

Uber looks to India as tech hub of the world for core functions

Indian engineers are working on maps, matching riders and data models used by Uber globally

YUVRAJ MALIK
Bengaluru, 22 December

Uber is prepping India as its main engineering hub outside its San Francisco headquarters, a move that may attract more investment in the country.

Several core technology functions, such as maps intelligence and algorithms to match riders and drivers — used at scale across the globe — are being developed at locations in Bengaluru and Hyderabad.

The cab aggregator plans to increase the technical staff, which includes product managers and designers, to 1,000, from about 600 now, said Apurva Dalal, director engineering, Uber India, and site lead for Bengaluru.

“By the end of 2020, we will be 1,000-plus and will be, between Hyderabad and Bengaluru, the biggest centre for Uber outside of headquarters in San Francisco,” said Dalal, who

joined Uber in 2016 to lead the Bengaluru centre.

The India technology leadership team includes Naga Kasu, the site director for the Hyderabad centre and Vidhya Duthaluru, who heads the ‘customer obsession’ team. Together, teams here work on riders, marketplace, maps, data analytics, payments, and customer obsession.

India’s importance as a key market, from both a business and technology point of view, is evident from the decision. It comes after Uber sold its business in Southeast Asia and China.

Uber Chief Executive Officer (CEO) Dara Khosrowshahi has come down twice over the last two years and the India unit received investment of ₹4,306 crore this year alone.

Uber’s business grew 31 per cent to \$345 million in Asia Pacific, the second-highest growth rate after the US and Canada. “Our CEO is bull-



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ish behind us and we see India as a key leverage and part of the technical vision for Uber,” said Dalal.

He added that Khosrowshahi, who met other mobility start-ups, such as Yuli during his visit, had one question for him during his last visit. “He asked me ‘how can we grow faster? I want to move things faster and have a lot of research and development happening out of India,’” said Dalal. The plan to scale up India engineering comes at time of global reorganisation at Uber, following its

wheeler taxis, all of which are supported by engineers in India. Just as cash payments were pioneered in India, Uber is looking at how more such innovations developed here can be used in other emerging markets.

The company recently launched a bus service in Cairo, Egypt, and it is exploring the viability of introducing a similar service in a densely populated market like India.

Several innovations around maps, which form the basis of Uber’s transportation service, are led out of India. For example, engineers here are working on artificial intelligence and machine learning algorithms models that can detect road blockages and doorstep locations for popular sites across the globe such as airports and museums, said Dalal.

He added that his team is also looking into the problem of drivers cancelling pick-ups for certain drop locations. “This is a complex problem and we use data to understand the propensity of a driver to go to that particular location, among several other data points, and then match the rider with the most suitable driver,” said Dalal.

The government has stepped up scrutiny of engines on Airbus SE’s A320neo jets, forcing the country’s biggest airline, IndiGo, to have to replace more than previously estimated, a move that could further delay the budget carrier’s expansion plans.

A “more intense boroscopic examination” of engines manufactured by Pratt & Whitney has identified more engines at risk of shutting down in midair, Arun Kumar, the head of India’s Directorate General of Civil Aviation, told Bloomberg News on Sunday. Out of roughly 200 engines in use, IndiGo will now have to replace at least 130. India’s Aviation Minister, Hardeep Singh Puri, had earlier put the figure at 110.

Kumar said the DGCA would decide in mid-January whether to grant IndiGo more time — beyond the current January 31 deadline — before it started ordering some planes be grounded. The affected planes have continued to fly while the work is being done, since they have two engines.

The increased scrutiny will add further pressure on IndiGo, which has been prohibited from



Out of roughly 200 engines in use, IndiGo will now have to replace at least 130

adding new routes or flights until it replaces all faulty engines. That could also add to pressure on Pratt, a unit of United Technologies, to direct more engines to IndiGo, the largest customer for Airbus’ best-selling A320neo series, at a time when demand for Airbus jets has soared.

A rival model made by Boeing has been grounded since March following two crashes that killed hundreds of people. “The not-so-good news is that it will take more time than envisaged owing to logistical challenges,” Kumar said. “About exact extension of time, we will be able to make a proper assessment sometime in the middle of January after taking a holistic view.” He added IndiGo has fully adopted

a revised take-off method that doesn’t apply full thrust on the engines, a practice the regulator had linked to repeated in-flight turbine failures.

IndiGo didn’t respond to a request for comment. “We continue to work closely with the DGCA as part of our ongoing engagement, to ensure that we keep to schedules,” Ashmita Sethi, Pratt’s newly appointed head for India, said in a text message. Airbus said it was “working closely with Pratt & Whitney and the DGCA to maintain the schedule for engine deliveries.”

IndiGo, operated by Inter-Globe Aviation, is the biggest budget carrier in Asia by market value, and has been adding jets at a breakneck pace of more than one a week. **BLOOMBERG**

DoT seeks ₹1.7 trillion in dues from GAIL

PRESS TRUST OF INDIA
New Delhi, 22 December

The Department of Telecommunications has sought ₹1.72 trillion in past statutory dues from the state-owned gas utility GAIL India following the Supreme Court’s ruling on revenues that need to be taken into consideration for payment of government dues.

Sources with direct knowledge of the development said DoT sent a letter to GAIL last month seeking ₹172,655 crore in dues on IP-1 and IP-2 licences as well as Internet Service Provider (ISP) licence.

In response, GAIL has told DoT that it owes nothing more than what it has already paid to the government.

The firm told the DoT that it had obtained ISP licence in 2002 for a period of 15 years, which expired in 2017. But GAIL never did any business under

the licence and since no revenue was generated it cannot pay any amount. On IP-1 and IP-2 licences, GAIL has told DoT that it generated ₹35 crore of revenue since 2001-02 and not ₹2,49,788 crore that has been considered for levying past dues, they said.

Sources said the dues being sought are more than three times the network of GAIL and several times the actual revenue earned.

The Supreme Court had on October 24 ruled that non-telecom revenues earned by firms using spectrum or airwaves allocated by the government will be considered for calculating statutory dues. While telcos such as Bharti Airtel and Vodafone Idea may have had non-telecom revenues generated from using the government licence and spectrum, firms such as GAIL had no such revenue.

DoT is seeking ₹1.47 trillion from all telcos in past statutory dues. Besides GAIL, DoT is also seeking ₹1.25 trillion from PowerGrid, which had both a national long-distance as well as an internet licence.

PowerGrid says it has an adjusted gross revenue (AGR) of ₹3,566 crore since 2006-07 and after adding penalty it comes to ₹22,168 crore.

Infrastructure provider category-I (IP-I) are those infrastructure providers who provide assets such as dark fibre, right of way, duct space and towers to the licensees of telecom services. GAIL has a vast network of gas pipelines and it laid optic fibre along it to provide bandwidth to third parties. Issuance of IP-II licence was discontinued in December 2005.

Sources said DoT estimates that the telecom operators owe ₹55,054.51 crore as spectrum usage charges (SUC) as on October 31, 2019, while the figure for licence fees stands at ₹92,642 crore.

Puravankara to invest ₹850 crore to build three luxury housing projects

PRESS TRUST OF INDIA
New Delhi, 22 December

Realty firm Puravankara will invest around ₹850 crore over the next four years to develop three ultra luxury residential projects in Bengaluru, Chennai and Mumbai.

The Bengaluru-based company will develop these three ultra luxury residential projects under a new brand

‘WorldHome Collection’.

The company currently sells apartments under Puravankara brand and affordable homes under Provident brand.

In these three housing projects, Puravankara would develop a total of 1,460 units with a built up area of 2.2 million sq ft and an estimated cost of around ₹850 crore.

“We have launched a new residential line ‘WorldHome Collection’ in the ultra luxury space. The new brand is targeted at a niche demographic to provide sustainable, futuristic and exclusive homes,” the company’s MD Ashish Puravankara said.

“The evolved home buyers in 2020 will be looking for homes with a holistic living experience. Luxury for today’s home buyers do not mean

marble floors or chandeliers on the ceiling,” he added.

Puravankara recently launched its first project ‘Purva Atmosphere’ in Bengaluru, comprising around 1,050 apartments.

The construction work on the second project ‘Somerset House’, comprising 180 units, has started in Chennai but sales have not been opened yet.

The third project, having around 240 units, in Chembur, Mumbai is expected to be launched by March 2020.

The project in Bengaluru is under joint development, while those in Mumbai and Chennai would be company-owned.

The company would provide more green areas and state-of-the-art home technology under this brand. The price of an apartment would be above ₹1 crore.

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LOST OF SHARE CERTIFICATES NOTICE

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Registered Office: Bombay House, 24, Horni Mody Street, Fort, Mumbai, Maharashtra 400001

NOTICE is hereby given that the certificates for the under mentioned securities of the Company has been lost and the holders of the said securities has applied to the Company to issue duplicate certificates.

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 certificates without further intimation.

Names of the Shareholders	Folio No.	Certificate Nos	No. of Securities	Distinctive numbers
1. Hema Ajay Janiwal	C1H0031807	C300296247	25	89374989-89375013
2. Ajay Thakardas Janiwal		C300711324	25	108974989-108975013

Place : Surat. Date : 22-12-2019

SBI STATE BANK OF INDIA

Retail Assets Centralised Processing Center
CBD Belapur Railway Station Complex,
Tower No. 4, 5th Floor, Belapur, Navi Mumbai - 400614

POSSESSION NOTICE

[See Rule 8(1)] [for Immovable Property]

Whereas

The undersigned being the Authorised officer of the State Bank of India under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of power conferred under section 13(12) read with rule 9 of the Security (Enforcement Rules) 2002 issued Demand Notice dated 14/03/2019 calling upon the borrower **MR. TATYABA MARUTI GALANDE & MRS. REKHA GALANDE LOAN A/C No. 65158574494/65158575385** to repay the amount mentioned in the notice being **Rs. 6,14,688/- (IN RUPEES SIX LACS FOURTEEN THOUSAND SIX HUNDRED & EIGHTY EIGHT ONLY)** within 60 days from the date of receipt of the said notice.

The borrower having failed to repay the amount, notice is hereby given to the borrower and the public in general that the undersigned has taken **Symbolic Possession of the property** described herein below in exercise of powers conferred on them under section 13(4) of the said Act read with rule 9 on this **17th day of December of the year 2019.**

The borrower in particular and the public in general is hereby cautioned not to deal with the property and any dealings with the property will be subject to the charge of the State Bank of India for an amount **Rs. 6,14,688/- (IN RUPEES SIX LACS FOURTEEN THOUSAND SIX HUNDRED & EIGHTY EIGHT ONLY)** and interest and other charges thereon.

Description of Immovable Property

FLAT NO. 103, SAI PREM C.H.S. PLOT NO. 91, SECTOR 34, KAMOTHE, NAVI MUMBAI 410209, THANE.

Date : 17.12.2019

Place : NAVI MUMBAI

Authorised Office
State Bank of India

INTEC CAPITAL LTD

Regd. Office: 708, Manjusha Building, 57, Nehru Place, New Delhi-110019

APPENDIX IV [See rule 8(1)] POSSESSION NOTICE

Whereas, The undersigned being the authorized officer of the INTEC CAPITAL LTD under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Act, 2002/54 of 2002) and in exercise of powers conferred under section 13(12) read with [rule 3] of the security interest (Enforcement) Rules, 2002, issued demand notice dated 01/07/2019 calling upon the Borrower **M/s Shwet Realtors (Borrower), Mrs. Kamaladevi Ranjit Singh (Guarantor/Mortgagor), Mr. Santosh Ranjit Singh (Guarantor), M/s. Shwet Biotech Pvt. Ltd. (Corporate Guarantor), for Loan Account Number- LNMUM00613-140003158** to repay the amount mentioned in the notice being **Rs. 11,10,87,833/- (Rupees Eleven Crore Ten Lakhs Eighty Seven Thousand Eight Hundred and Thirty Three Only)** within 60 days from the date of the receipt of the said notice.

The Borrower/Mortgagor having failed to repay the amount, notice is hereby given to the borrower/mortgagor and the public in general that the undersigned has taken possession of the property described herein below in exercise the powers conferred on him/her under sub-section (4) of section 13 of act read with rule 8 of the security interest (Enforcement) Rules, 2002 on this the **6th day of December of the year 2019.** The Borrower's attention is invited to provision of sub section (8) of Section 13 of the Act, in respect of time available, to redeem the secured assets.

The Borrower's attention is invited to provision of sub section (8) of Section 13 of the Act, in respect of time available, to redeem the secured assets.

Description of Movable Property

All that part and parcel of residential/commercial Property Land/Bldg/Structure and Fixtures situated at **Shwet Villa, Situated at bearing Unit Nos. 001 & 002, admeasuring 862 Sq. Ft. on the Ground Floor and Basement, admeasuring 757 Sq. Ft. in the Building Known as Shwet Villa, situated at bearing Plot No. 101, Bearing survey No. 33 (part), CTS No.-13/23, admeasuring 44.50 sq. mtrs situated at Village Tirandaz, Taluka Kurli M.S.D 2, Mumbai ("Secured Assets").**

All the part and parcel of the property consisting of **Shwet Villa, Situated at bearing Unit Nos. 001 & 002, admeasuring 862 Sq. Ft. on the Ground Floor and Basement, admeasuring 757 Sq. Ft. in the Building Known as Shwet Villa, situated at bearing Plot No. 101, Bearing survey No. 33 (part), CTS No.-13/23, admeasuring 44.50 sq. mtrs situated at Village Tirandaz, Taluka Kurli M.S.D 2, Mumbai ("Secured Assets").**

Property is Bounded by

On the North by Main Road

On the South by Shanti Sadan Building

On the East by Road

On the West by Supreme Commercial Building

Date: 18/12/2019

Place: N e h r u P l a c e , New Delhi

Authorized officer
INTEC CAPITAL LTD.

INTEC CAPITAL LTD

Regd. Office: 708, Manjusha Building, 57, Nehru Place, New Delhi-110019

APPENDIX IV [See rule 8(1)] POSSESSION NOTICE

Whereas, The undersigned being the authorized officer of the INTEC CAPITAL LTD under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest (Act, 2002/54 of 2002) and in exercise of powers conferred under section 13(12) read with [rule 3] of the security interest (Enforcement) Rules, 2002, issued demand notice dated 22/08/2019 calling upon the Borrower **(1)M/s Bhagwan Motors Pvt. Ltd. (Borrower), (2) Mr. Sanket Dilip Mestry (Guarantor/Mortgagor), (3) Ms. Ranjana Dilip Mestry (Guarantor) for Loan Agreement Number: (1) Loan Agreement No. 012333 bearing Loan Account No. LNNIND00612-130001641 dated 31.08.2012, (2) Loan Agreement No. 012589 vide Loan Account No. LNNIND00612-130001900 dated 28.12.2012, and (3) Loan Agreement No. 012832 vide Loan Account No. LNNIND0112-130002140 dated 19.3.2013** to repay the amount mentioned in the notice being **Rs. 3,91,80,764/- (Rupees Three Crore Ninety One Lakhs Eighty Thousand Seven Hundred and Sixty Four Only)** within 60 days from the date of the receipt of the said notice.

The Borrower/Mortgagor having failed to repay the amount, notice is hereby given to the borrower/mortgagor and the public in general that the undersigned has taken possession of the property described herein below in exercise the powers conferred on him/her under sub-section (4) of section 13 of act read with rule 8 of the security interest (Enforcement) Rules, 2002 on this the **6th day of December of the year 2019.**

The Borrower's attention is invited to provision of sub section (8) of Section 13 of the Act, in respect of time available, to redeem the secured assets.

Description of Movable Property

All that part and parcel of residential/commercial Property Land/Bldg/Structure and Fixtures situated at **Flat No.1301, 13th Floor, A wing, Rustumjee Royale, Co-Operative Housing Society Ltd. Jaywant Marg, Dehisar (West), Mumbai-400068 (Secured Asset)**

All the part and parcel of the property consisting of **Flat No.1301, 13th Floor, A wing, Rustumjee Royale, Co-Operative Housing Society Ltd. Jaywant Marg, Dehisar (West), Mumbai-400068 (Secured Asset)**

Property is Bounded by

On the North by Open Lobby & Flat no. A-1302

On the South by Flat no. B-1301

On the East by Jaywant Sawant Marg & Railway Track

On the west by Rustumjee Regency Building

Date: 18/12/2019

Place: N e h r u P l a c e , New Delhi

Authorized officer
INTEC CAPITAL LTD.

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MATERIALS MANAGEMENT DEPARTMENT e-PROCUREMENT		
A.T. NOTICE No : e - 15/2019, Dt.19/12/2019		
Description	Qty	T.O.D.
Yoke for high tensileCBC	304 Nos.	30-12-19
Key bolt with nut, spring washer	85776 Nos.	30-12-19
Poh kit	1359 Sets.	30-12-19
Kit for door	150 Sets.	30-12-19
Kit for casnrb bogie liners	3500 Sets.	30-12-19
Safety wire rope	12282 Nos.	30-12-19
4.5 KW constant voltage regulated	13 Nos.	30-12-19
Stainless steel	8814 Nos.	30-12-19
Set of flexible hose assembly	1205 Nos.	30-12-19
Set of control	9 Set.	30-12-19
General purpose machinery oil	434700 Litres	30-12-19
Modified Brush Holder Assly.	850 Nos	31-12-19
Pressure Switch	70 Nos	31-12-19
Pressure Switch	135 Nos	31-12-19
Pressure Switch	111 Nos	31-12-19
Driver Seat & Pedestal Assembly	288 Nos	31-12-19
Polyimide foil	1901 Meter	01-01-20
Maintenance kit	1236 Set	01-01-20
Piston Packing	11383 Nosi	01-01-20
Ratchet Pin Unit Assembly	20 Nos	02-01-20
Secondary spring outer	62 Nos	02-01-20
Look out glass	118 Nos	02-01-20
Tapper roller bearing unit	36 Nos	03-01-20
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Shunting Contactor	312 Nos	03-01-20
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Anchor link to.	3742 Nos	03-01-20
Multi (3 and 2) functional epoxy	1684 Kg	03-01-20
End buffing rubber for sliding door	10426 Nos	03-01-20
Angle base frame.	1000 Nos	03-01-20
Digital Radiography system	02 Sets	03-01-20
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प्रभादेवी येथील उच्चभू इमारतीतील वेश्याव्यवसाय उद्ध्वस्त

मुंबई, दि.२२ : प्रभादेवी येथील उच्चभू इमारतीत स्पाआड सुरू असलेला वेश्याव्यवसाय गुन्हे शाखेच्या विशेष पथकाने उघडकीस आणला. या कारवाईत नऊ तरुणींची सुटका करण्यात आली असून, स्पाचालक तरुणी आणि मालकाविरोधात गुन्हा नोंदवण्यात आला आहे. या इमारतीच्या तळमजल्यावर रेजुन्चा स्पा असून तेथे संध्याकाळी पाचव्या सुमारास अम ली पदार्थविरोधी पथकाचे उपायुक्त शिवदीप लडिे आणि पथकाने छापा घातला. मसाज किंवा अन्य सेवांआड या स्पामध्ये वेश्याव्यवसाय केला जातो, अशा तक्रारी मुंबई पोलिसांकडे येत होत्या. त्या तक्रारींच्या अनुषंगाने ही कारवाई करण्यात आली. उपायुक्त लॉडे यांनी दिलेल्या माहितीनुसार, वेश्याव्यवसायात ओढण्यात आलेल्या नऊ तरुणींची सुटका करण्यात आली आहे. तर स्पा चालविणाऱ्या तरुणीला फौजदारी दंड संहितेतील तरतुदीनुसार नोटीस जारी करून शनिवारी

महाराष्ट्राच्या राजकारणात जे घडलं तो मतदारांचा अपमान-राज ठाकरे

मुंबई, दि.२२ : महाराष्ट्राच्या राजकारणात जे काही घडलं तो मतदारांचा अपमान आहे असें मनसे अध्यक्ष राज ठाकरे यांनी म्हटलं आहे. भाजपा, शिवसेना, काँग्रेस आणि राष्ट्रवादी या सगळ्या पक्षांवर राज ठाकरे यांनी टीका केली. आज कोणी कोणाला मतदान केलं? कोण कुठे सत्तेवर आहे? कोण कोणासोबत गेलं आहे? हे महिना दीड महिना महाराष्ट्राने खूप ऐकलं, खूप वाचलं. मतदारांची अशाप्रकारची प्रतारणा ही भाजपानेही केली आणि शिवसेनेनेही केली. काँग्रेस आणि राष्ट्रवादीचं तर काही विचारायलाच नको असें राज ठाकरे यांनी म्हटलं आहे. निवडणूक निकालानंतर एक चांगला भाग मला दिसला तो असा आहे की निवडणुकीसाठी म्हणून ज्यांनी पक्षांतर केली होती त्यातले बरेचसे पडले. किंबहुना महाराष्ट्राच्या जनतेनं त्यांना पाडलं. अशा प्रकारचा धडा महाराष्ट्राच्या जनतेने शिकवला ते चांगलंच झालं असंही राज ठाकरेंनी म्हटलं आहे. सत्तेसाठी या पक्षांनी जी काही जनतेची प्रतारणा केली ती बाब

क्षुल्लक कारणातून पत्नीची हत्या; पती अटकेत

मुंबई, दि.२२ : क्षुल्लक कारणावरून झालेल्या वादातून पतीने पत्नीची हत्या केल्याची घटना शुक्रवारी मध्यरात्री परळ येथे घडली. सविता अडसूळ असे मृत महिलाचे नाव असून भोईवाडा पोलिसांनी तिचा पती अजय याला अटक केली आहे.

परळ येथील महालक्ष्मी बिल्डिंगमध्ये अजय आणि सरिता हे दोघे राहत होते. शुक्रवारी सोसायटीमध्ये एक कार्यक्रम आयोजित करण्यात आला होता. या कार्यक्रम ात जाऊन दोघेही जेवण घरी घेऊन आले. हे अन्नपदार्थ खान्यास सविता हिने प्याकर दिवला. याच कारणातून दोघांमध्ये जोरदार भांडण झाले.

चौकशीसाठी बोलावण्यात आले. धाड पडली तेव्हा केंद्राचा मालक सलीम शेख पसार झाला. त्याला रात्री उशिरा दादर पोलिसांनी अटक केली. लोकसत्ताला माहितीनुसार, प्रभादेवी येथील प्रसिद्ध गुरुद्वाराशेजारच्या सिद्धिविनायक होरायझन इमारतीत निवृत्त आयपीएस अधिकारी, मुंबई क्रिकेट असोसिएशनचे पदाधिकारी, राजकीय पक्षांचे नेते, उद्योजक, कंपन्यांचे संचालक आदी वास्तव्यास आहेत. येथील सहकारी गृहनिर्माण संस्थेने सुरक्षेच्या दृष्टिकोनातून तळमजल्यावरील जागेत सुरू असलेले स्पा बंद करण्यासाठी जागा मालकाला विनंती केली होती. त्याशिवाय स्पासाठी केलेल्या अनियमित बांधकामाबाबतही संस्थेच्या तक्रारी होत्या.

दादर पोलिसांनी या केंद्रावर दहा महिन्यांपूर्वी कारवाई केली होती, मात्र काही दिवसांनंतर पुन्हा येथील वेश्याव्यवसाय सुरू झाला.

मुंबई महापालिकेने ४३०० हातगाड्या केल्या नष्ट

मुंबई, दि.२२ : महानगरपालिकेने मोठा निर्णय घेत अनधिकृत फेरीवाल्यांच्या तब्बल ४ हजार ३00 चारचाकी हातगाड्यांवर कारवाई करत त्या जेसीबी मशीनद्वारे तोडून टाकण्यात आल्या. मुंबईतील एकूण प्रभागांमध्ये कारवाई करत या हातगाड्या ताब्यात घेण्यात आला होत्या. पूर्वी अनधिकृत फेरीवाल्यांवर कारवाई करत जप्त करण्यात आलेल्या हातगाड्या दंड भरल्यानंतर परत देण्यात येत होत्या. आता मात्र त्या नष्ट करण्यात येत आहेत. मुंबई शहरासह उपनगरांमध्ये छोटे व्यवसाय करण्यासाठी चार चाकी हातगाड्यांचा वापर केला जातो. या हातगाड्यांमुळे नेहमीत वाहतुकीला अडथळे निर्माण होत असतात. शिवाय नागरिकांची चालताना गैरसोय होत असते. तर, कधी अपघातही होतात. हेच लक्षात घेत महापालिका अतिक्रमण निर्मूलन पथकाने आपली कारवाई अधिक कठोर केली. या कारवाईअंतर्गत ३0 नोव्हेंबरपर्यंत मागील दोन आठवड्यांपर्यंत सुमारे ४ हजार ३00 हातगाड्या महापालिकेने कारवाईअंतर्गत जप्त केल्या होत्या.

महापालिकेच्या अतिक्रमण निर्मूलन पथकाने १६ नोव्हेंबरपासून अनधिकृत हातगाड्या जप्त करायला सुरुवात केली. या कारवाईत सर्वात जास्त ३१९ हातगाड्या अंधेरीमधून जप्त करण्यात आल्या. त्यानंतर कुर्ल्यामधून २९२, तर चेंबूरमधून २१२ हाजगाड्या जप्त करण्यात आल्या.अडथळे दूर करत रस्ते मोकळे करण्याचा हेतू मुंबईतील रेल्वे स्टेशन आणि बाजारांमधील अतिशय गर्दीच्या

जाहीर नोटीस

याद्वारे कळविण्यात येते की, श्री. श्रीपत धोंडू राजवीर, रा.बि.नं.२/२४६ शासकीय वसाहत, बांद्रा (पुर्व), मुंबई-५१ हे निवृत्त शासकीय कर्मचारी दि.३०.१२.२०१७ रोजी मयत झाले.

मृत्युपश्चात त्यांना पुढे नमूद केलेप्रमाणे कायदेशीर वारस आहेत.

अ. नांव (विवाहीत महिला असल्यास लग्नापूर्वीचे व क्र. लग्नानंतरचे अशी दोन्ही नावे नमूद करावीत.)	वय	मृत्यु व्यक्तीशी नाते
१. श्री. प्रताप श्रीपत राजवीर	५५	मुलगा

उक्त नमूद वारशांना उक्त नमूद मृत व्यक्ती पश्चात त्यांच्या निवृत्त वेतनाच्या हयातकालीन थकवाकीचा लाभ मिळणेकरिता वारस दाखला द्या आहे.

त्या अनुषंगाने कृणा व्यक्तीचा आक्षेप असल्यास त्यांना तहसीलदार, तहसीलदार कार्यालय, अंधेरी मुंबई उपनगर जिह्वा, मुंबई-५८ या पत्त्यावर लेखी पुराव्यांसह नोटीस प्राप्त झालेपासून ७ दिवसांत संपर्क साधावा.

अर्जदार नाव व पत्ता
श्री. प्रताप श्रीपत राजवीर
बि.नं.२/२४६, शासकीय वसाहत,
बांद्रा (पुर्व), मुंबई-५१. भ्रमणध्वनी
क्र.९८६९९९४४१०

STATE BANK OF INDIA

घाऊक मालमत्ता मध्यवर्ती प्रक्रिया केंद्र

सीबीडी बेलापूर रेल्वे स्थानक संकुल, टॉवर क्र.४, ५वा मजला, बेलापूर, नवी मुंबई-४००६१४.

ताबा सूचना

(नियम ८ (१)) (स्थावर मालमतेकरिता)

ज्याअर्थी,

खालील स्वाक्षरीकरां हे सिस्चुरीटायशेजान अँड रिकन्स्ट्रक्शन ऑफ फिनान्शियल असेट्स् अँड एमफोर्सेमेंट ऑफ सिस्चुरिटी इंस्ट्रेट अँक्ट २००२ अंतर्गत स्टेट बँक ऑफ इंडियाचे प्राधिकृत अधिकारी आहेत आणि सिस्चुरिटी इंस्ट्रेट (एनफोर्सेमेंट) क्लस, २००२ च्या नियम ९ सहावाचिता कलम १३(१२) अन्वये असलेल्या अधिकाा अंतर्गत त्यांनी १४.०३.२०१९ रोजी विवर्तित केलेल्या मागणी सूचनेनुसार कर्जदार श्री. **नात्याबा मारुती गालांडे व श्रीमती रेखा गालांडे, कर्ज खाते क्रमांक ६५१५८५७४४९४/६५१५८५७५३८५** यांना सदर सूचना प्राप्त तारखेपासून ६० दिवसांच्या आत देय रक्कम **रु.६,१४,६८८/- (रुपये सहा लाख चौदा हजार सहाशे अद्वयांशेरी फक्त)** अधिक त्यावरील व्याज जमा करण्यास सांगण्यात आले होते.

कर्जदार यांनी वर नमूद केलेली रक्कम भरण्यास असमर्थ ठरले असून कर्जदार व सर्वसामान्य जनतेस येथे सूचित करण्यात येत आहे की, खालील स्वाक्षरीकर्यांनी सदर कायद्याच्या क्रम १३(४) सहावाचिता सदर अधिनियमाच्या नियम ९ अन्वये त्यांना प्राप्त असलेल्या अधिकााअंतर्गत खाली नमूद केलेल्या मालमतेचा **संकेतिक ताबा १७ डिसेंबर, २०१९** रोजी घेतलेला आहे.

विशेषतः कर्जदार व सर्वसामान्य जनतेस येथे सावध करण्यात येते की, सदर मालमतेसह कोणताही व्यवहार करू नये आणि सदर मालमतेसह व्यवहार केलेला असल्यास त्यांनी स्टेट बँक ऑफ इंडियाकडे **रु.६,१४,६८८/- (रुपये सहा लाख चौदा हजार सहाशे अद्वयांशेरी फक्त)** अधिक त्यावरील व्याज, शुल्क व अधिभार जमा करावे.

स्थावर मालमतेचे वर्णन

फ्लॅट क्र.०३, साई प्रेम कोहोली., प्लॉट क्र.११, सेक्टर ३४, कामटे, नवी मुंबई-४१०२०९, उणे.

ठिकाण: नवी मुंबई

प्राधिकृत अधिकारी

दिनांक: १७.१२.२०१९

स्टेट बँक ऑफ इंडिया

<div>ADOR MULTIPRODUCTS LIMITED</div>
Regd. Off: Ador House, 5th Floor, 6 K Dubash Marg, Fort, Mumbai – 400 001. Tel.: (91) 22 66239300
Email: cs.adormultiproducts@gmail.com
Web site: www.adormultiproducts.com
CIN: L85110MH1948PLC310253
NOTICE
<div>Members are hereby informed that pursuant to Section 110 of the Companies Act, 2013 read with Companies (Management and Administration) Rules, 2014, the company has on December 21, 2019 completed the dispatch of the Postal Ballot Notice, along with the Postal Ballot form to all the members whose name appears on the Register of Members/List of Beneficial Owners as on December 13, 2019. The Postal Ballot Notices are sent (a) through electronic mail to the members whose email IDs are registered in the records of depository participants (b) through physical mode, along with postage prepaid self-addressed Business Reply Envelope to those members whose email IDs are not registered with the Company/depository participants. The Postal Ballot Notices are sent for seeking approval of the shareholders of the Company by Postal Ballot, including voting by electronic means.</div>
<div>The Company has engaged the services of National Securities Depository Limited (NSDL) for the purpose of providing e-voting facility to all its Members. Members are requested to note that voting: both through postal ballot and through electronic mode shall commence from Tuesday, December 24, 2019 at 9.00 AM (IST) and shall end on Wednesday, January 22, 2020 at 5.00 PM (IST).</div>
<div>The Board of Directors has appointed Mr. Dinesh Shivrnarayan Birla, Practicing Company Secretary, as scrutinizer for conducting the postal ballot/e-voting process in a fair and transparent manner. Members are requested to note that the duly completed and signed postal ballot forms should reach the scrutinizer not later than 5.00 PM (IST) on January 22, 2020. Postal Ballot received after the close of working hours on January 22, 2020 [5.00 PM (IST)] will not be considered as valid.</div>
<div>Members whose names appear on the Register/List of Beneficial Owners as on December 13, 2019 (Cut-off date) will be considered for the purpose of voting. A person who is not a Member as on the cut-off date should treat this notice for information purpose only.</div>
<div>Any member who does not receive the Postal Ballot Form may either send an e-mail to cs.adormultiproducts@gmail.com or may apply to the Registrar and Share Transfer Agent of the Company/Company and obtain the duplicate ballot form. The Postal Ballot Notice & the Postal Ballot Form can also be downloaded from the Company's website www.adormultiproducts.com</div>
<div>The result of the postal ballot shall be declared by the Chairman or any other authorized person of the company on or before January 24, 2020 and communicated on the same day to the stock exchange, depository, registrar and share transfer agent and shall also be displayed on the Company's website www.adormultiproducts.com</div>
<div>In case of any queries/ grievances , members may refer Frequently Asked Questions (FAQ) and remote e- voting user manual for shareholders available at the 'Downloads' section of www.evoting.nsdl.com or contact Ms. Pallavi Mhare, Asst. Manager, NSDL, Mumbai at Telephone No. 022-24994545 or call on toll free No.1800-222-990 or email id: pallaviud@nsdl.co.in or evoting@nsdl.co.in.</div>
<div>By Order of the Board of Directors</div>
<div><div><div><div><div><div></div></div></div><div><div><div></div></div></div></div><div><div><div>Sd/-</div></div></div><div><div><div>Deep Lalvani</div></div></div><div><div><div>Chairman</div></div></div></div></div>
<div>Place : Mumbai</div>
<div>Date : 21.12.2019</div>

PUBLIC ANNOUNCEMENT											
POST DELISTING EXIT OFFER TO THE EQUITY SHAREHOLDERS OF											
RICOH INDIA LIMITED											
CIN: L74940MH1993PLC074694											
Registered Office: 1132,3rd floor, Building No. 11, Solitaire Corporate Park, Guru Gargovindji Marg, Andheri Ghatkopar Link Road, Chakala, Andheri East, Mumbai- 400 093											
Tel No.: +91-022-66833000-05; Fax: +91-022-67032099; Email: n.secretarial@ricoh.co.in ; Website: www.ricoh.co.in											
This public announcement ("Post Delisting Public Announcement") is being made by Mr. Kalpraj Dhamrasmi and Ms. Rekha Jhunjunhwal (hereinafter collectively referred to as the "Resolution Applicants"/ "Acquirers") to inform all Equity Shareholders regarding the successful completion of delisting process and to provide an Exit opportunity to the Residual Public Shareholders of Ricoh India Limited ("Ricoh"/ "the Company"), holding 82,48,768 equity shares of ₹10/- each in the Company ("NCLT") in the Post Delisting Exit Offer ("Offer"). The Exit Offer is a part of the Resolution Plan approved by the Mumbai bench of Hon'ble National Company Law Tribunal ("NCLT") vide its order dated November 28, 2019 under Section 10 of the Insolvency and Bankruptcy Code, 2016 ("Code").											
BSE Limited ("BSE"/ "Stock Exchange") in terms of its notice no. 20191219-20 dated December 19,2019 read with notice no. 20191220-2 dated December 20, 2019 respectively has stated that the equity shares of Ricoh India Limited will be delisted with effect from Monday, December 23, 2019 from BSE, being the only stock exchange where the equity shares of Ricoh were listed, and trading of shares shall be discontinued.											
This Advertisement should be read in conjunction with the Public Announcement published on Tuesday, December 03, 2019 ("PA") and Post Offer Public Announcement published on Monday, December 16, 2019, in the Financial Express (English Edition) Jansatta (Hindi Daily) and Mumbai Lakhwadeep (Marathi Daily) and the Delisting Exit Offer Letter dated Monday, December 02, 2019 ("Delisting Exit Letter of Offer") issued in connection with the Delisting Exit Offer of fully paid-up equity shares of ₹ 10/- each ("Equity Shares") of Ricoh. The terms used but not defined in this Advertisement shall have the same meanings as assigned in the Public Announcement, Post Offer Public Announcement and the Delisting Exit Letter of Offer.											
<ol style="list-style-type: none">The Acquirers now invite all Residual Public Shareholders of the Company to tender, on the terms and subject to the conditions set out below and the Delisting Exit Offer Letter, their fully paid up equity shares in the Company. Delisting of the equity shares of the Company means that the equity shares of the Company cannot and will not be traded on BSE from that date. This public announcement is to inform the Residual Public Shareholders who were unable to participate in the delisting offer or who unsuccessfully tendered their Equity Shares during the Delisting Period that, as a holder of the equity shares in the Company, they still have an exit opportunity to tender their shares for a period of one year from the Date of Delisting. The Residual Public Shareholders can download a copy of the Delisting Exit Letter of Offer from the website of the Company, Manager to the Offer and Registrar to the Offer at www.ricoh.co.in, www.keynoteindia.net and www.mcsregistrars.com respectively. Subject to clause 6 below, the Residual Public Shareholders can tender their Equity Shares to the Acquirer at the Exit Price of ₹ 50/- per equity share of ₹10/- each at any time from Monday, December 23, 2019 till Tuesday, December 22, 2020 (both days inclusive) (the "Exit Window"/ "Exit Offer Period"), on the terms and subject to the conditions as set out in this Delisting Exit Letter of Offer. Currently the exit price for the Equity Shares as per the Approved Plan is ₹ 50/- (Rupees Fifty Only) per Equity Share of ₹ 10/- each ("Exit Price"). Further, in terms of the order approved by Hon'ble NCLT, the share capital of Ricoh India Limited will be reorganized.											
Pursuant to the reorganization as envisaged, the equity share capital held by the public shareholders will be reduced from ₹ 10,49,77,910 comprising of 1,04,97,791 equity shares of ₹ 10/- each fully paid up to ₹ 4,19,91,164 divided into 1,04,97,791 equity shares of ₹ 4/- each fully paid up. Immediately thereafter, 1,04,97,791 equity shares of ₹ 4/- each as reduced shall be consolidated into 41,99,116 fully paid-up equity shares of ₹ 10/- each.											
If the residual shareholders tender their equity shares anytime during the offer period but after the reorganisation of share capital i.e. after the reduction of face value from ₹ 10/- to ₹ 4/- and reconsolidation of face value from ₹ 4/- to ₹ 10/-, the delisting exit price for those shareholders, whose shareholding has been reorganized on account of the aforesaid reduction of face value from ₹ 10/- to ₹ 4/- and reconsolidation of face value from ₹ 4/- to ₹ 10/-, shall be amended to ₹ 125/- per equity share (Rupees One Hundred and Twenty Five only) ("Exit Price Post Reconstitution of Share Capital"). While the adjusted amount paid i.e. the Exit Price Post reconstitution of Share Capital, will increase to ₹ 125/- per equity share (Rupees One Hundred and Twenty Five only), but on account of reduction of face value from ₹ 10/- to ₹ 4/- and reconsolidation of face value from ₹ 4/- to ₹ 10/- the amount of consideration payable to the public shareholders will remain the same, on account of the aforesaid reduction and reconsolidation of face value of the equity shares.											
<ol style="list-style-type: none">How to avail the Offer: In order to participate in the Offer, the Residual Shareholders will have to take the following steps, in accordance with the terms and conditions set out herein and in the Delisting Exit Offer Letter: (a) Residual Shareholders holding shares in dematerialized form: Step 1: Eligible Public Shareholders must transfer their dematerialised Equity Shares from their respective depository account, in off-market mode, to the Special Depository Account with the Central Depository Services of India Limited opened with Keynote Capitals Limited, details of which are as follows: <table> <tr> <th>Depository</th><th>Central Depository Services (India) Limited</th></tr> <tr> <th>Special Depository Account Name</th><th>RICOH INDIALIMITED – DELISTING EXIT OFFER – OPERATED BY MCS SHARE TRANSFER AGENT LTD</th></tr> <tr> <th>Depository Participant</th><th>Keynote Capitals Limited</th></tr> <tr> <th>DP ID</th><th>12024300</th></tr> <tr> <th>Client ID</th><th>00082649</th></tr> </table> Eligible Shareholders having their beneficiary account in National Securities Depository Limited shall use the inter-depository delivery instruction slip for the purpose of crediting their Equity Shares in favour of the Special Depository Account with CDSL. Step 2: Submit the application form enclosed with the Delisting Exit Offer Letter ("Application Form") duly completed and signed along with a photocopy of the delivery instructions or counterfoil of the delivery instructions submitted to the depository participant of the Residual Shareholder's depository account and duly acknowledged by such depository participant evidencing transfer of shares to the Special Depository Account as mentioned above, MCS Share Transfer Agent Limited ("Registrar to the Delisting Exit Offer"). The aforesaid documents can be submitted by hand delivery or by Registered Post to the Registrar to the Delisting Exit Offer on or before Tuesday, December 22, 2020 (i.e. the last day of the Exit Offer Period), clearly marking the envelope "RICOH INDIA LIMITED- DELISTING EXIT OFFER"		Depository	Central Depository Services (India) Limited	Special Depository Account Name	RICOH INDIALIMITED – DELISTING EXIT OFFER – OPERATED BY MCS SHARE TRANSFER AGENT LTD	Depository Participant	Keynote Capitals Limited	DP ID	12024300	Client ID	00082649
Depository	Central Depository Services (India) Limited										
Special Depository Account Name	RICOH INDIALIMITED – DELISTING EXIT OFFER – OPERATED BY MCS SHARE TRANSFER AGENT LTD										
Depository Participant	Keynote Capitals Limited										
DP ID	12024300										
Client ID	00082649										
(b) Residual Shareholders holding shares in physical form As per Rule 9A [Issue of Securities in Dematerialised Form by Unlisted Company] of Companies (Prospectus and Allotment of Securities) Rules, 2014, every holder of securities of an unlisted public company who intends to transfer such securities on or after 2nd October, 2018, shall get such securities dematerialised before the transfer. Accordingly, the Public Shareholders who are holding equity shares in physical form and are desirous of tendering their equity shares in the said Offer can do so only after the equity shares are dematerialized. Such Public Shareholders are advised to approach any depository participant to have their equity shares dematerialized. PLEASE NOTE THAT: THE ACQUIRERS WILL PAY CONSIDERATION TO ALL THE VALID APPLICANTS AT PERIODICAL INTERVAL OF ONE (1) MONTH FOR THE FULL PERIOD OF OFFER. Thus, the applications submitted by shareholders upto the end of a particular month will be processed and accordingly payment would be made to applicants within 15 days of the subsequent month. For Example, for the shares tendered by Residual Public Shareholders till December 31, 2019, the payment will be made on or before January 15, 2020.											
<ol style="list-style-type: none">Non-resident Residual Public Shareholders should refer to the Delisting Exit Offer Letter for documents to be submitted with the Application Form. The equity shares to be tendered under this Exit Offer are to be acquired free from all liens, charges and encumbrances and together with all rights attached thereto. Following fulfillment of the terms and conditions mentioned herein and the Delisting Exit Offer Letter, the consideration will be paid by the Acquirers by way of demand draft or by means of electronic funds transfer, wherever possible. The demand drafts will be dispatched to the relevant Residual Public Shareholders, at their own risk, by way of speed post/registered post. Upon receipt of duly filled valid Application Forms (together with necessary enclosures, if any) and receipt of the shares in the Special Depository Account mentioned hereinabove, electronic funds transfer will be executed or the demand draft will be dispatched to Residual Shareholders (as the case may be), who have validly tendered their shares in this Offer. It shall be the responsibility of the Residual Public Shareholders tendering in this Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering in the Offer, and the Acquirers shall take no responsibility for the same. The Residual Shareholders should attach a copy of any such approval to the Application Form, wherever applicable.											
If the Shareholders have any queries in regard to this Offer, they may contact the Manager to the Offer or the Registrar to the Offer (details appearing below).											
MANAGER TO THE DELISTING EXIT OFFER	REGISTRAR TO THE DELISTING EXIT OFFER										
KEYNOTE Keynote Financial Services Limited (Formerly Keynote Corporate Services Limited) The Ruby, 9th Floor, Senapati Bapat Marg, Dadar (West) Mumbai – 400 028 Tel.: +91 22 6826 6000-3; E-mail: mbd@keynoteindia.net ; Website: www.keynoteindia.net Contact Person : Ms. Pooja Sanghvi / Mr. Akhil Mohod SEBI Registration No.: INM 000003606	MCS MCS Share Transfer Agent Limited F-65,1st Floor, Okhla Industrial Area, Phase 1 New Delhi – 110 020, Tel.: 011 - 41406149, 41406151, 41406152 Email: admin@mcsregistrars.com Website: www.mcsregistrars.com Contact Person: Mr. Ajay Dalal SEBI Registration No: INR 000004108										
Place: Mumbai	sd/-										
Date: December 21, 2019	Kalpraj Dhamrasmi										
	sd/-										
	Rekha Jhunjunhwal										
CONCEPT											