



being there...

ZEN TECHNOLOGIES LIMITED

Certified ISO 9001:2015, ISO 27001:2013, ISO 14001:2015

Regd. Office : B-42, Industrial Estate, Sanathnagar

Hyderabad – 500 018, Telangana, India

Phone: +91 40 23813281, 23811205, 23811206

Fax No: +91 40 23813694, 23814894

Email: info@zentechnologies.com Website: www.zen.in

Corporate Identity Number : L72200TG1993PLC015939

Date: 17 July 2019

To
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai- 400001

To
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra (E), Mumbai – 400 051

Through: BSE Listing Centre

Through: NEAPS

Dear Sir/Madam,

Sub: Newspaper advertisement for transfer of Equity Shares to IEPF

Ref: Symbol: ZENTEC; Security Code: 533339

Please find the enclosed copies of the Newspaper advertisements dated 17 July 2019 published in English (Business Standard) and Telugu (Navatelangana) Newspapers titled – Notice for Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority.

The same is also available in the Company's website www.zentechnologies.com.

This is for your information and record.

Thanking you

Yours sincerely,

For Zen Technologies Limited


Hansraj Singh Rajput
Compliance Officer



Works : Plot 36, Hardware Park, Near Shamshabad International Airport, Hyderabad - 501 510, Telangana, India



Brand Eveready pushed to the ropes

In the grip of a financial maelstrom, the brand is fighting with its back to the wall; legacy and supply networks could help weather the crisis, say experts

AVISHK RAKSHIT
Kolkata, 16 July

As Eveready Industries battles a string of financial woes and faces the wrath of auditors and shareholders, its flagship brand stares at a turbulent future. But experts say, Eveready can stave off the crisis by leveraging its heritage status and strong supply networks and importantly, by dipping into its own playbook for lessons on survival.

Eveready has been under a cloud in the past too. Union Carbide, its previous owners caused one of the biggest human tragedies of the century during the Bhopal gas leak, and many wrote off its future at the time. But the brand survived and has since flourished under the B M Khaitan group that bought it over in 1994.

The secret to its survival is that Eveready never went off the shelves, despite the turmoil in its boardrooms. And that ought to be its concern today as it is up against another crisis. "Till supply gets affected, retailers will continue to stock this brand and consumers will continue to buy it. It must also guard against quality slippages because consumers trust a brand not just because of its name and ads but because of quality. If these two parameters remain strong, I don't think Eveready, as a brand, has anything to fear," Harish Bijoor, founder of Harish Bijoor Consults said.

With 52 per cent market share, Eveready leads the category today. Its well-entrenched distribution network serves as a big barrier, it is present in 4,000 distribution points and over 4.5 million retail outlets



The last ads under the 'Give me Red' tagline aired on television during 2015-16 when Akshay Kumar was its brand ambassador

and the company claims its brand has 70 per cent top-of-the-mind recall among consumers. The category has stalled in the past few quarters but business cycles are unlikely to fell the brand.

Sandeep Goyal, founder Mogae Media says that the brand's near generic status in batteries is its armour and believes that Eveready's uninterrupted presence in the market will serve it well. "This is similar to what Maruti Suzuki was for the hatchback segment in the 1980s-90s," he added.

The brand has also been an active advertiser, creating memorable campaigns and using celebrities to create popular jingles and punch lines. Under Union Carbide, the 'Laal Eveready' campaign in the mid-80's landed many firsts. It used a colour as a brand identifier and animated effects to create a unique impact. This turned into the 'Give Me Red' campaign in the early nineties which helped the brand stay relevant among

the youth as well as increased consumer recall. According to the company, this campaign was well ahead of its time and "it brought with it the MTV era into the country".

This series of ads gave Eveready the identity it has today, one that exudes power and energy. Goyal points out that what Eveready wanted to achieve as its brand positioning in a liberalised India, it did that in the 1990's and this legacy stands by it even today, when it is no longer on TV. "People love the brand and that is why it has been able to sustain its market dominance in a challenging business environment. Their commercials are off air now but the slogan they created still echoes in the minds of the buyers," K V Sridhar, founder and chief creative officer of Hyper Collective pointed out.

He believes that as a brand Eveready is more powerful than the company, which owns it because its visibility in stores was never impacted, despite

the problems that its parents have run into. Its communication narrative has helped reinforce its heritage status and the brand is tough to dislodge from the position it holds today.

Eveready was born in 1905 under National Carbon with batteries imported from USA. In 1926, the company, then renamed as Eveready Company India, set up the first arc carbon factory at Canal Road in Kolkata.

By 1934, Eveready Company was incorporated as a private company. After independence, the brand went to Union Carbide post the merger between Union Batteries and Eveready Company. And when Union Carbide quit India after the Bhopal gas tragedy in 1984, B.M. Khaitan bought its business in 1993 in a \$96.5 million deal, the costliest deal at the time. It may or may not change hands yet again, but the question is whether the brand can keep going despite the challenges ahead.

FROM PAGE 1

Bond yields....

The mutual funds are not buying the bonds much after the IL&FS and DHFL Ltd fiasco, and the market is largely left to banks and pension and provident fund players. "The pension and provident funds have a mandate to generate returns of 8 per cent plus, which is possible if they invest in highly rated, and also high yielding corporate bonds. In the absence of enough investors, these institutions can technically set the floor through their investment patterns," said Soumyajit Niyogi, associate director at India Ratings and Research.

But the lack of demand for corporate bonds are quite natural. "When AAA-rated papers get junk rating in a matter of weeks, the market sentiment would be shaken," said Ashutosh Khajuria, executive director and CFO of Federal Bank. According to chief economist of a large bank, the difference between the repo rate and G-sec 10-year yields historically has been 100 bps. Right now the difference is about 60 bps. This shows the policy rate has more room to fall, as the market is factoring in more rate cuts.

Finance Bill may...

Core policymakers in North Block have spoken to Finance Minister Nirmala Sitharaman on the issues, and there was even a meeting on this on Tuesday,

Business Standard has learnt.

This comes even as the Central Board of Direct Taxes (CBDT) is looking into the concerns of some big accounting firms such as Ernst & Young and Deloitte, who want the new surcharge to apply to only Indian residents.

The Revenue Department will tweak the Finance Bill because the proposal is related to taxation, officials say.

This will be done before the debate on the Finance Bill begins.

In her Union Budget speech, Sitharaman said: "Those in the highest income brackets, need to contribute more to the nation's development. I, therefore, propose to enhance surcharge on individuals having taxable income from ₹2 crore to ₹5 crore and ₹5 crore and above so that effective tax rates for these two categories will increase by around 3 per cent and 7 per cent respectively."

In a representation to the CBDT, accounting firms said that the surcharge would lead to an unintended consequence for certain categories of taxpayers and that had the potential to "disrupt and distort" the capital markets.

"We urge you to seriously consider the impact of increased surcharge on the Indian capital markets and the reputation of India as a stable tax jurisdiction," said Sudhir Kapadia, partner and National Tax Leader, EY in the presentation to the CBDT. Further, EY claimed that the proposed surcharge would also impact alternative investment funds, especially Category III AIFs. Citing the lack of clarity on taxation in this segment, EY said that Category III AIFs are stepping stone in India for providing globally renowned innovative investment products for investors. The capital commitments raised by such AIFs as on March 31 was about ₹43,250 crore.

Meanwhile, Deloitte recommended that who are already registered with the Securities and Exchange Board of India (Sebi) can be easily exempted and that all FPIs be treated consistently for Indian tax purposes so that they all be subject to corporate rates of surcharge.

Suzlon...

Then, in 2014, Suzlon restructured \$485 million worth of bonds which were initially due for repayment between 2012 and 2016. These were valued at \$547 mn at the time. The \$172-mn FCCB default on Tuesday was for the last tranche of the \$547 mn.

"With the company in talks with investors like Brookfield, these bond holders might need to take a hair-cut (a write-off) to reach a resolution. Unlike in the past, though, the bond holders now have an option, to take the company to the National Company Law Tribunal," said an analyst who did not wish to be identified. Of the total FCCBs of \$547 mn, the

company had converted \$375 mn into equity by 2018. Suzlon's share price has been on a downward spiral for two years. From Rs 18.85 a share two years earlier, it closed on Tuesday at Rs 4.67 on the BSE.

CARE Ratings in an August 2018 report had said, "The July 2019 series has conversion terms of Rs 15.46 per share and an exchange rate of Rs 60.225 to a dollar (well above the current rate)."

Suzlon has attempted to resolve its debt issued for almost seven years, with limited results. It entered the corporate debt restructuring process in 2012; it has yet to exit. In 2015, Dilip Shanghvi took a 23 per cent stake in the company for Rs 1,800 crore.

IndiGo reply...

According to Gangwal, Bhatia-owned InterGlobe Enterprises (IGE), which has greater control over the company, has misused its powers to enter into RPTs with IndiGo. RPTs relate to deals IkndiGo entered into for the hotel accommodation of its crew, simulators for crew training, and the office space in the country.

In a 23-page letter to Ajay Tyagi, chairman, Sebi, with a copy to Prime Minister Narendra Modi, Gangwal wrote that besides questionable RPTs, fundamental governance norms and laws were not being adhered to and this would lead to "unfortunate outcomes" unless correctives were applied.

Corporate governance regulations prescribed by Sebi as well as those of the company's code of conduct for directors and the senior management have been violated, Gangwal alleged.

Pak airspace...

According to data provided by the civil aviation ministry, Air India, the only carrier flying direct from India to USA and Europe had to bear an extra expense of ₹491 crore till July 2 due to the airspace closure. Similarly, private Indian carriers such as SpiceJet and IndiGo lost anything between ₹25 crore and ₹30 crore each during the last few months as they had to take longer routes to West Asian destinations. "Resumption of civilian traffic will bring down the flying time, providing shorter routes making operations viable and connectivity seamless from India to West-bound flights," said Indiver Rastogi, president, global business travel at Thomas Cook India.

IndiGo's Delhi-Istanbul flight, which had become a 10-hour journey as the airline had to take a stop at Doha to refuel due to Pak airspace closure, will now revert to the original schedule, the airline said. "IndiGo flights flying via Pakistan will operate as normal after all regulatory clearances by the concerned authorities." The airline is expected to soon launch a second Delhi-Istanbul flight, which was delayed due to the closure.

More on business-standard.com

IDFC FIRST Bank Limited

(erstwhile Capital First Limited and amalgamated with IDFC Bank Limited)
CIN : L65110TN2014PLC097792
Registered Office: KRM Towers, 8th Floor, Harrington Road, Chetpet, Chennai-600031. TEL: +91 44 4564 4000 | FAX: +91 44 4564 4022.



APPENDIX IV(Rule 8(1))

POSSESSION NOTICE (For immovable property)

Whereas the undersigned being the authorised officer of the IDFC First Bank Limited (erstwhile Capital First Limited and amalgamated with IDFC Bank Limited) under the Securitization and Reconstruction of Financial Assets and Enforcement of Security Interest Act, 2002 and in exercise of powers conferred under section 13(12) read with rule 3 of the Security Interest (Enforcement) Rules, 2002 issued a demand notice dated 02.03.2019 calling upon the borrower, co-borrowers and guarantors 1. V Balakrishnan, 2. NikhilaBala Krishnan, to repay the amount mentioned in the notice being Rs.63,57,547.13/- (Rupees Sixty Three Lakhs Fifty Seven Thousand Five Hundred Forty Seven and Paise Thirteen Only) as on 02.03.2019 within 60 days from the date of receipt of the said notice.

The borrowers 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 him under sub-section (4) of section 13 of Act read with rule 8 of the Security Interest (Enforcement) Rules, 2002 on this 15th day of July 2019.

The borrowers 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 IDFC First Bank Limited (erstwhile Capital First Limited and amalgamated with IDFC Bank Limited) for an amount of Rs.63,57,547.13/- (Rupees Sixty Three Lakhs Fifty Seven Thousand Five Hundred Forty Seven and Paise Thirteen Only) and interest thereon.

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

DESCRIPTION OF THE IMMOVABLE PROPERTIES.

All the piece and parcel of the property consisting of Plot No 16, New No 20, Road No 2, Survey No 108 Bazar Road, Jyothi Colony, Secunderabad Cantonment, Secunderabad, Hyderabad, 500015. Bounded: NorthPlot No. 15, SouthPlot No. 17, EastPlot No. 2, West By 30' Wide Road.

Date: 15-July-2019
Place: Hyderabad.
Loan Account No: 387555 & 441401. and amalgamated with IDFC Bank Limited

Authorised Officer
IDFC First Bank Limited
(erstwhile Capital First Limited)

LINEAR INDUSTRIES LIMITED

CIN: L24300MH1987PLC042352
Registered office: 116, 11th Floor, Plot-223, Maker Chambers-III, Jammalal Bajaj Marg, Nariman Point, Mumbai-400021.
Tel. No.: 91-22-2202 4342, 2204 4701. Fax: 91-22 2287 5883,
Website: www.linearindustries.in, Email: syntex@vsnl.com

NOTICE

TRANSFER OF UNCLAIMED AMOUNT DISTRIBUTED ON VOLUNTARY WINDING UP TO RESERVE BANK OF INDIA SPECIAL ACCOUNT

Shareholders are hereby informed that pursuant to the resolution passed at the Extra ordinary General Meeting held on 19th December 2016, for winding up of operations of the Company under members' voluntary winding up and as per the No objection received from the Income Tax Department for distribution of assets/ capital to shareholders of the Company, the Company had distributed surplus assets/ capital of the Company (net of statutory expenses to be incurred) to the shareholders/contributors, whose name was appearing in the Register of Members as on the date of list of shareholders drawn up, @ Rs. 9.55 per equity share of Rs. 10/- each in proportion to shareholding in the Company.

As per the provisions of Section 555 of the Companies Act, 1956, the distributed surplus assets / capital which remains unclaimed and unpaid for a period of six months from the date it became payable, be transferred to Public Account of India in the Reserve Bank of India in a separate account to be known as the Companies Liquidation Account.

In compliance with the said provisions, the Liquidator hereby intimates to the shareholders whose unclaimed surplus assets / capital are liable to be transferred to Public Account of India. Shareholders are requested to claim the surplus assets / claims before the same are transferred to the Public Account of India. The Concerned Shareholders are requested to claim the said amount on or before 08th August, 2019 failing which the Liquidator shall transfer the unclaimed amount to the Companies Liquidation Public Account of India into Reserve Bank of India by 16th August, 2019.

Please note that no claim shall lie against the Company and Liquidator in respect of the unclaimed amount. The shareholders can claim the said amount transferred to the Companies Liquidation Public Accounts of India with Reserve Bank of India by following the procedure prescribed in the Act.

For any queries on the above matter, shareholders are requested to contact the Company's Registrar and Transfer Agents, Sharex Dynamic (India) Pvt. Ltd. Unit no.1, Luthra Ind. Premises, Safed Pool, Andheri Kurla Road, Andheri (East), Mumbai - 400072, Tel: 2851 5606/5644/6338, e-mail: sharexindia@vsnl.com

FOR LINEAR INDUSTRIES LIMITED
(Under Liquidation)
RAJESH I. SHAH
LIQUIDATOR

Mumbai
15th July 2019

ZEN TECHNOLOGIES LIMITED

CIN: L72200TG1993PLC015939
Regd. Off.: B-42, Industrial Estate, Sanathnagar, Hyderabad-500018, Telangana, INDIA. Phone: +91-40-23813281, Fax: +91-40-23813694
Website: www.zentechnologies.com, Email: info@zentechnologies.com

NOTICE

Transfer of Equity Shares of the Company to Investor Education and Protection Fund (IEPF) Authority

NOTICE is hereby given that pursuant to the provisions of Section 124 of the Companies Act, 2013 (the Act) read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 (the Rules), as amended, the Equity Shares of the Company in respect of which dividend has remained unclaimed or unpaid for a period of seven consecutive years or more are required to be transferred by the Company to the demat account of the IEPF Authority.

The Company has sent individual notices to the concerned shareholders at their registered addresses whose shares are liable to be transferred to the IEPF Authority advising them to claim their unclaimed dividends. The Company has uploaded details of the concerned shareholders whose shares are due for transfer to the IEPF Authority on its website (www.zentechnologies.com) at https://www.zentechnologies.com/unpaid-unclaimed-dividend. Shareholders are requested to refer to the said website to verify the details of unclaimed dividends and the shares which are liable to be transferred to the IEPF Authority.

The concerned shareholder(s) holding shares in physical form and whose shares are liable to be transferred to the IEPF Authority, may note that upon transfer of shares to IEPF Authority, the original share certificate(s) which are registered in their name will stand automatically cancelled and be deemed non-negotiable. In case of shares held in Demat Form, to the extent of shares liable to be transferred shall be debited from the shareholders account.

In case the concerned shareholders do not claim their unclaimed dividends by 30th October 2019, the Company shall with a view to comply with the said Rules, transfer the shares to the IEPF Authority without any further notice to the shareholders and no liability shall lie against the Company in respect of the shares so transferred.

The shareholders may note that upon transfer of the shares to IEPF Authority, including all benefits accruing on such shares, if any, the same can be claimed only from the IEPF Authority by making a separate application to the IEPF Authority in Form IEPF-5 as prescribed under the Rules and the same is made available at IEPF website i.e. www.iepf.gov.in.

For any queries in respect of the above matter, shareholders may contact M/s Karvy Computershare Private Limited, the Registrar & Transfer Agents of the Company at Karvy Selenium Tower B, Plot No.31 & 32, Financial District, Gachibowli, Hyderabad - 500 032, Tel No: 040-6716 2222, 040 6716 1606, Email ID: einward.ris@karvy.com

Place : Hyderabad
Date : 16-07-2019

For Zen Technologies Limited
Sd/-
Hansraj Singh
Compliance Officer



Sicagen India Limited

Regd. Office: 4th Floor, SPIC House, No.88, Mount Road, Guindy, Chennai-600032
(CIN: L74900TN2004PLC053467)

NOTICE

Notice is hereby given that the 15th Annual General Meeting ("AGM") of the Company will be held on Wednesday, the 31st July 2019 at 3.30 p.m. at Rajah Annamalai Mandram, Esplanade, Chennai-600108 to transact the businesses as set out in the Notice of the said AGM.

The Notice of the said AGM together with Annual Report for the year 2018-19 has already been sent electronically to the shareholders whose e-mail IDs have been registered with the Company/Depository Participant(s) and the physical copy of the same has also been sent to all the shareholders at their registered address through the permitted mode.

The Notice of AGM together with the Annual Report is also available in the Company's website www.sicagen.com. The shareholders, who have not received the Notice of the said AGM and the Annual Report, may download the same from the website or may send a request to the Company either by a letter or by email to seol@sicagen.com or companysecretary@sicagen.com.

Pursuant to Section 91 of the Companies Act 2013 (Act), notice is hereby given that the Register of Members and Share Transfer Books of the Company will remain closed from 25th July 2019 to 31st July 2019 (both days inclusive) for the purpose of payment of equity dividend for the FY 2018-19, if any declared at the said AGM. The dividend if so declared shall be paid/dispensed between 20th August 2019 and 27th August 2019 to the eligible shareholders/beneficial owners whose name appears on the Register of Members of the Company/in the List of beneficiaries of the Depositories as on 24th July 2019.

Pursuant to Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Section 108 of the Act and the relevant Rules, the Company is providing necessary e-voting facility to the shareholders for exercising their right to vote at the AGM by electronic means. The detailed process for participating in e-Voting is available in the Notice of the said AGM. The shareholders of the Company holding shares either in physical or in dematerialized form as on 24th July 2019 (cut-off date) may cast their vote electronically.

The e-voting period commences on 25th July 2019 at 9.00 a.m. and ends on 30th July 2019 at 5.00 p.m. The results of voting would be declared as stipulated under the relevant rules and will be posted on the Company's website. For any queries or issues regarding e-voting, please refer to the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evoting.nsdl.com under help section or call on toll free no. 1800-222-990. In case of difficulties, the members can contact the Registrar and Share Transfer Agent Cameo Corporate Services Ltd, Unit: Sicagen, No.1, Club House Road, Subramanian Building 5th Floor, Chennai-600002.

16.07.2019
Chennai

For Sicagen India Limited
Sd/-
G Arunmozhi
Company Secretary

SIL INVESTMENTS LIMITED

CIN NO : L17301RJ1934PLC002761
Regd. Office: Pachpahar Road, Bhawanimandi 326 502(Raj.)
Ph: (07433)222082; Fax: (07433) 222916
Email: investor.grievances@silinvestments.in Website: www.silinvestments.in

NOTICE

(for transfer of equity shares of the Company to the Investor Education and Protection Fund)

This notice is published pursuant to the provisions of Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016, as amended ("the Rules/IEPF Rules").

The Rules, inter alia, contains provisions for transfer of all shares in respect of which dividend has not been paid or claimed by the shareholders for 7 (seven) consecutive years or more to the Demat account of the Investor Education and Protection Fund ("IEPF") Authority.

In compliance with the aforesaid Rules, the Company has already communicated to the concerned shareholders individually (at their registered address) whose shares are liable to be transferred to the Demat Account of IEPF authority ("IEPF Demat Account") under the said Rules for taking appropriate action. The Company has also uploaded full data of such shareholders and shares due for transfer to IEPF Demat Account on its website www.silinvestments.in under the 'IEPF LIST' in the Investor Section.

Shareholders may note that both the unclaimed dividend and corresponding shares transferred to IEPF Demat Account including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed under the Rules.

You are requested to claim the unpaid dividend on or before 17th September, 2019 failing which the aforesaid shares will be transferred to the IEPF Authority on the appropriate date. Thereafter, no claim shall lie against the Company in respect of unclaimed dividend amount and shares so transferred pursuant to the said Rules.

For any queries on the above matter, shareholders are requested to contact: Link Intime India Pvt. Ltd. (the "Registrar and Transfer Agent") Mr. Balaji / Mr. Ganapati, C-101, 247 Park, L.B.S. Marg, Vikhroli (West), Mumbai-400083, Email ID: iepf.shares@linkintime.co.in, Telephone No. 022-49186000 / 270.

Dated: 16th July 2019
Place : Mumbai

For and on behalf of SIL Investments Limited
Lokesh Gandhi
Company Secretary & Compliance Officer

SUTLEJ TEXTILES AND INDUSTRIES LIMITED

CIN NO : L17124RJ2005PLC020927
Regd. Office: Pachpahar Road, Bhawanimandi 326 502(Raj.)
Ph: (07433)222052/8290; Fax: (07433)222916
Email: still.investor_grievance@sutlejtextiles.com Website: www.sutlejtextiles.com

NOTICE

(for transfer of equity shares of the Company to the Investor Education and Protection Fund)

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Shareholders may note that both the unclaimed dividend and corresponding shares transferred to IEPF Demat Account including all benefits accruing on such shares, if any, can be claimed back from the IEPF Authority after following the procedure prescribed under the Rules.

You are requested to claim the unpaid dividend on or before 17th September, 2019 failing which the aforesaid shares will be transferred to the IEPF Authority on the appropriate date. Thereafter, no claim shall lie against the Company in respect of unclaimed dividend amount and shares so transferred pursuant to the said Rules.

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Dated: 16th July 2019
Place: Mumbai

For Sutlej Textiles and Industries Limited
Manoj Contractor
Company Secretary & Compliance Officer

BS SUDOKU

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