



गेल (इंडिया) लिमिटेड

(भारत सरकार का उपक्रम – महारत्न कंपनी)

GAIL (India) Limited

(A Government of India Undertaking - A Maharatna Company)

गेल भवन,
16 भीकाएजी कामा प्लेस
नई दिल्ली-110066, इंडिया
GAIL BHAWAN,
16 BHIKAIJI CAMA PLACE
NEW DELHI-110066, INDIA
फोन/PHONE: +91 11 26182955
फैक्स/FAX: +91 11 26185941
ई-मेल/E-mail: info@gail.co.in

ND/GAIL/SECTT/2022

13.10.2022

1. Listing Compliance National Stock Exchange of India Limited Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East) Mumbai – 400051 Scrip Code: GAIL-EQ	2. Listing Compliance BSE Limited Floor 1, Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400001 Scrip Code: 532155
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Sub.: Newspaper Publication of the Completion of dispatch of Postal Ballot Notice

Dear Sir/Madam,

This is in compliance of Section 110 and Rule 22 of Companies (Management and Administration) Rules, 2014.

With reference to the subject cited above, please find the attachment.

The above is for your information and records.

**Thanking you,
Yours faithfully,**

Mahesh Agarwal

**(Mahesh Kumar Agarwal)
Company Secretary**

Encl: As above

MY INDIA

Mindful of 'Lakshman Rekha' but will examine note ban: SC

Utkarsh Anand
letters@hindustantimes.com

NEW DELHI: Stressing that it is completely mindful of the "Lakshman Rekha", or boundaries, in matters of economic policy, Supreme Court on Wednesday set about to examine the decision-making process behind 2016 demonetisation decision, and directed the Centre and the Reserve Bank of India (RBI) to submit comprehensive affidavits to explain procedural and legal aspects of the move.



On Nov 8, 2016, the Centre declared invalid existing ₹500 and ₹1,000 currency notes.

A five-judge Constitution bench turned down the government's plea to shut the proceedings by declaring them infructuous and an academic exercise, saying it was a "serious matter", and will require detailed replies from the Centre and the RBI on legality of the procedure adopted by them in declaring bank notes of ₹500 and ₹1,000 denominations invalid tender.

The bench, headed by justice SA Nazeer, also asked the government to keep ready the confidential files relating to the exercise that was conducted before PM Narendra Modi announced his government's demonetisation drive on November 8, 2016. Fixing the next hearing on November 9, the court asked attorney general (AG) R Venkataramani to keep the agenda documents and decision papers handy to show the correspondence between the government and RBI in the day leading to

the announcement. "You should keep them (files) ready. You can't keep them away from us if we want to see... Where is the recommendation from the government? What was the view of RBI and how did you take the decision? These are three issues on facts. And on law, you should address the language of Section 26 of the RBI Act as to whether only a series of notes could be demonetised or all series could be demonetised. The Union of India and RBI should file comprehensive affidavits," bench told Venkataramani and senior counsel Jaideep Gupta, who represented RBI.

"The wisdom of the government in matters of economic policies is something that this court is always mindful about. We always know where the Lakshman Rekha is when it comes to judicial reviews. But the manner and the procedure of an action can cer-

tainly be examined," remarked the bench, which included justices BR Gavai, AS Bopanna, V Ramasubramanian, and BV Nagarathna.

On November 8, the government declared invalid existing ₹500 and ₹1,000 currency notes, which, at the time, accounted for a little over 86% of the currency in circulation. The move was initially aimed at fighting black money — the assumption was that those in possession would not be able to deposit their demonetised notes with banks, which was mandated process — but the RBI later declared that almost all high value notes in circulation at the time were returned to bank accounts.

While the government argued that the top court should not involve itself into an exercise that could end up as an academic one, bench emphasised that one of the pivotal duties of a constitution bench is to declare the law for all times to come. "Any declaration by a Constitution bench, one way or the other, is for posterity. It is the duty of a Constitution bench to answer when issues are referred to it," it told Venkataramani, who represented the Centre in the batch of over three dozen petitions which challenged the Centre's 2016 decision.

The AG, on his part, tried to persuade the bench that the notification, by which demonetisation was carried out, has been replaced by an Act, and there is thus no need to embark on a judicial exercise

which at best will only be "advisory" in the end. But the bench retorted: "Strictly speaking, it may not be advisory. We will be laying down the law."

The bench became inclined to hear the matter after senior counsel P Chidambaram, representing one of the petitioners, flagged the issue of exercise of power under the RBI Act by the government instead of passing a parliamentary legislation. "Previous demonetisations in 1946 and 1978 were done through separate Acts of Parliament and not just by invoking provisions of the RBI Act. They can use Sections 24 and 26 of the Act today to say all notes will cease to become legal tenders. Please, examine the scope of the power under the RBI Act — bypassing the requirement to have a parliamentary law following a discussion in the House and have application of mind," Chidambaram said.

The petitioners in the case have claimed their constitutional rights to life and trade were infringed by the government due to an arbitrary manner of implementing the scheme.

In December 2016, all the petitions were referred to a Constitution bench by three-judge bench after framing nine questions. It also sought to scrutinise the legality of the demonetisation notification on the anvil of the 1934 Act, besides examining whether the procedure adopted was fair.

IN EV PUSH, ARMY TO INDUCT LIGHT VEHICLES, BUSES

NEW DELHI: In a bid to reduce emissions and cut dependence on fossil fuels, the Army has set a target to induct three types of electric vehicles (EVs) — motorcycles, light vehicles and buses — in line with operational commitments, officers familiar with the matter said on Wednesday.

"Various factors unique to the army's employability, remote locations of employment and operational commitments were considered to arrive at a definite time-bound road map for inducting EVs," said one of the officers mentioned above.

According to the officer, the EV push will see army replace around 25% light vehicles, 38% buses and 48% motorcycles at select peace-time units and formations with adequate charging infrastructure. This is being done in line with the army's requirements and employability of EVs across different types of terrain.

According to a second officer familiar with the matter, the force has set up charging points in parking lots of offices and residential complexes, installed transformers on anticipated number of EVs per station. HTC

India to Canada: Reject 'Khalistan referendum'

Shishir Gupta
letters@hindustantimes.com

NEW DELHI: India has asked Canada to denounce "Khalistan Referendum" by proscribed terrorist organization "Sikh for Justice" on November 6 at Ontario and act against those who promote terror and violence aimed at the largest democracy in the world. It has asked the Justin Trudeau government to stop the referendum and ensure that no Canadian government property is used to spread hatred or call for violence against Indians.

NEW DELHI ASKED THE TRUDEAU GOVT TO ENSURE THEIR TERRITORY IS NOT USED FOR ACTIVITIES THAT PROMOTE TERROR

On Tuesday, the High Commission in Ottawa served a demarche' on the Executive Director of Global Affairs Canada in Ontario stating that the November 6 referendum in Paul Coffey Arena in Mississauga would be the second unlawful exercise after the proscribed SFJ organized a similar exercise on September 18 at Brampton, Ontario. India has informed Canada that such anti-India activities are being promoted by violent terrorist organizations that

advocate the killing of innocent civilians. Though its High Commission, New Delhi has reminded the Justin Trudeau government that both countries agreed at the highest levels to not allow the use of their territories for activities detrimental to each other's security and national interest. The Canadian government had earlier conveyed in writing to New Delhi that it does not recognize such "referendums" vide a note verbale on September 16.

New Delhi has requested the Canadian government to denounce in strongest terms such attempts at promoting violence and threatening the territorial integrity of India. It has asked the

Trudeau government to ensure that Canadian territory is not used for activities that promote terror, violence against the people of India and undermine its national security.

While the Canadian government is expected to resort to the plea that it cannot stop the free airing of views, the Indian High Commission has informed Canadian officials that the referendum organizers are trying to polarize the Indian community and radicalize Sikh students by asking them to vote in the November 6 exercise. It has pointed out that the outreach of organizers to enlist Indian students is a matter of grave concern as this action by proscribed SFJ will politicize Indian students by dividing them on religious lines apart from taking politics to campuses and vitiating the peaceful environment.

While India has repeatedly asked Canada and the US to take action against SFJ's terrorist leader G S Pannu through security and diplomatic channels, the two countries have not done so yet.

China grants visas to 1.3k Indian students, but thousands still wait to rejoin courses

Sutirtho Patranobis and Rezaul H Laskar
letters@hindustantimes.com



China's foreign ministry official Liu Jinsong with Indian ambassador Pradeep Rawat.

BEIJING/NEW DELHI: China has granted visas to around 1,300 Indian students and nearly 300 businesspeople in recent weeks, though travel to the country for Indian nationals continues to be a hurdle and at least 20,000 students are waiting to resume their courses at Chinese institutions.

Liu Jinsong, director general of the Asia department of China's foreign ministry, told Indian ambassador Pradeep Rawat at a meeting in Beijing on Tuesday about "recent progress" in people-to-people exchanges.

Indian students had been granted visas, while nearly 300 businessmen, in two batches, took charter flights operated by Chinese airlines to Yiwu city in Zhejiang province.

The issue of visas to Indian students by China has picked up pace in recent weeks but lengthy quarantine periods and the lack of direct flights from India continue to be major hurdles, people familiar with the matter said. Only some 100 Indian students returned to China over the past few months, they said.

According to official estimates, around 23,000 Indian students are currently enrolled in Chinese universities, a major-

ity of them studying medicine. The people further said the Indian side will not encourage more Indian nationals to take up studies in China in view of the problems faced by Indians enrolled in Chinese universities over the past two years. China, which has a "zero Covid" policy, eased pandemic-related travel restrictions only in August, paving the way for the return of international students.

External affairs ministry spokesperson Arindam Bagchi said, "Our mission has continued to press and pursue with the Chinese side for completing the formalities enabling our students' return to China at an early date."

Nirav Modi hearing concludes; verdict reserved

Danish Khan
letters@hindustantimes.com

LONDON: The high court in London has reserved judgment in the Nirav Modi extradition case after the 3-day-long arguments concluded on Wednesday. The rather lengthy exposition on diplomatic assurances and mental health indicate that the court's judgement could be precedent-setting

on fundamental areas of extradition law that governs both India and UK.

The focus in the last three days has shifted from the actual case of fraud and money laundering against Modi to a test of whether it would be appropriate to have him extradited to India in view of his fragile mental health. Helen Malcolm, representing Crown Prosecution Service,

remarked that it is "inconceivable" that Modi would have not stood trial in the UK based on his current situation.

As both the sides have to convince court on Modi's depression and how much he suffers, the arguments on Wednesday too revolved around the same.

According to Malcolm, there was a possibility Modi's situation could improve upon his extradition

once he would realise that his "fears of being killed are not true, or that he won't be in solitary confinement, or that he will have to continue to have contact with his family," Edward Fitzgerald, arguing in Modi's defence, said there were chances his condition would deteriorate, pointing out the state of prisons in India, lack of proper healthcare facilities for under-trials and slow judicial process.

Project Management Unit
Jai Mary Vilas Project - II (Arth Ganga)
INLAND WATERWAYS AUTHORITY OF INDIA
(Ministry of Ports, Shipping and Waterways, Govt. of India)

Head Office: A-13, Sector - 1, Noida - 201 301
Phone: 0120-2544004, Fax: 0120-2543976, ve.iwai@nio.in

NATIONAL COMPETITIVE BIDDING
Request For Bids For Bank to Bank Detailed Hydrographic Survey on National Waterway No. 1 (Tribeni to Varanasi).
e-Bids are invited from interested bidders for "Bank to Bank Detailed Hydrographic Survey on National Waterway No. 1 (Tribeni to Varanasi)". The Tender Documents and other relevant details are available at IWA website www.iwai.nic.in and eprocurement site <https://eprocure.gov.in/eprocure/app>.

Date: 13.10.2022 Vice Chairman & Project Director (JMVP)

राष्ट्रीय किशोर कुमार सम्मान
अलंकरण समारोह एवं संगीत संध्या

13 अक्टूबर, 2022 • साव 7 बजे से
पुरानी अनाज मंडी, पंधाना रोड, झण्डवा

सम्पन्नित कलाकर

अशोक प्रिय, मुम्बई वर्ष 2019-2020
अशोक प्रिय, मुम्बई वर्ष 2020-2021
शिवेश चंन अशोक, मुम्बई वर्ष 2021-2022

संगीत संध्या
देवोजीत साहा
एवं युग, मुम्बई

अप सभी खातद आभारित है

GOVERNMENT OF MAHARASHTRA
Public Works Division Nanded
E-TENDER NOTICE NO. (31) FOR 2022-2023

E-tenders for 05 Works in B-1 form are invited by the Executive Engineer P.W. Division Nanded (Phone No.02462-253711) from the registered contractors in appropriate class of Public Works department of Govt. of Maharashtra for the improvement in Dist. Nanded.

1. The tender costs of the above works are more than Rs.1.00 crores.
2. All information related to this tender is made available on the following website. Also, all the changes will be made available on this website.

www.mahapwd.com
<https://mahatenders.gov.in>

Sd/-
Executive Engineer
Public Works Division Nanded

DGIPR/2022-23/ROC 3325

Government of Punjab

Punjab Small Industries & Export Corporation Limited, Chandigarh invites bids for the work of Design, Fabrication, Erection, Maintenance and Dismantling of Punjab Pavilion on Turn-key basis at Pragati Maidan, New Delhi for IITF, 2022.

Online availability of tender: From 13.10.2022
Closing date & time: 20.10.2022 at 11.00 AM
Technical bid Opening date & time: 20.10.2022 at 03.00 PM

For details, log onto <http://www.eproc.punjab.gov.in>

Note: Any corrigendum(s) to the Tender shall be published on the above website only.

17743 Sd/- Executive Engineer-I

FORM NO. STK-5A
PUBLIC NOTICE

[Pursuant to sub-section (1) and sub-section (4) of Section 248 of the Companies Act, 2013 and second proviso to rule 7(1) of the Companies (Removal of Names of Companies from the Register of Companies) Rules, 2016]

GOVERNMENT OF INDIA
MINISTRY OF CORPORATE AFFAIRS
OFFICE OF REGISTRAR OF COMPANIES
NCT OF DELHI & HARYANA
4TH FLOOR, IFCI TOWER, 61, NEHRU PLACE
NEW DELHI-110019
(TEL: 26235703, 26235708, FAX: 26235702
Email ID: roc.delhi@mca.gov.in)

Public Notice No. ROC/DELHI/248(1)(d)/STK-5A/2022/5765
Dated: 29.09.2022

Reference

In the matter of striking off names of companies under section 248 (1) of the Companies Act, 2013, of the companies as per details below:-

1. Notice is hereby given that the Registrar of Companies has a reasonable cause to believe that, the companies, whose names are listed on the

<https://www.mca.gov.in/bin/dms/getdocument?mids=897uHeAIUGS9ZyZiH69A%253D%253D&type=open>

the subscribers to the memorandum have not paid the subscription which they had undertaken to pay at the time of incorporation of a company and a declaration to this effect has not been filed within one hundred and eighty days of its incorporation under sub-section(1) of section 10A-

and, therefore, proposes to remove/strike off the names of the above mentioned companies from the Register of companies and dissolve them unless a cause is shown to the contrary, within thirty days from the date of this notice.

2. Any person objecting to the proposed removal/striking off of name of the companies from the Register of companies may send his/her objection to the office address mentioned here above within thirty days from the date of publication of this notice.

(Gaurav)
Dy. Registrar of Companies
NCT of Delhi & Haryana

CBC 07103/11/0005/2223

GAIL (India) Limited
(A Govt. of India Undertaking)

NOTICE OF POSTAL BALLOT & REMOTE E-VOTING

Notice is hereby given pursuant to and in compliance with the provisions of Section 110 read with Section 10B and other applicable provisions, if any of the Companies Act, 2013 (the "Act"), Rules 20 and 22 of the Companies (Management and Administration) Rules, 2014 (including any statutory modification(s) or re-enactment thereof for the time being in force), Regulation 44 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 (SEBI LODR Regulations), Secretarial Standard on General Meetings (SS-2) to the extent applicable read with General Circular No. 14/2020 dated April 8, 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular No. 22/2020 dated June 15, 2020, General Circular No. 33/2020 dated September 28, 2020, General Circular No. 39/2020 dated December 31, 2020, General Circular No.10/2021 dated June 23, 2021, General Circular No. 20/2021 dated December 08, 2021 and Circular No. 03/2022 dated May 05, 2022 issued by the Ministry of Corporate Affairs, Government of India ("MCA Circulars") (including any statutory modification or re-enactment thereof for the time being in force, and as amended from time to time), and pursuant to other applicable laws and regulations that the Ordinary Resolution(s) set out in the Postal Ballot Notice dated 06.10.2022 are proposed to be passed by Shareholders/Members through Postal Ballot by voting through electronic means (remote e-voting).

In line with the aforesaid MCA Circulars, Postal Ballot Notice together with Explanatory Statement and Instructions for remote e-voting has been sent to the Members of the Company through electronic mode whose e-mail ID(s) are registered with the Depository Participant (DP) or R&TA only. The same is also hosted on the website(s) of the Company (www.gailonline.com), Stock Exchanges i.e. BSE Limited www.bseindia.com, National Stock Exchange of India Limited www.nseindia.com and remote e-voting agency i.e. Central Depository Services (India) Limited (CDSL) (www.evotingindia.com).

The Company has engaged the services of Depository viz. Central Depository Services (India) Limited (CDSL) to provide the remote e-voting facility. The remote e-voting period commences on Friday, 14th October, 2022 (09:00 a.m.) (IST) and ends on Saturday, 12th November, 2022 (5:00 p.m.) (IST). The remote e-voting module shall be disabled by CDSL for voting thereafter and shall not be allowed beyond said date and time. During this period, members of the Company holding shares either in physical form or in dematerialized form, as on the cut-off date i.e. Friday, 7th October, 2022 only shall be entitled to avail the facility of remote e-voting.

Manner of registering/updating email address:

1) For members holding shares in Physical mode, please provide necessary details like Folio No., name of member along with scanned copy of the Share Certificate (front and back), PAN (self-attested scanned copy of PAN card), AADHAR (self-attested scanned copy of Aadhar Card) by email to shareholders@gail.co.in / admin@mcsregistrars.com.

2) Members holding shares in Demat mode can get their E-mail ID registered by contacting their respective Depository Participant.

Shri Sachin Agarwal, Partner, Agarwal S. & Associates, Company Secretaries has been appointed as the Scrutinizer to scrutinize the Postal Ballot process through remote e-voting in a fair and transparent manner.

The result of the voting by Postal Ballot will be announced on or before Tuesday, 15th November, 2022 and shall be available on the Company's website at <https://gailonline.com/> and on the websites of the Stock Exchanges i.e. BSE Limited at <https://www.bseindia.com/> and National Stock Exchange of India Limited at <https://www.nseindia.com/>, on the website of CDSL at www.evotingindia.com and on the Notice board at the Registered office of the Company.

If you have any queries or issues regarding e-voting from the CDSL E-Voting System, you can write an email to helpdesk.evoting@cdslindia.com or contact at 022-23058739 and 022-23058542/43.

Place: New Delhi
Date: 13.10.2022
E-mail: shareholders@gail.co.in
Phone: 011-26182955
Fax: 011-26185941

CIN: L40200DL198401018976

for MANAGING DIRECTOR
HAICL, PANCHKULA

www.gailonline.com | Regd. Off.: 16, Bhikaji Cama Place, R.K. Puram, New Delhi - 110066. Follow us on

HARYANA AGRO INDUSTRIES CORPORATION LIMITED
(A Haryana State Undertaking)

CIN No. U51219HR1967SGC041080 Registered Office:
Telephone: 0172-2561317, 2560920, 2561305 Bays No. 15-20, Sector-4,
Website: haic.co.in, Email: haicpl@gmail.com Panchkula, Haryana

Request for Proposal for engagement of Warehousing and Logistics Partner

Haryana Agro Industries Corporation Limited (HAICL), a Public Sector undertaking (PSU) under Govt. of Haryana is looking to engage Warehousing and Logistics Partner for its Retail venture for storage and distribution of goods to its franchisee partners along with enterprise business across the state. Currently, HAICL is doing a business of ~ Rs. 200 Crores and a M.O.M growth rate of ~ 30%. The entire operation is being run through an integrated ERP/WMS across ~ 700 stores across all 22 Districts of Haryana.

S. No.	Particulars	Key Dates:
1.	Downloading of Tender Document / Online Bid Preparation	12-10-2022
2.	Last date of submission of queries via e-mail at haicpl@gmail.com by 3:00 PM on 19.10.2022 or by submitting in-person bid meeting on 20.10.2022 in Main Conference Room, HAICL, Sector - 4, Panchkula	20.10.2022
3.	Submission of Technical and Financial Bid	03.11.2022

Note: For detailed RFP and Terms and conditions interested parties are requested to please go through the detailed RFP on HAICL Website (<http://haic.co.in/>) and E-tenders portal (<https://etenders.hry.nic.in/nicgep/app>) of the Haryana government. Phone - EPBX: --0172- 2561305, (Extn. No. 215); 0172-2560920; 2561317 E-mail ID: haicpl@gmail.com

RO No. 1005/11/26/2023/13251/19/7

