

Sect/7

25 January 2019

To,	To,
The Manager	The General Manager,
Listing Department	Department of Corporate Services
National Stock Exchange of India Ltd.,	BSE Limited
Exchange Plaza, 5 th Floor,	New Trading Ring, Rotunda Building, 1 st Floor,
Plot No. C/1, G-Block,	P.J. Towers, Dalal Street
Bandra Kurla Complex, Bandra (E)	Fort,
Mumbai – 400051	Mumbai 400001

Dear Sir/Madam,

Post Delisting Offer Announcement made by The BOC Group Limited ("Acquirer" or the "Promoter") and Linde Holdings Netherlands B.V. ("PAC") with respect to voluntary delisting of the equity shares of Linde India Limited (the "Company") from BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") and update on open offer ("Open Offer") pursuant to Regulation 5A(2) of the Securities and Exchange Board of India (Substantial Acquisitions of Shares and Takeovers) Regulations, 2011 as amended from time to time ["SEBI (SAST) Regulations"] and in accordance with the provisions of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 as amended from time to time ("Delisting Regulations")

This refers to our letter no. Sect/6 dated 24 January 2019 in connection with the captioned subject. As mentioned in para 2 of the said letter, the Post Delisting Offer Announcement has been published today on behalf of The BOC Group Ltd. (the Acquirer) along with the PAC in accordance with Regulation 18 of the Delisting Regulations in relation to failure of the Delisting Offer, in the following newspapers:

Newspaper	Language	Editions	
Financial Express	English	All Editions	
Jansatta	Hindi	All Editions	
Mumbai Lakshadeep	Marathi	Mumbai	
Arthik Lipi	Bengali	Kolkata	

We now enclose a copy of the public announcement published in the Financial Express, Kolkata Edition of 25 January 2019 for your reference and record. You are requested to please disseminate the copy of the said Post Delisting Offer Announcement on your website for information of the Members and investors of the Company.

This may please be treated as compliance with Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you, Yours faithfully

Pawan Marda Asst. Viće President & Company Secretary

Encl: as above

Phone +91 33 6602 1600 Fax +91 33 2401 4206 customercare.lg.in@linde.com www.linde.in

WWW.FINANCIALEXPRESS.COM

FINANCIAL EXPRESS

POST OFFER PUBLIC ANNOUNCEMENT FOR THE FAILURE OF DELISTING OFFER AND UPDATE ON OPEN OFFER FOR THE ATTENTION OF EQUITY SHAREHOLDERS OF

LINDE INDIA LIMITED

Registered Office: Oxygen House. P43, Taratala Road, Kolkata, West Bengal - 700 088. Tel.: +91 33 6602 1600; Fax: +91 33 2401 4206 Email: contact.lg.in@linde.com; Website: www.linde.in

This public announcement ("Post Delisting Offer Announcement") of failure of the Delisting Offer (defined below) under the Securities and Exchange Board of India (Delisting of Equity Shares Regulations, 2009, as amended (Delisting Regulations") and update on the open offer ("Open Offer") under the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended (the "SEBI (SAST) Regulations") is being issued by The BOC Group Limited ("Acquirer") along with Linde Holdings Netherlands B.V. ("PAC 1"), in its capacity as the person acting in concert with the Acquirer for the Delisting Offer, to the public shareholders ("Public Shareholders") of Linde India Limited ("Company"), in connection with the proposed acquisition and delisting of the fully paid-up equity shares of the Company ("Delisting Offer") currently not held by the Acquirer and the PAC 1, being 2,13,21,056 shares representing 25% (twenty five per cent) of the Company's share capital ("Equity Shares") from BSE Limited (the "BSE") and National Stock Exchange of India Limited (the "NSE", together with the BSE, the "Stock Exchanges") pursuant to Regulation 5A(2) of the SEBI (SAST) Regulations read with Regulation 18 of the Delisting Regulations. This Post Delisting Offer Announcement ated October 24, 2018 ("Open Offer Public Announcement dated January 09, 2019 ("Delisting Public Announcement") and the delisting offer letter dated January 09, 2019 ("Delisting Otfer Public Announcement, the DPS, the Delisting Public Announcement, as the case may be.

The Acquirer and the PAC 1 issued the Delisting Public Announcement seeking to acquire, in accordance with the Delisting Regulations and on the terms and conditions set out therein and in the Delisting Offer Letter, 2,13,21,056 Equity Shares representing the balance 25,00% of the paid-up equity share capital of the Company. The Public Shareholders were invited to tender their Equity Shares ("Bids") by submitting their Bids in the reverse book building process through the stock exchange mechanism pursuant to the SEBI Circulars dated April 13, 2015 and December 09, 2016. This bidding period commenced on January 15, 2019 and closed on January 21, 2019 (Bid Period") in accordance with the Delisting Regulations. This Post Delisting Offer Announcement is being issued to announce the results of the Delisting Offer in terms of Regulation 18 of the Delisting Regulations and Regulations.

1. DISCOVERED PRICE

Following the explanation I to Regulation 17(1)(a) of the Delisting Regulations being met, the offer price discovered in terms of Regulation 15(1) read with Schedule II of the Delisting Regulations ("Discovered Price") is ₹ 2,025 (Indian Rupees Two Thousand and Twenty Five) per Equity Share.

- 2. FAILURE OF THE DELISTING OFFER
- a. The Acquirer and the PAC 1 have decided to reject the Discovered Price of ₹ 2,025 (Indian Rupees Two Thousand and Twenty Five) per Equity Share and have also decided not to make any counter offer in terms of Regulation 16(1A) of the Delisting Regulations. Accordingly, the Delisting Offer is deemed to have failed in terms of Regulation 19(1) of the Delisting Regulations.
- b. Accordingly, the Acquirer and the PAC 1 will not acquire any Equity Shares tendered by the Public Shareholders in the Delisting Offer and the Equity Shares of the Company will continue to remain listed on the Stock Exchanges.
- c. All Public Shareholders who have tendered their Equity Shares in acceptance of the Delisting Offer shall be returned such tendered shares within 10 (ten) working days from the date of this Post Delisting Offer Announcement, i.e., February 8, 2019. Therefore, no withdrawal period shall be provided to the Public Shareholders under Regulation 5A(5) of the SEBI (SAST) Regulations.
- d. Further, no final application shall be made by the Company, the Acquirer and the PAC 1 to the Stock Exchanges for delisting the Equity Shares in terms of Regulation 19(2)(b) of the Delisting Regulations.
- e. In terms of Regulation 5A(3) read with Regulation 16 of the SEBI (SAST) Regulations, the Acquirer and the PAC 1, along with Praxair, Inc. ("PAC 2") in their capacity as persons acting in concert with the Acquirer for the Open Offer (PAC 1 and PAC 2, collectively referred to as "PACs") through the Manager, shall (a) within 5 (five) working days from the date of publication of this Post Delisting Offer Announcement, file a draft letter of offer for the Open Offer with SEBI and (b) enhance the offer price by an amount equal to a sum determined at the rate of 10% (ten per cent.) per annum for the period between the scheduled date of payment of consideration (i.e. January 24, 2019) and the ravised date of payment of consideration (April 11, 2019) to the Public Shareholders in terms of the proviso to Regulation 5A(3) of the SEBI (SAST) Regulations, and comply with all other applicable provisions of the SEBI (SAST) Regulations.
- f. Accordingly, the Offer Price of ₹ 328.21 (Indian Rupees Three hundred and twenty eight and paise twenty one) per Equity Share under the Open Offer as stated in the DPS) shall be enhanced by the requisite interest amount per Equity share, at the rate of 10% (ten per cent) per annum for the period between January 24, 2019 and the revised date of payment of consideration to the Public Shareholders i.e. April 11, 2019.
- g. In terms of Regulation 5A(6) of the SEBI (SAST) Regulations, the Public Shareholders of the Company who have not lendered their Equity Shares in the Delisting Offer shall be entitled to tender their Equity Shares during the tendering period in the Open Offer.
- L. The revised tentative schedule of activities under the Open Offer is set out below.

OSBI

Platform Engineering – II, State Bank Global IT Centre, Sector 11, CBD Belapur

Request for Proposal (RFP) for the "Procurement, implementation and monitoring support of Centralised Application Performance Monitoring Solution" for State Bank Group.

State Bank of India has issued an RFP for "Procurement, implementation and monitoring support of Centralised Application Performance Monitoring Solution" for State Bank Group.

Please see the "Procurement News" at Bank's site: www.sbi.co.in or bank.sbi

Place: Navi Mumbai Date: 25.01.2019

Place: Bengaluru

Date: 24-01-2019

Place

Dater

Sd/-Deputy General Manager (PE - II)

Narayana Heanin CIN – L85110KA2000PLC027497

Registered Office: 258/A. Bommasandra Industrial Area, Anekal T.Q. Bengaluru - 560 099. Corporate Office: 261/A, Bommasandra Industrial Area, Anekal T.Q. Bengaluru - 560 099. Email id: Investorrelations@narayanahealth.org Website: https://www.narayanahealth.org Phone: 080 7122 2129 Fax: 080 7122 2611

NOTICE

Notice pursuant to Regulation 47(1)(a) of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, is hereby given that the meeting of the Board of Directors of the Company will be held on **Thursday**, **31st January 2019**, inter alia, to approve the unaudited financial results for the third quarter and period ended **31st December 2018**. For further details, please visit the website of the company at https://www.narayanahealth.org

For Narayana Hrudayalaya Limited Sd/-, Sridhar S. Group Company Secretary, Legal & Compliance Officer

SPARK MINDA Minda Corporation Limited Registered Office: A-15, Ashok Vihar, Phase-1, Delhi - 110052

CIN: L74899DL1985PLC020401 Website: www.minda.co.in, email: investor@minda.co.in Tel. No. : +91-124-4698400, Fax: +91-124-4698450

OTICE

Pursuent to Regulation 29 read with Regulation 47 of SEBI (Listing Obligations and Disclosure Regulations) Regulations, 2015, notice is hereby given that the meating of the Board of Directors of the Company is scheduled to be held on Thursday, February 07, 2019, internalia, to consider, approve and take on record the Standalone and Consolidated Un-Audiled Financial Results of the Company for the quarter and nine months ended on December 31, 2016 and also to consider the Interlin dividend, if any.

The said notice may be accessed on the Company's websile at http://www.minda.co.in and may also be accessed on the Stock Exchanges websile at http://www.bseindia.com and http://www.bseindia.com

Pursuant to this, the Company has decided that the close period (i.e. closure of trading window) under "Company's Code of Conduct for prevention of Insider Trading" would commence from Monday, January 28, 2019 and end 48 hours after the results are made public on Thursday, February 07, 2019.

For Minda Corporation Limited		
Sd/-		
Ajay Sancheti	hi	e Deihi
Company Secretary	01.2019	8.25.01.2

PAGE 1 OF 2 (... CONTD)

r the Open Offer is set of	JUL UCIUW.
	Schedule (Date and Day)
A STATE OF STATE	Wednesday, October 24, 2018
Date of publication of the Detailed Public Statement encapsulating "intention to delist under regulation SA of the SEBI (SAST) Regulations in the newspapers	
	Tuesday. December 04, 2018
Offer and update	Friday, January 25, 2019
on the Open Offer Filing of the Open Offer draft letter of offer with SEBI	
endered by the Public	February 1, 2019 Friday, February 8, 2019
Offer draft letter of ations or additional	Monday. February 25, 2019
	Wednesday. February 27, 2019
er is required to be	Thursday. March 7, 2019
dispatched to the Public Shareholders. Last date by which the committee of the independent directors of the Company shall give its recommendation to the Public Shareholders of the Company for the Open Offer	
Date of publication of advertisement containing announcement of the schedule of activities of the Open Offer, status of statutory and other approvals, if any and procedures for tendering acceptance in the newspaper where the DPS was published and notification to SEBI, the Stock Exchanges, and the Company at its registered office	
e/offer size of the	Wednesday., March 13, 2019
	Thursday, March 14, 2019
closing date)	Thursday, March 28, 2019
s whose n Offer	Thursday, April 11, 2019
nouncement and	Thursday, April 18, 2019
ermining the Public Share isted. It is clarified that all iligible to participate in the er Public Announcement remain unchanged. Th and PAC 1 by the Manar	the Public Shareholde e Open Offer at any tin t, DPS, Delisting Pub is Post Delisting Off
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	BI (SAST) Offer and update h SEBI indered by the Public Offer draft letter of ations or additional er is required to be endent directors of the Public fer announcement of tatus of statutory and lering acceptance in and notification to SEBI, registered office Noffer size of the closing date) is whose h Offer nouncement and ermining the Public Shares sted. It is clarified that all ligible to participate in the

Name: Joerg Meier

Designation: Director

Name: Christopher Cossins

Name: Sue Kelly Designation: Company Secretary

Designation: Director

FRESH & HEALTHY ENTERPRISES LTD. कानकार dia-131029 Haryana, India-1310 91-9717649347. 011-41673093/94 95/96: Ext 052 & 402 NOTICE INVITING E-TENDER FHEL invites E-Tender in Single Packet system of tendering for the following work Tender No. FHEL/CADOORS/RAI(SONEPAT)/T-II/2018 Name of Work Providing and fixing manual sliding CA doors for 52 Chambers at FHEL CA Store, Rar, Sonepat (Haryana) Rs. 105.63 lakhs Completion Pe Earnest Money Deposit Rs. 2,02,820/- (through e-payment) Rs 1000/- (inclusive all taxes & duties through e-Cost of Tender Document (Non refundable) Rs. 5310/- (inclusive all taxes & duties through e-Tender processing fee (Non-refundab 25.01.2019 (11:00hrs) to 14.02 2019 (up to 17:00hrs) Date & Time of 15.02.2019 up to 17:00 hrs. submission of Tender Date & Time of Opening 18.02.2019 at 11:30 hrs. ofTender For financial oligibility criteria, experience with respect to similar nature of work, etc.

Company Secretary

Dated 25,01 2019

For hoards in injunity drunds, taximination with the period of the second of the secon CEO/FHEL Phone No.: 011-41673093-96

TECHNOFAB ENGINEERING CIN: L74210DL1971PLC005712 Registered Office: 913, Hemkunt Chambers, 89 Nehru Place, New Dethi 110019, Indla Email: investors@technofabengineering.com. Website: www.inchnofabengineering.com Phone: +91-129-2270201, Fax: +91-129-2270202

POSTAL BALLOT NOTICE

POSTAL BALLOT NOTICE Members are hereby informed that pursuant to Section 108, 110 of the Companies Act, 2013, read with Companies (Management and Administration) Rules, 2014, the Company has on Thursday, the 24th day of January, 2019 completed the dispatch of Notice of Postal Ballot along with the Explanatory statement and Postal Ballot Form to all the Members whose names are appearing on the Register of Members/List of Beneficial Owners as on January 18, 2019. The Postal Ballot Notices are sent through e-mails to the Members whose e-mail IDs are registered with the Depository Participant and through physical mode along with prepaid postage self addressed Business Rely Envelope to those Members whose e-mail IDs are not registered with their respective Depositories Participants. The Postal Ballot Notices are sent for seeking the approval of the shareholders of the Company through Postal Ballot, including voting by electronic means, for the following matters: S No. Description of the Resolution Description of the Re-S.N

1	Special Resolution for change in designation of Mr. Avinash Chander Gupta from Managing Director to Chairman & Whole time Director;

Special Resolution for change in designation of Mr. Arjun Gupta from Whole-time Director to Managing Director.

The Company has engaged services of Central Depository Services (India) Limited (CDS1) for the purpose of providing e-voting facilities to all its Members. Members are requested to note that the voting, both through Postal Ballot and through electronic mode shall commence from Friday, January 25, 2019 (9:00 a.m.) and ends on Saturday, February 23, 2019 (5:00 p.m.)

The Board of Directors has appointed Mr. Suresh Komar Gupta of Suresh Gupta & Associates Company Secretaries (Practising Company Secretary) as scrubnizer for conducting the pottal Bailot and a-voting process in fair and transparent manner. Members are requested to indo that the duty completes dant signed Postal Bailot Form received after 5:00 p.m., February 23, 2019. Postal Bailot Form received after 5:00 p.m., February 23, 2019. will not be considered as valid.

Members whose names appear on the register of Members/ List of Beneficial Owners as on the cut-off date i.e. January 16, 2019 will be considered for the purpose of voting. A person who is not the Member as on the cut-off date should beat this notice for information purpose only.

Any Member who does not receive the Postal Ballot Form may either e-mail to cs@lechnofabengineering.com or may apply to Link Intime India Private Limited Company's Registrar and Share Transfer Agent / Company and obtain a duplicate Postal Ballot Form. The Postal Ballot Notice and Form may be downloaded from the website of the Company i e-www.technofabengineering.com

The results of the postal ballot shall be declared by the Chairman or any other person authorized in writing by the Chairman on Monday. February 25, 2019 at 2:30 P.M. and shall be displayed at the Registered office of the Company for three days besides communicated on the same day to the Stock Exchanges, Depository, registrar and share transfer agent and will also be displayed on the website of the Company i.e. www.technofabengineering.com In case of any queries/ grievances connected with the e-voting, such queries/ grievances may be referred to the user manual available to the CDSL website i.e. www.evotingindia.com. Ir case of queries related to the postal ballot, the shareholder can address the queries to the

a) The Company Secretary, Technofab Engineering Limited, Plot No. 5, Sector 27C, Mathura Road. Faridabad 121003: or

b) Mr. Bharat Bhushan of M/s Link Intime India Private Limited Registrar and Share Transfer Agent by writing to him on delhi@linkintime co in com or call him on landline No. 011-41410552 By the Order of the Board of Directors

For Technofab Engineering Limited

Place: New Delhi Date: January 24, 2019

PRESSMAN

Suman Kumar Verma **Company Secretary**

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