E-Tender Notice, ELECTRICAL (POWER)

DEPTT. NOTICE INVITING TENDER

EL/50/1/05 (24-25) Date: 26/04/2024

Divisional Railway Manager (Elect), Western Railway, Vadodara Division for and on behalf of the president of India, invites E-Tender on

Indian Railways website www.ireps.gov.ir

from experienced and reliable contractors for

the following works. Tender No.BRC-EL-P-

06- 2186-24-25. Name of work: Vadodara

Panchmahal.

livision: Electrical work in connection with

ok at every side

WESTERN RAILWAY RATLAM DIVISION **E-TENDER NOTICE** The Divisional Railway Manager (WA) RATLAM for and on behalf of the President of India invites Open Tender through e-tender on website www.ireps gov.in the details are as. E-tender No: RTM-2024-25-32. Name of Work: DAHOD: (Balance Work) Annual naintenance and cleaning of under ground sewer lines, manholes, inspection chamber, gulley trap & sewage in Railway colony(A,B,C,D & E with Loco work shop) and chlorination of filter house (Installation and commissioning of chlorinator and supplying of chlorine). Approx Quantity As per tender schedule. Approx value Rs.29,24,502,66/- Earnest Money Rs. 58,500.00/- Completion period: 12 Months. Similar type of work: NA. Date of uploading website: 24.04.2024. Date opening Tender: 16.05.2024 Detailed tender notice, eligibility criteria and terms and conditions are available at Website

www.ireps.gov.in Sr.DE(W),Ratlam Div.,W.R

turnkey basis.

30/04/2024

[A] [A] Procurement: Purchase of Steelitem -MS Rai

OPEN E-TENDER NOTICE Chief Project Manager, Gati-Shaka unit, N.W.Railway, Jaipur for and on behalf of President of India invites open E-Tender for the following works upto 15.30 hours on the date showr as below- Sr. No:1: Name of work with location: GSU-ENGG-JP-2024 25-01 Dy. CE(GSU)JP:- General consultancy work for CPM/GSU office-JP. (For Period 24 Month) (Two Packet system), Approx Cost of work: 32443006.32/-: Bid Security Rs: 312200/-; 1. Detail is

available on N.W.Rly website-

www.ireps.gov.in and Notice Board in

CPM/GSU/JP Office, NWR/Jaipur; 2.

Tender No. GSU-ENGG-JP-2024-25-

01 is be closed on 03.06.24 at 15.30

hrs and opened on 03.06.24 at

GUJARAT ENERGY TRANSMISSION CORPORATION LTD.

Regd. Office: Sardar Patel Vidyut Bhavan, Race Course,
Vadodara (Gujarat): 390007

Tender Notice No. ACE (P&C): TN - 01: 24-25

[B] Line: ACE(P&C)/Contracts/Civil/E-208/TL/66KV/S&E: EPC of 66kV

Ukai Substation to 66kV Satkashi ph-1 pumping station for M/s EE NWRWS &

KKD Ukai Div.-1 on 66kV M/C Panther tower with ACSR Dog Conductor S/C

Line (14Rkm) and 66kV S/C line on D/C Panther tower with ACSR Dog

conductor line for 2.00 Rkm for Satkashi ph-1 under deposit work Option-1 on

[C] S/S: ACE (P&C) / Contract / 66KV Salatwada GIS / E-209: Design

Engineering, manufacturing, supply, erection, testing & commissioning of

66/11kV GIS equipment's, materials on turnkey basis including all civil works

Above Tender are available on web-site www.getcogujarat.com (for view

and download only) & https://getco.nprocure.com & getcotender.

Note: Bidders are requested to be in touch with our website till opening of the Tender.

Note: Publish tender as approved by ECI vide latter No 437/GJ-HP/2024/

CEO-Reference Dtd 19/04/2024 with a condition "that there shall be no

mention in this regard by anyone to gain political mileage anyhow".

Form No. URC-2

 $Advertisement\ giving\ notice\ about\ registration\ under\ Part\ I\ of\ Chapter\ XXI$ [Pursuant to section 374(b) of the companies Act, 2013 and rule 4(1) of the

1. Notice is hereby given that in pursuance of sub-section (2) of section 366 of the Companies Act, 2013, an application proposed to be made to the Registrar of Companies, ROC bhavan, Opposite Rural Park Society, Behind Ankur Bus Stop, Naranpura, Ahmedabad – 380013 that **Bacancy** Systems LLP, Limited Liability Partnership may be registered under Part I of Chapter XXI of the Companies Act 2013, as a company limited by shares.

To carry on the business of scientific and technological services and research and design relating there to, Industrial analysis, and research services, design and development of computer hardware and software, development of websites, and to act as consultant, advisor in all kinds of Web development with domain & hosting service, Mobile Application software, IT enabled product and services such as back-office operations ${\it Call \, Centers, Content \, Development \, or \, Animation, \, Data \, processing, \, etc.}$ 3. A copy of the draft memorandum and articles of association of the proposed company may be inspected at the office at "Office no. 15, Ground Floor, Times Corporate Park, Thaltej, Ahmedabad, Daskroi, 4. Notice is hereby given that any person objecting to this application may communicate their objection in writing to the Registrar at Central Registration Center, Indian Institute of Corporate Affairs (IICA), Plot No. 6,7,8, Sector 5, IMT Manesar, District Gurgoan (Harvana) - 122050 (address), within twenty-one days from the date of publication of thi notice, with a copy to the company at its registered office.

companies (Authorised to Register) Rules, 2014]

2. The principal objects of the company are as follows:

Dated this 4thday of May, 2024 Name (s) of Applicant: 1. Chandresh Patel

Krunalkumar Patel

Alembic

('IEPF Demat Account').

following web-link:

dividends expeditiously.

pursuant to the said Rules.

Place: Vadodara

Date: 30th April, 2024

or liability on the part of the Company.

https://www.alembiclimited.com/#iepf

https://www.alembiclimited.com/#dud

4. Hardikkumar Patel

2. Binal Patel

Addl Chief Engineer (Procurement & Contracts)

ALEMBIC LIMITED

Email: alembic.investors@alembic.co.in

Read, Office: Alembic Road, Vadodara-390,003

CIN: L26100GJ1907PLC000033

Ph: +91 265 6637300

NOTICE

(For Transfer of Equity Shares of the Company to

Investor Education and Protection Fund [IEPF])

This Notice is published pursuant to the provisions of Investor Education

and Protection Fund Authority (Accounting, Audit, Transfer and Refund)

Rules, 2016 (the 'Rules'). The said Rules inter alia provides for the

transfer of all such shares, in respect of which dividend has not been paid

or claimed by the shareholders for seven consecutive years or more.

to the Demat Account of the Investor Education and Protection Fund

In compliance with various requirements set out in the Rules, the

Company has communicated to the concerned shareholders individually

at their address available with the Company, whose shares are liable to be

transferred to the IEPF Demat Account under the said Rules, for taking

The Company has uploaded details of all the concerned shareholders

along with their Names and Folio Number / DP ID and Client ID at the

The details of unclaimed dividend are available at the following web-link:

Shareholders are requested to verify the details and claim their unclaimed

The concerned shareholders, whose shares are liable to be transferred to IEPF Demat Account, may note that the shares, whether in physical or

electronic form, will be transferred to IEPF Demat Account in accordance

with the procedure notified by Ministry of Corporate Affairs, from time to

time. In respect of shareholders holding shares in physical form, upon transfer of shares to IEPF Demat Account, the original share certificate(s)

which stand registered in their name shall stand automatically cancelled

and be deemed non-negotiable. In respect of shareholders holding

shares in demat form, the Company shall inform the concerned depository by way of corporate action for transfer of shares lying in their

The shareholders may further note that the details uploaded by the

Company on its website should be regarded and shall be deemed

adequate notice in respect of issue of new share certificate(s) by the

Company for the purpose of transfer of shares to IEPF Demat account

In case the Company does not receive any communication from the

concerned shareholders by 31st July, 2024 or such other date as may be

extended, the Company shall transfer their shares to IEPF Demat Account

as per the procedure stipulated in the said Rules, without any further act

Shareholders may note that both the unclaimed dividends and the shares

transferred to IEPF Demat Account including all benefits accruing on

such shares, if any, can be claimed back by the concerned shareholder

In case the shareholders have any queries on the subject matter and the

said Rules, they may contact the Company's Registrar and Share Transfer

Agents, Link Intime India Pvt. Ltd., "Geetakunj" 1, Bhakti Nagar Society,

Behind ABS Tower, Old Padra Road, Vadodara - 390 015, Gujarat,

For Alembic Limited

Company Secretary

Keval Thakkar

Tel. No. +91 265 3566768, E-mail Id: vadodara@linkintime.co.in

from IEPF Authority by making an application in web form IEPF-5.

Demat Account in favour of the IEPF Demat Account.

nprocure.com (For view, download and on line tender submission)

creation of terminal facilities at Vadodara Yard. Estimated Cost: ₹28,83,366.00. EMD: ₹57700 00 Tender Fees ₹ NII F-Tende closing Date: 20/05/2024. Website particulars: www.ireps.gov.in **♦**TheIndian**EXPRESS**

Change of Name & Birth Date I, Smt CHANDA BAIN Spouse of No. 14526651 Ex NK (Late) PATEL NAN SINGH RUP SINGH resident of 293, Ambli fliyu, Kuwajar, Panchmahals, Gujarat-389115. have changed my name from CHANDA BAIN to PATEL CHANDABEN NANSINH & Date of Birth from 14 Jan 1959 to 01/01/1963 vide affidavit dated 26/04/2024 sworn before Public Notary Ta. Morva-Hadaf, Dist.

NOTICE

Gujarat State Fertilizers & Chemicals Limited Registered Office: "Geetakunj", 1, Bhakti Nagar Society, Behind ABS Tower, Old Padra Road, Vadodara 390015, Guiarat

NOTICE is hereby given that the certificate[s] for the undermentioned securities of the Company has/have been lost/misplaced and the holder[s] of the said securities applicant[s] has/have applied to the Company to issue duplicate certificate[s]. Any person who has a claim in respect of the said securities should lodge such claim with

the Company at its Registered Office within 15 days from this date, else the Company will proceed to issue duplicate certificate[s] without further intimation.						
Name of holder(s) Kind of No. of Distinctive Share Folio						
and Jt. Holder, if any	Securities and	Securities	number[s]	Certificate	No.	
-	face value			No.		
ARVIND AMULAKHRAI	Equity shares	2500	4513796 to	7967	00029925	
DESAI	face value Rs 2/-		4516295			
Place: Mumbai				Sd/-		
Date: 01-05-2024			ARVIND AM	IULAKHRAI	DESAI	

NORTH WESTERN RAILWAY MOTILAL OSWAL OPEN TENDER NOTICE (Through e-Tender) Notice No.33245012 Date: 25.04.24

On the behalf of President of India e-Tenders are invited by the Sr DMM/DSD/ NWR, Jodhpur. **1.Name** of item: Supply of 5 watt VHF Digita Walkie Talkie Set without Keypad and without Display. Specn. No. RDSO/ SPN/TC/107/2018 Ver. (2.0) or latest SI. No. 2.3(b). Each set will consist of: (1) One [1] VHF Set with Compatible Battery + Battery Charger + Antenna + suitable Belt Clip in complete Box packing. (2) One [1] spare Battery compatible to the VHF Set as per Specn. No. RDSO/SPN/ TC/ 107/2018 Ver (2.0) or latest. 2 Approximate Cost of Items: Rs. 3159142.8 (Rs. Thirty one Lakh Fifty nine thousand one hundred forty two Only) 3. Earnest Money to be denosited: Rs 63180 00 (Rs Sixty three thousand one hundred eighty only.); 4. Last date and time fo Submission of e-tender and Opening of e-tender: 20.05.2024 before 14:25 Hrs. 5. Web site from e tender forms can be obtained www.ireps.gov.in; 6. Address of NIT issuing Office: Office of the Sr DMM/ DSD, NWR,Jodhpur-342001 (Rajasthan); **Note: 1.** Manual offers are not allowed against this tender and any such manual offer received shall be summarily rejected. 2. Cost of tender document & EMD online through e-transfers i.e. through paymen gateway facility on the IREPS website 503-AD/24

Please join us on 📆 🕲 🗸 NWRailways

VIVANZA BIOSCIENCES LIMITED Regd. Office: 403, Sarthik 2, Opp. Rajpath Club, S. G. Highway, Ahmedabad-380054 Phone: 079-26870953, email: info@vivanzabiosciences.com • web:www.vivanzabiosciences.com CIN: L24110GJ1982PLC005057

EXTRACT OF AUDITED CONSOLIDATED FINACIAL RESULTS FOR THE QUARTER AND FINANCIAL YEAR ENDED ON 31st MARCH, 2024

Sr.	1	(Quarter ended	l	Year ended		
No.	Particulars	31-03-2024 Audited	31-12-2023 Unaudited	31-03-2023 Audited	31-03-2024 Audited	31-03-2023 Audited	
1	Total income from Operation	439.33	657.93	836.27	2788.91	1828.24	
2	Net Profit for the period (before tax exceptional and /or Extraordinary items)	-26.61	20.60	1.45	69.52	71.65	
3 Profit for the period before tax (after Exceptional and/or Extraordinary item)		-26.61	20.60	1.45	69.52	71.65	
4	Profit for the period after tax (after Exceptional and /or Extraordinary item)	-41.40	20.60	-10.36	54.73	59.83	
5 Total Comprihensive items for the period [Comprising profit for the period (after tax) and other comprehensive Income (after tax)		-41.40	20.60	-10.36	54.73	59.83	
6	Equity Share Capital	400	400	400	400	400	
7.	Earning per Share (of Rs. 1/- each) (for continuing and discountinuing operations)						
	1. Basic	-0.10	0.05	-0.26	0.14	1.50	
	2. Diluted	-0.10	0.05	-0.26	0.14	1.50	

their meetings held on April, 30th 2024.

۷.	Information on Standalone Financial Results are as Follows.			(Rs. in Lakhs unless otherwise stated)			
Sr.		(Quarter ended			ended	
No.	Particulars	31-03-2024 Audited	31-12-2023 Unaudited	31-03-2023 Audited	31-03-2024 Audited	31-03-2023 Audited	
1	Total income (Continuing Operation)	226.93	338.35	614.32	1446.73	1459.39	
2.	Profit / (Loss) before tax from continuing operation	-26.66	18.23	6.34	42.89	68.72	
3.	Profit / (Loss) before tax from continuing operation	-37.81	18.23	-5.47	31.74	56.91	
4.	Profit / (Loss) before tax from discontinuing operation	0.00	0.00	0.00	0.00	0.00	
5.	Profit / (Loss) after tax from discontinuing operation	0.00	0.00	0.00	0.00	0.00	

The above is an extract of the detailed format of the Standaloneand Consolidated Financial Results f the SERL (Lis Requirements)Regulations, 2015. The full format of the Standalone and Consolidated FinancialResults are available on the websites of the Stock Exchange (www.bseindia.com) andon the Company's website (www.vivanzabiosciences.com).Vivanza Biosciences Limited Place: Ahmedabad Sd/-

Date: April 30th 2024

Jayendra Mehta **Managing Director** DIN: 08210602

HOME LOANS

Motilal Oswal Home Finance Limited

Opp. Parel ST Depot, Prabhadevi, Mumbai - 400 025, CS: 8291889898 Website: www.motilaloswalhf.com, Email: hfquery@motilaloswal.com

DEMAND NOTICE

UNDER THE PROVISIONS OF THE SECURITISATION AND RECONSTRUCTION OF FINANCIAL ASSETS AND ENFORCEMENT OF SECURITY INTEREST ACT, 2002 ("the Act") AND THE SECURITY INTEREST (ENFORCEMENT) RULES, 2002 ("the Rules")

The undersigned being the authorized officer of Motilal Oswal Home Finance Limited (MOHFL) under the Act and in exercise of powers conferred under Section 13 (12) of the Act read with the Rule 3, issued Demand Notice(s) under Section 13(2) of the Act, calling upon the following borrower(s) to repay the amount mentioned in the respective notice(s) within 60 days from the date of receipt of the said notice. The undersigned reasonably believes that borrower(s) is/are avoiding the service of the demand notice(s), therefore the service of notice is being effected by affixation and publication as per Rules. The contents of demand notice(s) are extracted herein below:

Sr. | Loan Agreement No./Name of the | Date of Demand Notice and | Description of the Immovable Property

lo.	Borrower(s)/Co-Borrower(s)/Co- Applicant Name/Guarantor Name	Outstanding	
1	LXSUR00415-160015854 /	22-Feb-24/Rs.722762/-	Flat No-205, R.s.no.12, Block No.27, Plot
	Rajeshbhai Vrajlal Vaviya /	(Rupees Seven Lac Twenty	No. 42, B-43, 44, Sarvottam Complex,
	Geetaben Rajubhai Vaviya/	Two Thousand Seven	Sub Disrict- Palsana, Surat, Gujarat
	Jagdishbhai Hirabhai Savaliya	Hundred Sixty Two Only)	394315
2	LXMOKADODA920-210552570	26-Feb-24/Rs.780539/-	Rs No. 133, Block No. 137/A, Flat No. 304,
	/ Ramu Chhotalal Patel /	(Rupees Seven Lac Eighty	3rd Floor, Plot No. 117,118,119,127,128,
	Sushma Ramubhai Patel	Thousand Five Hundred	129, Shiv Square Building -A , Harihant
		Thirty Nine Only)	Park Society Vibhag-2, Village- Kadodara,

The borrower(s) are hereby advised to comply with the demand notice(s) and to pay the demand amount mentioned therein and hereinabove within 60 days from the date of this publication together with applicable interest, additional interest, bounce charges, cost and expenses till the date of realization of payment. The borrower(s) may note that MOHFL is a secured creditor and the loan facility availed by the Borrower(s) is a secured debt against the immovable

property/properties being the secured asset(s) mortgaged by the borrower(s). In the event borrower(s) are failed to discharge their liabilities in full within the stipulated time, MOHFL shall be entitled to exercise all the rights under Section 13(4) of the Act to take possession of the secured asset(s) including but not limited to transfer the same by way of sale or by invoking any other remedy available under the Act and the Rules thereunder and realize payment. MOHFL is also empowered to ATTACH AND/OR SEAL the secured asset(s) before enforcing the right to sale or transfer. Subsequent to the Sale of the secured asset(s), MOHFL also has a right to initiate separate legal proceedings to recover the balance dues, in case the value of the mortgaged properties is insufficient to cover the dues payable to the MOHFL. This remedy is in addition and independent of all the other remedies available to MOHFL under any other law. The attention of the borrower(s) is invited to Section 13(8) of the Act, in respect of time available, to redeem the secured assets and further to Section 13(13) of the Act, whereby the borrower(s) are restrained/prohibited from disposing of or dealing with the secured asset(s) or transferring by way of sale, lease or otherwise (other than in the ordinary course of business) any of the secured asset(s), without prior written consent of MOHFL and non-compliance with the above is an offence punishable under Section 29 of the said Act. The copy of the demand notice is available with the undersigned and the borrower(s) may, if they so desire, can collect the same from the undersigned on any

Place : Gujarat Date : 01.05.2024

working day during normal office hours.

Authorized Officer, (Motilal Oswal Home Finance Limited)

Taluk-Palsana, Gujarat 394327

INDIA GELATINE & CHEMICALS LIMITED Regd. Office: 703/704, "SHILP", 7th Floor, Nr. Municipal Market, Sheth C.G. Road,

Navrangpura, Ahmedabad -380 009 Gujarat Website: www.indiagelatine.com; E-mail: igcl@indiagelatine.com CIN - L99999GJ1973PLC002260

Statement of Audited Financial Results for the Quarter and Year Ended 31st March, 2024

(₹ in Lakhs except EPS)

					1 7
Sr. No.	Particulars	Quarter Ended 31/03/2024 (Audited)	Year Ended 31/03/2024 (Audited)	Quarter Ended 31/03/2023 (Audited)	Year Ended 31/03/2023 (Audited)
1	Total Income	5,286.08	21,407.55	5,744.57	20,835.03
2	Net Profit for the period before tax	709.98	3,726.45	1,261.84	3,206.69
3	Net Profit for the period after tax	502.01	2,838.85	930.61	2,389.94
4	Total comprehensive income for the period				
	(comprising profit for the period (after tax)				
	and other comprehensive income (after tax))	493.07	2,830.27	930.93	2,347.20
5	Equity Share Capital				
	(Face Value per share ₹10/-)	709.23	709.23	709.23	709.23
6	Reserves (excluding Revaluation Reserves)				
	as shown in the Audited Balance Sheet		14,697.70		12,931.26
7	Earnings per share (before and after				
	extraordinary items) (of ₹ 10/- each)				
	Basic & Diluted	7.08	40.03	13.12	33.70
No	to :				

Place: Mumbai

Date : April 30, 2024

The above financial results have been reviewed by the Audit Committee and thereafter approved by the Board of Directors of the Company in their respective meetings held on April 30, 2024. The Statutory Auditors of the company have carried out Audit of aforesaid results as per Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and the related report is being submitted to the concerned stock exchanges

The financial results for the quarter and Year ended March 31, 2024 have been prepared in accordance with the Companies (Indian Accounting Standards) Rules, 2015 (Ind AS) prescribed under Section 133 of the Companies Act, 2013 and other recognised accounting practices and policies to the extent applicable.

The above is an extract of the detailed format of Financial Results for the quarter and year ended March 31, 2024, filed with the Stock Exchanges, under the Regulation 33 of 3. the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Financial Results is available on the Stock Exchange website, www.bseindia.com and on the Company's website www.indiagelatine.com

India Gelatine & Chemicals Limited Sd/-

Viren C. Mirani **Chairman & Managing Director** DIN: 00044901

HEAVY WATER BOARD FACILITIES, VADODARA DEPARTMENT OF ATOMIC ENERGY GOVERNMENT OF INDIA

Notice Inviting e-Tenders

The General Manager, Heavy Water Board Facilities, Vadodara, invites on behalf of President of India on line item rate bids on two stage bid system for following work(s):

NIT No : HWBF/V/M/2023/TS-273A Name of the Work : Painting of exterior surface of pipes and equipments at HWBF, VADODARA.

Estimated Cost:- : ₹ 7,94,800/-Earnest Money:- : ₹15,896/-Period of completion: 12 Months.

Last time and date of submission of bid: 15:00 Hrs. of 15.05.2024.

The bid forms and other details can be obtained from the website www.eprocure.gov.in/eprocure/app. The Press Notice is also available on www.hwb.gov.in

Innovative Research (AcSIR).

ADVERTISEMENT NO. URDIP/04/2024 CSIR - UNIT FOR RESEARCH AND DEVELOPMENT ACSYR OF INFORMATION PRODUCTS (NCL Estate, Pashan Road, Pune 411008) under the aegis of

One Year Full Time Post Graduate Diploma (PGD) in Patinformatics (Patent Informatics) CSIR-URDIP invites applications for admission to the Post Graduate Diploma in Patinformatics awarded by the Academy of Scientific and

ACADEMY OF SCIENTIFIC AND INNOVATIVE RESEARCH

Offers A GOLDEN OPPORTUNITY OF

Entry-level qualifications: Minimum 60% marks in [M.Sc./B.E., M.Pharm./ M.Tech./B.Tech.] OR [LLB/M.Lib.Sci./MBA with graduation in Science]. The minimum percentage at each degree is 55% for OBC/Physically Handicapped and 50% for SC/ST candidates. The final selection of the candidates for the course will be based on the performance in the interview.

Course Duration: One year, Full time, two semesters. Fee Structure: ₹ 31000/- per semester (For Regular) & ₹ 62000/- per nester (For Sponsored)

The last date for online application: is June 04, 2024. The application fee of ₹1000/- (₹ 500/- in case of SC/ST/Physically Handicapped/EWS

candidates) is to be paid online in the CSIR-URDIP account. Sponsored candidates from companies are welcome and are required to apply through this admission process.

The course fee will be payable to AcSIR, through the online SBI Porta by using the link https://www.onlinesbi.com/sbicollect/ icollecthome.htm?corpID=931312 For further details and online application, please visit https://pgdp.urdip.res.in/; Contact email admission@urdip.res.in

Gas

ADANI TOTAL GAS LIMITED

Registered Office: "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad - 382 421 | Phone: 079-26565555 Fax: 079-26565500 | Email: info@adani.com | Website: www.adanigas.com (CIN No: L40100GJ2005PLC046553)

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024

				(₹ in Crores)
		Consolidated		
Sr. No.	Particulars	Quarter Ended March 31, 2024	Year Ended March 31, 2024	Quarter Ended March 31, 2023
1	Revenue from operations	1,258.37	4,816.49	1,197.31
2	Profit before share of profit from joint ventures and tax	225.05	878.41	141.69
3	Profit before tax for the period	229.27	896.31	135.72
4	Profit after tax for the period	167.96	667.50	97.91
5	Total comprehensive income for the period	168.60	667.17	106.55
6	Paid-up equity share capital (Face value of ₹ 1 each)	109.98	109.98	109.98
7	Earning per share (Face value of ₹ 1 each) (not annualised for the interim period):	1.53	6.07	0.89

1. Additional Information on standalone financial results is as follows: (₹ in Crores) Standalone **Particulars** Quarter Quarter Year Ended Ended Ended March 31, 2024 | March 31, 2024 | March 31, 2023 1,257.37 4,813.48 1,197.15 Revenue from operations 881.91 142.06 Profit before tax for the period 226.65 Profit after tax for the period 165.34 653.10 104.25 166.07 652.82 Total comprehensive income for the period

- The aforesaid financial results of Adani Total Gas Limited ('the Company') for the quarter and year ended March 31, 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on April 29, 2024 and April 30, 2024.
- The above is an extract of the detailed format of the Standalone and Consolidated Financial Results for the quarter and year ended on March 31, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the quarter and year ended on March 31, 2024 are available on the Stock Exchange websites, www.bseindia.com and www.nseindia.com and on the Company's website, www.adanigas.com

For and on behalf of the Board of Directors,

Gautam S. Adani

This Notice shall also available at Investor Section of the Company's website www.alembiclimited.com and Corporate Announcement Section of the Stock Exchanges' website www.nseindia.com and www.bseindia.com

AcSIR Coordinator, CSIR-URDIP

Place: Ahmedabad



Date: April 30, 2024













VIVANZA BIOSCIENCES LIMITED

Regd. Office: 403, Sarthik 2, Opp. Rajpath Club, S. G. Highway, Ahmedabad-380054 Phone: 079-26870953, email: info@vivanzabiosciences.com • web:www.vivanzabiosciences.com CIN: L24110GJ1982PLC005057

EXTRACT OF AUDITED CONSOLIDATED FINACIAL RESULTS FOR THE OUARTER AND FINANCIAL YEAR ENDED ON 31st MARCH, 2024

(Rs. Inlacs except per share data)							
Sr.		C	Quarter endec	l	Year ended		
No.	Particulars	31-03-2024 Audited	31-12-2023 Unaudited	31-03-2023 Audited	31-03-2024 Audited	31-03-2023 Audited	
1	Total income from Operation	439.33	657.93	836.27	2788.91	1828.24	
2	Net Profit for the period (before tax exceptional and /or Extraordinary items)	-26.61	20.60	1.45	69.52	71.65	
3	Profit for the period before tax (after Exceptional and/or Extraordinary item)	-26.61	20.60	1.45	69.52	71.65	
4	Profit for the period after tax (after Exceptional and /or Extraordinary item)	-41.40	20.60	-10.36	54.73	59.83	
5	Total Comprihensive items for the period [Comprising profit for the period (after tax) and other comprehensive Income (after tax)	-41.40	20.60	-10.36	54.73	59.83	
6	Equity Share Capital	400	400	400	400	400	
7.	Earning per Share (of Rs. 1/- each) (for continuing and discountinuing operations)						
	1. Basic	-0.10	0.05	-0.26	0.14	1.50	
	2. Diluted	-0.10	0.05	-0.26	0.14	1.50	

their meetings held on April, 30th 2024

2. Information on Standalone Financial Results are as Follows. (Rs. in Lakhs unless otherwise stated) Quarter ended Year ended **Particulars** 31-03-2024 31-12-2023 31-03-2023 1-03-2024 Audited Unaudited Audited Audited Audited Total income 226.93 338.35 614.32 1446.73 1459.39 (Continuing Operation) Profit / (Loss) before tax from -26.66 18.23 6.34 42.89 68.72 continuing operation Profit / (Loss) before tax from -37.81 18.23 -5.47 31.74 56.91 continuing operation Profit / (Loss) before tax from 0.00 0.00 0.00 0.00 0.00

The above is an extract of the detailed format of the Standaloneand Consolidated Financial Results filed with the Stock Exchanges underRegulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results are available on the websites of the Stock Exchange (www.bseindia.com) andon the Company's website Vivanza Biosciences Limited

0.00

0.00

Place: Ahmedabad Date: April 30th 2024

discontinuing operation Profit / (Loss) after tax from

> Sd/-Jayendra Mehta **Managing Director** DIN: 08210602

0.00

0.00

0.00

Gas

ADANI TOTAL GAS LIMITED

Registered Office: "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad - 382 421 | Phone: 079-26565555 Fax: 079-26565500 | Email: info@adani.com | Website: www.adanigas.com (CIN No: L40100GJ2005PLC046553)

EXTRACT OF AUDITED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED MARCH 31, 2024

	•			(₹ in Crores)
			Consolidated	
Sr. No.	Particulars	Quarter Ended March 31, 2024	Year Ended March 31, 2024	Quarter Ended March 31, 2023
1	Revenue from operations	1,258.37	4,816.49	1,197.31
2	Profit before share of profit from joint ventures and tax	225.05	878.41	141.69
3	Profit before tax for the period	229.27	896.31	135.72
4	Profit after tax for the period	167.96	667.50	97.91
5	Total comprehensive income for the period	168.60	667.17	106.55
6	Paid-up equity share capital (Face value of ₹1 each)	109.98	109.98	109.98
7	Earning per share (Face value of ₹ 1 each) (not annualised for the interim period):	1.53	6.07	0.89

Notes:

1. /	. Additional information on standalone financial results is as follows:						
		Standalone					
Sr. No.	Particulars	Quarter Ended March 31, 2024	Year Ended March 31, 2024	Quarter Ended March 31, 2023			
1 .		40	4 647 46	1 110715			

Revenue from operations Profit before tax for the period 881.91 142.06 226.65 Profit after tax for the period 165.34 653.10 104.25 Total comprehensive income for the period 166.07

- The aforesaid financial results of Adani Total Gas Limited ('the Company') for the quarter and year ended March 31 2024 have been reviewed by the Audit Committee and approved by the Board of Directors at their respective meetings held on April 29, 2024 and April 30, 2024.
- The above is an extract of the detailed format of the Standalone and Consolidated Financial Results for the quarter and year ended on March 31, 2024 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results for the quarter and year ended on March 31, 2024 are available on the Stock Exchange websites, www.bseindia.com and www.nseindia.com and on the Company's website, www.adanigas.com

For and on behalf of the Board of Directors,

Date: April 30, 2024 Gautam S. Adani Place: Ahmedabad Chairman

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT AND DOES NOT CONSTITUTE AN INVITATION OR OFFER TO ACQUIRE, PURCHASE OR SUBSCRIBE TO SECURITIES. NOT FOR RELEASE, PUBLICATION OR DISTRIBUTION DIRECTLY OR INDIRECTLY OUTSIDE INDIA. THERE WILL BE NO PUBLIC OFFERING OF EQUITY SHARES IN THE UNITED STATES





INDO FARM EQUIPMENT LIMITED

CIN: U29219CH1994PLC015132

Our Company was originally incorporated as "Welcut Tools Private Limited" on October 05, 1994 at Chandigarh as a private limited company under the Companies Act, 1956 with the Registrar of Companies, Punjab, H.P. & Chandigarh. Subsequently, the name of our Company was changed to "Welcut Industries Private Limited" vide special resolution passed by the shareholders of our Company in their meeting held on January 11, 1995 and a fresh Certificate of Incorporation consequent to the change of name was granted to our Company on February 21, 1995, by the Registrar of Companies, Punjab, H.P. & Chandigarh. Further, our Company was converted into Public Limited Company pursuant to special resolution passed by the shareholders of our Company in their meeting held on June 29, 1999 and the name of our Company was changed to "Indo Farm Equipment Limited" and a Fresh Certificate of Incorporation consequent upon conversion of Company to Public Limited dated July 05, 1999 was issued by Registrar of Companies, Punjab, H.P. & Chandigarh. Further, the name of our Company was changed to "Indo Farm Tractors & Motors Limited" vide special resolution passed by the shareholders of our Company in their meeting dated October 28, 2003 and a fresh Certificate of Incorporation was issued on October 30, 2003 by Registrar of Companies, Punjab, H.P. & Chandigarh. Thereafter, the name of our Company was changed to "Indo Farm Industries Limited" vide special resolution passed by the shareholders of our Company in their meeting dated December 03, 2007 and a fresh Certificate of Incorporation was issued dated December 18, 2007 by Assistant Registrar of Companies, Punjab, Himachal Pradesh and Chandigarh. Subsequently, the name of our Company was changed to "Indo Farm Equipment Limited" vide special resolution passed by the shareholders of our Company in their meeting dated October 24, 2009 and a fresh Certificate of Incorporation was issued on November 04, 2009 by Registrar of Companies, Punjab, Himachal Pradesh and Chandigarh. For further details, please refer to the chapter "History and Certain Corporate Matters" beginning on page no. 162 of the Draft Red Herring Prospectus

OUR PROMOTERS: RANBIR SINGH KHADWALIA AND SUNITA SAINI

INITIAL PUBLIC OFFER OF UP TO 13,150,000* EQUITY SHARES OF FACE VALUE OF ₹10 EACH ("EQUITY SHARES") OF INDO FARM EQUIPMENT LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF $*[\cdot]$ PER EQUITY SHARE, AGGREGATING TO $*[\cdot]$ MILLIÓN ("THE OFFER") COMPRISING OF A FRESH ISSUE OF UP TO 9,650,000* EQUITY SHARES AGGREGATING TO $*[\cdot]$ MILLION (THE "FRESH ISSUE") AND AN OFFER FOR SALE OF UP TO 3,500,000 EQUITY SHARES BY RANBIR SINGH KHADWALIA ("THE PROMOTER SELLING SHAREHOLDER") AGGREGATING TO ₹ [•] MILLION ("OFFER FOR SALE"). THE OFFER WILL CONSTITUTE 27.37% * OF THE FULLY DILUTED POST OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY.

* OUR COMPANY HAS IN CONSULTATION WITH THE BRI M. UNDERTAKEN PRE-IPO PLACEMENTS BY WAY OF PRIVATE PLACEMENT OF 850 000 FOURTY SHARES (PRE-IPO PLACEMENTS). THE SIZE OF THE FRESH ISSUE OF UP TO 10,500,000 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") HAS BEEN REDUCED BY 850,000 EQUITY SHARES PURSUANT TO THE PRE-IPO PLACEMENTS, AND ACCORDINGLY, THE REVISED SIZE OF THE FRESH ISSUE IS UP TO 9,650,000* EQUITY SHARES AND THE SIZE OF THE OFFER IS UP TO 13,150,000 EQUITY SHARES.

THE FACE VALUE OF EQUITY SHARES IS ₹10 EACH AND THE ISSUE PRICE IS [•] TIMES OF THE FACE VALUE. THE PRICE BAND AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE PROMOTER SELLING SHAREHOLDER IN CONSULTATION WITH THE BOOK RUNNING LEAD MANAGER AND WILL BE ADVERTISED IN ALL EDITIONS OF THE ENGLISH NATIONAL DAILY NEWSPAPER [+], ALL EDITIONS OF THE HINDI NATIONAL DAILY NEWSPAPER [+] AND HINDI EDITION OF THE REGIONAL DAILY NEWSPAPER [•] (HINDI BEING THE REGIONAL LÀNGUAGE OF CHANDIGARH, WHERE THE REGISTERED OFFICE OF OUR COMPANY IS LOCATED), EACH WITH WIDE CIRCULATION, AT LEAST TWO WORKING DAYS PRIOR TO THE BID/OFFER OPENING DATE AND SHALL BE MADE AVAILABLE TO BSE LIMITED ("BSE") AND NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE", AND TOGETHER WITH BSE, THE "STOCK EXCHANGES") FOR THE PURPOSE OF UPLOADING ON THEIR RESPECTIVE WEBSITES

NOTICE TO INVESTORS

With reference to the Draft Red Herring Prospectus dated September 28, 2023 ("DRHP") filed with the SEBI & the Stock Exchanges and the "Notice to Investors" wrt Pre-IPO Placement of 600,000 Equity Shares published on April 17, 2024, the potential bidders should note the following

a) Our Company has further undertaken a private placement of 250,000 Equity Shares at an issue price of ₹185/- per Equity Share (including a share premium of ₹175/per Equity Share) aggregating to ₹ 46.25 million ("Pre-IPO Placement"). The details of Equity Shares allotted to the investors in the current Pre-IPO Placement is set out

Date of	No. of Equity Shares	. , Dotallo di tilo /illottoco			Face Value (₹)	Issue Price (₹)	Nature of Consi-	Reason for allotment
Allotment	Allotted	Name	No. of Equity Shares	Amount (₹ in Millions)	value (<)	Frice (<)	deration	anountent
April 30, 2024	250,000	Nabs Vriddhii LLP	250,000	46.25	10	185	Cash	Pre-IPO (Private Placement)
		Total	250,000	46.25				

*The allottee is in no manner connected with our Company, the Subsidiary, the Promoters or Promoter Group, Directors, KMPs, and the Directors and KMPs of Subsidiary Company and members of Promoter Group, Further, our Company does not have any Group Company as on date.

b) Pursuant to the above-mentioned Pre-IPO Placement, our paid-up Equity Share capital has increased from ₹381.52 million to ₹384.02 million.

- As mentioned in the DRHP, the size of the Pre-IPO placement is up to 1,900,000 Equity Shares of Face Value of ₹10 each ("Equity Shares"). Till date (including the current placement), our Company had undertaken total Pre-IPO placements of 850,000 Equity Shares of Face Value of ₹10 each. Accordingly, the Pre-IPO placement has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO Placements undertaken till date and the revised size of the Pre-IPO placement is up to 1,050,000 Equity Shares of Face Value of ₹10 each. Further Pre-IPO Placement (if any) is undertaken, the number of Equity Shares issued pursuant to the Pre-IPO Placement will be further reduced from the Fresh Issue, subject to the minimum Offer Size constituting at least 25% of the Post-Offer paid-up Equity Share capital of our Company.
- The size of the Fresh Issue of up to 10,500,000 Equity Shares as disclosed in the DRHP has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO Placement $undertaken\ till\ date\ and\ the\ revised\ size\ of\ the\ Fresh\ Issue\ is\ up\ to\ 9,650,000\ Equity\ Shares\ of\ Face\ Value\ of\ \ref{to}10\ each.$
- The size of the Offer of up to 14,000,000 Equity Shares as disclosed in the DRHP has been reduced by 850,000 Equity Shares pursuant to the Pre-IPO Placements undertaken till date and the revised size of the Offer Size is up to 13,150,000 Equity Shares of Face Value of ₹10 each. Now the Offer will constitute 27.37% of the fully diluted post offer paid-up equity share capital of our Company.

The above changes should be read in conjunction with the DRHP and the "Notice to Investors" published on April 17, 2024. The information in this Notice to Investors is supplements the above, as applicable. However, this Notice to Investors does not reflect all the changes that have occurred between the date of filing of the DRHP and the date hereof, and the information included in the DRHP will be suitably updated, including to the extent stated, and consequent to the contents of this Notice to Investors, as may be applicable in the Red Herring Prospectus and the Prospectus, as and when filed with the RoC, SEBI and the Stock Exchanges All capitalised terms used in this Notice to Investors shall, unless the context otherwise requires, have the meaning ascribed to them in the DRHF

For Indo Farm Equipment Limited On behalf of Board of Directors

Date: April 30, 2024 Place: Chandigarh

Navpreet Kaur **Company Secretary and Compliance Officer**

INDO FARM EQUIPMENT LIMITED is proposing, subject to applicable regulatory and statutory requirements, receipt of requisite approvals, market conditions and other considerations, an initial public offering of its Equity Shares and has filed a Draft Red Herring Prospectus with SEBI. The Draft Red Herring Prospectus is available on the website of SEBI at www.sebi.gov.in and the website of the Book Running Lead Manager at www.afsl.co.in. Any potential Investor should note that investment in equity shares involves a high degree of risk and are requested to refer to the section titled "Risk Factors" beginning on page no. 24 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act, 1933 ("U.S. Securities Act") or any state securities laws in the United States, and may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the U.S. Securities Act and applicable state securities laws Accordingly, the Equity Shares are being offered and sold (a) in the United States only to "Qualified Institutional Buyers" (as defined in Rule 144A under the U.S. Securities Act). The Equity Shares have not been and will not be registered, listed or otherwise qualified in any other jurisdiction outside India and may not be offered or sold, and Bids may not be made by persons in any such jurisdiction, except in compliance with the applicable laws of such jurisdiction.

Castrol India Limited (CIN: L23200MH1979PLC021359)

Registered Office: Technopolis Knowledge Park, Caves Road, Andheri (East), Mumbai - 400 093. dge Park, Mahakali Tel: (022) 66984100, Fax: (022) 66984101, Email - investorrelations.india@ca Website: www.castrol.co.in



STATEMENT OF UNAUDITED FINANCIAL RESULTS FOR THE QUARTER ENDED 31 MARCH 2024

(Rupees in Crore)

Particulars	Quarter Ended 31.03.24 Unaudited	Quarter Ended 31.03.23 Unaudited	Quarter Ended 31.12.23 (Refer Note 5) Unaudited	Year Ended 31.12.23 Audited
Revenue From				
Operations	1,325.24	1,293.89	1,264.04	5,074.61
Profit Before Tax	292.05	288.26	324.32	1,181.10
Net Profit after tax	216.24	202.50	241.94	864.13
Equity Share Capital	494.56	494.56	494.56	494.56
Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	215.62	202.50	242.09	861.17
Earnings Per Share (EPS) (Face value of share of Rs. 5/- each) (Rs.) (Basic and Diluted) (Not Annualised) *	2.19*	2.05*	2.45*	8.74

Notes:

- 1. The above is an extract of the detailed format of quarterly financial results filed with the stock exchanges under Regulation 33 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015. The full format of guarterly financial results is available on the stock exchange websites. (www.bseindia.com and www.nseindia.com) and the Company's website (https://www.castrol.com/en_in/ india/investors/financial-results.html).
- 2. These financial results have been prepared in accordance with the recognition and measurement principles of Indian Accounting Standard ("Ind AS") 34, prescribed under section 133 of the Companies Act 2013 (the "Act") read with relevant rules issued thereunder and the other accounting principles generally accepted in India.
- 3. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on 30 April 2024,
- 4. The above results have been subjected to "Limited Review" by the Statutory Auditors of the Company.
- 5. The figures of the quarter ended December 31, 2023 are the balancing figures between audited figures in respect of the full financial year ended 2023 and the published year to date figures up to September 30, 2023.
- 6. The Company's business segment consists of a single segment of "Lubricants" in accordance with the requirements of Indian Accounting Standard (Ind AS) -108 Operating Segment. Accordingly, no separate segment information has been provided.

FOR CASTROL INDIA LIMITED

Sandeep Sangwan **Managing Director** DIN: 08617717

Dated: 30 April 2024 Place: Mumbai