Ramco Systems Limited Registered Office: 47, PSK Nagar, Rajapalayam - 626 108.

Corporate Office: 64, Sardar Patel Road, Taramani, Chennai - 600 113. CIN: L72300TN1997PLC037550 E-mail: investorrelations@ramco.com www.ramco.com

Extract of Consolidated Financial Results for the Quarter & Nine Months Ended December 31, 2023

	Unaudited for the Quarter Ended				Unaudited for the Nine Months Ended			Audited for the Year Ended				
Particulars		December 31, 2023 September 30, 2023		December 31, 2022 Decemb		December	December 31, 2023 Decem		r 31, 2022	March 3	March 31, 2023	
	Rs. Mln.	USD Min.	Rs. Mln.	USD Mln.	Rs. Min.	USD Min.	Rs. Min.	USD Min.	Rs. Mln.	USD Min.	Rs. Mln.	USD Min.
1 Total income from operations	1,288.79	15.58	1,287.32	15.71	1,287.41	15.82	3,975.53	48.41	3,694.64	46.80	4,977.32	62.48
Net profit / (loss) for the period (before tax, exceptional items)	(267.93)	(3.18)	(1,477.34)	(18.05)	(514.39)	(6.29)	(2,228.30)	(27.14)	(1,637.17)	(20.74)	(2,206.75)	(27.70)
Net profit / (loss) for the period before tax												
(after exceptional items)	(267.93)	(3.18)	(1,477.34)	(18.05)	(514.39)	(6.29)	(2,228.30)	(27.14)	(1,637.17)	(20.74)	(2,206.75)	(27.70)
4 Net profit / (loss) for the period after tax												
(after exceptional items)	(261.26)	(3.10)	(1,457.57)	(17.80)	(502.98)	(6.15)	(2,186.87)	(26.63)	(1,614.56)	(20.45)	(2,068.59)	(25.97)
5 Total comprehensive income for the period (comprising profit /												
(loss) for the period (after tax) and other comprehensive												
income (after tax))	(318.75)	(4.04)	(1,438.21)	(18.01)	(542.43)	(7.46)	(2,177.30)	(27.13)	(1,494.56)	(24.81)	(1,976.01)	(30.33)
6 Equity share capital (face value of Rs.10 each)	353.91	6.63	353.39	6.63	308.54	6.08	353.91	6.63	308.54	6.08	352.63	6.62
Reserves (excluding revaluation reserve) as shown in the												
Balance Sheet											4,978.79	58.59
8 Earnings per share for the period (before and after extraordinary	items) of R	s.10 each, i	n Rs. and U	SD: (Annualis	ed only for y	early figures	s)					
Basic	(7.47)	(0.09)	(41.35)	(0.51)	(16.31)	(0.20)	(62.04)	(0.76)	(52.33)	(0.66)	(65.60)	(0.82)
Diluted	(7.47)	(0.09)	(41.35)	(0.51)	(16.31)	(0.20)	(62.04)	(0.76)	(52.33)	(0.66)	(65.60)	(0.82)

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 Obligations and Disclosure Regulations). Regulations, 2015. The full ormat of the Quarterly Financial Results are available on the Company's website at www.ramco.com and BSE website www.bseindia.com and NSE website www.nseindia.com.

The above Consolidated Financial Results of Ramco Systems Limited, India (the "Company"), its subsidiaries, (together referred to as "Group") and its Associate were reviewed by the Audit Committee and approved by the Board of Directors in its meeting held on February 07, 2024. The Consolidated Financial Results are prepared in accordance with the Indian Accounting Standards (Ind-AS) as prescribed under Section 133 of the Companie Act, 2013 read with the relevant rules issued thereunder. The Statutory Auditors have carried a limited review of the Consolidated Financial Results of the Group for the Nine months ended December 31, 2023 and have

Key numbers of Standalone Financial Results of the Company for the Quarter & Nine Months ended December 31, 2023 are as below

0	Troy hambore of standard to the control of the cont							
	Particulars	Unaudited for the Quarter Ended			Unaudited for the I	Nine Months Ended	Audited for the Year Ended	
		December 31, 2023	September 30, 2023	December 31, 2022	December 31, 2023	December 31, 2022	March 31, 2023	
	Total income from operations	693.96	576.06	672.68	1,926.02	1,889.02	2,538.57	
	Profit / (loss) before tax	(193.10)	(649.55)	(278.83)	(1,172.42)	(919.00)	(1,261.50)	
	Net profit / (loss) after tax	(182.47)	(616.12)	(264.91)	(1,110.95)	(885.25)	(1,130.05)	
	Total comprehensive income for the period (comprising profit / (loss)							
	for the period (after tax) and other comprehensive income (after tax))	(186.42)	(617.47)	(278.75)	(1,117.28)	(921.71)	(1,187.91)	
		•						

4 Figures for the previous period(s) have been regrouped / restated wherever necessary to make them comparable with the figures for the current period(s'

Place: Chennai Date: February 07, 2024

By Order of the Boar For Ramco Systems Limite P.R. Venketrama Rai

ramco

PONNI SUGARS (ERODE) LIMITED

CIN: L15422 TN 1996 PLC 037200

Regd. Office: "Esvin House," 13 Rajiv Gandhi Salai (OMR), Perungudi, Chennai-600 096

Phone: 044-24961920, 24960156, Email: admin@ponnisugars.com Investor Grievance ID: investor@ponnisugars.com. Web: www.ponnisugars.com



Notice is hereby given pursuant to Section 110 and other applicable provisions, if any, of the Companies Act, 2013, read with the Companies (Management and Administration) Rules, 2014 (including any statutory modification or re-enactment thereof for the time being in force) and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, Secretarial Standard-2 (SS-2) issued by the Institute of Company Secretaries of India and pursuant to MCA circulars and other applicable laws and regulations, the Company is seeking approval from the members by way of postal ballot through remote e-voting in respect of the Special Resolutions for appointment of Independent Directors of the Company as contained in the Postal Ballot Notice of the Company dated 30th January, 2024 emailed to the members.

POSTAL BALLOT NOTICE

The Notice of postal ballot has been e-mailed to the registered mail ID of the members and the same is also available on the website of the company, stock exchanges (BSE& NSE) and CDSL at www.evotingindia.com, Members may take note of following:

- (1) The business as set out in the Notice is to be transacted by voting by electronic means.
- (2) Date of completion of dispatch of notice: 06.02.2024
- Date of commencement of e-voting: 12.02.2024 (10.00 AM)
- Date of end of e-voting: 12.03.2024 (5 PM)
- E-voting shall not be allowed beyond the said date and time as the portal will be disabled for voting thereafter.
- A person whose name appears in the register of members / beneficial owners as on the cut-off date, ie. 02.02.2024 shall only be entitled to vote. A person who is not a Member as on the cut-off date should treat the Postal Ballot Notice for information purposes only.
- The result of the postal ballot will be announced on 13.03.2024 (Wednesday) at or before 5 PM at the registered office of the company and will be displayed on the website of the company, Stock exchanges (BSE& NSE) and CDSL.

Contact details of the person responsible to address the grievance connected with the voting:

Postal Ballot	E-voting
Name: Ms K Sreepriya	Name: Mr Rakesh Dalvi
Designation: Vice President &	Designation: Manager
Company Secretary	Central Depository Services (India) Ltd
Cameo Corporate Services Ltd	A Wing, 25th Floor, Marathon Futurex,
'Subramanian Building' 5th Floor	Mafatlal Mill Compounds, N M Joshi Marg,
No.1 Club House Road, Chennai 600 002	Lower Parel (East), Mumbai 400 013
Phone: 044-28460390 (6 lines)	Phone: 022-23058542 / 43, 1800 22 55 33
Email: investor@cameoindia.com	Email: helpdesk.evoting@cdslindia.com

For Ponni Sugars (Erode) Limited Chennai R. Madhusudhan 06.02.2024 Company Secretary



DHAMPUR SUGAR MILLS LIMITED

CIN: L15249UP1933PLC000511

Registered Office: Dhampur, Dist. Bijnor, Uttar Pradesh -246761 Corporate Office: 6th Floor, Max House, Okhla Industrial Estate, Phase III, New Delhi - 110020 Tel No.: 011-41259400; Email: investordesk@dhampursugar.com Website: www.dhampursugar.com;

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIALOWNERS OF EQUITY SHARES OF **DHAMPUR SUGAR MILLS LIMITED**

Contact Person: Ms. Aparna Goel, Company Secretary & Compliance Officer

This post buyback public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions, if any of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, including any statutory modifications or re-enactments thereof (the"Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated January 4, 2024, published on January 5, 2024 (the "Public Announcement") and the letter of offer dated January 18, 2024 (the "Letter of Offer") issued in connection with the Buyback. The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

THE BUYBACK

- Dhampur Sugar Mills Limited (the "Company") had announced the Buyback of up to 10,00,000 (Ten Lakhs) fully paid-up equity shares of face value ₹10 each ("Equity Shares") representing 1.5063% of the total number of equity shares in the paid-up equity share capital of the Company as on March 31, 2023, from the existing shareholders/beneficial owners of Equity Shares as on Record Date i.e., Wednesday, January 17, 2024 on a proportionate basis, through the Tender Offer Route, at a price of ₹300 (Rupees Three Hundred only) per equity share payable in cash for an aggregate consideration not exceeding ₹ 30,00,00,000 (Rupees Thirty Crore only) ("Buyback Offer Size") excluding expenses incurred or to be incurred for the Buyback viz. brokerage cost, fees, turnover charges, applicable taxes such as. Buyback tax, securities transaction tax, goods and services tax (if any), stamp duty, printing and dispatch expenses, if any, filing fees payable to the Securities and Exchange Board of India ("SEBI") any other Appropriate Authorities, Stock Exchange charges, advisor/legal fees, public announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs"), representing 2.89% and 2.88% of the aggregate of the fully paid-up share capital and free reserves as per the latest audited standalone and consolidated financial statements of the Company as on March 31, 2023
- 1.2. The Company adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented by the Company using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI Circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with the circular bearing reference number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 a, circular bearing reference number SEBI/HO/CFD/ DCR III/CIR/P/2021/615 dated August 13, 2021 and circular bearing reference number SEBI/HO/CFD/PoD-2/ P/CIR/2023/35 dated March 8, 2023, as amended from time to time ("SEBI Circulars").
- The Tendering period for the Buyback Offer opened on Tuesday, January 23, 2024 and closed on Tuesday, January 30, 2024. (both days inclusive)

DETAILS OF THE BUYBACK

- 2.1. 10,00,000 (Ten Lakhs) Equity Shares were bought back under the Buyback, at a price of ₹300 (Rupees Three Hundred only) per Equity Share.
- 2.2. The total amount utilized in the Buyback is ₹30,00,00,000 (Rupees Thirty Crore Only), excluding Transaction
- 2.3. The Registrar to the Buyback i.e., Alankit Assignments Limited ("Registrar"), considered a total of 13,308 valid applications for 73,04,817 Equity Shares in response to the Buyback resulting in the subscription of approximately 7.3048 times the maximum number of Equity Shares proposed to be bought back. The details of valid applications considered by the Registrar, are as follows:

• • • • • • • • • • • • • • • • • • • •		•		
Category of Shareholders	No. of Equity Shares reserved in Buyback	No. of valid applications	Total Equity Shares Validly Tendered	No. of times of Total valid Equity Shares to No. of Equity Shares reserved in Buyback
Reserved Category for Small Shareholders	1,50,000	12,433	15,42,815	13.4157
General Category for other Shareholders	8,50,000	875	57,62,002	6.510
Total	10 00 000	13 308	73 04 817	7 3048

- 2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the process as described in the Letter of Offer. The communication of acceptance/ rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on February 7, 2024.
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the National Securities Clearing Corporation Limited (collectively, "Clearing Corporations") as applicable, on February 6, 2024.
- 2.6. The Clearing Corporations have made direct funds payout to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If any Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by Reserve Bank of India or respective bank, due to any reason, then such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders.
- 2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on February 6, 2024. The unaccepted Equity Shares in dematerialized form, if any, tendered by the Eligible Shareholders was released / returned to the respective Eligible Shareholders / lien removed by the Clearing Corporations on February 6, 2024.

- 2.8. The extinguishment of 10,00,000 (Ten Lakhs) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form, are currently under process and shall be completed on or before February 15, 2024
- 2.9. The Company and its Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Particulars	Pre Buyba (As on the Rec		Post Buyback*		
	No. of Equity Amount Shares (in ₹)		No. of Equity Shares	Amount (in ₹)	
Authorized Share Capital	9,15,00,000 Equity Shares of ₹ 10 each	91,50,00,000	9,15,00,000 Equity Shares of ₹ 10 each	91,50,00,000	
Issued & Subscribed & Paid- up Capital	6,63,87,590 Equity Shares of ₹ 10 each fully paid up	66,38,75,900	6,53,87,590 Equity Shares of ₹ 10 each fully paid up	65,38,75,900	

*Subject to Extinguishment of 10,00,000 Equity Shares

3.2. The details of the shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back (%)	Equity Shares Accepted as a % of total Post Buyback Equity Shares Capital (%)
1.	Goel Investments Limited	2,64,743	26.47	0.40
2.	Mr. Anil Kumar Goel	1,18,081	11.81	0.18
	Total	3,82,824	38.28	0.58

3.3. The shareholding pattern of the Company Pre and Post Buyback is as under:

Particulars	Pre Buyback (As on the Record Date)		Post Buyback*	
	Number of Equity Shares	% to the existing Equity Share Capital	Number of Equity Shares	% to post Buyback
Promoter/Promoter Group and person sacting inconcert	3,25,85,637	49.08	3,21,15,237	49.11
Foreign Investors (including Non-Resident Indians, FII and Foreign Mutual funds)	47,97,134	7.23		
Financial Institutions / Banks & Mutual Funds promoted by Banks / Institutions	5,16,370	0.78	3,32,72,353	50.89
Others (Public, Public Bodies Corporateetc.)	2,84,88,449	42.91		
Total	6,63,87,590	100.00	6,53,87,590	100.00

* Subject to Extinguishment of 10,00,000 Equity Shares

MANAGER TO THE BUY BACK OFFER

C-NTRUM

Centrum Capital Limited

Level 9, Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (E), Mumbai 400098, India

Tel: +91 22 4215 9224 / 9816

Fax: +91 22 4215 9444 E-mail: dsml.buyback@centrum.co.in

Contact Person: Ms. Pooja Sanghvi / Mr. Tarun Parmani

Website: www.centrum.co.in SEBI Registration No.: INM000010445 CIN: L65990MH1977PLC019986

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for all the information contained in this Post Buyback Public Announcement or any other advertisement, circular, brochure, publicity material which may be issued and confirms that the information in such document contains true, factual and material information and does not contain any misleading information.

> For and behalf of the Board of Directors of **Dhampur Sugar Mills Limited**

Sd/-Sd/-Anuj Khanna Gaurav Goel Vice-Chairman & Independent Director DIN: 00025087 Managing Director

Sd/-Aparna Goel Company Secretary & Compliance Officer Membership No. A22787

Date: February 7, 2024 Place: New Delhi

DIN: 00076111

बजट के बाद बॉन्ड प्रतिफल घटने से डेट फंडों में तेजी

गिल्ट और डायनैमिक फंड निवेशकों ने करीब 327 करोड़ रुपये का लाभ कमाया

अभिषेक कुमार मुंबई, 7 फरवरी

📺 त्तरिम बजट के बाद यील्ड (प्रतिफल) में नरमी आने से डेट फंड निवेशकों को बड़ा लाभ कमाने का मौका मिला है। वैल्यू रिसर्च के आंकड़ों से पता चलता है कि जहां गिल्ट फंडों में निवेशकों का निवेश बजट के दिन औसत 0.65 प्रतिशत तक बढा वहीं डायनैमिक बॉन्ड फंडों की एनएवी में 0.51 प्रतिशत की औसत वृद्धि दर्ज की गई।

अंतरिम बजट में घोषित अनुमान से कम उधारी योजना की वजह से 10 वर्षीय सरकारी बॉन्ड यील्ड 8 आधार अंक गिरकर गुरुवार को 7.04 प्रतिशत रह गया।

डेट बाजार की धारणा को 2024-25 के लिए सरकार की 14.1 लाख करोड़ रुपये की सकल उधारी योजना से उत्साह मिला जिसके चाल वित्त वर्ष 2023-24 में 15.43 लाख करोड़ रुपये रहने का अनुमान है। यील्ड यानी प्रतिफल में किसी तरह की गिरावट से बॉन्ड और डेट फंड निवेशकों के लिए लाभ को बढावा मिलता है।

गिल्ट फंड और डायनैमिक बॉन्ड फंड दिसंबर 2023 के अंत तक 26,100 करोड़ रुपये और 30,860 करोड़ रुपये की परिसंपत्तियों का प्रबंधन कर रहे थे। एनएवी में औसत वृद्धि के आधार पर इन योजनाओं ने



■ डेट बाजार की धारणा को 2024-25 के । ■ यील्ड यानी प्रतिफल में किसी तरह की लिए सरकार की 14.1 लाख करोड़ रुपये

गिरावट से बॉन्ड और डेट फंड निवेशकों की सकल उधारी योजना से उत्साह मिला [|] के लिए लाभ को बढावा मिलता है

गुरुवार को लगभग 327 करोड़ रुपये का लाभ दर्ज किया। कॉरपोरेट बॉन्ड फंड और बैंकिंग एवं पीएसयू फंड जैसी अन्य योजनाओं ने 0.15 प्रतिशत की मामुली वृद्धि दर्ज की।

निवेशकों को बाजार हालात के आधार पर विभिन्न कॉरपोरेट एवं सरकारी प्रतिभृतियों (जी-सेक) में निवेश की अनुमति देने वाले

डायनैमिक बॉन्ड फंड जी-सेक प्रतिफल में गिरावट का लाभ उठाने में सफल रहे हैं।

दिसंबर के अंत में डायनैमिक बॉन्ड फंडों ने जी-सेक को 68 प्रतिशत राशि आवंटित की थी। इसके विपरीत कॉरपोरेट बॉन्ड निवेश महज 24 प्रतिशत दर्ज किया गया। फंड प्रबंधकों का कहना है कि सरकार के उधारी लक्ष्य घटाने से प्रतिफल में लगातार गिरावट हो सकती है।

टाटा ऐसेट मैनेजमेंट में फिक्स्ड इनकम के प्रमख मर्ति नागराजन ने कहा. 'प्रतिफल में और अधिक गिरावट विदेशी संस्थागत निवेशकों की आवक और भारत की रेटिंग अपग्रेड की उम्मीद में आ सकती है। वित्त मंत्रालय राजकोषीय घाटे में कमी के लक्ष्य के साथ रेटिंग अपग्रेड का का लक्ष्य लेकर चल रहा है। अभी भारत निवेश ग्रेडिंग में हैं। '

आदित्य बिडला सन लाइफ ऐसेट मैनेजमेंट कंपनी में फिक्स्ड इनकम के सह-प्रमुख कौस्तुभ गुप्ता ने कहा, 'इस अंतरिम बजट का आधार एक ऐसी सरकार के रूढ़िवादी आंकड़ों से जुड़ा हुआ है जो गैर-मुद्रास्फीति के जरिये भारत की दीर्घकालिक वृद्धि बढ़ाने के लिए आश्वस्त है। आगामी चुनावी सीजन के बावजूद इसमें लोक-लुभावन वादे नहीं किए गए। हमारा मानना है कि मख्य प्रतिफल 6.5 प्रतिशत रहेगा।

हालांकि पोर्टफोलियों के दुष्टिकोण से फंड प्रबंधकों का कहना है कि वे अपने कॉरपोरेट बॉन्ड निवेश को बढ़ाना चाह रहे हैं क्योंकि पिछले कुछ महीनों में अंतर बढ़ रहा है। कुछ फंड प्रबंधकों का कहना है कि वे उन योजनाओं में जी-सेक और कॉरपोरेट बॉन्ड फंडों के बीच आवंटन को पुनः संतुलित बनाने की संभावना तलाश रहे हैं जो जी-सेक से

पेटीएम पर कारोबारी असमंजस में

कैट के राष्ट्रीय अध्यक्ष बीसी भरतिया और महासचिव प्रवीन खंडेलवाल ने कहा कि आरबीआई ने पेटीएम पर जो प्रतिबंध लगाए हैं, उनसे कंपनी की वित्तीय सेवाओं की सुरक्षा और कामकाज चलते रहने पर चिंता खड़ी हो

कैट मुंबई के चेयरमैन रमणीक चड्डा बताते हैं कि यह सलाह एहतियातन है जो व्यापारियों को वित्तीय परेशानी से बचाने के लिए दी गई है। उन्होंने कहा, 'हम उन्हें हालात पर नजर रखने और अपनी रकम महफुज करने के लिए एहतियाती कदम उठाने को कह रहे हैं।

नई दिल्ली के चांदनी चौक बाजार में भी माहौल अलग नहीं था। वहां भी गफलत बनी हुई है। कुछ व्यापारी पेटीएम छोड़ने की तैयारी कर रहे हैं और कुछ अभी हालात साफ होने का इंतजार कर रहे हैं।

बिपिन कुमार यादव ने छह महीने पहले चांदनी चौक से कुछ दूर लाल किले के पास सड़क किनारे दुकान शुरू की थी। अब वह पेटीएम छोडकर भारतपे ले चके हैं। बिपिन कहते हैं. 'मैने धंधा शरू करते ही पेटीएम ले लिया था लेकिन अब शायद यह काम का नहीं रहेगा। तीन दिन पहले भारतपे का एक आदमी मेरे पास आया और मैंने उसका क्युआर कोड ले लिया।'

परानी दिल्ली बाजार में खादी इंडिया के दफ्तर में डिजिटल लेनदेन के लिए बिजली पे इस्तेमाल होता है। वहां के प्रबंधक ने नाम नहीं छापने की शर्त पर बताया, 'हमने भी दसरी कंपनियों के क्युआर स्कैनर रखने की सोची थी. मगर पेटीएम पर आरबी आई की बंदिश के बाद हमने यह इरादा छोड़ दिया। हम कोई खतरा नहीं लेंगे।'

खादी इंडिया के लोग किसी को भी पेटीएम की सलाह नहीं दे रहे हैं मगर कुछ कारोबारी अब भी पेटीएम पर पूरा भरोसा कर रहे हैं। 1884 से लग रही मशहूर जलेबीवाला की दकान पर पेटीएम ही चलेगा। यह कारोबार करने वाली चौथीं पीढ़ी के अभिषेक जैन कहते हैं. 'पिछले तीन साल से हमारे पास पेटीएम है और हम इससे खश हैं। हमें कभी कोई दिक्कत नहीं आई और न ही हमें कोई चिंता है क्योंकि पेटीएम ऐप अच्छी तरह काम करती है।'

जैन को लगता है कि यह पेटीएम को खरीदने के लिए



किसी बड़े आदमी की चाल है। वह कहते हैं. अभी पेटीएम के शेयर खरीदे हैं। अब बोलिए!'

कई व्यापारी कहते हैं कि पेटीएम में कोई झंझट नहीं होता. इसीलिए वे इसे चला रहे हैं। मिर्ची राम रेस्टोरेंट के मालिक गौतम नारंग चार साल से पेटीएम इस्तेमाल कर रहे हैं और इसे छोड़ने का उनका कोई इरादा नहीं है। वह बताते हैं कि उन्होंने कई दूसरी फिनटेक कंपनियां आजमाईं मगर पेटीएम का कोई जोड नहीं। लेकिन 2016 से पेटीएम चला रहे बालाजी साड़ी सेंटर के मालिक अरुण कुमार को फिक्र हो रही है। वह कहते हैं, 'हम अक्सर पेटीएम का इस्तेमाल करते हैं। इसे बदलना मुश्किल होगा क्योंकि ज्यादातर ग्राहक पेटीएम पर ही लेनदेन करते हैं। पेटीएम में अभी जो हालत है वह हमारे लिए दिक्कत भरी है।'

कुमार की ही तरह पंजाब स्टेनलेस स्टील हाउस के नाम से क्रॉकरी की दुकान चला रहे राजेश को भी लगता है कि पेटीएम पर पुरी तरह प्रतिबंध लगा तो मुश्किल हो जाएगी। वह कहते हैं, 'यह मामला नहीं सुलझा तो व्यापारियों को दिक्कत आ सकती है।' मगर कपड़ों की दकान काली बाई छावडा के मालिक दीवान चंद छावडा कहते हैं कि जब तक ग्राहक पेटीएम चलाएंगे तब तक वह भी इसे चलाते रहेंगे। वह कहते हैं, 'मैं व्यापारी हूं, इसलिए मुझे पैसे से मतलब है। वह कैसे आता है, इससे मतलब नहीं है। इसलिए ग्राहक लेनदेन के लिए जो तरीका अपनाएंगे, हम भी वही इस्तेमाल करने लगेंगे।

(साथ में शार्लीन डिस्जा)



DHAMPUR SUGAR MILLS LIMITED

CIN: L15249UP1933PLC000511

Registered Office: Dhampur, Dist. Bijnor, Uttar Pradesh -246761

Corporate Office: 6th Floor, Max House, Okhla Industrial Estate, Phase III, New Delhi - 110020 Tel No.: 011-41259400; Email: investordesk@dhampursugar.com Website: www.dhampursugar.com; Contact Person: Ms. Aparna Goel, Company Secretary & Compliance Officer

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIALOWNERS OF EQUITY SHARES OF **DHAMPUR SUGAR MILLS LIMITED**

This post buyback public announcement (the "Post Buyback Public Announcement") is being made in compliance with Regulation 24(vi) and other applicable provisions, if any of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, including any statutory modifications or re-enactments thereof (the"Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated January 4, 2024, published on January 5, 2024 (the "Public Announcement") and the letter of offer dated January 18, 2024 (the "Letter of Offer") issued in connection with the Buyback. The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

THE BUYBACK

- 1.1. Dhampur Sugar Mills Limited (the "Company") had announced the Buyback of up to 10,00,000 (Ten Lakhs) fully paid-up equity shares of face value ₹10 each ("Equity Shares") representing 1.5063% of the total number of equity shares in the paid-up equity share capital of the Company as on March 31, 2023, from the existing shareholders/beneficial owners of Equity Shares as on Record Date i.e., Wednesday, January 17, 2024 on a proportionate basis, through the Tender Offer Route, at a price of ₹300 (Rupees Three Hundred only) per equity share payable in cash for an aggregate consideration not exceeding ₹ 30,00,00,000 (Rupees Thirty Crore only) ("Buyback Offer Size") excluding expenses incurred or to be incurred for the Buyback viz. brokerage cost, fees, turnover charges, applicable taxes such as, Buyback tax, securities transaction tax, goods and services tax (if any), stamp duty, printing and dispatch expenses, if any, filing fees payable to the Securities and Exchange Board of India ("SEBI") any other Appropriate Authorities, Stock Exchange charges, advisor/legal fees, public announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs"), representing 2.89% and 2.88% of the aggregate of the fully paid-up share capital and free reserves as per the latest audited standalone and consolidated financial statements of the Company as on March 31, 2023.
- 1.2. The Company adopted Tender Offer route for the purpose of Buyback. The Buyback was implemented by the Company using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI Circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with the circular bearing reference number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 a, circular bearing reference number SEBI/HO/CFD/ DCR III/CIR/P/2021/615 dated August 13, 2021 and circular bearing reference number SEBI/HO/CFD/PoD-2/ P/CIR/2023/35 dated March 8, 2023, as amended from time to time ("SEBI Circulars").
- 1.3. The Tendering period for the Buyback Offer opened on Tuesday, January 23, 2024 and closed on Tuesday, January 30, 2024. (both days inclusive)

DETAILS OF THE BUYBACK

- 2.1. 10,00,000 (Ten Lakhs) Equity Shares were bought back under the Buyback, at a price of ₹300 (Rupees Three Hundred only) per Equity Share.
- 2.2. The total amount utilized in the Buyback is ₹30,00,00,000 (Rupees Thirty Crore Only), excluding Transaction
- 2.3. The Registrar to the Buyback i.e., Alankit Assignments Limited ("Registrar"), considered a total of 13,308 valid applications for 73,04.817 Equity Shares in response to the Buyback resulting in the subscription of approximately 7.3048 times the maximum number of Equity Shares proposed to be bought back. The details of valid applications considered by the Registrar, are as follows:

Category of Shareholders	No. of Equity Shares reserved in Buyback	No. of valid applications	Total Equity Shares Validly Tendered	No. of times of Total valid Equity Shares to No. of Equity Shares reserved in Buyback
Reserved Category for				
Small Shareholders	1,50,000	12,433	15,42,815	13.4157
General Category for				
other Shareholders	8,50,000	875	57,62,002	6.510
Total	10,00,000	13,308	73,04,817	7.3048

- 2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the process as described in the Letter of Offer. The communication of acceptance/ rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on February 7, 2024
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the National Securities Clearing Corporation Limited (collectively, "Clearing Corporations") as applicable, on February 6, 2024.
- 2.6. The Clearing Corporations have made direct funds payout to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If any Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by Reserve Bank of India or respective bank, due to any reason, then such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders.
- 2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on February 6, 2024. The unaccepted Equity Shares in dematerialized form, if any, tendered by the Eligible Shareholders was released / returned to the respective Eligible Shareholders / lien removed by the Clearing Corporations on February 6, 2024.

- 2.8. The extinguishment of 10,00,000 (Ten Lakhs) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form, are currently under process and shall be completed on or before February 15, 2024.
- 2.9. The Company and its Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Particulars	Pre Buyba (As on the Rec		Post Buyback*		
	No. of Equity Shares	Amount (in ₹)	No. of Equity Shares	Amount (in ₹)	
Authorized Share Capital	9,15,00,000 Equity Shares of ₹ 10 each	91,50,00,000	9,15,00,000 Equity Shares of ₹ 10 each	91,50,00,000	
Issued & Subscribed & Paid- up Capital	6,63,87,590 Equity Shares of ₹ 10 each fully paid up	66,38,75,900	6,53,87,590 Equity Shares of ₹ 10 each fully paid up	65,38,75,900	

*Subject to Extinguishment of 10,00,000 Equity Shares

3.2. The details of the shareholders/beneficial owners from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	No. of Equity Shares accepted under Buyback	Equity Shares Accepted as a % of total Equity Shares bought back (%)	Equity Shares Accepted as a % of total Post Buyback Equity Shares Capital (%)
1.	Goel Investments Limited	2,64,743	26.47	0.40
2.	Mr. Anil Kumar Goel	1,18,081	11.81	0.18
	Total	3,82,824	38.28	0.58

3.3. The shareholding pattern of the Company Pre and Post Buyback is as under:

Particulars		Buyback Record Date)	Post Buyback*		
	Number of Equity Shares	% to the existing Equity Share Capital	Number of Equity Shares	% to post Buyback	
Promoter/Promoter Group and person sacting inconcert	3,25,85,637	49.08	3,21,15,237	49.11	
Foreign Investors (including Non-Resident Indians, FII and Foreign Mutual funds)	47,97,134	7.23			
Financial Institutions / Banks & Mutual Funds promoted by Banks / Institutions	5,16,370	0.78	3,32,72,353	50.89	
Others (Public, Public Bodies Corporateetc.)	2,84,88,449	42.91			
Total	6,63,87,590	100.00	6,53,87,590	100.00	

* Subject to Extinguishment of 10,00,000 Equity Shares

MANAGER TO THE BUY BACK OFFER

C+NTRUM

Centrum Capital Limited

Level 9, Centrum House, CST Road, Vidyanagari Marg, Kalina, Santacruz (E), Mumbai 400098, India

Tel: +91 22 4215 9224 / 9816

Fax: +91 22 4215 9444 E-mail: dsml.buyback@centrum.co.in

Contact Person: Ms. Pooja Sanghvi / Mr. Tarun Parmani

Website: www.centrum.co.in SEBI Registration No.: INM000010445 CIN: L65990MH1977PLC019986

DIRECTORS RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for all the information contained in this Post Buyback Public Announcement or any other advertisement, circular, brochure, publicity material which may be issued and confirms that the information in such document contains true, factual and material information and does not contain any misleading information.

For and behalf of the Board of Directors of

Dhampur Sugar Mills Limited

Sd/-Gaurav Goel Vice-Chairman & **Managing Director** DIN: 00076111

Sd/-Anuj Khanna Independent Director DIN: 00025087

Sd/-Aparna Goel Company Secretary & Compliance Officer Membership No. A22787

Date: February 7, 2024 Place: New Delhi