Rahul, Priyanka arrested on way to Hathras, let off

The Gandhis were detained for violating a ban on large gatherings; they were later released and taken by the policemen back to Delhi

ongress leaders Rahul Gandhi and Priyanka Gandhi Vadra were on Thursday detained by the Uttar Pradesh police after they were stopped on the Yamuna Expressway in Greater Noida while walking towards Hathras to

meet the rape victim's family. Sources said they were taken away in a police jeep and kept in a guest house for sometime after which they were released. They are now headed back towards Delhi escorted by the UP police, they said. Rahul Gandhi also fell down in the scuffle after police tried to stop him and his supporters from proceeding on the Yamuna Expressway near the Jewar toll plaza. Pictures of the incident were shared by the party.

The Congress had said that the Gandhis were arrested by the police.

"Shri Rahul Gandhi, Smt Priyanka Gandhi and senior Congress leaders have been arrested by the UP police," the Congress said on Twitter, using the hashtag "JusticeForIndiasDaughters".

Priyanka Gandhi also alleged that the police used lathis on the Congress workers and many of them were injured.

Rahul Gandhi earlier questioned senior UP cops under which law was he being stopped as all he wanted was to walk alone towards Hathras to meet the rape victim's family.



Congress leader Rahul Gandhi and AICC General Secretary Priyanka Gandhi Vadra, on their way to Hathras

Hathras woman not raped, says UP police

the forensic report has revealed that the Hathras woman who succumbed to her injuries at a Delhi hospital was not raped. Citing a forensic science laboratory report, ADG (Law and Order) Prashant Kumar said the cause of her death is an injury on the neck and trauma resulting due to it.

Allahabad HC issues notices to UP govt

Upset with the alleged gang-rape and murder of a 19-year-old Dalit woman in Hathras district of UP and her forcible cremation subsequently, a Lucknow Bench of the Allahabad High Court summoned top government officials to the court. The officials have been asked to present themselves before the court on Oct 12. PTI

▶ FROM PAGE 1

Jio fibre arm to raise ₹14,700 cr via InvIT offer



RIL had earlier raised funds via similar structures for Jio's telecom tower assets and for its promoter Mukesh Ambaniowned gas pipeline company. Canadian financial powerhouse Brookfield had picked up stakes in both the telecom tower and gas pipeline InvITs.

DFIT's initial portfolio underlying asset comprises Jio Digital Fibre Private Ltd (Fibre Co), which is in the business of establishing, operating, maintaining, and managing optic fibre cables as infrastructure services to telecommuni-Reliance Jio, Fibre Co will offer its capacity to other telecom providers, the prosectus said.

On March 31, 2019, DFIT had acquired 51 per cent in Jio Digital Fibre Private Ltd (JDFPL) from Reliance Jio.

In the prospectus, DFIT said that after the allotment of units, it would utitotalling ₹274 crore and repay other lenders, including RIL.

After raising funds, the Trust will provide a second loan of ₹25,000 crore to Fibre Co for refinancing or prepayment of its existing debt.

The InvITs have become an attractive tool for Indian companies to hive off their debt and underlying assets and get investors on board. Registered with Sebi. InvIT is an investment scheme like a mutual fund that enables direct investment of money from individual and institutional investors in infrastructure projects to earn a small portion of the income as returns.

GST mop-up at 6-month high

Central GST collection stood at ₹39,001 crore in September as against ₹34,122 crore in August.

State GST collection was ₹40,128 crore in August, higher than the ₹35,714 crore in the previous month.

Integrated GST mop-up was also higher at ₹47,484 crore as against ₹42,264

The government aims to further improve collection with the introduction of the e-invoicing mechanism for firms with a turnover of ₹500 crore and above, on Thursday. An anti-evasion measure, e-invoicing will become mandatory on November 1 after the government accepted calls for its deferment by industry. Pratik Jain, partner & leader, indirect tax, PwC India, said this must be a confidence booster for the government.

"With the festive season coming. though muted, one hopes collection improves. Measures such as e-invoicing should also help plug tax leakage," he said. The ministry said in an official release: "During the month, revenues from imports of goods were 102 per cent and the revenues from domestic transactions (including import of services) were 105 per cent of those from these sources during the same month

Abhishek Jain, tax partner, EY, said: "With a significant part of the economy resuming operations and international trade gathering pace, collection has related assets, and providing optic fibre shown decent growth. The increased revenues indicate reinstatement of norcations service providers. Apart from malcy in business operations and provides an optimistic outlook."

> Compensation cess collection was at a four-month low of ₹7,124 crore in September, against ₹7,215 crore the previous month and ₹7,148 crore in September last year.

The GST Council meeting, scheduled for Monday, is set to be a stormy one lise the proceeds to repay RVL's debt with several opposition-ruled states expected to reject both the borrowing options proposed by the Centre to meet the compensation requirements.

About 11 states and Union Territories posted double-digit expansion in collection on account of domestic transactions, Chhattisgarh, Rajasthan, and Odisha posted 24 per cent, 17 per cent, and 18 per cent growth, respectively.

Tamil Nadu and Kerala saw the mopup grow 15 per cent and 11 per cent. respectively. Uttar Pradesh saw no growth in collection compared to last year, while in the case of Delhi it was a 7 per cent contraction.

"... With some key large states also reporting increased collections, if the present trends of GST collections continue, we should be hopeful of significant increases in the coming months based on the unlockdown steps taken in various states and the festival season ahead," said M S Mani, senior director, Deloitte India.

3170

NSE faces regulator's heat for investing in 'unrelated' biz



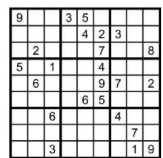
The NSE argued that the investments were done by a wholly-owned subsidiary, which had no control over investee companies. To which Sebi observed that the exchange had nominated directors on the boards of most of these entities. The NSE also said some of the SECC regulations were being applied with retrospective effect as investments or incorporation of the entities were done before the SECC regulations 2018 came into existence. The regulator rejected this line of argument, stating that the SECC had commenced from

"The four of the investment activities by the notice, in NSEIT, PXIL, MSIL, and NSDL EGov. for which SCN is issued, are continuing activities and they are being carried on by the noticee. The other two activities in CAMS and RXIL have commenced post the commencement of SECC 2012 and hence there is no issue on these activities as far as retrospective application is concerned," the regulator said.

The NSE divested its entire 37.5 per cent stake in the initial public offering (IPO) of CAMS that concluded last month. CAMS had to change its IPO structure to facilitate the NSE's exit. In February, Sebi had sent a notice to the NSE to divest its entire holding in CAMS within a year. Under the initial filings made by CAMS in January, the NSE was to divest only 12.5 per cent. However, the exchange's remaining stake could have got locked in for a year. It couldn't be confirmed whether Sebi has already asked the NSE to divest its other non-core holdings.

In a separate order, Sebi disposed of the show-cause notices to the NSE without imposing penalty for setting up a company called NSE Strategic Investment Corporation and transferring the 100 per cent stake of DotEx to it. The regulator, however, said that the business activity of DotEx was incidental to the stock exchange business "may be an issue of examination".

BS SUDOKU # 3171



HOW TO PLAY

Fill in the grid so that every row, every column and every 3x3 box contains the digits 1 to 9

5	3	2	6	9	7	1	4	8
7	4	8	5	1	2	6	9	3
9	6	1	8	4	3	7	5	2
4	7	3	9	6	5	2	8	1
8	1	9	2	7	4	5	3	6
6	2	5	1	3	8	4	7	9
2	9	7	3	5	1	8	6	4
3	8	4	7	2	6	9	1	5
1	5	6	4	8	9	3	2	7

Very Hard:

SOLUTION TO

Solution on Friday

Food majors see red over FSSAI roadblocks near schools

The FSSAI has also specified harassment of traders periodic surveillance and and make their businesses monitoring of vendors by unviable. local level food inspectors check that the rules are being obeyed. National Association of Apart from the respective Street Vendors of India, if school authorities, the small vendors are harassed department and local bodies will ensure compliance.

Singh, national coordinator,

According to Arbind

state food authority, the or impacted in terms of school of loss of business, then education, and municipal it will take up the issue. "We corporations, local panchayats have already had round of discussions on the new rules but, for now, we CAIT has cried foul, have decided to wait and saying this will lead to the watch," he said.

THIS IS A CORRIGENDUM ADVERTISEMENT

HA INFRASTRUCTURE LIM

Incorporation issued by RoC, Hyderabad, Andhra Pradesh. Our Company's name was subsequently changed to "Likhitha Infrastructure Private Limited" pursuant to a Fresh Certificate of incorporation consequent upon change of name dated March 30, 2011 issued by RoC, Hyderabad, Andhra Pradesh. Subsequently, our Company was converted into a public limited company and the name of our Company changed to "Likhitha Infrastructure Limited" pursuant to a shareholders' resolution passed at the Extra-Ordinary General Meeting of our Company held on January 11, 2019 and a Fresh Certificate of incorporation dated February 12, 2019 was issued by the RoC, Hyderabad. For details on change of name and registered office of our Company, please refer to chapter titled "History and Certain Corporate Matters" beginning on page 145 of the Red Herring Prospectus ("RHP").

Registered office: Flat No. 701, Plot No.8-3-940 and 8-3-940/A to E, Tirumala Shah Residency, Yellareddy Guda, Ameerpet, Hyderabad-500073, Telangana, India Telephone: +91 40-23752657 | Email: cs@likhitha.in | Website: www.likhitha.co.in

Contact Person: Mr. Santhosh Kumar Gunemoni, Company Secretary and Compliance Officer; Corporate Identity Number: U45200TG1998PLC029911

R PROMOTERS: MR. SRINIVASA RAO GADDIPATI AND MS. LIKHITHA GADDIPATI PUBLIC ISSUE OF UPTO 51,00,000 EQUITY SHARES OF FACE VALUE OF ₹10/- EACH OF LIKHITHA INFRASTRUCTURE LIMITED (THE "COMPANY" OR THE "ISSUER") FOR CASH AT A PRICE OF τ [+]/-PER EQUITY SHARE INCLUDING A SHARE PREMIUM OF τ [+]/-PER EQUITY SHARE (THE "ISSUE PRICE") AGGREGATING TO τ [+] LAKHS ("THE ISSUE"). THE ISSUE WILL CONSTITUTE [+]% OF THE POST ISSUE PAID UP EQUITY SHARE CAPITAL OF OUR COMPANY.

QIB CATEGORY: UPTO 1% OF THE ISSUE*#

NON-INSTITUTIONAL INVESTOR CATEGORY: NOT LESS THAN 64% OF THE ISSUE*#

RETAIL CATEGORY: NOT LESS THAN 35% OF THE ISSUE*#

*#The revision is in accordance with SEBI ICDR Regulations, 2018. The minimum Bid Lot shall remain 125 Equity Shares. The RHP and the Abridged Prospectus (including the sections entitled (i) Cover Page; (ii) Definitions and Abbreviations; (iii) Basis for Issue Price; and (iv) Issue Related Information, as applicable) and the ratios as set out in the advertisement dated September 23, 2020, shall stand amended accordingly. All other terms and conditions prescribed in the RHP shall continue to be applicable. We undertake to

ATTENTION INVESTORS-CORRIGENDUM

on Thursday, October 01, 2020.

PLEASE NOTE THAT THE BIDDERS HAVE A RIGHT TO WITHDRAW/ REVISE THEIR BIDS IN LIGHT OF THIS CORRIGENDUM.

Para 4 stating- "The Issue is being made through the Book Building Process, in compliance with Regulation 6(1) of the Securities and Exchange Board of India (Issue Capital and Disciosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") wherein not more than 50% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Further, 5% of the Net QIB Portion shall be available for allocation on a proportionate basis to Mutual Funds only, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders including Mutual Funds, subject to valid Bids being received at or above the Issue Price. Further, not less than 15% of the Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Issue shall be available for allocation to RIIs (defined hereinafter) in accordance with SEBI ICDR Regulations, subject to valid

Shall now be read as - "The Issue is being made through the Book Building Process, in compliance with Regulation 6(1) of the Securities and Exchange Board of India (Issue Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") wherein upto 1% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Further, not less than 64% of the Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Issue shall be available for allocation to RIIs (defined hereinafter) in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price"

Page 8 – Definition of Non-Institutional Portion stating:

"The portion of the Issue being not less than 15% of the Issue comprising [*] Equity Shares which shall be available for allocation on a proportionate basis to Non-Institutional Bidders, subject to valid Bids being received at or above the Issue Price"

Shall now be read as- "The portion of the Issue being not less than 64% of the Issue comprising [•] Equity Shares which shall be available for allocation on a proportionate basis to Non-Institutional Bidders, subject to valid Bids being received at or above the Issue Price"

3. Page 9- Definition of QIB Portion stating "QIB Portion- The portion of the Issue being not more than 50% of the Issue comprising of [+] Equity Shares which shall be allocated to QIBs, subject to valid Bids being received at or above the Issue Price'

Shall now be read as- "QIB Portion-The portion of the Issue being upto 1% of the Issue comprising of [+] Equity Shares which shall be allocated to QIBs, subject to valid Bids

'The portion of the Issue being not less than 50% of the Net Issue, consisting of [*] Equity Shares, available for allocation to Retail Individual Bidders" Shall now be read as- "The portion of the Issue being not less than 35% of the Issue, consisting of [•] Equity Shares, available for allocation to Retail Individual Bidders Page 57- Note to 'The Issue' table stating:

"This Issue is being made in terms of Regulation 6(1) of Chapter II of the SEBI ICDR Regulations through the Book Build method and hence, as per Regulation 32(1) of SEBI ICDR Regulations, the allocation of Net Issue to the public category shall be made as follows: (a) Not less than 35% to Retail Individual Investors; (b) Not less than 15% to Non-Institutional Investors; and (c) Not more than 50% to Qualified Institutional Buyers, 5% of which shall be allocated to mutual funds."

Shall now be read as- "This issue is being made in terms of Regulation 6(1) of Chapter II of the SEBI ICDR Regulations through the Book Build method and hence, as per Regulation 32(1) of SEBI ICDR Regulations, the allocation of Issue shall be made as follows: (a) Not less than 35% to Retail Individual Investors; (b) Not less than 64% to Non-

under the head of Qualified Institutional Buyers, Percentage of Issue size available for allocation / allotment stating "Not more than 50% of the Issue being available for allocation to QIB Bidders"

Shall now be read as- "Upto 1% of the Issue being available for allocation to QIB Bidders" under the head of Non-Institutional Bidders, Percentage of Issue size available for allocation / allotment stating

"[•] % of the Net Issue shall be available for allocation" Shall now be read as- "not less than 64% of the Issue shall be available for allocation"

under the head of Retail Individual Bidders, Percentage of Issue size available for allocation / allotment stating: "f • I % of the Net Issue shall be available for allocation"

Shall now be read as- "not less than 35% of the Issue shall be available for allocation"

Page 285: Book Building Procedure stating -

"The Issue is being made through the Book Building Process in accordance with Regulation 6(1) of the SERI ICDR Regulations, wherein not more than 50% of the Issue shall be allocated on a proportionate basis to QIBs. Our Company may, in consultation with the Book Running Lead Manager, allocate up to 60% of the QIB Portion to Anchor Investors at the Anchor Investor Allocation Price, on a discretionary basis in accordance with the SEBI ICDR Regulations, out of which one-third shall be available for allocation to domestic Mutual Funds, subject to valid Bids being received from domestic Mutual Funds at or above the Anchor Investor Allocation Price. In the event of under-subscription, or nonallocation in the Anchor Investor Portion, the balance Equity Shares shall be added to the QIB Portion. Further, 5% of the QIB Portion (excluding the Anchor Investor Portion) shall be available for allocation on a proportionate basis only to Mutual Funds, and the remainder of the QIB Portion shall be available for allocation on a proportionate basis to all QIB Bidders other than Anchor Investors, including Mutual Funds, subject to valid Bids being received at or above the Issue Price. Further, not less than 15% of the Issue shall be available for allocation to Non-Institutional Bidders and not less than 35% of the Issue shall be available for allocation to Rils in accordance with SEBI ICDR Regulations, subject

Shall now be read as- "The Issue is being made through the Book Building Process in accordance with Regulation 6(1) of the SEBI ICDR Regulations, wherein upto 1% of the Issue shall be allocated on a proportionate basis to QIBs. Further, not less than 64% of the Issue shall be available for allocation to Non-Institutional Bidders and not less than 35% of the Issue shall be available for allocation to RIIs in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price."

Price Band: ₹116 to ₹120 per Equity Share of face value of ₹10 each*
The Floor Price is 11.60 times of the face value and the Cap Price is 12.00 times of the face value.
Bids can be made for a minimum of 125 Equity Shares and in multiples of 125 Equity Shares thereafter.

*The earlier price band was ₹117 to ₹120 per Equity Share of face value of ₹10 each. The revision is in accordance with Schedule XIII, Part A, Clause 7(b) (ii) and clause 9(i) of the SEBI ICDR Regulations, 2018. Please note that the Retail Individual Bidders have a right to withdraw/ revise their Bids in light of the revised Price Band i.e. ₹116 -₹120. The minimum Bid Lot shall remain 125 Equity Shares. The RHP and the Abridged Prospectus (including the sections entitled (i) Cover Page; (ii) Definitions and Abbreviations; (iii) Basis for Issue Price; and (iv) Issue Related Information, as applicable) and the ratios as set out in the advertisement dated September 23, 2020, shall stand amended accordingly. All other terms and conditions prescribed in the RHP shall continue to be applicable. We undertake to update the Prospectus accordingly prior to filling it with the RoC, SEBI and Stock Exchanges.

Simple, safe, smart way of Application!!!!

Mandatory in Public issues.

*Applications supported by blocked amount (ASBA) is a better way of No cheque will be accepted applying to issues by simply blocking the fund in the bank account. For further details, check any process amount (ASDA) is a detter way of

UPI-Now available in ASBA for Retail Individual Investors ("RII")**

Investors are required to ensure that the bank account used for bidding is linked to their PAN.

UPI - Now available in ASBA for Retail Individual Bidders applying through Registered Brokers, DPs & RTA. Retail Individual Bidders also have the option to submit the application directly to the ASBA Bank (SCSBs) or to use the facility of linked online trading, demat and bank account

*ASBA has to be availed by all the investors except Anchor Investors (if any). UPI may be availed by Rlls.

For details on the ASBA and UPI process, please refer to the details given in ASBA Form and abridged prospectus and also please refer to the section "Issue Procedure" beginning on page 284 of the RHP. The process is also available on the website of AIBI and Stock Exchanges in the General information Document. ASBA Forms can be downloaded from the website of BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE", and together with BSE, the "Stock Exchanges") and can be obtained from the list of banks that is displaying on website of SEBI at www.sebi.gov.in.** List of banks supporting UPI is also available on the website of SEBI at www.sebi.gov.in. For the list of UPI Apps and Banks live on IPO, please refer to the link: www.sebi.gov.in. ICICI Bank Limited has been appointed as Sponsor Bank for the Issue in accordance with the requirements of the SEBI Circular dated November 1, 2018, as amended. Risks to Investors

Average cost of acquisition per Equity Share by our Promoters, Mr. Srinivasa Rao Gaddipati and Ms. Likhitha Gaddipati is 🕫 0.68 and NIL, respectively and Issue Price at upper end of the Price Band is \$120 per Equity Share. For details of build-up of Promoters' shareholding in our Company and Risk Factors, please see "Capital Structure" and "Risk Factors" beginning on pages 71 and 31, respectively, of the RHP

BID/ISSUE PERIOD

OPEN

NOW CLOSES ON: WEDNESDAY, OCTOBER 07, 2020# #The Issue was scheduled to close on October 01, 2020. The Bid/Issue Period has now been extended by three (3) working days and the issue will consequently close on Wednesday, October 07, 2020, All other terms and conditions prescribed in the RHP, as amended, shall continue to be applicable.

In case of revision in the Price Band, the Bid/Issue Period will be extended by at least three (3) additional Working Days after such revision of the Price Band, subject to the Bid/Issue Period not exceeding ten (10) Working Days. Any revision in the Price Band and the revised Bid/Issue Period, if applicable, will be widely disseminated by notification to the Stock Exchanges, by issuing a public notice, and also by Indicating the change on the website of the Book Running Lead Manager ("BRLM"), and at the terminals of the members of the Syndicate and by intimation to Self Certified Syndicate Banks ("SCSBs"), the Sponsor Bank, and other Designated Intermediaries, as applicable

The Issue is being made through the Book Building Process, in terms of Rule 19(2)(b)(f) of the Securities Contracts (Regulations) Rules, 1957, as amended (the "SCRR") the Issue is being made for at least 25% of the post-issue paid-up Equity Share capital of our Company. The Issue is being made through the Book Building Process, in compliance with Regulation 6(1) of the Securities and Exchange Board of India (Issue Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") wherein upto 1% of the Issue shall be available for allocation on a proportionate basis to Qualified Institutional Buyers ("QIBs", and such portion, the "QIB Portion"). Further, not less than 64% of the Issue shall be available for allocation on a proportionate basis to Non-Institutional Bidders and not less than 35% of the Issue shall be available for allocation to RIIs in accordance with SEBI ICDR Regulations, subject to valid Bids being received at or above the Issue Price. All Bidders, shall only participate in the Issue through the Application Supported by Block Amount ("ASBA") process by providing details of their respective bank account (including UPI ID for Rills using UPI Mechanism) wherein the Bid Amounts will be blocked by SCSBs or under the UPI Mechanism, as the case may be, to the extent of respective Bid Amounts. For details, please refer to "Issue Procedure" beginning on page 284

GENERAL RISK: Investments in equity and equity-related securities involve a degree of risk and investors should not invest any funds in this issue unless they can afford to take the risk of losing their investment. Investors are advised to read the risk factors carefully before taking an investment decision in this Issue. For taking an investment decision, investors must rely on their own examination of our Company and the Issue including the risks involved. The Equity Shares issued in the Issue have neither been recommended nor approved by Securities and Exchange Board of India ("SEBI"), nor does SEBI guarantee the accuracy or adequacy of the contents of the RHP. Specific attention of the investors is invited to the chapter titled "Risk Factors" beginning on page 31 of the RHP. COMPANY SECRETARY & COMPLIANCE OFFICER

BOOK RUNNING LEAD MANAGER



12, Floor No. 02, Shashank CHS Ltd, Manmala Tank Boad, Near Starcity Cinema Mahim Mumbai 400 016, India. Telephone: +91 9322997964 Investor prievance email:

compliance@unistonecapital.com Website: www.unistonecapital.com SEBI registration number: INM000012449

UNISTONE CAPITAL PRIVATE LIMITED

REGISTRAR TO THE ISSUE

Mr. Santhosh Kumar Gunemon Flat No. 701, Plot No.8-3-940 and 8-3-940/A to E. Tirumala Shah Residency, Yellareddy Guda, Ameerpet, Hyderabad-500073, Telangana, India.

BIGSHARE SERVICES PRIVATE LIMITED 1st Floor, Bharat Tin Works Building, Opp. Vasant Oasis, Makwana Road, Marol, Andheri (East) Mumbai 400059, India. Telephone: +91 22 6263 8200 Facsimile: +91 22 6263 8280

Email: ipo@bigshareonline.com Investor grievance email: investor@bigshareonline.com

Website: www.bigshareonline.com SEBI Registration Number: INR000001385

case of any pre-Issue or post Issue related problems, such as non-receipt of letters of Allotment, non-credit of Allotted Equity Shares in the respective beneficiary account, nonreceipt of refund orders or non-receipt of funds by

Investors can contact the Company Secretary and

Telephone: 040-23752657

Website: www.likhitha.co.in

Email id: cs@likhitha.in

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

For LIKHITHA INFRASTRUCTURE LIMITED On Behalf of the Board of Directors Srinivasa Rao Gaddipati

Place: Hyderabad Date: October 01, 2020

Managing Director Lithitha Infrastructure Limited is proposing, subject to applicable statutory and regulatory requirements, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has illed the RHP with Registrar of Companies Telengana at Hyderabad on September 17, 2020. The RHP shall be available on the website of the SEBI at www.sebi.gov.in, the website of the BRLM to the Issue at www.unistonecapital.com and websites of SES and NSE is. exwwx.benida.com; respectively. Investors should not restore in restaurch in equity shares involves a high degree of risk and for details relating to the same, see section titled "Risk Factors" beginning on page 31 of the RHP Potential investors should not rely on the DRHP for making any investment decision.

The Equity Shares offered in the Issue have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any state securities laws in the United States, and unless so registered, may not be offered or sold within the United States except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and any applicable U.S. state securities laws. There will be no public offering in the United States and the securities being offered in this announcement are not being offered or sold in the United States.