FINANCIAL EXPRESS

Centre spends more on key schemes than its cess proceeds

BANIKINKAR PATTANAYAK New Delhi, May 25

THE CENTRAL GOVERN-**MENT** has spent much more than what it got via several cesses, including the road and infrastructure one, a top source said on Wednesday, amid allegations that it has been using this route to corner a large chunk of funds, thus depriving states of their legitimate revenue share. Cesses are not part of the divisible tax pool that is shared with states.

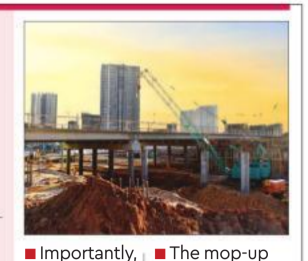
The Centre, for instance, collected ₹2.03 trillion in road and infrastructure cess last fiscal but ended up spending ₹2.5 trillion (RE). "This year, we expect a collection of ₹1.38 trillion and we are likely to spend about ₹2.95 trillion on that account," said the source.

Importantly, states are the biggest beneficiaries of these projects that are partly-funded by this cess proceeds, including Prime Minister Awas Yojana, Sagarmala, the PM Gram Sadak Yojana, investment in NHAI and railway safety, said the source.

The Centre ceded considerable autonomous fiscal space when the goods and services cesses. The mop-up from these cesses was as much as ₹56,641 crore in FY17, just before the ■ There are allegations that Centre has been using this route to corner a large chunk of funds, thus depriving states of their legitimate revenue share

■ Cesses are not part of the divisible tax pool that is shared with states ■ The Centre, for

instance, collected ₹2.03 trillion in road and infra cess last fiscal but ended up spending ₹2.5 trillion RE



states are the biggest beneficiaries of these projects that are partlyfunded by this cess proceeds

from these cesses was as much as **₹56,641** crore in FY17, just before the indirect tax regime was implement from

indirect tax regime was implement from July 2017.

"This means that what was otherwise going only to the Centre, is now also shared with the states as per the devolution

formula," said the source.

Moreover, some of the remaining cesses like the health and education cess and the cess for central road and infrastructure fund have funded various important activities. Importantly, the Centre has provided more than the actual collection to various

schemes which are funded from these cesses.

July 2017

While the mop-up under the health and education cess was to the tune of ₹47,307 crore in FY22, the spending was ₹53,846 crore.

In FY23, against the budgeted collection of ₹81,499 crore, the expenditure on this account is estimated to be ₹86,100 crore.

Some of the important tax subsumed as many as 18 schemes and development schemes that are funded by this cess collection are National Health Mission, PM Poshan and Samagra Siksha.

No.

No change in govt borrowing plan for now

The government aims to rein in FY23 fiscal deficit at 6.4% of nominal GDP, against 6.9% in FY22. The source said talks on adopting a rupee-rouble mechanism to enable swift payment to local exporters supplying to Russia had taken place but "nothing has been finalised yet". Given that even European countries, the biggest buyers of Russian oil and gas, have started paying in the rouble for the purchases, Indian exporters have been seeking a revival of this payment mechanism.

To moderate elevated cement prices, the government is in talks with companies from southern India, who have unutilised capacity and can ramp up production to cater to states facing a shortage. The cement industry there isn't seeking any fiscal incentive but asking for steps to keep logistics costs reasonable. "Talks are also on to see if the supplies can be made through the sea route, if transportation on rail or road is expensive," said the source.

The slew of measures initiated by the Centre on Saturday, including a fuel tax cut, will have salutary impact on inflation. However, given that global factors such as the Ukraine war and Covidinduced lockdowns in parts of China have exacerbated the price pressure, a collapse in inflation in India, too, hinges on the easing of these external

headwinds, said the source. There is no proposal yet to raise the inflation band under the central bank's targeting

Particulars

Total Income from Operations

framework from the current 2-6%, despite speculations to the contrary, added the source. Retail inflation hit a 95-month high of 7.79% in April, having breached the upper band of the RBI's target for a fourth straight month.

The government is looking to raise additional revenues as extra expenditure over the FY23 Budget estimate is seen at about ₹2 trillion. This is because of additional fertiliser subsidy outlay of ₹1.1 trillion, the free grains scheme that will cost ₹80,000 crore in the first half of the year and the ₹200/cylinder LPG subsidy for beneficiaries Ujjwala announced recently. There is also a likelihood of the free grain scheme staying through the current fiscal year, if not beyond.

The excise duty cuts on auto fuels on last Saturday would result in a revenue loss of about ₹85,000-90,000 crore during the remainder of the the current fiscal. The revenue loss from other steps like import duty cuts on various industrial inputs like naphtha, select primary steel items, coking coal and edible oils are seen to be a few thousand crores. Still, many analysts see the Centre's net tax receipts to be higher than the respective Budget estimate by a little over ₹1 trillion, thanks to increased revenue buoyancy.

HZL stake sale in tranches

Recently, the Centre and Vedanta (current promoter of HZL) had decided to mutually end an arbitration concerning the second call option demanded by Vedanta in the residual stake sale.

In 2002, Vedanta (earlier

(Amounts are in Rs. millions, except per share data)

Year ended

31 March 2021

(Audited)

1,270

Consolidated

FROM THE FRONT PAGE

known as Sesa Sterlite) had bought a 26% stake in HZL, India's largest zinc/lead miner. It exercised the first call option in 2003 and acquired an 18.9% additional stake in HZL. Vedanta later acquired another 20% stake in the company through an open offer, increasing its shareholding to 64.92%.

To acquire the government's remaining 29.5% share in HZL, it had exercised the second call option in 2009, but this was rejected by the government. Following this, Vedanta initiated arbitration proceedings against the government in the same year.

Vedanta could bid for a 5% stake when the government sells its residual stake in HZL, the company's chairman Anil Agarwal had said earlier.

The government is scouting for additional revenues as extra expenditure over the Budget estimate is seen at about ₹2 trillion on account of higher subsidies on fertiliser, free grains scheme and LPG subsidy for Ujjwala beneficia-

MOKENEN

The Joy Of Growing Together

ries in FY23. The excise duty cuts on auto fuels on last Saturday would also result in a revenue loss of about ₹85,000-90,000 crore during the little over 10 months left in the current fiscal.

Besides some extra borrow-

ing, finance ministry officials are banking on additional tax revenues to cover bulk of the extra expenditure and also partly by raising more resources via government disinvestment programme in FY23. There is an expectation that the disinvestment target of ₹65,000 crore will be exceeded by around ₹20,500 crore, given the receipts from LIC IPO, which was not bud-

Besides HZL, topping the government's disinvestment agenda will be privatisation of IDBI Bank and Container Corporation in this fiscal, department of investment public asset management secretary Tuhin Kanta Pandey had told FE last week. It may also look at offloading a part of the indirectly-held stake in privatesector firm ITC. The government may also sell its stake held via the Specified Undertaking of the Unit Trust of India (SUUTI) in Axis Bank at

opportune times this year, besides trying to complete sale of Shipping Corporation of India (SCI).

SUUTI's 7.92% stake in ITC is worth about ₹27,300 crore at present and 1.55% stake in Axis Bank is worth ₹3,200

crore at the current market prices. The proposed 30.8% stake sale in the multi-modal logistics company ConCor was worth about ₹11,700 crore at

the current market prices.

Expression of interest (EoI) for IDBI Bank and financial bids for SCI are likely to be invited soon. Currently, LIC (49.24%) and the government (45.48%) together hold 94.78% stake in IDBI Bank. The Centre's stake in IDBI Bank is worth about ₹16,400 crore. The proceeds from IDBI Bank will depend on how much it sells in the bank as LIC will also dilute stake in the lender.

BPCL's privatisation, which has been held up for over a year, has hit a dead-end, as potential investors have turned more sceptical of "the lack of pricing freedom" with state-owned fuel retailers, besides the global shift for greener energy.

SHAREKHAN BNP PARIBAS FINANCIAL SERVICES LIMITED

CIN No. U65920MH2004PLC149518; www.sharekhanfinance.com; Tel: 022-6750 2000; Fax: 022-6748 1899; companysecretarial@sharekhan.com

Extract of audited standalone financial results for quarter and year ended 31 March 2022 (Amounts are in Rs. millions, except per share data)

Regd. Office: The Ruby, 18th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028;

		Standalone							
S. No.	Particulars	Quarter ended 31 March 2022	Quarter ended 31 March 2021	Year ended 31 March 2022	Year ended 31 March 202				
		(Audited)	(Audited)	(Audited)	(Audited)				
1.	Total Income from Operations	248	304	1,407	1,033				
2.	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	133	179	836	614				
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	133	179	836	614				
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	103	128	638	456				
5.	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and other Comprehensive Income (after tax)]	102	128	638	456				
6.	Paid up Equity Share Capital	4,186	4,186	4,186	4,186				
7,	Reserves (excluding Revaluation Reserve)	1,336	698	1,336	698				
8.	Securities Premium Account		100	1945	13.0				
9.	Networth	5,522	4,884	5,522	4,884				
10.	Paid up Debt Capital / Outstanding Debt	6,769	2,400	6,769	2,400				
11.	Outstanding Redeemable Preference Shares	-			0.80				
12.	Debt Equity Ratio	1.23	0.49	1.23	0.49				
13.	Earnings Per Share (of Rs. 10/- each) (for continued and discontinued operations) (a) Basic (b) Diluted	0.24	0.31	1.52	1.09				

a) The above audited financial results, which are published in accordance with Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, SEBI's Operational circular SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on May 24, 2022.

b) The figures for the quarter ended March 31, 2022, are the balancing figures between the audited figures of the full financial year and the reviewed and published year-to-date figures up to the third quarter of the financial year.

c) The financial results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016.

For and on behalf of the Board of Directors of Sharekhan BNP Paribas Financial Services Limited CIN: U65920MH2004PLC149518 Director and CEO

SHAREKHAN LIMITED

Regd. Office: The Ruby, 18th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028:

CIN No. U99999MH1995PLC087498; www.sharekhan.com;

Tel: 022-6750 2000; Fax: 022-6748 1899; companysecretarial@sharekhan.com

Extract of audited standalone financial results for quarter and year ended 31 March 2022

DIN: 02768425

Quarter ended

(Audited)

2,917

613

613

452

431

587

14,423

4,093

15,010

11,269

0.75

7.70

30.00

5.22

a) The above audited financial results, which are published in accordance with Regulation 52(4) of SEBI

subsequently approved by the Board of Directors at their respective meetings held on May 24, 2022.

(Ind AS) notified under the Companies (Indian Accounting Standards) Rules 2015 as amended by the

SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, have been reviewed by the Audit Committee and

(Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, SEBI's Operational circular

b) The figures for the guarter ended March 31, 2022, are the balancing figures between the audited figures of the

full financial year and the reviewed and published year-to-date figures up to the third quarter of the financial year.

c) The financial results of the Company have been prepared in accordance with Indian Accounting Standards

(Amounts are in Rs. millions, except per share data) Standalone

(Audited)

11,611

3.032

3,032

2,254

2,233

587

14,423

4,093

15,010

11,269

0.75

38.37

30.00

0.30

8.73

31.03.2022 31.03.2021 31.03.2022 31.03.2021

(Audited)

2,704

901

731

737

587

12,631

4,093

13,218

3,984

0.30

12.44

30.00

0.24

28.74

Sharekhan Limited

Jaideep Arora

CIN: U99999MH1995PLC087498

CEO & Whole Time Director

Year ended

(Audited)

11,416

4,330

4,330

3,701

3,693

587

12,631

4,093

13,218

3,984

0.30

63.00

30.00

1.08

129.91

Mumbai Date: May 24, 2022

No.

Particulars

Net Profit / (Loss) for the period before tax (before Exceptional and/or Extraordinary

Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary

Net Profit / (Loss) for the period after tax

Total Comprehensive Income for the period [Comprising Profit after tax and Other

Reserves (excluding Revaluation Reserve)

11. Outstanding redeemable preference shares

Earnings Per Share (before and after extraordinary items) (of Rs. 10/- each)

Basic / Diluted (in Rs.) (not annualised)

(after Exceptional and/or Extraordinary

Comprehensive Income (after tax)]

6. Paid up Equity Share Capital

8. Securities Premium Account

14. Capital Redemption Reserve

15. Debenture Redemption Reserve Debt Service Coverage Ratio

17. Interest Service Coverage Ratio

9. Networth

10. Outstanding Debt

Debt Equity ratio

14. Capital Redemption Reserve

SHAREKHAN LIMITED Regd. Office: The Ruby, 18th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028; CIN No. U99999MH1995PLC087498; www.sharekhan.com; Tel: 022-6750 2000; Fax: 022-6748 1899; companysecretarial@sharekhan.com Extract of audited consolidated financial results for the year ended 31 March 2022

-00		Consolidated					
S.	Particulars	Year ended					
No.		31.03.2022	31.03.2021				
		(Audited)	(Audited)				
1.	Total Income	13,246	10,791				
2.	Net Profit / (Loss) for the period before tax (before Exceptional and/or Extraordinary items)	3,569	2,884				
3.	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	3,569	2,884				
4.	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	2,645	2,144				
5.	Total Comprehensive Income for the period [Comprising Profit after tax and Other Comprehensive Income (after tax)]	2,623	2,136				
6.	Paid up Equity Share Capital	587	587				
7.	Reserves (excluding Revaluation Reserve)	15,420	13,238				
8.	Securities Premium Account	4,093	4,093				
9.	Networth	16,007	13,826				
10.	Outstanding Debt	18,030	6,330				
11.	Outstanding redeemable preference shares						
12.	Debt Equity ratio	1.13	0.46				
13.	Earnings Per Share (before and after extraordinary items) (of Rs.10/- each) Basic / Diluted (in Rs.) (not annualised)	45,02	36.50				
14.	Capital Redemption Reserve	30.00	30.00				
15.	Debenture Redemption Reserve	-					
16.	Debt Service Coverage Ratio	0.24	0.48				
17.	Interest Service Coverage Ratio	5.40	12.83				

 a) The above audited financial results, which are published in accordance with Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, SEBI's Operational circular SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on May 24, 2022. b) These consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on May 24, 2022. The results for the year ended March 31, 2022, have been audited by the Statutory Auditors of the Holding Company. c) The consolidated financial results of the Company have been prepared in accordance with Indian Accounting Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules 2015 as amended by

the Companies (Indian Accounting Standards) Rules, 2016. For and on behalf of the Board of directors of Sharekhan Limited CIN: U99999MH1995PLC087498

> Jaideep Arora DIN: 00056252

CEO & Whole Time Director

(Amounts are in Rs. millions, except per share data)

MOREPEN LABORATORIES LIMITED

(CIN: L24231HP1984PLC006028)

Regd. Off.: Morepen Village, Nalagarh Road, Near Baddi, Distt. Solan, H.P. - 173 205 Corp. office: 2nd Floor, Tower C, DLF Cyber Park, Udyog Vihar-III, Sector-20, Gurugram, Haryana-122016 Tel: +91-1795-266401-03, 244590, +91-124-4892000, Fax: +91-1795-244591 Website: www.morepen.com, E-mail: investors@morepen.com

NOTICE OF EXTINGUISHMENT OF PREFERENCE SHARE CERTIFICATES

NOTICE is hereby given that the following Preference Share Certificate(s) of Morepen Laboratories Limited ('Company') had been extinguished on account of variation of rights of the holders of 97,35,201, 0.01% Optionally Convertible Preference Shares of ₹100/- each ('OCPS') and 17,30,000, 0.01% Cumulative Redeemable Preference Shares of ₹100/- each ('CRPS'), by issue and allotment of, in aggregate, 114,65,201 0.01%, Compulsorily Convertible Preference Shares of ₹100/- each ('CCPS') on 9" May, 2022.

The following shares were in physical form and hence extinguished, whereas the shares which were in demat form had been debited from the records of depositories:

Folio No	Share Certificate	Distino	ctive No.	No. of Shares	Name of Shareholder(s)	Type of Share	
	No.	From	То	4	0.05)	-2	
27	38	532238	1355989	8,23,752	Stressed Assets	OCP	
	72	11072650	11209941	1,37,292	Stabilisation Fund	OCP	
28	39	1355990	1498343	1,42,355	The South Indian	OCP	
	73	11209942	11233667	23,726	Bank Ltd	OCP	
29	40	1498344	1761743	2,63,400	State Bank of	OCP	
	74	11233668	11277567	43,900	Travancore ¹	OCP	
31	42	1876140	2417474	5,41,335	Oriental Bank of	OCP	
	76	11294008	11376500	82,493	Commerce ²	OCP	
38	49	3807624	3956555	1,48,932	IDBI Bank Ltd.	OCP	
	83	11598088	11620744			OCP	
39	50	3956556	3969680	13,125	United India Insurance Company Ltd.	OCP	
41	52	4007630	4157630	1,50,000	Karnataka Bank Ltd.	OCP	
	86	11629258	11644257	15,000		OCP	
42	53	4157631	4246883	89,253	UTI Bank Ltd.3	OCP	
	87	11644258	11656158	11,901	Axis Bank Ltd.	OCP	
44	95	3582624	3807623	2,25,000	Punjab National Bank	OCP	
	96	11560588	11598087	37,500	850	OCP	
	97	4297809	4890327	5,92,519		OCP	
	98	11662949	11741951			OCP	
45	56	4890328	4977700	87,373	IFCI Ltd.	OCP	
46	57	4977701	5103405		1977 2000 1000 Fr	OCP	
47	58	5103406	5619305			OCP	
50	61	5963239	6065038			OCP	
51	92	6065039	6169312	1,04,274		OCP	
53	64	6910813	7740274	8,29,463		OCP	
54	65	7740275	8240274	5160 (6)		CRP	
55	66	8240275			Oriental Bank of	CRP	
55	00	0240270	3240214	10,00,000	Commerce ²	OIX	
56	67	9240275	9256874	16,600	General Insurance	CRP	
30	0,	3240210	3230014	10,000	Corporation of India	Orti	
57	94	9256875	9270274	13,400	The Oriental Insurance	CRP	
31	34	9230013	3210214	13,400	Company Ltd.	ON	
58	70	9853277	11032276	11 79 000	The Bank of	OCP	
50	10	9000211	11032210	11,79,000	Nova Scotia	CO	
59	90	11741952	11890951	1,49,000		OCF	
-	1 100000		101100 10100 10100		A CONTROL CONTROL OF THE PROPERTY OF THE PROPE		
60	91	11890952	11965201	74,250	Bank of India	OCF	
61	91A	90001	290000	2,00,000	Blue Sky Securities Pvt. Ltd.	CRP	
62	99	290001	532237	2,42,237	State Bank of India	OCP	
	100	11032277	11072649	40,373		OCP	

Merged into Punjab National Bank Merged into Axis Bank Ltd

New Delhi

Merged into HDFC Bank Ltd.

Place : Gurugram

Date: 24/05/2022

The public is hereby cautioned against purchasing or dealing in any way, with the above mentioned share certificate(s) as no claim will be entertained by the Company. Also, the Company will not be responsible for any loss or damage caused to any person by dealing in aforesaid share certificate(s).

> For Morepen Laboratories Limited Chairman and Managing Director

financi<mark>al</mark>exp.er

Mumbai

Date: 24 May, 2022

Companies (Indian Accounting Standards) Rules, 2016.

DIN: 00056252

For and on behalf of the Board of directors of

Mumbai

Date: 24 May, 2022

SHAREKHAN BNP PARIBAS FINANCIAL SERVICES LIMITED Read, Office: The Ruby, 18th Floor, 29 Senapati Bapat Marg, Dadar (West), Mumbai 400 028 CIN No. U65920MH2004PLC149518; www.sharekhanfinance.com; Tel: 022-6750 2000; Fax: 022-6748 1899; companysecretarial@sharekhan.com

Year ended

31 March 2022

(Audited)

1,615

Extract of audited consolidated financial results for the year ended 31 March 2022

Net Profit / (Loss) for the period (before Tax, 770 601 Exceptional and/or Extraordinary items) Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary 770 601 Net Profit / (Loss) for the period after tax 569 445 (after Exceptional and/or Extraordinary items) Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period 569 444 (after tax) and other Comprehensive Income 6. Paid up Equity Share Capital 4,186 4,186 7. Reserves (excluding Revaluation Reserve) 1,344 775 8. Securities Premium Account 9. Networth 5,530 4.961 10. Paid up Debt Capital / Outstanding Debt 6,769 2,400 11. Outstanding Redeemable Preference Shares 12. Debt Equity Ratio 1.22 0.48 Earnings Per Share (of Rs. 10/- each) (for continued and discontinued operations) 1.36 1.06 (b) Diluted 14. Capital Redemption Reserve

 a) The above audited financial results, which are published in accordance with Regulation 52(4) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, SEBI's Operational circular SEBI/HO/DDHS/P/CIR/2021/613 dated August 10, 2021, have been reviewed by the Audit Committee and subsequently approved by the Board of Directors at their respective meetings held on May 24, 2022. b) These consolidated financial results have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on May 24, 2022. The results for the year ended March 31, 2022

have been audited by the Statutory Auditors of the Holding Company. The consolidated financial results of the Company have been prepared in accordance with Indian Accounting

Standards (Ind AS) notified under the Companies (Indian Accounting Standards) Rules 2015 as amended by the Companies (Indian Accounting Standards) Rules, 2016.

For and on behalf of the Board of Directors of Sharekhan BNP Paribas Financial Services Limited CIN: U65920MH2004PLC149518

Mumbai Date: May 24, 2022

Amit Arora Director and CEO DIN: 02768425

नाबालिग का जबरन धर्मांतरण, मौलवी समेत चार लोग गिरफ्तार

कानपुर, 25 मई (भाषा)।

कानपुर जिले के काकादेव क्षेत्र में एक नाबालिग दलित लड़के का जबरन धर्मांतरण और निकाह कराने के आरोप में पुलिस ने एक महिला, उसके माता-पिता और एक मौलवी को गिरफ्तार किया है। सोशल मीडिया पर इस कथित निकाह का वीडियो वायरल होने के बाद पुलिस ने यह कार्रवाई की है। इस मामले के विरोध में बजरंग दल ने काकादेव थाने के बाहर धरना प्रदर्शन किया था।

पुलिस उपायुक्त (पश्चिमी) बीबीजीटीएस मुर्ति ने बुधवार को बताया कि एक नाबालिग दलित लड़के का अपहरण कराने के बाद उसका जबरन धर्मांतरण करा कर उसका निकाह कराने के आरोप में मंगलवार को मोहम्मद हनीफ, उसकी बीवी जमीला बानो, बेटी सिमरन और निकाह कराने वाले मौलवी तौहीद को गिरफ्तार किया गया है।

उन्होंने बताया कि गिरफ्तार किए गए सभी लोगों के खिलाफ अवैध धर्मातरण निरोधक अधिनियम के तहत मुकदमा दर्ज किया गया है। पुलिस उपायुक्त ने बताया कि इस मामले में काकादेव के थानाध्यक्ष राम कुमार गुप्ता और दारोगा शेर सिंह को जांच में लापरवाही के आरोप में मंगलवार रात निलंबित कर दिया गया। मर्ति ने बताया कि 16 वर्षीय जिस लड़के के साथ ही अपने घर से भाग कर आया था बातचीत होती थी।

पुलिस उपायुक्त ने बताया कि इस मामले में काकादेव के थानाध्यक्ष राम कुमार गुप्ता और दारोगा शेर सिह को जांच में लापरवाही के आरोप में मंगलवार रात निलंबित कर दिया गया।

उपायुक्त ने बताया कि जिस लड़के के साथ ही यह घटना हुई वह पिछले शनिवार को गोरखपुर स्थित अपने घर से भागकर आयां था और एक ढाबे में काम करता था।

और एक ढाबे में काम करता

उन्होंने बताया कि लडके की मां ने पलिस में दर्ज कराई गई शिकायत में बताया है कि उसका बेटा रविवार की रात घर लौट आया था। उसने उसे बताया कि वह सिमरन के घर गया था, जहां उसे खाने में नशीला पदार्थ मिला कर खिला दिया गया। हल्की बेहोशी की हालत में उसका धर्मातरण कराया गया और उसी हालत में सिमरन से उसका निकाह भी करा दिया गया।

मूर्ति ने बताया कि मामले की शुरुआती जांच में पता लगा है कि सिमरन पहले से ही शादीशदा है और उसकी तीन साल की एक बेटी भी है। उसका शौहर उसे दो साल पहले छोड कर चला गया था। पुलिस सूत्रों के मुताबिक वह लड़का सोशल मीडिया के माध्यम यह घटना हुई वह पिछले से सिमरन के संपर्क में आया था शनिवार को गोरखपुर स्थित और दोनों के बीच लगातार

तलाक-ए-हसन के खिलाफ याचिका पर जल्द सुनवाई से स्प्रीम कोर्ट का इनकार

जनसत्ता ब्यूरो नई दिल्ली 25 मई।

न्यायमूर्ति धनंजय यशवंत

चद्रचूड और न्यायमूर्ति

बेला एम त्रिवेदी की

अवकाशकालीन पीठ ने

कहा कि मामले की

सुनवाई जुलाई में अदालत

खुलने के बाद करेंगे।

तलाक-ए-हसन के खिलाफ पत्रकार बेनजीर हीना की याचिका पर सुप्रीम कोर्ट ने बुधवार को तत्काल सुनवाई से इनकार कर दिया। सर्वोच्च अदालत ने कहा कि याचिकाकर्ता जल्द सुनवाई के लिए याचिका का उल्लेख अगले हफ्ते करें। याचिकाकर्ता की वकील पिंकी आनंद ने सुप्रीम कोर्ट को बताया कि 19 अप्रैल को उसके (

याचिकाकर्ता) पति ने तलाक-ए-हसन के तहत उसे पहला नोटिस जारी किया था। इसके बाद 20 मई को दूसरा नोटिस जारी किया गया। अगर अदालत ने दखल नहीं दिया तो 20 जून तक तलाक की कार्रवाई पूरी हो जाएगी। इसलिए सुप्रीम कोर्ट जल्द सुनवाई करे।

इस पर न्यायमूर्ति धनंजय यशवंत चंद्रचूड़ और न्यायमूर्ति बेला एम त्रिवेदी की अवकाशकालीन पीठ ने कहा कि 19 अप्रैल को पहला नोटिस जारी किया गया था,

लेकिन आपने दूसरे नोटिस तक इंतजार किया। हम मामले की सुनवाई जुलाई में अदालत खुलने के बाद करेंगे। न्यायमूर्ति चंद्रचूड़ ने यह भी पूछा कि जब यह निजी अधिकार का मामला है तो इसमें जनहित याचिका क्यों दायर की गई।

पिंकी आनंद ने कहा कि तलाक ए हसन के वकील के माध्यम से नोटिस जारी किए गए हैं। हम कार्यवाही को चुनौती दे रहे हैं। इस पर न्यायमूर्ति चंद्रचूड़ ने पूछा, अनुच्छेद 32 के तहत क्यों। पिंकी आनंद ने जवाब दिया, शायरा बानो मामले में केवल तलाक ए बिद्दत के मुद्दे पर विचार किया गया था। तलाक ए हसन को छोड़ दिया गया था। हम इसे चुनौती दे रहे हैं।

याचिकाकर्ता का तर्क है कि यह प्रथा भेदभावपूर्ण है क्योंकि केवल पुरुष ही इसका प्रयोग कर सकते हैं। याचिकाकर्ता यह घोषणा चाहते हैं कि यह प्रथा असंवैधानिक करार दी जाए क्योंकि यह मनमानी है और संविधान के अनुच्छेद 14ए 15ए 21 और 25 का उल्लंघन करती है।

प्रधानमंत्री पैकेज के तहत कर्मचारियों के स्थानांतरण की मांग को लेकर प्रदर्शन

जम्मू, 25 मई (भाषा)।

कश्मीरी पंडितों के एक समूह ने बुधवार को प्रधानमंत्री पैकेज के तहत कश्मीर में कार्यरत समुदाय के सदस्यों को स्थानांतरित करने की मांग के समर्थन में प्रदर्शन किया। प्रदर्शकारी इस महीने की शरुआत से अपने सहयोगी राहुल भट की आतंकवादियों द्वारा हत्या के बाद विरोध कर रहे हैं।

प्रदर्शनकारी नवगठित कश्मीरी पंडित युनाइटेड फ्रंट (केपीयूएफ) के बैनर तले जम्मू के मध्य में तवी पुल

के पास महाराजा हरि सिंह की प्रतिमा के सामने प्रशासन के खिलाफ नारेबाजी कर सुरक्षा की मांग की।

केपीयएफ के एक सेवानिवृत्त सरकारी अधिकारी सतीश किसू ने कहा 'हम यहां प्रदर्शन कर रहे प्रधानमंत्री पैकेज के कर्मचारियों का समर्थन करने आए हैं।

उन्होंने कहा कि 12 मई को मध्य कश्मीर के बडगाम जिले के चदूरा इलाके में दिनदहाड़े कार्यालय के अंदर गोली मारकर भट्ट की हत्या को ध्यान में रखते हुए पंडित कर्मचारियों की मांग वाजिब है। किसु ने कहा कि घाटी में सुरक्षा की स्थिति अनुकूल नहीं है।

POST OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(12) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 (AS AMENDED)

TANFAC INDUSTRIES LIMITED

Registered Office: Plot No.14, SIPCOT Industrial Complex, Kudikadu, Cuddalore, Tamil Nadu, 607005; Corporate Identification Number (CIN): L24117TN1972PLC006271, Tel: +91-4142-239001/239002; Website: www.tanfac.com

OPEN OFFER FOR ACQUISITION OF UP TO 25,93,500 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("OFFER SHARES"), AT A PRICE OF ₹ 595 PER EQUITY SHARE, REPRESENTING 26.00% OF THE VOTING SHARE CAPITAL OF TANFAC INDUSTRIES LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY ANUPAM RASAYAN INDIA LIMITED ("ACQUIRER") PURSUANT TO AND IN COMPLIANCE WITH THE REQUIREMENTS OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED (THE "SEBI (SAST) REGULATIONS") (THE "OPEN OFFER"). NO PERSON IS ACTING IN CONCERT WITH THE ACQUIRER FOR THE PURPOSE OF THIS OPEN OFFER.

This post-offer advertisement ('Post-Offer Advertisement') is being issued by Edelweiss Financial Services Limited ("Manager"), for and on behalf of the Acquirer, in connection with the Open Offer to the Public Shareholders of the Targer Company, in accordance with Regulation 18(12) of the SEBI (SAST) Regulations

This Post-Offer Advertisement should be read in continuation of, and in conjunction with the: (a) public announcement dated 1 February 2022 ("Public Announcement" or "PA");

(b) detailed public statement dated 7 February 2022 which was published on 8 February 2022 in the following newspapers Financial Express (all editions), Jansatta (all editions), Makkal Kural (Chennai edition) and Navshakti (Mumbai edition) ("Detailed Public Statement" or "DPS")

(c) draft letter of offer dated 15 February 2022 ("DLoF");

(d) letter of offer dated 9 April 2022 ("Letter of Offer" or "LoF"); and

(e) pre-offer advertisement cum corrigendum to the detailed public statement dated 20 April 2022 and published on 21 April 2022 in the following newspapers: Financial Express (all editions), Jansatta (all editions), Makkal Kural (Chennai edition) and Navshakti (Mumbai edition) ("Pre-Offer Advertisement cum Corrigendum")

This Post-Offer Advertisement is being published in all such newspapers in which the Detailed Public Statement was published. Capitalized terms used but not defined in this Post-Offer Advertisement shall have the same meaning assigned to such terms in the Letter of Offer and the Pre-Offer Advertisement cum Corrigendum.

The Public Shareholders of the Target Company are requested to kindly note the following information with respect to the Open

Tanfac Industries Limited

Anupam Rasayan India Limited. No person is acting in concert

with the Acquirer for the purpose of the Open Offer.

Name of the Target Company

2. Name of the Acquirer

3. Name of the Manager to the Open Offer Name of the Registrar to the Open Offer

Open Offer Details a) Date of Opening of the Open Offer

b) Date of Closure of the Open Offer Date of Payment of Consideration

Edelweiss Financial Services Limited

22 April 2022 (Friday)

6 May 2022 (Friday) : 20 May 2022 (Friday)

SR. NO	PARTICULARS	PROPOSED I		ACTU	ALS
7.1	Offer Price (per equity share)	58	₹ 595		₹ 595
7.2	Aggregate number of shares tendered		25,93,500*		83,329
7.3	Aggregate number of shares accepted		25,93,500*		83,279
7.4	Size of the Offer (Number of shares multiplied by Offer Price per share)	₹ 1,5	4,31,32,500*	₹	4,95,51,005
7.5	Shareholding of the Acquirer before agreements/Public Announcement (No. and %)		Nil 0.00%		Nil 0.00%
7.6	Shares acquired by way of agreements Number of the Voting Share Capital		24,89,802 24.96%		24,89,802 24.96%
7.7	Shares acquired by way of Open Offer Number of the Voting Share Capital		25,93,500* 26,00%*		83,279° 0.83%°
7.8	Shares acquired after Detailed Public Statement ^A Number of shares acquired Price of the shares acquired Mof the Voting Share Capital		Nil N.A. N.A.		Nil N.A. N.A
7.9	Post-offer shareholding of Acquirer Number of the Voting Share Capital		50,83,302* 50.96%*	2	25,73,081 25.80%
7.10	Pre and Post-offer shareholding of the public	Pre-offer	Post-offer	Pre-offer	Post-offer
	Number % of the Voting Share Capital	48,90,198 49.02%	22,96,698* 23.02%*	48,90,198 49.02%	48,06,919 48.19%

*Assuming full acceptance under the Open Offer. * Except those Equity Shares specified in Sr. No. 7.6 above.

Out of the above, 350 Equity Shares acquired in the Open Offer in physical mode are in the process of being transferred in

The Acquirer and its directors accept full responsibility for the information contained in this Post-Offer Advertisement (other than such information as has been obtained from public sources or provided by or relating to and confirmed by the Target Company and/or the Sellers), and undertake that they are aware of and will comply with their obligations under the SEB (SAST) Regulations in respect of this Open Offer.

This Post-Offer Advertisement will also be available on the websites of SEBI (www.sebi.gov.in) and BSE (www.bseindia.com) and at the registered office of the Target Company.

Issued on behalf of the Acquirer by the Manager Edelweiss

Edelweiss Financial Services Limited 6th Floor, Edelweiss House Off, C.S.T Road, Kalina

Mumbai - 400 098. Tel: +91 22 4009 4400

Fax: +91 22 4086 3610 Contact Person: Lokesh Shah

Email: tanfac.openoffer@edelweissfin.com

SEBI Registration Number: INM0000010650 CIN: L99999MH1995PLC094641

Place: Surat

Registrar to the Open Offer

LINKIntime

Link Intime India Private Limited C-101, 1st Floor, 247 Park, Lal Bahadur Shastri Marg,

Vikhroli (West), Mumbai - 400083 Tel: +91 22 4918 6200 Fax: +91 22 4918 6195

Website: www.linkintime.co.in Contact Person: Mr. Sumeet Deshpande E-mail: tanfac.offer@linkintime.co.in SEBI Registration Number: INR000004058 CIN: U67190MH1999PTC118368

Date: 25 May, 2022

 GLOBAL GENERICS • DIAGNOSTICS • FORMULATIONS • SELF HEALTH PRODUCTS MOREPEN
The Joy Of Growing Together

MOREPEN LABORATORIES LIMITED

(CIN: L24231HP1984PLC006028)

Regd. Off.: Morepen Village, Nalagarh Road, Near Baddi, Distt. Solan, H.P. - 173 205 Corp. office: 2nd Floor, Tower C, DLF Cyber Park, Udyog Vihar-III, Sector-20, Gurugram, Haryana-122016 Tel: +91-1795-266401-03, 244590, +91-124-4892000, Fax: +91-1795-244591 Website: www.morepen.com, E-mail: investors@morepen.com

NOTICE OF EXTINGUISHMENT OF PREFERENCE SHARE CERTIFICATES

NOTICE is hereby given that the following Preference Share Certificate(s) of Morepen Laboratories Limited ('Company') had been extinguished on account of variation of rights of the holders of 97,35,201, 0.01% Optionally Convertible Preference Shares of ₹100/- each ('OCPS') and 17,30,000, 0.01% Cumulative Redeemable Preference Shares of ₹100/- each ('CRPS'), by issue and allotment of, in aggregate, 114,65,201 0.01%, Compulsorily Convertible Preference Shares of ₹100/- each ('CCPS') on 9th May, 2022.

The following shares were in physical form and hence extinguished, whereas the shares which were in demat form had been debited from the records of depositories:

Folio No	Share Certificate	Distino	ctive No.	No. of Shares	Name of Shareholder(s)	Type o	
	No.	From To		-01.00000000000000000000000000000000000		TYLE WOOD OF SE	
27	38	532238	1355989	8,23,752	Stressed Assets	OCP	
	72	11072650	11209941	1,37,292	Stabilisation Fund	OCP	
28	39	1355990	1498343	1,42,355	The South Indian	OCP	
	73	11209942	11233667	23,726	Bank Ltd	OCP	
29	40	1498344	1761743	2,63,400	State Bank of	OCP	
	74	11233668	11277567	43,900	Travancore ¹	OCP	
31	42	1876140	2417474	5,41,335	Oriental Bank of	OCP	
	76	11294008	11376500	82,493	Commerce ²	OCP	
38	49	3807624	3956555	1,48,932	IDBI Bank Ltd.	OCP	
	83	11598088	11620744	22,657		OCP	
39	50	3956556	3969680	13,125	United India Insurance Company Ltd.	OCP	
41	52	4007630	4157630	1,50,000	Karnataka Bank Ltd.	OCP	
	86	11629258	11644257	15,000		OCP	
42	53	4157631	4246883	89,253	UTI Bank Ltd.3	OCP	
	87	11644258	11656158	11,901	Axis Bank Ltd.	OCP	
44	95	3582624	3807623	2,25,000	Punjab National Bank	OCP	
	96	11560588	11598087	37,500		OCP	
	97	4297809	4890327	5,92,519		OCP	
- 2	98	11662949	11741951	79,003		OCP	
45	56	4890328	4977700	87,373	IFCI Ltd.	OCP	
46	57	4977701	5103405	1,25,705	Karur Vysya Bank	OCP	
47	58	5103406	5619305	5,15,900	UCO Bank	OCP	
50	61	5963239	6065038	1,01,800	Lord Krishna Bank Ltd.⁴	OCP	
51	92	6065039	6169312	1,04,274	Industrial Investment Bank of IndiaLtd.	OCP	
53	64	6910813	7740274	8,29,463		OCP	
54	65	7740275	8240274		UTI Bank Ltd.3	CRP	
55	66	8240275	9240274		Oriental Bank of Commerce ²	CRP	
56	67	9240275	9256874	16,600	General Insurance Corporation of India	CRP	
57	94	9256875	9270274	13,400	The Oriental Insurance Company Ltd.	CRP	
58	70	9853277	11032276	11,79,000	The Bank of Nova Scotia	OCP	
59	90	11741952	11890951	1,49,000	Bank of Baroda	OCP	
60	91	11890952	11965201	74,250	Bank of India	OCP	
61	91A	90001	290000		Blue Sky Securities Pvt. Ltd.	CRP	
62	99	290001	532237	2,42,237	State Bank of India	OCP	
	100	11032277	11072649	10.000		OCP	

Merged into State Bank of India

Merged into Punjab National Bank

Merged into Axis Bank Ltd

Merged into HDFC Bank Ltd.

The public is hereby cautioned against purchasing or dealing in any way, with the above mentioned share certificate(s) as no claim will be entertained by the Company. Also, the Company will not be responsible for any loss or damage caused to any person by dealing in aforesaid share certificate(s).

For Morepen Laboratories Limited

Place : Gurugram Date: 24/05/2022

Concolidated (7 in Lace Excent EDS)

Chairman and Managing Director

चंदन तस्कर वीरप्पन के बड़े भाई की मौत

कोयंबटूर (तमिलनाडु), 25 मई (भाषा)।

जेल में था।

चंदन तस्कर वीरप्पन के बड़े भाई माधियान की बुधवार को तड़के सेलम के सरकारी मोहन कुमारमंगलम मेडिकल कालेज एवं अस्पताल में

दिल का दौरा पडने से मौत हो गई। पुलिस ने यह इरोड की एक अदालत ने 1987 जानकारी दी। माधियान (80) में एक वन रेंजर की हत्या के मामले

सेलम केंद्रीय जेल में आजीवन कारावास की में उसे आजीवन सजा काट रहा था और कारावास की सजा एक मई को सीने में तेज सुनाई थी और वह दर्द की शिकायत के बाद उसे अस्पताल में भर्ती पिछले ३४ साल से कराया गया था।

इरोड की एक अदालत ने 1987 में एक वन रेंजर की हत्या के मामले में उसे आजीवन कारावास की सजा सुनाई थी और वह पिछले 34 साल से जेल में था। पुलिस ने बताया कि वह हत्या के एक मामले में मैसूर में जेल की सजा काट चुका था। पुलिस ने कहा कि मूल रूप से सेलम जिले के मेट्टूर के पास कदुमलाईकूडल के निवासी माधियान के परिवार में उसकी पत्नी है। तमिलनाडु, कर्नाटक और केरल में दो दशकों से अधिक समय तक वन क्षेत्रों में मनमानी करने वाले वीरप्पन को 2004 में एसटीएफ कर्मियों के साथ मुठभेड़ में

Regd. Office: Padamplaza, Hall No. H1-H2, First Floor, Plot No.5, Sec.-16B, Awas Vikas Sikandra Yojna, Agra - 07 (U.P.) Tel.: 0562-2527330/31/32 Fax: 0562-2527329, E-mail: pccosmalisting@doctorsoap.com

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE

SI.	PARTICULARS	Qua	rter Ended	Year Ended		
No.	and aware are well and a	31.03.2022 (AUDITED)	31.12.2021 (UNAUDITED)	31.03.2021 (AUDITED)	31.03.2022 (AUDITED)	31.03.2021 (AUDITED)
1	Total Income from Operations	2553.39	2282.18	1933.59	9330.39	8283.87
2	Net Profit for the period (before Tax, Exceptional and/or Extraordinary items)	18.76	12.81	81.03	228.67	644.18
3	Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	18.76	12.81	81.03	228.67	644.18
4	Net Profit for the period after Tax (after Exceptional and/or Extraordinary items)	11.05	10.24	59.66	168.53	476.63
5	Total Comprehensive Income for the period [Comprising Profit/(Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	11.05	10.24	59.66	168.53	476.63
6	Paid-up Equity Share Capital (face value of Rs.10/-each)	264.63	264,63	264.63	264.63	264.63
7	Earning per share (Quarterly not annualised)		0000000		STOCKEY	
	Basic (Rs.)	0.40	0.40	2.30	6.40	18.00
	Diluted (Rs.)	0.40	0.40	2.30	6.40	18.00

filed with the Stock Exchange under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements Regulations, 2015. The full format of the Quarterly Results are available on the websites of Stock Exchange (www.bseindia.com) and the Company's website (www.doctorsoap.com). (2) The above Results were Reviewed and recommended by the Audit Committee & approved by the Board of Directors at their Meeting held on May 25, 2022. (3) The figures for the quarter ended March 31, 2022 and March 31, 2021 are the balancing figures between Audit figures in respec of the full financial years and the published year to date figures upto the third quarter of the respective financial years, which were subject to Limited Review by the Auditors. (4) Figures for the previous period have been regrouped wherever necessary, to conform to the current period's classification. (5) The Board of Directors of the Company has recommended Dividend @ 10% i.e. Re. 1/- per Equity Share of the face value of Rs. 10 each for the Financial Year 2021-22 subject to the approval of the share holders at the ensuing Annual General Meeting. For & on behalf of the Board PEE CEE COSMA SOPE LIMITED

PLACE: AGRA DATED: 25.05.2022



TRUSTED NAME FOR MORE THAN TO YEARS

(Executive Chairman)

MAYANK JAIN

DIN: 00112947

Adfactors 88

UNITED DRILLING TOOLS LIMITED

CIN: L29199DL1985PLC015796 REGD. OFFICE: 139 A, First Floor, Antriksh Bhawan, 22, Kasturba Gandhi Marg, New Delhi-110001 E-mail ID: compsect @ udtltd.com, Website: www.udtltd.com Phone No. 0120-4213490, Fax No. 0120-2462674 STATEMENT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31st MARCH, 2022

Standalone (7 in Lace Except EDS)

	Particulars	Standalone (₹ in Lacs, Except EPS)					Consolidated (< in Lacs, Except EPS)				
S.		Quarter ended			Year ended		Quarter ended			Year ended	
No		31-Mar-22	31-Dec-21 Unaudited	31-Mar-21 Audited		31-Mar-21 Audited	31-Mar-22 Audited	31-Dec-21	31-Mar-21	31-Mar-22	31-Mar-21
DUE O		Audited						Unaudited	Audited	Audited	Audited
1	Total Income from Operations	4,006.04	4,614.26	4,737.56	16,641.73	14,650.06	4,002.16	5,274.97	8/58	17,599.73	8
2	Profit before Exceptional items and tax	1,113.31	1,918.95	502.87	7,164.22	3,913.97	1,022.55	1,933.81	1553	7,147.01	97
3	Profit before Extraordinary items and tax	1,113.31	1,918.95	502.87	7,164.22	3,913.97	1,022.55	1,933.81	100	7,147.01	8
4	Profit Before Tax	1,113.31	1,918.95	502.87	7,164.22	3,913.97	1,022.55	1,933.81	. 72	7,147.01	8
5	Net Profit after Tax	810.85	1,304.20	416.60	5,035.51	3,269.84	717.12	1,310.18		5,002.92	15
6	Total Comprehensive Income for the period, net of tax	812.65	1,303.42	419.05	5,035.12	3,267.02	718.92	1,309.40		5,002.53	12
7	Paid-up Equity Share Capital (Face Value of Rs. 10/- each)	2,030.31	2,030.31	2,030.31	2,030.31	2,030.31	2,089.64	2,089.64		2,089.64	8
8	Other Equity	21,951.68	15	17,342.92	21,951.68	17,342.92	22,086.55	83	(e)	22,086.55	15
9	Earning Per Share (for Continuing Operations) (a) Basic (b) Diluted	4.00 4.00	6.42 6.42	2.06 2.06	24.80 24.80	16.09 16.09	3.44 3.44	6.27 6.27		23.94 23.94	19

Place: Noida

Date: 25.05.2022

- The above Statement of Audited Standalone and Consolidated Financial Results for the quarter and year ended 31st March 2022, were reviewed by the Audit Committee and approved by the Board of Directors at their meeting held on 25 May 2022. The said results along with the audit report of the Statutory Auditors are available on the website of BSE Limited (www.bseindia.com), National Stock Exchange of India Limited ('NSE') (www.nseindia.com) and on the Company's website (www.udtltd.com). The Standalone and Consolidated financial results have been prepared in accordance with the recognition and measurement principles of the Indian Accounting Standards ('Ind AS') prescribed under Section 133 of the Companies Act, 2013.
- The Board at its meeting held on 25 May 2022 considered and recommended a final dividend @ 6% i.e; 0.60 per equity share of Rs. 10/- each for the financial year 2021- 22. The dates of the Book Closure for the entitlement of such dividend and Annual General Meeting shall be decided and informed in due course of time.

For United Drilling Tools Ltd.

Pramod Kumar Gupta Managing Director

Chandigarh

www.readwhere.com

मार गिराया गया था।