

Demonetisation has hit business, says Tata Steel

Jamshedpur, Dec 27

PRIVATE sector steel major Tata Steel on Tuesday said demonetisation has impacted its business, but exuded confidence that the situation would improve soon.

"There is an impact of demonetisation on the performance of the company, but the impact is temporary," Tata Steel managing director (India and Southeast Asia) T V Narendran told reporters in Jamshedpur.

Narendran also said that despite the impact of the notes ban, production at Jamshedpur and Kalinganagar plants was going on as usual.

Hailing the demonetisation decision, he said its impact was temporary and the situation is improving. Asked about the impact of demonetisation on the cash-based rural market, he said efforts are on



The impact is temporary, Tata Steel MD (India and Southeast Asia) T V Narendran said

to address the problem. Narendran added that Tata Steel has taken an initiative to support the government's move to develop a cashless society and is installing 10,000 PoS, credit/debit card swipe machines in rural areas for the purpose. **PTI**

World Bank gets in touch with Pakistan over water dispute with India

Islamabad, Dec 27: World Bank president Jim Yong Kim has held a telephonic conversation with Pakistan's finance minister Ishaq Dar and discussed with him the India-Pakistan water dispute, days after the country asked the global lender to "fulfil its obligations" on the issue.

The 'Dawn' newspaper quoted official sources as saying the call was made on Monday. Dar on December 23 had written a letter to Kim over the dispute over two hydroelectric power plants — Kishanganga and Ratle — that India is building on the Indus river's system. Dar in his letter said that delaying arbitration would seriously prejudice Pakistan's interests and rights

under the Indus Waters Treaty. The letter explained that Pakistan was not withdrawing its earlier request to the bank to appoint the chairman of the Court of Arbitration and since this process had already been "inordinately delayed", Islamabad wanted the bank to appoint the chairman as soon as possible. **PTI**

Amul girl may appear on merchandise as well

New Delhi, Dec 27: The Amul girl could soon find her way into living rooms and kitchens, beyond the topical ads on newspapers with the dairy major mulling over launch of merchandise based on her.

According to a top company official, once Amul takes a decision in the next two-three months, a range of items ranging from key rings to fridge magnets and polka dot frocks may be sold over its 8,000 Amul milk parlours across the country. "We will consider to come up with merchandise based around Amul butter girl. We will take a final decision on this in next two-three months," Gujarat Cooperative Milk Marketing Federation (GCMMF) managing director R S Sodhi said. GCMMF sells dairy products under the Amul brand. "We can bring many merchandise like key rings, cups and frocks. We can sell these merchandise through our over 8,000 milk parlours across the country," he said. Sodhi was speaking at the book launch 'Amul India 3.0' on Monday in New Delhi. The book was launched by eminent advertising and media personalities Santosh Desai, Indrajit Hazra, Rahul Da Cunha and Jai Arjun Singh.

"We are known from the campaign. So we are happy," Sodhi said, adding that the campaign, being run for the last 50 years, has huge credibility. "Amul girl has commented on everyone. Nobody has displayed anger. Amul girl is like daughter. We know what she is saying is correct," Sodhi said. Amul India 3.0, the third edition, is a unique take on 50 years of India's history, the highs and lows, through the eyes of the adorable little Amul poppet. Covering topical grounds and popular incidents from the contemporary context, this is the all new, comprehensively revised and updated edition. The book has pieces by prominent writers, public figures and the subject of the hoardings themselves. **PTI**

Trai to draw up agenda of key issues for FY18

New Delhi, Dec 27: In a first, Trai will begin in January discussions with telcos and broadcasting companies to draw up and publish an 'agenda' of important issues for 2017-18 — a move chairman RS Sharma says will improve "regulatory predictability" in the sector.

Such a move is also in line with the best practices followed by regulators across the world, including the US, Canada, and parts of Europe. "What we are proposing is to improve the regulatory predictability — we will identify important issues that would be taken up in the next financial year. We will call telecom operators and stakeholders in the broadcasting sector for

meetings, so as to identify the upcoming issues," Sharma said. The Telecom Regulatory Authority of India (Trai) will write to telecom operators shortly to sound them out on the new exercise, which will be followed by meetings in January, he said.

"After that, we will follow some process to take the viewpoints of other stakeholders also, including people (public)... we hope that in early March, we should be able to publish our agenda for the next fiscal year," Sharma said. He emphasised that while Trai's "agenda" would be a broad proactive list, urgent issues would also be taken up during the financial year as and when they come



up, even though they may not be included in the list itself.

Asked if existing key issues such as the review of the interconnection usage charges (IUC) regime — on which the consultation process is currently on — would also spill over to the list, Sharma said he expected most of the current issues to get disposed by March 31,

Trai will begin discussions with telcos and broadcasting companies in January

2017. Hence, the "agenda" would include fresh issues to be taken up by the regulator.

"Many regulators around the world do this... This is one of the practices which regulators follow in various sectors like telecom... Canada does that, US FCC (Federal Communications Commission) does that, some European regulators also do it. So, we are

trying to get those best practices here also," Sharma said. The issues taken up by Trai during 2016 included free data, net neutrality, improvement of service quality norms for mobile services, internet telephony, proliferation of broadband through public wi-fi networks, machine-to-machine communications, issues related to closure of access services, Captive VSAT CUG policy issues, and review of the regulatory framework for interconnection, among others.

But there was no calendar drawn up in advance by Trai so far, leading some in the industry to comment on the manner in which new issues were being taken up. **PTI**

DIPAM to hire legal advisers for second CPSE ETF

New Delhi, Dec 27: The finance ministry has invited bids from law firms to advise it on the second CPSE exchange traded fund (ETF) consisting of PSU shares with a corpus of ₹6,000 crore. The ETF will comprise shareholdings of the government in listed PSUs as well as stake in companies held through SUUTI.

The Department of Investment and Public Asset Management (DIPAM) has set the ball rolling for the

The exchange traded fund will consist of PSU shares with a corpus of about ₹6,000 crore

second ETF and has invited bids from "domestic law firms with international consortium to act as legal adviser to assist and advise the government".

The proposals are to be submitted

by January 18. Earlier in September, DIPAM had appointed ICICI Prudential Mutual Fund for creation and launch of a new ETF, which is estimated to have a corpus of ₹6,000 crore in the first year and may go up in coming years. The mandate for managing the fund is being given for three years.

With the appointment of legal adviser, the DIPAM will go ahead with a new fund offer (NFO) of the proposed ETF which may happen in the current

fiscal ending March. The government had launched in March 2014 the first ever central public sector enterprises or CPSE ETF, comprising scrips of 10 PSUs, which had garnered ₹3,000 crore for the exchequer. "The proposed new ETF will serve as an additional mechanism for the government to monetise its shareholdings in listed CPSEs and other corporate entities that will eventually form part of the new ETF basket," DIPAM added. **PTI**

Mangalore SEZ Limited
3rd Floor, MUDA Building, Urwastore, Mangalore- 575006
Phone: 0824-2452748/50/60 Fax: 0824-2452749

INVITATION FOR BIDS 28-12-2016

Mangalore SEZ Limited (MSEZL) invites tenders from eligible bidders for the following work through e-tendering:

S. No.	Contract Package No	Name of Work	Proposal due date
1.	MSEZL/STP KAVOOR/O&M/2016-17	Operation & Maintenance of Kavor STP along with all connected Wet Wells, Transmission Mains & Valves including Construction of road, compound wall, plantation, painting and repair works at Kavor STP	19.01.2017
2.	MSEZL/STP BAJAL/O&M/2016-17	Operation & Maintenance of Bajal STP along with all connected wet wells, transmission mains & valves	19.01.2017

Please refer website www.tenderwizard.com/MSEZ for further details.

Sd/-, Chief Operating Officer
Mangalore SEZ Ltd, Mangalore

BHARAT HEAVY ELECTRICALS LIMITED, BHOPAL
MM - TPTN DEPARTMENT

BLOCK-9, GF ANNEXE PIPLANI, BHOPAL-462 022
PHONE NO : +91 755 250 2139/2680/3269 FAX NO : +91 755 250 0608

TENDER NOTICE NO MM/TM E-5963213
(This tender is being conducted through E-Procurement. Please visit following URL for more details visit <https://bheleps.buyjunction.in/BQEPS/security/getSigninAction.do>)

TPTN Division BHEL, Bhopal invites sealed bids in two part system (Part-I: Techno-commercial Bid; Part-II: Price Bid) to enter into Rate Contract for the item mentioned as per details given below through E-procurement:

Tender Details:

Enquiry No.	E-5963213
Brief Description of Item	TA 9901AZ Gen. Coupling Disc to drawing no. 14301076001 R.08 (for detail description refer tender documents)
QTY.	300 Nos. (variation is ±25%) (Quantity may be distributed between two sources in ratio of 1:1.12:65:35)
Tender cost	Rs. 1000.00 in the form of Account payee DD drawn in favor of BHEL Bhopal
Due date & time of bid submission	On or before 17.01.2017, 1500 Hrs. No late tender shall be entertained
Due date & time of bid opening	17.01.2017, 1530 Hrs onward

NOTE: All corrigenda, addenda, amendments, time extensions clarifications, etc. to the tender will be hosted on BHEL E-Procurement website only (<https://bheleps.buyjunction.in/BQEPS/security/getSigninAction.do>) (apart from our unit website www.bhelpl.co.in and www.bhel.com Bidders should regularly visit website(s) to keep themselves updated.

CPR-10(TT)340-16/17/TPTN Engineer/MM(TPTN)

WALCHANDNAGAR INDUSTRIES LIMITED
Regd. Off.: 3 Walchand Terraces, Tardeo Road, Mumbai - 400034.
Corporate Identity Number (CIN) : L74999MH1908PLC00291
Tel.: (022) 40287110, Fax: (022) 23634527, E-mail: investors@walchand.com.
Website: www.walchand.com

Notice
(For the kind attention of the Shareholders of the Company)
Notice is hereby given to the Shareholders of the Company pursuant to Rule 6 of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 as under:
As per the provisions of the Companies Act, the due date to transfer the unpaid/unclaimed dividend(s) for the Financial Year 2008-09 to Investor Education and Protection Fund (IEPF) is March 28, 2017.
Recently the Government of India vide notification dated September 05, 2016 came out with Rules constituting the Investor Education and Protection Fund Authority to administer the said IEPF. In terms of the said Rules made thereunder, all shares in respect of which dividends are not claimed/paid for the last 7 consecutive years in respect of any Shareholder have to be transferred to the IEPF Suspense Account with one of the Depository Participants to be identified by the Investor Education and Protection Fund Authority.
Hence, all the underlying shares in respect of which dividends are not claimed/paid for the last 7 consecutive years from the year 2008-09 have to be transferred to the IEPF Suspense Account as per the said notification.
Shareholders who have not claimed their dividends from the year 2008-09 can write to us at M/s. Link Intime India Pvt. Ltd., Registrar and Transfer Agents of the Company, C-13, Pannalal Silk Mills Compound, L. B. S. Marg, Bhandup (West), Mumbai - 400078, Tel No.: (022) 25946970, e-mail: igpf_shares@linkintime.co.in on or before January 31, 2017, for further details and for making a valid claim for the unclaimed dividends. In case no valid claim has been made, the shares in respect of which the dividends are lying unpaid/unclaimed will be transferred to the IEPF Suspense A/c.
Adhering to the various requirements set out in the Rules, the Company has communicated to the Shareholders on December 14, 2016, along with the Postal Ballot Notice, regarding the dividend and shares liable to be transferred to IEPF Suspense A/c under the said Rules and requested for taking appropriate action(s).
Further, in terms of Rule 6 (3) of the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, the statement containing the details of name, folio number and number of shares due for transfer is made available on our website <http://www.walchand.com/wp-content/uploads/2016/12/Statement-of-Unclaimed-dividend-amount-consecutively-for-7-years-whose-shares-are-to-be-transferred-to-IEPF-Suspense-Account.pdf> for information and necessary action by the Shareholders.
In case the concerned Shareholder wish to claim the shares after transfer to IEPF, a separate application has to be made to the IEPF Authority in Form IEPF-5 as prescribed under the Rules and the same is available at IEPF website i.e. www.iepf.gov.in.

For Walchandnagar Industries Ltd. Sd/-
G. S. Agrawal
Vice President (Legal & Taxation)
Date: Mumbai December 27, 2016
Place: Mumbai
Date: December 27, 2016

THIS IS A PUBLIC ANNOUNCEMENT FOR INFORMATION PURPOSES ONLY AND IS NOT A PROSPECTUS ANNOUNCEMENT. NOT FOR PUBLICATION AND DISTRIBUTION OUTSIDE INDIA.

PUBLIC ANNOUNCEMENT

CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED

Our Company was incorporated at Mumbai on December 12, 1997 as 'Central Depository Services (India) Limited', a public limited company under the Companies Act, 1956. Our Company obtained its certificate of commencement of business from the Ministry of Corporate Affairs on December 19, 1997. Our Company was initially registered by way of a certificate of registration on August 19, 1998 by SEBI under the Depositories Regulations and subsequently obtained its certificate of commencement of business as a depository under the Depositories Regulations on February 8, 1999.

Registered and Corporate Office: 17th Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400 001, Maharashtra, India
For details of changes to the address of our registered office, please see "History and Certain Corporate Matters" on page 138 of the Draft Red Herring Prospectus ("DRHP").
Telephone: +91 (22) 2272 3333; **Facsimile:** +91 (22) 2272 2072; **Company Secretary & Compliance Officer:** Nirogi Venkata Seshu Pavan Kumar
Email: cdsl ipo@cdslindia.com; **Website:** www.cdslindia.com **Corporate Identity Number:** U67120MH1997PLC112443

PROMOTER OF OUR COMPANY : BSE LIMITED

INITIAL PUBLIC OFFERING OF UP TO 35,167,208 EQUITY SHARES OF FACE VALUE OF ₹ 10 EACH ("EQUITY SHARES") OF CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED ("COMPANY" OR "ISSUER" OR "CDSL") FOR CASH AT A PRICE OF ₹ [] PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ [] PER EQUITY SHARE, AGGREGATING UP TO ₹ [] MILLION BY WAY OF AN OFFER FOR SALE BY THE SELLING SHAREHOLDERS ("OFFER"). THE OFFER COMPRISES A NET OFFER TO THE PUBLIC OF 34,467,208 EQUITY SHARES ("NET OFFER") AND A RESERVATION OF 700,000 EQUITY SHARES AGGREGATING UP TO ₹ [] MILLION FOR SUBSCRIPTION BY ELIGIBLE EMPLOYEES (AS DEFINED HEREIN) ("EMPLOYEE RESERVATION PORTION"). THE OFFER SHALL CONSTITUTE UP TO 33.85% OF THE FULLY DILUTED POST-OFFER PAID-UP EQUITY SHARE CAPITAL OF OUR COMPANY AND THE NET OFFER TO THE PUBLIC WOULD CONSTITUTE 32.98% OF OUR POST-OFFER PAID-UP EQUITY SHARE CAPITAL.

THE FACE VALUE OF THE EQUITY SHARES IS ₹ 10 EACH. THE PRICE BAND WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE MANAGERS AND THE MINIMUM BID LOT WILL BE DECIDED BY OUR COMPANY AND THE SELLING SHAREHOLDERS IN CONSULTATION WITH THE MANAGERS, AND ADVERTISED IN [] EDITIONS OF [], [] EDITIONS OF [] AND [] EDITIONS OF [] (WHICH ARE WIDELY CIRCULATED ENGLISH, HINDI AND MARATHI NEWSPAPERS, RESPECTIVELY, MARATHI BEING THE REGIONAL LANGUAGE OF MAHARASHTRA, WHERE OUR REGISTERED OFFICE IS LOCATED), AT LEAST FIVE WORKING DAYS PRIOR TO THE OFFER OPENING DATE IN ACCORDANCE WITH THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2009, AS AMENDED ("ICDR REGULATIONS") AND SUCH ADVERTISEMENT SHALL BE MADE AVAILABLE TO NATIONAL STOCK EXCHANGE OF INDIA LIMITED ("NSE") FOR THE PURPOSE OF UPLOADING ON ITS WEBSITE.

In case of a revision in the Price Band, the Offer Period will be extended by at least three additional Working Days after revision of the Price Band, subject to the Offer Period not exceeding 10 Working Days. Any revision in the Price Band and the revised Offer Period, if applicable, will be widely disseminated by notification to NSE, by issuing a press release and also by indicating the change on the websites of the Managers and at the terminals of the Syndicate Members.

The Offer is being made in compliance with the requirements of Regulation 58D of the Securities and Exchange Board of India (Depositories and Participants) Regulations, 1996, as amended ("Depositories Regulations"). Furthermore, in terms of Rule 19(2)(b)(i) of the Securities Contracts Regulations, 1957, as amended ("SCRR") read with Regulation 41 of the ICDR Regulations, and in compliance with Regulation 26(1) of the ICDR Regulations, not more than 50% of the Net Offer shall be available for allocation to Qualified Institutional Buyers ("QIBs") on a proportionate basis. Provided that our Company in consultation with the Managers, may allocate up to 60% of the QIB Portion to Anchor Investors at the Anchor Investor Allocation Price, on a discretionary basis, in accordance with the ICDR Regulations, of which one-third shall be reserved for domestic Mutual Funds subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription in the Anchor Investor Portion, the remaining Equity Shares shall be added to the QIB Portion (other than Anchor Investor Portion). 5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders (other than Anchor Investors), including Mutual Funds, subject to valid Bids being received at or above the Offer Price. Further, not less than 15% of the Net Offer shall be available for allocation on a proportionate basis to Non-Institutional Investors and not less than 35% of the Net Offer shall be available for allocation on a proportionate basis to Retail Individual Investors, in accordance with the ICDR Regulations, subject to valid Bids being received at or above the Offer Price. All Bidders, other than Anchor Investors, are required to mandatorily utilise the Application Supported by Blocked Amount ("ASBA") process providing details of their respective bank accounts which will be blocked by the Self Certified Syndicate Banks ("SCSBs"), to participate in this Offer. Anchor Investors are not permitted to participate in the Anchor Investor Portion through the ASBA process. For details, please see "Offer Procedure" on page 252 of the DRHP.

This public announcement is being made in compliance with the provisions of Regulation 9(3) of the ICDR Regulations to inform the public that the Company is proposing, subject to statutory and regulatory requirements, requisite approvals, market conditions and other considerations, a public issue of Equity Shares and has filed the DRHP with Securities and Exchange Board of India ("SEBI") on December 27, 2016. Pursuant to Regulation 9(1) of the ICDR Regulations, the DRHP filed with Securities and Exchange Board of India ("SEBI") shall be made public for comments, if any, for a period of at least 21 days from the date of filing, by hosting it on the website of SEBI at www.sebi.gov.in, NSE at www.nseindia.com and the websites of the Global Co-ordinators and Book Running Lead Managers to the offer ("GCBLMs"), i.e. www.axiscapital.co.in, www.edelweissfin.com, www.nomuraholdings.com/company/group/asia/india/index.html and www.sbi.com and the websites of the Book Running Lead Managers to the offer ("BRLMs"), i.e. www.hiseec.com, www.idbicapital.com and www.yesinvest.in respectively. We invite the members of the public to give comments on the DRHP filed with SEBI. The public is requested to send a copy of the comments sent to SEBI, to the Company Secretary and Compliance Officer of the Company and the GC-BRLMs and the BRLMs at their respective addresses mentioned below. Further, all comments must be received by the Company or the GC-BRLMs and the BRLMs on or before 5 pm on the 21st day from the date of filing of the DRHP.

Investment in equity and equity-related securities involve a degree of risk and Bidders should not invest any funds in the Offer unless they can afford to take the risk of losing entire investment. Bidders are advised to read the "Risk Factors" carefully before taking an investment decision in the Offer. For taking an investment decision, Bidders must rely on their own examination of our Company and the Offer, including the risks involved. The Equity Shares offered in the Offer have not been recommended or approved by the SEBI, nor does SEBI guarantee the accuracy or adequacy of the DRHP. Specific attention of the Bidders is invited to the section "Risk Factors" on page 18 of the DRHP.

Any decision to invest in the Equity Shares described in the DRHP may only be taken after the Red Herring Prospectus for the same has been filed with the RoC, Maharashtra at Mumbai and must be made solely on the basis of such Red Herring Prospectus.

The Equity Shares, when offered through the Red Herring Prospectus, are proposed to be listed on the NSE.

For the details of the main objects of the Company as contained in the Memorandum of Association, see "History and Certain Corporate Matters" on page 138 of the DRHP. The liability of the members of the Company is limited. For details of the share capital and capital structure of the Company, see "Capital Structure" beginning on page 74 of the DRHP.

GLOBAL CO-ORDINATORS AND BOOK RUNNING LEAD MANAGERS

<p>AXIS CAPITAL</p> <p>Axis Capital Limited 1st Floor, Axis House, C 2 Wadia International Centre, P. B. Marg, Worli, Mumbai 400 025, India Telephone: +91 (22) 4325 2183 Facsimile: +91 (22) 4325 3000 Email: cdslipo@axiscap.in Investor grievance id: complaints@axiscap.in Website: www.axiscapital.co.in Contact person: Ms. Simran Gadh SEBI registration number: INM000012029</p>	<p>Edelweiss</p> <p>Edelweiss Financial Services Limited 14th Floor, Edelweiss House, Off. C.S.T. Road, Kalina, Mumbai 400 098, India Telephone: +91 (22) 4009 4400 Facsimile: +91 (22) 4086 3610 Email: cdsl ipo@edelweissfin.com Investor grievance Email: customerservice.mb@edelweissfin.com Website: www.edelweissfin.com Contact person: Mr. Viral Shah SEBI registration number: INM0000010650</p>	<p>NOMURA</p> <p>Nomura Financial Advisory and Securities (India) Private Limited Ceejay House, Level 11, Plot F, Shivsagar Estate, Worli, Mumbai 400 018, India Telephone: +91 (22) 4037 4037 Facsimile: +91 (22) 4037 4111 Email: cdsl ipo@nomura.com Investor grievance id: investorgrievances-in@nomura.com Website: www.nomuraholdings.com/company/group/asia/india/index.html Contact person: Mr. Chirag Shah SEBI registration number: INM000011419</p>	<p>SBI Capital Markets Limited* 202, Maker Tower 'E', Cuffe Parade Mumbai 400 005, India Telephone: +91 (22) 2217 8300 Facsimile: +91 (22) 2218 8332 Email: cdsl@sbicaps.com Investor grievance id: investor.relations@sbicaps.com Website: www.sbicaps.com Contact person: Mr. Ronak Shah SEBI registration number: INM000003531</p>
<p>BOOK RUNNING LEAD MANAGERS</p> <p>HAITONG</p> <p>Haitong Securities India Private Limited 1203A, Floor 12A, Tower 2A, One Indiabulls Centre, 841, Senapati Bapat Marg, Elphinstone Road, Mumbai 400013 Telephone: +91 (22) 4315 6856 Facsimile: +91 (22) 2421 6327 Email: project.cdslipo@hiseec.com Investor grievance Email: india.compliance@hiseec.com Website: www.hiseec.com Contact person: Mr. Ritesh Khetan SEBI registration number: INM000012045</p>	<p>IDBI capital</p> <p>IDBI Capital Markets & Securities Limited (Formerly known as IDBI Capital Market Services Limited) 3rd Floor, Mafatlal Centre, Nariman Point, Mumbai 400 021, India Telephone: +91 (22) 4322 1212 Facsimile: +91 (22) 2285 0785 Email: cdsl@idbicapital.com Investor grievance id: redressal@idbicapital.com Website: www.idbicapital.com Contact Person: Ms. Astha Daga / Mr. Subodh Gandhi SEBI registration number: INM000010866</p>	<p>YES SECURITIES</p> <p>Yes Securities (India) Limited IFC, Tower 1 & 2, Unit no. 602 A, 6th Floor Senapati Bapat Marg, Elphinstone Road Mumbai 400 013, India Telephone: +91 (22) 3347 7364 Facsimile: +91 (22) 2421 4508 Email: cdsl ipo@yesssecuritiesindia.in Investor grievance id: igc@yesssecuritiesindia.in Website: www.yesinvest.in Contact person: Mr. Aditya Vora SEBI registration number: INM000012227</p>	<p>LINK Intime</p> <p>Link Intime India Private Limited C-13, Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West) Mumbai 400 078, India Telephone: +91 (22) 6171 5400 Facsimile: +91 (22) 2596 0329 Email: cdsl ipo@linkintime.co.in Investor grievance id: cdsl ipo@linkintime.co.in Website: www.linkintime.co.in Contact person: Ms. Shanti Gopalkrishnan SEBI registration number: INR000004058</p>

*SBI/CAP is an associate of State Bank of India (one of the Selling Shareholders). As a result, in compliance with the Merchant Bankers Regulations and the ICDR Regulations, SBI/CAP, as a GCBLM, will only be involved in the marketing of the Offer. SBI/CAP has signed the due diligence certificate dated December 24, 2016 and has, accordingly, been disclosed as a GCBLM.

All capitalised terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

Date: Mumbai
Date: December 27, 2016

CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED is proposing, subject to receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the DRHP with SEBI. The DRHP will be available on the website of SEBI at www.sebi.gov.in, NSE at www.nseindia.com and the websites of the GCBLMs, i.e. www.axiscapital.co.in, www.edelweissfin.com, www.nomuraholdings.com/company/group/asia/india/index.html and www.sbi.com and the websites of the BRLMs, i.e. www.hiseec.com, www.idbicapital.com and www.yesinvest.in respectively. Investors should note that investment in equity shares involves a degree of risk and for details relating to the same, please refer to the DRHP, including the section "Risk Factors" on page 18 of the DRHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933 as amended ("U.S. Securities Act") and may not be sold directly or indirectly, within the United States or to, or for the account or benefit of US persons. The Company has not registered and does not intend to register under the US Investment Company Act and investors will not be entitled to the benefits of the US Investment Company Act. Accordingly, the Equity Shares are only being offered and sold outside the United States to non-US persons in "offshore transactions" in reliance on Regulation S under the U.S. Securities Act.

For CENTRAL DEPOSITORY SERVICES (INDIA) LIMITED
On behalf of the Board of Directors
Sd/-
Company Secretary and Compliance Officer