback"). The Buyback Size and the Buyback Right and Resolution of the Right and Resolution of the Right and Resolution of Rs. 44,00,000 (Resolution of Rs. 44,00,000). process being referred hereinafter as the "Buyback"). The Buyback Size and the Buyback Price do not include any other expenses incurred or to be incurred for the Buyback like filing fees payable to the Securities and Exchange Board of India ("SEBI"), stock exchange, brokerage, securities transaction tax, GST, stamp duty, advisors fees, public announcement publication expenses, printing and dispatch expenses, and other incidental and related expenses ("Transaction Costs"). The Buyback Size constitutes 24.89% of the total paid-up capital and free reserves of the Company and represents 5.99% of the total number of Equity Shares of the paidup share capital of the Company.
- 1.2 The Buy-back was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as specified by SEBI circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 as amended via issued by SEBI circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016.
- 1.3 The Buyback Tendering Period opened on Tuesday, March 6, 2018 and closed on Monday, March 19, 2018.

#### 2. **DETAILS OF THE BUYBACK**

- The Company bought back 8,80,000 (Eight Lakhs Eighty Thousand) Equity Shares at a price of Rs. 500/- (Rupees Five Hundred only) per Equity Share, utilising a total of Rs. 44,00,00,000/- (Rupees Forty Four Crore only) (excluding Transaction Costs).
- 2.2 Karvy Computershare Private Limited ("Registrar to the Buyback") considered 4,216 valid bids for 49,14,134 Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.58 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registrar to the Buyback are as follows:

Category of Investor	No. of Equity Shares reserved in Buyback	No. of Valid Bids	Total Equity Shares validly Tendered	% Response
Reserved Category for Small Shareholders	1,32,000	4,154	5,47,198	414.54
General Category for other Shareholders	7,48,000	302	43,66,936	583.81
Total	8,80,000	4,456	49,14,134	558.42

- 2.3 All valid bids were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance / rejection will be dispatched by the Registrar to the Buyback to the Eligible Shareholders by Tuesday, March 27, 2018.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("ICCL") / The National Securities Clearing Corporation Limited ("NSCCL") on Tuesday, March 27, 2018. ICCL / NSCCL has made direct funds payout to Eligible Shareholder whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders holding Equity Shares in dematerialized form were not available or if the funds transfer instructions were rejected by the Reserve Bank of India of any or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders were transferred to the concerned selling onward transfer to such Eligible Shareholder holding Equity Shares in dematerialized form.
- 2.5 Demat Equity Shares accepted under the Buyback were transferred to the escrow demat account of the Company opened for the Buyback on Tuesday, March 27, 2018. The unaccepted Demat Equity Shares were returned to the respective Eligible Shareholders by ICCL / NSCCL on Tuesday, March 27, 2018. Valid Physical Shares endered in the Buyback have been accepted.
- 2.6 The extinguishment of 8,80,000 Equity Shares accepted under the Buyback, comprising:
  - 2.6.1 8,79,900 Equity Shares in dematerialized form are currently under process and shall be completed by Wednesday, April 4, 2018. 2.6.2 100 Equity Shares in physical form are currently under process and shall be completed by Wednesday, April 4, 2018.
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Particulars	Pre Buyback <sup>(1)</sup>	Post Buyback <sup>(2)</sup>
Authorised Share Capital	12,00,00,000	12,00,00,000
	(2,40,00,000 Equity Shares of face value Rs. 5/- each)	(2,40,00,000 Equity Shares of face value Rs. 5/- each)
Issued, Subscribed and Paid-up Share Capital	7,34,93,080	6,90,93,080
	(1,46,98,616 Equity Shares of face value Rs. 5/- each)	(1,38,18,616 Equity Shares of face value Rs. 5/- each)

(1) As on Record Date, i.e., Friday, February 9, 2018 (2) Subject to extinguishment of 8,80,000 Equity Shares bought back

3.2 The details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back are as follows:

Sr. No.	Name of Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares <sup>(1)</sup>
1.	Manhar G. Gandhi	1,26,295	14.35	0.91
2.	Bhupatrai G. Gandhi	1,17,731	13.38	0.85
3.	Jayesh M. Gandhi	67,670	7.69	0.49
4.	Manoj B. Gandhi	63,908	7.26	0.46
5.	Bharti M. Gandhi	44,754	5.09	0.32
6.	B. M. Gandhi Investment Co. LLP	42,912	4.88	0.31
7.	Gandhi Finance Co. LLP	39,159	4.45	0.28
В.	Gopi J. Gandhi	29,196	3.32	0.21
9.	Chandra B. Gandhi	26,758	3.04	0.19
10.	Jigna M. Gandhi	26,105	2.97	0.19
11.	Pinebridge India Equity Fund	14,566	1.66	0.11
12.	Karishma J. Gandhi	13,790	1.57	0.10
13.	Karan Manoj Gandhi	13,628	1.55	0.10
14.	M. P. Jain	9,275	1.05	0.07
15.	Manhar G. Gandhi	9,024	1.03	0.07

(1) Subject to extinguishment of 8,80,000 Equity Shares bought back

3.3 The shareholding pattern of the Company, pre and post Buyback, is as shown below:

	ı	Pre-Buyback <sup>(1)</sup>	Post-Buyback <sup>(2)</sup>	
Category of Shareholders	No. of Equity Shares	% of shareholding	No. of Equity Shares	% of shareholding
Promoters (including Promoter Group)	1,07,69,567	73.27	1,01,23,632	73.26
Foreign Investors (OCBs / FIIs / NRIs / Non-residents / Non-domestic companies / ADRs)	4,78,577	3.25	36,94,984	26.74
Indian Financial Institutions / Banks / Mutual Funds / Govt. Companies	2,600	0.02		
Public including other Bodies Corporate	34,47,872	23.46		
Total	1,46,98,616	100.00	1,38,18,616	100.00

(1) As on Record Date, i.e., Friday, February 9, 2018

(2) Subject to extinguishment of 8,80,000 Equity Shares bought back

### 4. MANAGERS TO THE BUYBACK

PRIME /

Prime Securities Limited 1109/1110, Maker Chambers V, Nariman Point, Mumbai 400021, Maharashtra, India

Tel: +91-22-61842525 Fax: +91-22-24970777

Contact Person: Mr. Apurva Doshi / Mr. Rachit Goel

Email: gstl\_buyback@primesec.com SEBI Registration Number: MB/INM000000750

Validity Period: Permanent Registration

For further details please refer to the Company's website (www.gandhitubes.com) and the websites of the Stock Exchanges (www.bseindia.com / www.nseindia.com) DIRECTORS' RESPONSIBILITY

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accept full responsibility for the information contained in this post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material and confirm 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 **GANDHI SPECIAL TUBES LIMITED** 

Manhar G. Gandhi Managing Director DIN: 00041190

Jeegeesha Shroff Company Secretary & Compliance Officer Membership No: ACS 48091

Director DIN: 00041330 Place: Mumbai Date : March 27, 2018

Jayesh M. Gandhi

# बेफिक्री से कर्ज के जाल में फंसते आज के युवा

बहुत से युवा शिक्षा ऋण या पर्सनल लोन चुका रहे हैं, इसलिए तेजी के साथ ढेर सारा निवेश करने से पहले पूरा कर्ज निपटना ही समझदारी की बात

आज की युवा पीढी अपनी आमदनी से ज्यादा खर्च करती है। असल में उनकी पैदाइश और परवरिश पहले के मुकाबले ज्यादा समृद्ध परिवारों में हुई है, इसलिए उन्हें असुरक्षा का अहसास ही नहीं होता। पहले की पीढियां असरक्षा के इसी भाव के कारण हर हाल में बचत करती थीं चाहे उनका वेतन कितना भी कम क्यों नहीं होता था।

बहररहाल खुले हाथ से खर्च करने की अपनी इन्हीं आदतों के कारण बहुत से युवाओं पर कर्ज के जाल में फंसने का खतरा मंडरा जाता है, जिससे निकलने में उन्हें बडी दिक्कत

#### मामूली बचत

धन प्रबंधन ऐप मनी व्यू के एक शोध में पता चला है कि केवल 20 फीसदी वयस्क युवा (22 से 28 साल उम्र वाले) अपनी मासिक आय का

करीब 40 फीसदी यवा बमश्किल 1 से 10 फीसदी तक बचत करते हैं और बाकी युवा अपना खर्च ही मश्किल से चला पाते हैं यानी अपनी आमदनी से ज्यादा खर्च कर डालते हैं। मनी व्यु का इस्तेमाल करने वालों की संख्या 1 करोड से भी ज्यादा है। उसके सह-संस्थापक पनीत अग्रवाल ने कहा. 'आज हर जगह हमारे सामने विज्ञापनों का अंबार लगा हुआ है, इसीलिए ज्यादा उपभोग करने की आदत पनप जाना स्वाभाविक बात है।'

#### कार्ड का इस्तेमाल

खले हाथ से खर्च करने की अपनी आदतों के कारण बहुत से युवा शुरुआती उम्र में ही अपने ऊपर क्रेडिट कार्ड के कर्ज का बोझ लाद लेते हैं। 24 साल की साहीन खान दिल्ली के एक एनजीओ में काम करती हैं और हर महीने करीब 35,000 रुपये कमाती हैं। उनके आवश्यक खर्चीं की फेहरिस्त में कमरे का किराया, आने-जाने

10 फीसदी या उससे अधिक हिस्सा बचाते हैं। का किराया और भोजन शामिल है। इसके अलावा उनके वेतन का अच्छा खासा हिस्सा खरीदारी और मनोरंजन पर खर्च होता है। वह हर एक या दो महीने बाद छोटी-मोटी यात्रा पर भी जाती हैं। इस तरह हर महीने के अंत में उनके पास बम्शिकल 1,000 या 2,000 रुपये ही बचे रह जाते हैं। उन्होंने अपने क्रेडिट कार्ड का इस्तेमाल कर कछ बड़ी खरीदारी भी की और क्रेडिट कार्ड के कुल 60,000 रुपये उन पर बकाया हैं। वह इस महीने न्यूनतम राशि यानी 'मिनिमम अमाउंट ड्यू' चुकाती हैं और बकाया अगले महीने के बिल जुंड़ता रहता है। क्रेडिट कार्ड बकाया राशि पर हर महीने 3 फीसदी या उससे अधिक या सालाना 36 से 42 फीसदी ब्याज वसलते हैं।

> हालांकि खान का बकाया हर महीने बढता जा रहा है, लेकिन उन्हें अभी तक यह भान नहीं हुआ है कि स्थिति कितनी गंभीर हो सकती है। वह बेफिक्र होकर कहती हैं कि जब जरूरत पड़ेगी तो वह पूरा बकाया चुका दें

आज बहुत से वयस्क युवा अपने वेतन का 30 से 45 फीसदी हिस्सा मनोरंजन, बाहर खाने

TÜV

ISO 9001-2008 & ISO/TS 16949-2009

और यात्रा आदि पर खर्च करते हैं। युवतियां अपने वेतन का एक अच्छा खासा हिस्सा कपडों और सौंदर्य प्रसाधनों पर खर्च करती हैं।

#### कर्ज का बोझ

आज बहुत से युवा शुरुआती उम्र में ही ऋण ले लेते हैं और उन्हें इस बात का खयाल ही नहीं रहता कि कर्ज को समय पर चका भी देना चाहिए। मुंबई के 25 साल के देवप्रिय दास एक इवेंट मैनेजमेंट कंपनी में काम करते हैं और हर महीने 28,000 रुपये कमाते हैं। दास को घूमने का शौक है और वह अपने दोस्तों के साथ हर सप्ताहांत में मुंबई के आसपास की किसी जगह पर सैर-सपाटे के लिए जाते हैं। उन्होंने 80,000 रुपये का वाहन ऋण भी ले रखा है। मुंबई में ही रहने वाले वित्तीय योजनाकार पंकज मालडे ने कहा, 'वाहन ऋण लेने के बाद अगर मासिक किस्त नहीं चुकाई गई और कुछ महीनों के भीतर बैंक से संपर्क नहीं किया गया तो वाहन की जब्ती भी हो सकती है।' साहीन के ऊपर भी एक शिक्षा ऋण चल रहा है। हालांकि आज का हरेक युवा वित्तीय मामलों में लापरवाही नहीं बरतता। चंदन माजी को ही लीजिए, जो मदरै में कंप्यटर इंजीनियर हैं। वह हर महीने 40,000 रुपये कमाते हैं। 29 साल के माजी कारों के शौकीन हैं, लेकिन वह कार खरीदने के लिए पैसा बचा रहे हैं। वह निवेश के सिद्धांतों का सख्ती से पालन कर रहे हैं और हर महीने करीब 12.000 रुपये का निवेश करते हैं। उन्होंने 10 लाख रुपये का टर्म इंश्योरेंस कवर लिया हुआ है। हालांकि वह अपने क्रेडिट कार्ड का जरूरत के मुताबिक इस्तेमाल करते हैं, लेकिन पुरा बिल महीने के अंत में चुका देते हैं।



वयस्क यवाओं को बचत और निवेश शरू करने से पहले अपने सभी कर्ज चुका देने चाहिए। अगर आप अपने कर्ज पर 16 से 36 फीसदी

तक ब्याज चुका रहे हैं तो 10 से 12 फीसदी प्रतिफल कमाने के लिए निवेश करना समझदारी नहीं कहा जाएगा। विशेषज्ञों के मताबिक जो व्यक्ति कर्ज के जाल में फंसा है, उसे सबसे पहले अपनी देनदारी पर होने वाले खर्च को कम करने पर जोर देना चाहिए। उदाहरण के लिए अगर आप पर क्रेडिट कार्ड का बकाया चढा हुआ है तो उस बकाया राशि को पर्सनल लोन में तब्दील करा लेना चाहिए। पर्सनल लोन पर ब्याज की दर कम होती है। सबसे पहले आपको वह कर्ज चुकाना चाहिए, जिस पर आपको बहुत अधिक ब्याज चकाना पड रहा है। उस प्रकार के कर्ज को चुकाने के लिए वर्तमान निवेश और पहले की गई बचत का इस्तेमाल किया जाना चाहिए। राइट हॉराइजंस डॉट कॉम के सीईओ अनिल रेगो ने कहा, 'जल्द शुरुआत से आपको बढत मिलती है। लेकिन निवेश करने से आपको उतनी संतष्टि या सख नहीं मिलती, जितनी खर्च करने से मिलती है। इसीलिए बहुत से यवा धैर्य

खो देते हैं और निवेश बंद कर देते हैं।' लेकिन निवेश की शुरुआत करने में अगर सभी वयस्क यवाओं में करीब 20 फीसदी अपनी मासिक आय का 10 फीसदी बचाते हैं

आप पांच साल भी पिछड जाते हैं तो लंबी अवधि में आपके पास जमा होने वाली रकम काफी कम हो जाती है। उदाहरण के लिए अगर आप हर महीने 2,000 रुपये 30 साल तक बचाते हैं और आपको 10 फीसदी प्रतिफल मिलता है तो आपके पास 45 लाख रुपये की धनराशि एकत्रित हो जाएगी। लेकिन अगर आप पांच साल बाद निवेश शुरू करते हैं और केवल 25 साल तक निवेश करते हैं तो आपके पास 26 लाख रुपये की धनराशि ही इकट्टी हो पाएगी। बीमा के मामले में युवाओं को एक व्यक्तिगत मेडिक्लेम पॉलिसी जरूर खरीदनी चाहिए, भले ही उनके पास कंपनी की ओर से स्वास्थ्य बीमा कवर हो। जिन लोगों पर परिवार के अन्य लोग आश्रित हैं, उन्हें टर्म बीमा लेना चाहिए।



#### GANDHI SPECIAL TUBES LIMITED

Registered Office: 201-204, 2nd Floor, Plaza, 55, Hughes Road. Next to Dharam Palace, Mumbai 400007, Maharashtra, India **Tel:** +91-22- 2363 4179, **Fax No:** +91-22- 2363 4392

Contact Person: Ms. Jeegeesha Shroff (Company Secretary & Compliance Officer) Email: <a href="mailto:complianceofficer@gandhitubes.com">complianceofficer@gandhitubes.com</a>, Website: <a href="https://www.gandhitubes.com">www.gandhitubes.com</a>, CIN: L27104MH1985PLC036004

### POST-BUY-BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF Gandhi Special Tubes Limited

This post Buyback Public Advertisement is being made in accordance with the Regulation 19(7) and other applicable provisions of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations"). This post Buyback Public Advertisement should be read in conjunction with the Public Announcement dated Monday, January 29 2018 ("Public Announcement") and the Letter of Offer dated Monday, February 26, 2018 ("Letter of Offer"). Unless specifically defined herein, capitalised terms 1. THE BUYBACK:

- 1.1 Pursuant to the resolution passed by the Board of Directors of Gandhi Special Tubes Limited ("the Company") on Monday, December 18, 2017 ("Board Resolution" and the special resolution passed by the shareholders of the Company, pursuant to a postal ballot (including e-voting) notice dated Monday, December 18, 2017, the results of which were declared on Monday, January 29, 2018, the Company initiated the Buyback of not exceeding 8,80,000 (Eight Lakhs Eighty Thousand) fully paid up equity shares of the Company of the face value Rs. 5/- (Rupees Five only) each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the Record Date (i.e. Friday, February 9, 2018, on a proportionate basis, through the "Tender Offer" route, in accordance with the Article 24A and 24B of the Articles of Association of the Company, Sections 68, 69, 70, 110 and other applicable provisions of the Companies Act, 2013 ("the **Act**") and applicable rules thereunder including the Companies (Share Capital and Debentures) Rules, 2014, and the SEBI Buyback Regulations, at a price of Rs. 500/- (Rupees Five Hundred only) per Equity Share ("Buyback Price") payable in cash, for an aggregate maximum amount of Rs. 44,00,00,000/. (Rupees Forty Four Crores only) ("Buyback Size") (the process being referred hereinafter as the "Buyback"). The Buyback Size and the Buyback Price do not include any other expenses incurred or to be incurred for the Buyback like filing fees payable to the Securities and Exchange Board of India ("SEPI"), stock exchange, brokerage, securities transaction tax, GST, stamp duty, advisors fees, public announcement publication expenses, printing and dispatch expenses, and other incidental and related expenses ("Transaction Costs"). The Buyback Size constitutes 24.89% of the total paid-up capital and free reserves of the Company and represents 5.99% of the total number of Equity Shares of the paid-
- 1.2 The Buy-back was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as specified by SEBI circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 as amended via issued by SEBI circular no. CFD/DCR2/CIR/P/2016/131 dated December 9, 2016.
- 1.3 The Buyback Tendering Period opened on Tuesday, March 6, 2018 and closed on Monday, March 19, 2018.
- DETAILS OF THE BUYBACK
- The Company bought back 8,80,000 (Eight Lakhs Eighty Thousand) Equity Shares at a price of Rs. 500/- (Rupees Five Hundred only) per Equity Share, utilising a total of Rs. 44,00,00,000/- (Rupees Forty Four Crore only) (excluding Transaction Costs).
- 2.2 Karvy Computershare Private Limited ("Registrar to the Buyback") considered 4,216 valid bids for 49,14,134 Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.58 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registrar

	Category of Investor	No. of Equity Shares reserved in Buyback	No. of Valid Bids	Total Equity Shares validly Tendered	% Response
	Reserved Category for Small Shareholders	1,32,000	4,154	5,47,198	414.54
	General Category for other Shareholders	7,48,000	302	43,66,936	583.81
	Total	8,80,000	4,456	49,14,134	558.42
2	2. All valid hids were considered for the nursees of Acceptance in accordance with the Duybook Populations and the Letter of Offer. The communication of acceptance				

- / rejection will be dispatched by the Registrar to the Buyback to the Eligible Shareholders by Tuesday, March 27, 2018.
- 2.4 The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("ICCL") / The National Securities Clearing Corporation Limited ("NSCCL") or Tuesday, March 27, 2018. ICCL / NSCCL has made direct funds payout to Eligible Shareholder whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders holding Equity Shares in dematerialized form were not available or if the funds transfer instructions were rejected by the Reserve Bank of India of any or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders were transferred to the concerned selling members fo onward transfer to such Eligible Shareholder holding Equity Shares in dematerialized form.
- 2.5 Demat Equity Shares accepted under the Buyback were transferred to the escrow demat account of the Company opened for the Buyback on Tuesday, March 27 2018. The unaccepted Demat Equity Shares were returned to the respective Eligible Shareholders by ICCL / NSCCL on Tuesday, March 27, 2018. Valid Physical Shares tendered in the Buyback have been accepted.
- 2.6 The extinguishment of 8,80,000 Equity Shares accepted under the Buyback, comprising:
  - 2.6.1 8,79,900 Equity Shares in dematerialized form are currently under process and shall be completed by Wednesday, April 4, 2018. 2.6.2 100 Equity Shares in physical form are currently under process and shall be completed by Wednesday, April 4, 2018.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

The capital structure of the Company, pre and post Buyback, is as under:					
Particulars	Pre Buyback <sup>(1)</sup>	Post Buyback <sup>(2)</sup>			
Authorised Share Capital	12,00,00,000	12,00,00,000			
	(2,40,00,000 Equity Shares of face value Rs. 5/- each)	(2,40,00,000 Equity Shares of face value Rs. 5/- each)			
Issued, Subscribed and Paid-up Share Capital	7,34,93,080	6,90,93,080			
	(1,46,98,616 Equity Shares of face value Rs. 5/- each)	(1,38,18,616 Equity Shares of face value Rs. 5/- each)			

(1) As on Record Date, i.e., Friday, February 9, 2018 (2) Subject to extinguishment of 8,80,000 Equity Shares bought back

3.2 The details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back are as follows:

Sr. No.	Name of Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares <sup>(1)</sup>
1.	Manhar G. Gandhi	1,26,295	14.35	0.91
2.	Bhupatrai G. Gandhi	1,17,731	13.38	0.85
3.	Jayesh M. Gandhi	67,670	7.69	0.49
4.	Manoj B. Gandhi	63,908	7.26	0.46
5.	Bharti M. Gandhi	44,754	5.09	0.32
6.	B. M. Gandhi Investment Co. LLP	42,912	4.88	0.31
7.	Gandhi Finance Co. LLP	39,159	4.45	0.28
8.	Gopi J. Gandhi	29,196	3.32	0.21
9.	Chandra B. Gandhi	26,758	3.04	0.19
10.	Jigna M. Gandhi	26,105	2.97	0.19
11.	Pinebridge India Equity Fund	14,566	1.66	0.11
12.	Karishma J. Gandhi	13,790	1.57	0.10
13.	Karan Manoj Gandhi	13,628	1.55	0.10
14.	M. P. Jain	9,275	1.05	0.07
15.	Manhar G. Gandhi	9,024	1.03	0.07

(1) Subject to extinguishment of 8,80,000 Equity Shares bought back

The snareholding pattern of the Company, pre and post Buyback, is as snown below:							
		Pre-Buyback <sup>(1)</sup>	Post-Buyback <sup>(2)</sup>				
Category of Shareholders	No. of Equity Shares	% of shareholding	No. of Equity Shares	% of shareholding			
Promoters (including Promoter Group)	1,07,69,567	73.27	1,01,23,632	73.26			
Foreign Investors (OCBs / FIIs / NRIs / Non-residents / Non-domestic companies / ADRs)	4,78,577	3.25	36,94,984	26.74			
Indian Financial Institutions / Banks / Mutual Funds / Govt. Companies	2,600	0.02					
Public including other Bodies Corporate	34,47,872	23.46					
Total	1,46,98,616	100.00	1,38,18,616	100.00			

(1) As on Record Date, i.e., Friday, February 9, 2018

material information and does not contain any misleading information

(2) Subject to extinguishment of 8,80,000 Equity Shares bought back

4. MANAGERS TO THE BUYBACK

PRIME

Prime Securities Limited

1109/1110, Maker Chambers V, Nariman Point, Mumbai 400021, Maharashtra, India Tel: +91-22-61842525 Fax: +91-22-24970777

Contact Person: Mr. Apurva Doshi / Mr. Rachit Goel Email: gstl\_buyback@primesec.com

SEBI Registration Number: MB/INM000000750

Validity Period: Permanent Registration

For further details please refer to the Company's website (www.gandhitubes.com) and the websites of the Stock Exchanges (www.bseindia.com / www.nseindia.com). As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accept full responsibility for the information contained in this post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material and confirm that such document contains true, factual and

For and on behalf of the Board of Directors of GANDHI SPECIAL TUBES LIMITED

Manhar G. Gandh Managing Director DIN: 00041190 Place: Mumbai

Date: March 27, 2018

Jayesh M. Gandhi Director DIN: 00041330

Jeegeesha Shroff Company Secretary & Compliance Officer Membership No: ACS 48091

# (A Government of India Enterprise) | CIN: L99999MH1962GOI012398

Registered & Corporate Office: MOIL Bhawan, 1-A, Katol Road, Nagpur -440013, Maharashtra. Tel.: 0712-2806208/182 | Fax: 0712-2591661 | E-mail: compliance@moil.nic.in | Website: www.moil.nic.in

#### POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF **EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF MOIL LIMITED**

This public announcement (the "Post Buyback Public Announcement") is being made pursuant to the provisions of Regulation 19(7) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, as amended (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the uncement dated February 6, 2018 and published on February 7, 2018 (the "Public Announcement") and the Letter of Offer dated February 28, 2018 (the "Letter of Offer"). The terms used but not defined in this Post Buyback Public Anno ement shall have the same meanings as assigned in the Public Anno THE BUYBACK

- MOIL Limited (the "Company") had announced the Buyback of not exceeding 87.66.720 (Eighty Seven Lakh Sixty Six Thousand Seven Hundred Twenty) fully paid-up equity shares of face value of 🔻 10 each ("Equity Shares") from all the existing shareholders / beneficial owners of Equity Shares as on the record date (i.e. Tuesday, February 20, 2018), on a proportionate basis, through the "Tender Offer" process at a price of ₹ 240 (Rupees Two Hundred Forty Only) per Equity Share payable in cash for an aggregate consideration not exceeding ₹ 210,40,12,800 (Rupees Two Hundred Ten Crore Forty Lakh Twelve Thousand Eight Hundred Only) ("Buyback Offer Size"). The Buyback Offer Size represents 7.50% and 7.50% of the aggregate of the fully paid-up equity share capital and free reserves as per the audited standalone and consolidated financial statements of the Company for the financial year ended March 31, 2017, respectively (the last audited financial statements available as on the date of the Board Meeting approving the Buyback) and is within the statutory limits of 10% of the aggregate of the fully paid-up equity share capital and free reserves as per audited financial statements of the Company under the Board of Directors approval route as per the provisions of the Companies Act. 2013. The maximum number of Equity Shares proposed to be bought back represents 3.29% of the total number of Equity Shares in the issued, subscribed and paid-up equity share capital of the Company
- The Company has adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as provided under Buyback Regulations and circular CIR/CED/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CED/DCR2/CIR/P/2016/131 dated December 09, 2016 issued by Securities and Exchange Board of India ("SEBI Circulars")
- 1.3 The Buyback Offer opened on Wednesday, March 7, 2018 and closed on Tuesday, March 20, 2018.
- DETAILS OF BUYBACK
- Shares bought back under the Buyback Offer are 87.66.720 ((Eighty Seven Lakh Sixty Six Thousand Seven Hundred Twenty) Equity Shares at price of ₹ 240 (Rupees Two Hundred Forty Only) per Equity Share.
- 2.2 The total amount utilized in the Buyback of Equity Shares is ₹ 210.40.12.800 (Rupees Two Hundred Ten Crore Forty Lakh Twelve Thousand Eight Hundred Only) excluding transaction costs viz. brokerage, applicable taxes such as securities transaction tax, service tax, stamp duty, etc.
- 2.3 The Registrar to the Buyback Offer i.e. Bigshare Services Private Limited (the "Registrar to the Buyback Offer") considered 22,400 valid bids for 2,39,09,851 (Two Crore Thrity Nine Lakh Nine Thousand Eight Hundred Fifty One) Equity Shares in response to the Buyback, resulting in the subscription of approximately 2.73 times the maximum number of shares proposed to be bought back. The details of valid bids received by the Registrar to the Buyback Offer# are as follows:

No. of Equity Shares reserved in Buyback No. of Valid Bids | Total Equity Shares Validly tendered | % Response Category of Investor General category of other Shareholders 74.51.712 2.11.20.418 283.43

Reserved category for Small Shareholders 13.15.008 20.845 27.89.433 87,66,720 22,400 2,39,09,851 272.73 As per the certificate dated March 26, 2018 received from Bigshare Services Private Limite 2.4 All valid bids have been considered for the purpose of Acceptance in accordance with the Buyback Regulations and Paragraph 19 of the Letter of Offer. The communication

- of acceptance/ rejection has been dispatched by the Registrar to respective Shareholders by March 27, 2018. 2.5 The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("Clearing Corporation") / BSE Limited on March 27, 2018. Clearing Corporation
- has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If shareholders' bank account details were not available or if the funds transfer instruction were rejected by Reserve Bank of India/bank, due to any reason, then such funds were transferred to the concerned Shareholder Brokers/ custodians for onward transfer to their respective shareholders.
- 2.6 Demat Equity Shares accepted under the Buyback have been transferred to the Company's demat escrow account on March 27, 2018 and valid physical Equity Shares tendered in the Buyback have been accepted. The unaccepted Equity Shares have been returned to respective Shareholder Brokers / custodians by the Clearing Corporation
- 2.7 The extinguishment of 87,66,720 Equity Shares accepted under the Buyback in dematerialized form is currently under process and shall be completed by April 2, 2018.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN 3.1 The capital structure of the Company, pre and post Buyback Offer is as under:

(Equity Shares have a face value of ₹ 10 each)

Particulars	FIE DUYDACK		rust buyback"			
raiticulais	No. of Equity Shares	Amount in lakh (₹)	No. of Equity Shares	Amount in lakh (₹)		
Authorized share capital	30,00,00,000	30,000.00	30,00,00,000	30,000.00		
Issued, subscribed and paid up share capital	26,63,75,608	26,637.56	25,76,08,888	25,760.88		
* Subject to extinguishment of 87,66,720 Equity Shares.						
The details of the Charabalders / honoficial accessor from	na vuhana Favitu Charaa avaaa	ding 10/ of the total Faulty C	baraa barraht baali barra baar	a accompand conducting Decemberals		

Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under the Buyback		Equity Shares accepted as a % of total post Buyback Equity Shares
1.	President of India acting through Ministry of Steel, Government of India	54,58,177	62.26	2.12
2.	National Insurance Company Ltd.	1,69,776	1.94	0.07
3.	Goldman Sachs (Singapore) PTE	1,24,235	1.42	0.05
4.	LSV Emerging Markets Small Equity Fund, LP	1,20,697	1.38	0.05
5.	State Street Emerging Markets Small Cap Active Non	1,20,552	1.38	0.05
6.	United India Insurance Company Limited	1,16,544	1.33	0.05
7.	Government Of The Province Of Alberta Managed By C	1,04,197	1.19	0.04

3.3. The shareholding pattern of the Company pre-Buyback (as on Record Date i.e. Tuesday, February 20, 2018) and post Buyback is as under:

		Pre Buyback		st Buyback#
Particulars Particulars	No. of Equity Shares	% of the existing Equity Share Capital	No. of Equity Shares	% of the post Buyback Equity Share Capital
Promoter	17,46,84,844	65.58	16,92,26,667	65.69
Foreign Investors (including Non Resident Indians, FIIs, FPIs and Foreign Mutual Funds	2,35,23,394	8.83		
Financial Institutions/ Banks/ Mutual Funds promoted by Banks/ Institutions	2,37,47,498	8.92	8,83,82,221	34.31
Other (public, public bodies corporate etc.)	4,44,19,872	16.68		
Total	26 63 75 608	100 00	25 76 08 888	100.00

\* Subject to extinguishment of 87,66,720 Equity Shares.



DIRECTORS' RESPONSIBILITY

misleading information

Date: March 27, 2018

IDBI CAPITAL MARKETS & SECURITIES LIMITED (Formerly known as IDBI Capital Market Services Limited) 3rd Floor, Mafatlal Centre, Nariman Point, Mumbai - 400 021.

Contact Person: : Sachi Mehta / Priyankar Shetty | Tel: +91 (22) 4322 1212 | Fax: +91 (22) 2285 0785

E-mail: moil.buyback@idbicapital.com | Website: www.idbicapital.com SEBI Registration Number: INM000010866 | Validity period: Permanent Registration | CIN: U65990MH1993G0I075578

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accept full responsibility for the information contained in this Post Buyback Public Announcement and confirms that the information in this Post Buyback Public Announcement contain true, factual and material information and does not contain any

> For and on behalf of the Board of Directors of MOIL Limited M. P. Chaudhari Neerai Dutt Pandev Rakesh Tumane

Chairman and Managing Director Director (Finance) Company Secretary DIN: 05339308 DIN: 06639859



#### INDIABULLS MUTUAL FUND (IBMF)

Investment Manager: Indiabulls Asset Management Co. Ltd.(AMC) Registered Office: M - 62 & 63, 1st Floor, Connaught Place, New Delhi -110 001. Tel: (011) - 30252901, Fax: (011) - 30252901, Website: www.indiabullsamc.com CIN: U65991DL2008PLC176627

#### Notice cum Addendum No. 35/ 2018

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT ("SID") & KEY INFORMATION MEMORANDUM ("KIM") OF ALL THE EXISTING SCHEMES OF INDIABULLS MUTUAL FUND ("MUTUAL FUND") AND STATEMENT OF ADDITIONAL INFORMATION (SAI) OF INDIABULLS MUTUAL FUND

#### Linking of Aadhaar Number with Mutual Fund Folios/Accounts

Investors are requested to note that pursuant to the direction issued by Hon'ble Supreme Court on March 13, 2018 in Writ Petition (Civil) no. 494/2012, the last date for mandatory submission of Aadhaar in respect of the existing mutual fund folios / accounts, including accounts / folios opened up to March 31, 2018, has been deferred till further notice. Existing unitholders are however encouraged to link their Aadhaar to their mutual fund

The effective date for mandatory submission of Aadhaar at the time of opening a folio/account by a new customer (i.e., an investor who is investing for the first time in Indiabulls Mutual Fund and does not have any folio in Indiabulls Mutual Fund), shall remain unchanged at April 1, 2018, as mentioned in the notice-cum-addendum dated October 13, 2017; January 02, 2018; January 09, 2018 and February 14, 2018. Accordingly, no new folio/ account shall be opened without submission of Aadhaar from April 1, 2018 onwards.

This notice-cum-addendum forms an integral part of the SID and KIM of the schemes of Indiabulls Mutual Fund and SAI of Indiabulls Mutual Fund.

All other terms and conditions of the SID and KIM of the schemes of the Mutual Fund and SAI of the Mutual Fund shall remain unchanged.

For Indiabulls Asset Management Co. Ltd. (Investment Manager to Indiabulls Mutual Fund)

MUTUAL FUND (THE FUND)

to link their Aadhaar to their mutual fund folio(s).

(Investment Manager to HSBC Mutual Fund)

without submission of Aadhaar from April 1, 2018 onwards.

For & on behalf of HSBC Asset Management (India) Private Limited

Mutual Fund investments are subject to market risks,

HSBC Asset Management (India) Private Limited, 16, V.N. Road, Fort, Mumbai-400001. e-mail: hsbcmf@camsonline.com, website: www.assetmanagement.hsbc.com/in

read all scheme related documents carefully.

Issued by HSBC Asset Management (India) Private Limited

Union Mutual Fund (formerly Union KBC Mutual Fund)

**Uday Diwale** 

Compliance Officer

SAI of the Fund.

**Authorised Signatory** 

Mumbai, March 27, 2018

CIN-U74140MH2001PTC134220

Place : Mumbai Date : March 27, 2018

NOTICE CUM ADDENDUM **HSBC MUTUAL FUND** 

NOTICE CUM ADDENDUM TO THE SCHEME INFORMATION DOCUMENT ("SID") &

KEY INFORMATION MEMORANDUM ("KIM") OF ALL EXISTING SCHEMES OF HSBC

MUTUAL FUND AND STATEMENT OF ADDITIONAL INFORMATION (SAI) OF HSBC

Linking of Aadhaar Number with Mutual Fund Folios/Accounts

Investors are requested to note that pursuant to the direction issued by the Hon'ble Supreme Court on

March 13, 2018 in Writ Petition (Civil) no. 494/ 2012, the last date for mandatory submission of

Aadhaar in respect of the existing mutual fund folios / accounts, including accounts / folios opened up

to March 31, 2018, has been deferred till further notice. Existing unitholders are however encouraged

The effective date for mandatory submission of Aadhaar at the time of opening a folio/account by a new customer (i.e., an investor who is investing for the first time in HSBC Mutual Fund and does not have any folio in HSBC Mutual Fund), shall remain unchanged at April 1, 2018, as mentioned in the notice-cum-addendum dated February 15, 2018. Accordingly, no new folio / account shall be opened

This notice-cum-addendum forms an integral part of the SID and KIM of the schemes of the Fund and

All other terms and conditions of the SID and KIM of the schemes of the Fund and SAI of the Fund shall

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

#### NOTICE

Notice is hereby given that as per our society records Consulting Room No. CR.E/3 is occupied jointly by Smt. BATUL. TAHER UNWALA and Smt. NASEEEM ISMAIL KAPASI. On the basis of a letter from the Manager, Sukh Shanti Co-op Credit Society Ltd. dated 05/12/1998 informing our society that they are providing Loan to Smt. Batul Taher Unwala keeping CR E/3 in our society as collateral/lien which has been unctioning in the name and style of M/s CURE CHEMIST of which he partners are her husband and Two Sons; our Society had issued a NOC to Sukh Shanti Co-op. Credit Society Ltd. stating that we have no objection to availing a loan by Smt. Batul Taher Unwala from them.

Neither Smt. Batul T. Unwala and Smt. Naseem Ismail Kapasi or the Sukh Shanti Credit Society Ltd. did produce the vacation or nonvacation of the ien/mortgage letter to our society so far

In view of above , if anybody has got any claim, right, title or interest should communicate the ame in writing with supporting documents to the undersigned having the address as below within 15 days from the date of publication of this notice otherwise, our society will permit both Smt. Batul Taher Unwala and Smt. Naseem Ismail Kapasi to register names, nominees, transfer, sale, sublet and dispose of the CR, No. E/3 along with shares in any manner whatsoever without the written consent of Sukh Shanti Co-op. Credit Society Ltd or Any other Claimant. No complaints /claim/correspondence will be entertained after the notice

period Place : Mumbai Date :28-03-18

HSBC **⟨X**▶

Global Asset Management

Hon. Secretary Mukund Nagar Co-op. Hsg.Soc.Ltd Marol, J.B.Nagar P.O. Andheri Kurla Road, Mumbai - 400059

Sd/-

#### **PUBLIC NOTICE**

NOTICE is hereby given to all concerned that my clients intent to acquire and purchase from Mrs. Lourdes Puri the property bearing C.T.S. No. 53 admeasuring 130.3 sq. mtrs. or thereabout alongwith structure standing thereon of Village Gundavali, Taluka Vile Parle, M.S.D. situated off Gundavali, M. V. Road, Andheri East, Mumbai-400 069 and all rights attached thereto free from all encumbrances

Any persons having any claim of whatsoever nature into or upon the aforesaid property or any part thereof or any rights attached thereto are hereby called upon to intimate the same alongwith documents in support thereof to the undersigned within fourteen days hereof, failing which, claims, if any, shall be deemed to have been waived and my client shall proceed to acquire the said property with structure alongwith all right attached thereto free from encumbrance

#### Dated this 27th March, 2018 **ANTHONY FERNANDES** Advocate

5, Zaidy Building, Vakola Masjid Santacruz East, Mumbai-400 055



# अभ्युदय को-ऑप. बँक लि. (मली-स्टेट शेखुल्ड बँक)

विधी व वसुली विभाग, श्रमसाफल्य को-ऑप. हौ. सो., ६३ ग. द. आंबेकर मार्ग, परळ, मुंबई ४०० ०१२. फोन नं. २४१५ ३६९४/९५/९७, ६५०५३६९२. िनयम ८ (१) अन्वये।

#### ताबा नोटीस

ज्याअर्थी, **अभ्युदय को-ऑप. बँक लि.** या संस्थेचे प्राधिकृत अधिकारी म्हणून सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्रक्शन ऑफ फायनान्शियलँअसेट्सॲण्ड एन्फोर्समेंटऑफ सेक्युरिटी इंटरेस्ट कायदा २००२ (सदर कायदा) मधील कायद्याचे कलम १३(१२) व **सेक्युरिटी इंटरेस्ट (एन्फोर्समेंट) नियम २००२** मधील नियम ३ अन्वये प्राप्त झालेल्या अधिकारानुसार खालील कर्जदाराला **मागणी नोटीस** पाठवून त्यांनी घेतलेले कर्ज व त्यावरील व्याज त्यांना नोटीस मिळाल्यापासून ६० दिवसांचे आत भरण्यास कळविले होते. कर्जदारानी उपरोक्त नोटीसीप्रमाणे माणणी केलेली रक्कम मुदतीत भरणेकामी कसूर केली आहे. त्याअर्थी, कर्जदार व तमाम जनतेस कळविण्यात येते की, खाली सही करणाऱ्यांनी खालील परिशिष्टात नमूद केलेल्या मिळकतींचा सदर कायद्याच्या नियम क्र. ८ सह वाचावयाच्या सदर कायद्याचे कलम १३ (४) अन्वये **सांकेतिक ताबा** घेतला आहे. सुरक्षित मालमत्तेची पूर्तता करण्याकरिता उपलब्ध वेळेच्या संदर्भात, कलम १३च्या उप कलम (८) च्या तरतुदीकडे कर्जदाराचे लक्ष वेधून घेण्यात येत आहे. सबब विशेषतः कर्जदार व तमाम जनतेस कळविण्यात येते की, खालील परिशिष्टात नमूद केलेल्या मिळकतीबाबत कोणीही कोणाशीही कोणत्याही प्रकारचा तबदिलाचा/हस्तांतरणाचा करार करू नये, याऊपर कोणीही तसा व्यवहार केल्यास तो बेकायदेशीर ठरेल व त्यावर प्रथम **अभ्युदय को-ऑप. बँक लि.**ची येणे बाकी रक्कम व त्यावरील व्याज याचा बोजा राहील याची जनतेने दखल घ्यावी.

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अनु.	कर्जदारांचे नाव/	मागणी नोटिसीची	ताबा घेतल्याची	स्थावर मालमत्तेचे वर्णन						
क्र.	मालकांचे नाव	तारीख व येणे बाकी	तारीख	स्यापर मालमराच पणम						
		93.09.2090		श्रीमती सोनिया प्रदीप सोहनी यांच्या मालकीचा प्लॉट क्र. ३५, बी शेर्ली-दांडा (शेर्ली राजन), वांद्रे (पश्चिम),						
9.	श्रीमती सोनिया प्रदीप सोहनी	रु. ३,५८,३५,०८४.०० + दि. ०१.०१.२०१७ पासूनचे पुढील व्याज	(सांकेतिक ताबा)	मुंबई-४०० ०५० स्थित ओम सोमतीर्थ को. ऑप. हौ. सो. लि. या नावाने ओळखल्या जाणाऱ्या बिल्डिंगमधील 'ए' विंगमधील फ्लॅट क्र. १०, मोजमाप ७०० चौ. फूट चटईक्षेत्र या सदनिकेचे त्यामधील फर्निचर, फिक्चर किंवा जोडणी सामान इत्यादी सह.						

(एस. एम. नाईक) प्राधिकत अधिकारी अभ्युदय को-ऑप. बँक लि.

#### GANDHI SPECIAL TUBES LIMITED

दिनांक - २८.०३.२०१८

स्थळ - वांद्रे, सुंबई

Registered Office: 201-204, 2nd Floor, Plaza, 55, Hughes Road, Next to Dharam Palace, Mumbai 400007, Maharashtra, India Tel: +91-22- 2363 4179, Fax No: +91-22- 2363 4392

Contact Person: Ms. Jeegeesha Shroff (Company Secretary & Compliance Officer) Email: complianceofficer@gandhitubes.com, Website: www.gandhitubes.com CIN: L27104MH1985PLC036004

# ISD 9801-2088 & ISD/TS 16949-3089 Certified Company

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## POST-BUY-BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS | BENEFICIAL OWNERS OF EQUITY SHARES OF GANDHI SPECIAL TUBES LIMITED

This past Buyback Public Advertisement is being made in assardance with the Regulation 19(7) and other applicable provisions of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 1998, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations"). This post Buyback Public Advertisement should be read in conjunction with the Public Announcement deted Monday, January 29, 2018 ("Public Announcement") and the Letter of Offer dated Monday, February 26, 2018 ("Letter of Offer"). Unless specifically defined herein, capitalised terms and abbreviations used herein have the same meaning as ascribed to them in the Public Announcement and Letter of Offer.

- 1.1 Pursuant to the resolution passed by the Board of Directors of Gandhi Special Tubes Limited ("the Company") on Monday, December 18, 2017 ("Board Resolution") and the special resolution passed by the shareholders of the Company, pursuant to a postal ballet sincluding e-votingl notice dated Monday, December 18, 2017, the results of which were declared on Monday, January 29, 2018, the Company initiated the Buyback of not exceeding 8.80,000 (Eight Lakhs Eighty Thousand) fully paid-up equity shares of the Company of the face value 8s. 5th (Rupes Five only) each ("Equity Shares") from all the existing shareholders I beneficial ewiners of Equity Shares as on the Record Date 6.e. Friday, February 9, 2018, on a proportionate basis, through the "Tender Offer" route, in accordance with the Article 24A and 24B of the Articles of Association of the Company, Sections 68, 69, 70, 110 and other applicable previsions of the Companies Act, 2013 ("the Act") and applicable rules thereunder including the Companies (Share Capital and Debentures) Rules, 2014, and the SEBI Buyback Regulations, at a price of Rs. 5001-(Rupees Five Hundred only) per Equity Share ("Buyback Price") payable in cash, for an aggregate maximum amount of Rs. 44.00.00.0001 (Rupees Forty Four Crores only) ("Buyback Size") (the process being referred hereinafter as the "Buyback"). The Buyback Size and the Buyback Price do not include any other expenses incurred or to be incurred for the Buyback like filing fees payable to the Securities and Exchange Board of India ("SEBI"), stock exchange, brokerage, securities transaction tax, GST, starnp duty, advisors fees, guillic announcement publication expenses, printing and dispatch expenses, and other incidental and related expenses ("Transaction Costs"). The Buyback Size constitutes 24.89% of the total paid-up capital and free reserves of the Company and represents 5.99% of the total number of Equity Shares of the paidup share capital of the Company.
- The Buy-back was implemented using the "Mechanism for acquisition of shares through Stock Exchange" as specified by SEBI circular no. CIRICFO(POLICYCELL/Ti 2015 dated April 13, 2015 as amended via issued by SEBI circular no. CFO(DCR2/CIRIP)2016/131 dated December 8, 2016.
- 1.3 The Buyback Tendering Period opened on Tuesday, March 6, 2018 and closed on Monday, March 19, 2018. DETAILS OF THE BUYBACK
- 2.1 The Company beught back 8,80,000 (Eight Lakhs Eighty Thousand) Equity Shares at a price of Rs. 5001- (Rupees Five Hundred only) per Equity Share, utilising a total of Rs. 44,00,00,000- (Rupees Forty Four Crore only) (excluding Transaction Costs).
- 2.2 Karvy Computershare Private Limited ("Registrar to the Buyback") considered 4,216 valid bids for 49,14,134 Equity Shares in response to the Buyback, resulting in the subscription of approximately 5.58 times the maximum number of Equity Shares proposed to be bought back. The details of valid bids considered by the Registra to the Buyback are as follows:

Category of Investor	No. of Equity Shares reserved in Buyback	No. of Valid Bids	Total Equity Shares validly Tendered	% Response
Reserved Category for Small Shareholders	1,32,000	4,154	5,47,198	414.54
General Category for other Shareholders	7,48,000	302	43,66,936	583.81
Total	8,80,000	4,456	49,14,134	558.42

- 2.3 All valid bids were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance i rejection will be dispatched by the Registrar to the Buyback to the Eligible Shareholders by Tuesday, March 27, 2018.
- 2.4 The settlement of all valid bids was completed by the Indian Clearing Corporation Limited ("ICCL") / The National Securities Clearing Corporation Limited ("WSCCL") on Tuesday, March 27, 2018, ICCL / NSCCL has made direct funds payout to Eligible Shareholder whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders holding Equity Shares in dematerialized form were not available or if the funds transfer instructions were rejected by the Reserve Bank of India of any or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders were transferred to the concerned selling members for neward transfer to such Eligible Shareholder holding Equity Shares in dematerialized form.
- 2.5 Demat Equity Shares accepted under the Buyback were transferred to the exprove densit account of the Company opened for the Buyback on Tuesday, March 27, 2018. The unaccepted Demat Equity Shares were returned to the respective Eligible Shareholders by ICCL | NSCCL on Tuesday, March 27, 2018, Valid Physical Shares. tendered in the Buyback have been accepted.
- 2.6 The extinguishment of 8,80,000 Equity Shares accepted under the Buyback, comprising:
- 2.6.1 8,78,900 Equity Shares in dematerialized form are currently under process and shall be completed by Wednesday, April 4, 2016. 2.6.2 100 Equity Shares in physical form are currently under process and shall be completed by Wednesday, April 4, 2018.

### CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Particulars	Pre Buyback"	Post Buyback™
Authorised Share Capital	12,00,00,000	12,00,00,000
	(2,40,00,000 Equity Shares of face value Rs. 51- each)	(2,40,00,000 Equity Shares of face value Rs. 51- each)
Issued, Subscribed and Paid-up Share Capital	7,34,93,080	6,90,93,080
	(1,46,98,616 Equity Shares of face value Rs. 5)- each)	(1,38,18,616 Equity Shares of face value Rs. 51- each)

(1) As on Record Date, i.e., Friday, February 9, 2018 (2) Subject to estinguishment of 8,80,000 Equity Shares bought back

3.2 The details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back are as follows:

Sr. No.	Name of Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of total Equity Shares bought back	Equity Shares accepted as a % of total post Buyback Equity Shares [1]
1.	Manhar G. Gandhi	1,26,295	14.35	0.91
2	Bhupatrai G. Gandhi	1,17,731	13.38	0.85
3.	Jayesh M. Gandhi	67,670	7.69	0.49
4.	Manoj B. Gandhi	63,906	7.26	0.46
5.	Bharti M. Gandhi	44,754	5.09	0.32
6.	B. M. Gandhi Investment Co. LLP	42,912	4.88	0.31
7.	Gandhi Finance Co. LLP	39,159	4.45	0.28
8.	Gopi J. Gandhi	29,196	3.32	0.21
9.	Chandra B. Gandhi	26,758	3.04	0.19
10.	Jigna M. Gandhi	26,105	2.97	0.19
11.	Pinebridge India Equity Fund	14,566	1.88	0.11
12.	Karishma J. Gandhi	13,790	1.57	0.10
13.	Karan Manoj Gandhi	13,628	1.55	0.10
14.	M. P. Jain	9,275	1.05	0.07
15.	Manhar G. Gandhi	9.024	1.03	0.07

[1] Subject to extinguishment of 8,80,000 Equity Shares bought back

3.3 The shareholding pattern of the Company, pre and post Buyback, is as shown below: Pre-Buyback<sup>1</sup> Post-Buyback<sup>(2)</sup> Category of Shareholders No. of Equity Shares % of shareholding No. of Equity Shares % of shareholding Promoters (including Promoter Group) 1,07,68,567 1.01,23,632 73.27 73.26 Fereign Investors (DCBs / Fills / NRIs ) Non-residents / Nen-domestic 26.74 Indian Financial Institutions / Banks | Mutual Funds | Gevt. Companies 2,600 0.02 34,47,872 23.46 Public including other Bodies Corporate 1,38,18,616 100.00

1,46,98,616

Total 11 As on Record Date, i.e., Friday, February 9, 2018

(2) Subject to extinguishment of 8,80,000 Equity Shares bought back

MANAGERS TO THE BUYBACK

PRIME

Prime Securities Limited 1109(1110, Maker Chambers V, Nariman Point, Mumbai 400021, Maharashtra, India

Tet: +91-22-81842525 Fax: +91-22-24970777 Contact Person: Mr. Apurva Deshi J Mr. Rachit Goal

Email: gstl\_buyback@primesec.com SEBI Registration Number: MB/INM000000750

Validity Period: Permanent Registration

For further details please refer to the Company's website (www.gandhitubes.com) and the websites of the Stock Exchanges (www.besindis.com) (www.nseindia.com). DIRECTORS' RESPONSIBILITY

As per Regulation 19(1)(a) of the Buyback Regulations, the Board of Directors of the Company accept full responsibility for the information contained in this post Buyback Public Advertisement or any other information advertisement, circular, brochure, publicity material and confirm 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

GANDHI SPECIAL TUBES LIMITED Manhar G. Gandhi

Jayesh M. Gandhi Director

Jeogeesha Shroff Company Secretary & Compliance Officer Membership No: ACS 48091

100.00

Union Asset Management Company Private Limited (formerly Union KBC Asset Management Company Private Limited) Investment Manager for Union Mutual Fund Corporate Identity Number (CIN): U65923MH2009PTC198201 Registered Office: Unit 503, 5" Floor, Leela Business Park, Andheri Kurla Road, Andheri (East), Mumbai - 400059

Toll Free No. 18002002268; \* Non Toll Free. 022-67483333; \* Fax No: 022-67483401;

Website: www.unionmt.com; • Email: investorcare@unionmt.com

NOTICE IN RELATION TO UNION CAPITAL PROTECTION ORIENTED FUND - SERIES 6 [FORMERLY UNION KBC CAPITAL PROTECTION ORIENTED FUND - SERIES 6] (A CLOSE ENDED CAPITAL PROTECTION ORIENTED SCHEME)

SUSPENSION OF TRADING OF UNITS IN DEMATERIALISED FORM OF UNION CAPITAL PROTECTION ORIENTED FUND : NOTICE is hereby given that the Maturity / Final Redemption Date of Union Capital Protection Oriented Fund - Series 6 ("the

Scheme"), a close-ended Capital Protection Oriented Scheme, is Tuesday, April 03, 2018\*. or the immediately succeeding Business Day, if the maturity date falls on a Non business day.

The Trading of the Units of the Scheme which are listed on the Capital Market Segment of the National Stock Exchange of India Ltd (NSE) is automatically suspended with effect from Tuesday, March 27, 2018 and the Unit holders / Beneficial Owners holding units of the Scheme as on Tuesday, April 03, 2018, in dematerialized form, would be entitled to the maturity / redemption proceeds on the Maturity /

The Maturity / Redemption Proceeds will be paid to those Unit holders / Beneficial Owners whose names appear in the list of beneficial owners maintained by the Depositories under the Scheme as on Tuesday, April 03, 2018.

Investors are requested to take note of the above In case of any queries/further details, you may contact any of the Customer Service Centres (CSCs) of Union Mutual Fund.

For Union Asset Management Company Private Limited (Investment Manager for Union Mutual Fund)

Place: Mumbal **Authorised Signatory** Date: March 27, 2018 MUTUAL FUND INVESTMENTS ARE SUBJECT TO MARKET RISKS, READ ALL SCHEME RELATED

DOCUMENTS CAREFULLY. Statutory Details: Constitution: Union Mutual Fund has been set up as a Trust under the Indian Trusts Act, 1882; Sponsor: Union Bank of India; Trustee: Union Trustee Company Private Limited (formerly Union KBC Trustee Company Private Limited) [Corporate Identity Number (CIN): U65923MH2009PTC198198], a company incorporated under the Companies Act, 1956 with a limited liability; Investment Manager: Union Asset Management Company Private Limited (formerly Union KBC Asset Management Company Private Limited) [Corporate Identity Number (CIN): U65923MH2008PTC198201], a company incorporated under the Companies Act, 1956 with a limited

SCHEME DISCLAIMER: The Scheme is "oriented towards protection of capital" and not "with guaranteed returns". Further, the orientation towards protection of the capital originates from the portfolio structure of the scheme and not from any bank guarantee, insurance cover etc.

NSE DISCLAIMER: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Scheme Information Document has been cleared or approved by NSE nor does it certify the correctness or completeness of any of the contents of the Draft Scheme Information Document. The investors are advised to refer to the Scheme Information Document for the full text of the 'Disclaimer Clause of NSE'

DIN: 00041190 Place: Mumbai,

Date: March 27, 2018

Managing Director

DIN: 00041330