



BIKAJI FOODS INTERNATIONAL LIMITED

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CIN: L15499RJ1995PLC010856 | GST No.: 08AAICS1030P1Z5

Ref: BFIL/SEC/2024-25/16

Date: May 24, 2024

To,
Dept of Corporate Services
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street, Fort,
Mumbai 400 001 (Maharashtra)
Scrip Code: 543653

The Listing Department
National Stock Exchange of India Ltd.
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandra (East),
Mumbai 400 051 (Maharashtra)
Trading Symbol: BIKAJI

Subject: Intimation of the Newspaper Publication of the Audited Financial Results of the Company for the quarter and financial year ended on March 31, 2024

Dear Sir/ Madam,

Pursuant to the requirements of the Regulation 47 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations"), as amended from time to time, the Audited Financial Results of the Company for the quarter and financial year ended on March 31, 2024, as approved by the Board of Directors at their meeting held on Thursday, May 23, 2024 is published in the "**Financial Express**" in English language newspaper and in "**Nafa Nuksan**" in Vernacular language newspaper on **Friday, May 24, 2024**. The copies of the newspaper publication are enclosed herewith for your reference.

The above intimation will also be hosted on the website of the Company and the same can be accessed at www.bikaji.com.

You are kindly requested to take the same on record.

Thanking you

Yours faithfully,
For Bikaji Foods International Limited

Rahul Joshi
Head - Legal and Company Secretary
Membership No.: ACS 33135

Enclosure: As above

LEGAL DISPUTE OVER GROUP ASSETS

Kirloskar Industries can sell KBL shares

GEETA NAIR
Pune, May 23

AMID THE KIRLOSKAR family feud, the NCI's Mumbai bench has ruled that Kirloskar Industries, petitioners in the case and controlled by Atul and Rahul Kirloskar, can sell shares in Kirloskar Brothers (KBL). However, they must first offer the shares to Sanjay Kirloskar and his nominees. If he declines within 30 days, the petitioners can sell the shares to others via off-market or on-market transactions.

The bench also noted that since this involves a transfer among promoters, it falls outside the scope of the Substantial Acquisition of Shares and Takeovers Regulations, 2011, exempting it from open offer requirements.

The Kirloskar family is entangled in a legal dispute over group assets, pitting Sanjay Kirloskar, chairman of Kirloskar Brothers (KBL), against his brothers, Atul and Rahul. The trio are sons of Chandrakant Kirloskar and grandsons of the industrialist SL Kirloskar. KIL, controlled by Atul and Rahul Kirloskar, holds a 24.93% stake in KBL. According to the Deed of Family Settlement (DFS), the petitioners were allotted shareholding in KBL to equalise the wealth of various family factions within the Kirloskar group.

The bench said in alignment with the spirit of the Deed of Family Settlement of the Kirloskar family members, Sanjay Kirloskar would retain

THE FEUD

■ The Kirloskar family is entangled in a legal dispute over group assets

■ Sanjay, Atul & Rahul are sons of Chandrakant Kirloskar and grandsons of the industrialist SL Kirloskar



■ First offer of shares must be made to Sanjay Kirloskar and his nominees

■ If he declines within 30 days, shares can be sold via off- or on-market transactions

the control and management of KBL. Sanjay Kirloskar (Respondent no. 2) has the first right to refusal when Kirloskar Industries Limited (KIL) is selling the shares.

The bench said that the operations of KBL were being mismanaged and lacked transparency and independence, thus validating KIL's claim of oppression and mismanagement. It further stated that the conduct of KBL's affairs was influenced by the ambitions of Sanjay Kirloskar and his family members. The bench noted that this influence affected the decisions of KBL's board of directors, compliance officer, and their involvement in legal proceedings. Additionally, the Tribunal observed that KBL, despite being a publicly listed company, did not remain neutral in the dispute, with most of its submissions aligning with those of Sanjay Kirloskar, whom KIL actively defended.

The bench further observed

that the timing and manner in which KBL's Board recorded the Deed of Family Settlement (DFS), seven years after its execution, strongly suggest that this action was orchestrated by Sanjay Kirloskar to ensure KBL's compliance with the settlement.

Since the DFS doesn't impose any restrictions on transferring or dealing with KBL shares, Sanjay Kirloskar and his family cannot assert full ownership and control over KBL. The Tribunal noted that according to the wealth equalisation principle outlined in the DFS, the petitioners had the right to monetise their shares as they saw fit.

The petitioner KIL had alleged mismanagement of KBL and lack of independence of the board of KBL. They also raised concerns about the legal expenses, being incurred by KBL, to fight the personal battles of its chairman and MD, Sanjay Kirloskar.

India to lead the next decade, says Tata Sons' chairman

PRESS TRUST OF INDIA
New Delhi, May 23

INDIA IS EMERGING as a bright spot and poised to lead the next decade, said Tata Consumer Products chairman N Chandrababu Naidu.

The world is facing uncertainty and global GDP growth remains subdued reflecting the ongoing challenges from pandemic to geopolitical tensions, said Chandrababu Naidu addressing shareholders of Tata Consumer Products (TCPL).

"Amidst this global backdrop, India is emerging as a bright spot, defining its role in the new world order," said Chandrababu Naidu, who is also the chairman of Tata Sons.

The Indian economy has shown resilience and adaptability, even in the face of global headwinds, he said in the latest annual report of TCPL.

"Supported by strong balance sheets, a healthy banking system, favourable corporate tax rates, a thriving capex cycle and a robust public digital infrastructure, India is poised to lead the next decade," said Chandrababu Naidu.

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INITIAL PUBLIC OFFERING OF EQUITY SHARES ON THE MAIN BOARD OF THE STOCK EXCHANGES (DEFINED BELOW) IN COMPLIANCE WITH CHAPTER II OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (ISSUE OF CAPITAL AND DISCLOSURE REQUIREMENTS) REGULATIONS, 2018, AS AMENDED ("SEBI ICDR REGULATIONS").

PUBLIC ANNOUNCEMENT



(Please scan this QR code to view the DRHP)



UNICOMMERCE ESOLUTIONS LIMITED

Our Company was originally incorporated as 'Unicommerce eSolutions Private Limited' at New Delhi as a private limited company under the Companies Act, 1956, pursuant to a certificate of incorporation dated February 2, 2012, issued by the Registrar of Companies, Delhi and Haryana ("ROC"). Our Company was converted from a private limited company to a public limited company pursuant to a special resolution passed by our Shareholders on December 19, 2023, and the name of our Company was changed to Unicommerce ESolutions Limited. A fresh certificate of incorporation dated December 26, 2023 consequent upon change of name on conversion to a public limited company was issued by the ROC. For further details on the changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 158 of the Draft Red Herring Prospectus dated January 5, 2024 ("DRHP").

Registered Office: Mezzanine Floor, A-83, Okhla Industrial Area, Phase II, New Delhi 110 020, India
Corporate Office: Landmark House, Plot Number 65, 6th & 7th Floor, Sector 44, Gurgaon, 122 003, Haryana, India
Tel: +91 9311749240; Website: www.unicommerce.com
Unicommerce ESolutions Limited Compliance Officer: E-mail: complianceofficer@unicommerce.com
Contact Person: Manish Pal Compliance Officer: E-mail: complianceofficer@unicommerce.com
Corporate Identity Number: U74140DL2012PLC230932

NOTICE TO INVESTORS ("NOTICE")

INITIAL PUBLIC OFFER OF UP TO (i) EQUITY SHARES OF FACE VALUE OF ₹ 1 EACH ("EQUITY SHARES") OF UNICOMMERCE ESOLUTIONS LIMITED ("COMPANY" OR "ISSUER") FOR CASH AT A PRICE OF ₹ 100 PER EQUITY SHARE (INCLUDING A SHARE PREMIUM OF ₹ 10 PER EQUITY SHARE) ("OFFER PRICE") AGGREGATING UP TO ₹ 100 THOUSAND COMPRISING AN OFFER FOR SALE OF UP TO 2,98,40,486 EQUITY SHARES AGGREGATING UP TO ₹ 100 THOUSAND ("OFFER FOR SALE") BY THE SELLING SHAREHOLDERS, COMPRISING UP TO 1,14,59,840 EQUITY SHARES AGGREGATING UP TO ₹ 100 THOUSAND BY ACEVECTOR LIMITED (FORMERLY KNOWN AS SNAPEL LIMITED) ("PROMOTER SELLING SHAREHOLDERS") UP TO 22,10,406 EQUITY SHARES AGGREGATING UP TO ₹ 100 THOUSAND BY 82 CAPITAL PARTNERS ("UP TO 1,61,70,246 EQUITY SHARES AGGREGATING UP TO ₹ 100 THOUSAND BY SB INVESTMENT HOLDINGS (UK) LIMITED" ("INVESTOR SELLING SHAREHOLDERS") (THE PROMOTER SELLING SHAREHOLDERS AND INVESTOR SELLING SHAREHOLDERS TOGETHER REFERRED TO AS THE "SELLING SHAREHOLDERS") AND SUCH EQUITY SHARES OFFERED BY THE SELLING SHAREHOLDERS, THE "OFFERED SHARES").

"The Equity Shares being offered by SB Investment Holdings (UK) Limited as part of the Offer for Sale includes a portion of Equity Shares which will result upon conversion of 9,888 Series A Preference Shares and 2,775 Series B Preference Shares held by SB Investment Holdings (UK) Limited.

Potential Bidders may note the following:

Pursuant to (i) the share purchase agreement dated May 21, 2024 amongst our Company, the Promoter Selling Shareholder of our Company, AceVector Limited ("AceVector") and Absolute Returns Scheme; and (ii) the share purchase agreement dated May 21, 2024 amongst our Company, AceVector and Siddharth Sundar Iyer, 5,21,104 Equity Shares held by AceVector have been transferred to Absolute Returns Scheme on May 22, 2024 ("Transfer 1") and 14,59,093 Equity Shares held by Siddharth Sundar Iyer have been transferred to Absolute Returns Scheme on May 22, 2024 ("Transfer 2") collectively with Transfer 1, "Transfers". Pursuant to the Transfers, the corresponding disclosures in "Summary of the Offer Document" and "Capital Structure" sections on pages 19 and 71, respectively, of the Draft Red Herring Prospectus, will be suitably updated.

The details of the Transfers are provided below:

Date of the Transfer	Name of the transferor	Name of the transferee	Nature of transaction	Number of Equity Shares transferred	Transfer price per Equity Share (in ₹)	Total consideration (in ₹)
May 22, 2024	AceVector Limited	Absolute Returns Scheme	Pursuant to share purchase agreement	5,21,104	95.95	4,99,99,928.80
May 22, 2024	AceVector Limited	Siddharth Sundar Iyer	Pursuant to share purchase agreement	14,59,093	95.95	13,99,99,973.35
Total				19,80,197	95.95	18,99,99,902.15

The aforementioned Transfers, namely, Absolute Returns Scheme and Siddharth Sundar Iyer, are not connected in any manner with the Company, Promoters, Promoter Group, Directors, KMPs, SMDs and the directors, KMPs and SMDs of the members of the Promoter Group (as defined in the DRHP). Further, our Company does not have any group company and subsidiary as on date.

Shareholding of the Promoter Selling Shareholder in the Company, prior to and subsequent to the Transfers:

Date of the Transfer	Name	Pre-Transfer shareholding		Post-Transfer shareholding	
		Number of Equity Shares	Percentage of pre-offer issues, subscribed and paid-up share capital of the Company (%)	Number of Equity Shares	Percentage of pre-offer issues, subscribed and paid-up share capital of the Company (%)
May 22, 2024	AceVector Limited	4,22,44,416	71.74	4,02,64,219	66.37

*Inclusive of 2,56,000 shares held by Bharat Venishetti as a nominee shareholder of AceVector Limited

BOOK RUNNING LEAD MANAGERS

IIIF SECURITIES	CLSA	LINK Intime
IIIF Securities Limited 24/F, One Loda Place, Senapati Bapat Marg, Lower Parel (West) Mumbai 400 012, Maharashtra, India Tel: +91 22 4646 8728 Investor Grievance E-mail: info@iifscap.com Website: www.iifscap.com Contact Person: Mukesh Garg/Pawan Jain SEBI Registration Number: INM000010940	CLSA India Private Limited 8/F Dalmia House, Nariman Point Mumbai 400 021 Maharashtra, India Tel: +91 22 6650 5050 E-mail: unicommerce ipo@clsa.com Investor Grievance E-mail: investorhelpdesk@clsa.com Website: www.clsa.com Contact Person: Prachi Chandipathi/Siddharth Thakur SEBI Registration Number: INM000010619	Link Intime India Private Limited C-101, 247 Park, 1st Floor, LBS, Marg, Vikhroli West Mumbai 400 083, Maharashtra, India Tel: +91 910 811 0499 E-mail: unicommerce ipo@linkintime.co.in Investor Grievance E-mail: unicommerce ipo@linkintime.co.in Website: www.linkintime.co.in Contact Person: Shantli GopalKishore SEBI Registration Number: INR000004058

All capitalized terms used herein and not specifically defined shall have the same meaning as ascribed to them in the DRHP.

Place: New Delhi
Date: May 23, 2024

UNICOMMERCE ESOLUTIONS LIMITED is proposing, subject to, receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offer of its Equity Shares and has filed the DRHP with SEBI on January 5, 2024. The DRHP shall be available on the website of the Company at www.unicommerce.com, SEBI at www.sebi.gov.in, websites of the Stock Exchange i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, and the BRLMs i.e. IIIF Securities Limited and CLSA India Private Limited at www.iifscap.com and www.clsa.com, respectively. Any potential investor should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section entitled "Risk Factors" of the DRHP. When filed, Potential investors should not rely on the DRHP for making any investment decision. This announcement does not constitute an invitation or offer of securities for sale in any jurisdiction. The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended ("U.S. 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 U.S. Securities Act and in accordance with any applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold outside the United States in "offshore transactions" as defined in, and in reliance on, Regulation S under the U.S. Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

For Unicommerce eSolutions Limited
On behalf of the Board of Directors
Sd/-
Manish Pal
Compliance Officer

AI, GenAI expected to drive growth in FY25, says Wipro

PADMINI DHURVARAJ
Bangalore, May 23

IT SERVICE COMPANY Wipro is optimistic about its growth prospects in FY25, driven by increased client investments in areas such as artificial intelligence (AI), generative AI (GenAI) implementation, and digital transformation. This positive outlook comes even as the company faces slowing growth.

In its recent 20-F filings with the US Securities and Exchange Commission, Wipro highlighted, "The IT services industry is expected to accelerate and drive decisions in FY25 based on investments made by clients in key areas such as AI, GenAI implementation, cost optimisation, operational excellence, digital transformation, vendor consolidation."

Despite the optimistic view, Wipro acknowledged



In FY24, the IT services company's revenue fell by 3.8% year-on-year to ₹89,760 crore

the current challenges, including a cautious approach by businesses towards technology investments amid economic uncertainty, high inflation, interest rates, and geopolitical tensions.

"The macroeconomic envi-

ronment has led to reduced discretionary spending. However, we anticipate that spending will gradually improve in fiscal year 2025 as enterprises continue to prioritise cost takeout and operational excellence initiatives," Wipro said in the report.

"The macroeconomic environment has led to reduced discretionary spending. However, we anticipate that spending will gradually improve in FY25 as enterprises continue to prioritise cost takeout and operational excellence initiatives," Wipro said in the report.

In FY24, Wipro's revenue declined by 3.8% year-on-year to ₹89,760 crore. The company's revenue guidance stands at between -1.5% and 0.5% for the quarter ending June.

Further, the company noted varying client behaviours across different sectors

with the financial services, hi-tech, and telecom sectors showing softer client activity, while the consumer goods and manufacturing sector investing cautiously due to cost pressures and weak consumer spending. On a brighter side, Wipro identified healthcare and automotive sectors as areas of strong growth.

Wipro also mentioned that enterprises are increasingly focusing on sustainability and resilience, emphasising the importance of globalising operations to leverage cost advantages, access talent, and innovation opportunities.

In the IT products segment, Wipro is facing pricing pressures due to tight competition. The company said, "In our IT Products segment, we continue to experience pricing pressures due to increased competition among IT companies".

Used car market in the fast lane despite price rise

SWARAJ BAGGONKAR
Mumbai, May 23

THE AVERAGE OWNERSHIP period of a car is down by a third post Covid-19 recovery highlighting the consumer trend toward peak aspiration driving demand.

Buyers are switching to new cars more frequently than before which is fuelling supply to the used car market.

The average holding period of a new car is down to just under four years compared to six years holding period before the pandemic.

This comes despite an increase in the average selling price of a used car by 43% to ₹53,000 by the end of FY23 as against ₹37,000 recorded in FY19, as per the Indian Blue Book report.

While little over 4.2 million new cars were sold in FY24, the pre-owned market closed the year with volumes of 5.4 million. This is expected to more than double to 10.92 million in FY28,

the report added. Speaking to FE, Mohammed Turra, CEO, designate, Mahindra First Choice said, "Used car (volume) will continue to outgrow the new car market. It can be a factor of 2-2.5 times. The new car market will grow by 6-7% whereas the used car market is expected to grow by 15-16% over the next 3-4 years."

Though the pre-owned car market continues to be largely unorganised with the organised players controlling just 29% of it, the market is valued at ₹31.3 billion by the end of FY23 and is set to grow to ₹70.48 billion in FY28, as per the IBB report. More than a decade ago, the unorganised share stood at 90%. Proliferated sports utility vehicles (SUVs) across segments are in high demand which mirrors the trend of the new car market. Prices of used hatchback and sedans are relatively lower, said Turra.

INDIA'S FAVOURITE SNACKING PARTNER

BIKAJI FOODS INTERNATIONAL LIMITED
Registered Office: F/194-199, F/178, E/188, Bichkhwal Industrial Area, Bikaner, Rajasthan, India - 334006.
CIN: L15499RJ1975PLC010896, Tel: +91 151-2250350, E-mail: cs@bikaji.com, Website: www.bikaji.com

Extract of Audited Consolidated Financial Results for the quarter and year ended March 31, 2024

PARTICULARS	QUARTER ENDED		YEAR ENDED	
	March 31, 2024 (Audited)	December 31, 2023 (Unaudited)	March 31, 2023 (Audited)	March 31, 2024 (Audited)
Total revenue from operations	61,444.80	62,418.65	46,226.41	2,32,933.66
Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	15,474.30	6,218.12	5,140.73	17,686.50
Net Profit for the period before Tax (after Exceptional and/or Extraordinary items)	15,474.30	6,218.12	5,140.73	17,686.50
Net Profit for the period after Tax (after Exceptional and/or Extraordinary items)	11,828.05	4,599.01	3,867.64	13,589.03
Total Comprehensive Income for the period (Comprising Profit / Loss for the period (after tax) and Other Comprehensive Income (after tax))	11,563.56	4,591.74	3,866.88	13,580.24
Equity Share Capital	2,903.82	2,901.20	2,496.10	2,496.10
Reserves (excluding Revaluation Reserve) as shown in the Audited Balance Sheet of the previous year	-	-	-	1,19,331.55
Earnings per share (of INR ₹/- each) (not annualised)	-	-	-	93,067.92
-Basic	4.64	1.87	1.53	5.50
-Diluted	4.64	1.86	1.53	5.49

The Key numbers of Audited Standalone Financials Results of the company are as under:

PARTICULARS	QUARTER ENDED		YEAR ENDED	
	March 31, 2024 (Audited)	December 31, 2023 (Unaudited)	March 31, 2023 (Audited)	March 31, 2024 (Audited)
Total revenue from operations	60,613.64	61,313.44	45,822.54	1,94,426.79
Net Profit before tax	15,464.10	6,492.27	5,334.86	18,060.62
Net Profit after tax	11,611.19	4,909.10	4,008.77	13,843.48

Note: The above is an extract of detailed financial results for quarterly Audited Financial Results filed with the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 as amended. The full format of the Audited Financial Results are available on the website of the Stock Exchange where shares of the company are listed i.e. www.bseindia.com and www.nseindia.com and also on the website of the company i.e. www.bikaji.com



For and on behalf of the Board of Directors of Bikaaji Foods International Limited
CIN: L15499RJ1975PLC010896
Deepak Agarwal
Managing Director
DIN: 00182890
Place: Gurgaon
Date: May 23, 2024

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financial.exp.apr.in

New Delhi

रॉयल एनफील्ड ने लगाया क्रूज मोड

■ दो साल में सेल्स रिबाउंड होकर डेढ़ गुना होने से कम्पनी लगायेगी ग्रीथ का टॉप गियर



था कि वह 2025 में इलेक्ट्रिक बाइक लायेगा। जो दो मॉडल तैयार हो रहे हैं उनमें से एक को कम्पनी मिलान में डिस्ले भी कर चुकी है। रॉयल एनफील्ड वाले 250 से 750 सीसी के सैगमेंट में पिछले वित्त वर्ष में 9.36 लाख बाइक्स बिकी थीं और इस तरह इस सैगमेंट का हिस्सा कुल मोटरसाइकल मार्केट में 8.1 परसेंट हो गया है। कम्पनी के पोर्टफोलियो में अभी 10 मॉडल हैं। लाल कहते हैं कि हार्ले, ट्रायम्फ, हीरो और बजाज आदि ब्रांड्स के इस सैगमेंट में सक्रिय हो जाने से सैगमेंट स्पाॅटलाइट में आ रहा है जिससे इसका विस्तार होगा। सितम्बर में रॉयल एनफील्ड एक एथेनॉल मॉडल को भी लॉन्च करेगी। आने वाले सालों में कम्पनी प्रीमियम सैगमेंट के मुकामले दोगुना रफ्तार से बढ़ना चाहती है।



जयपुर@ऑटो डेस्क

स्टार्क मोटरसाइकल्स के साझे में रॉयल एनफील्ड ई-बाइक सैगमेंट को स्पाॅक करना चाहती है। स्टार्क मोटरसाइकल स्पेन की कम्पनी है। रॉयल एनफील्ड दो इलेक्ट्रिक मॉडलों पर काम कर रही है लेकिन उसमें टेक्नोलॉजी से लेकर बैटरी और प्राइसिंग तक बहुत सारे टीथिंग इश्यू (परेशानियां) हैं।

रॉयल एनफील्ड के एमडी सिद्धार्थ लाल वैसे तो इन दिनों सेल्स के रिबाउंड होने से रिलेक्स मोड में हैं लेकिन कहते हैं कि बैटरी टेक्नोलॉजी के लिए मोटरसाइकल सैगमेंट फाइनल फ्रंटियर जैसा साबित हो रहा है। दुनिया में कहीं भी बैटरी इलेक्ट्रिक मोटरसाइकल उतनी हॉट नहीं हो पाई हैं जितना कि ई-स्कूटर। कारण...बैटरी का वजन बहुत होता है ऐसे में शैशी को रीइन्फोर्स करना पड़ता है बैटरी लगाने के लिये सही जगह नहीं मिलती और स्टेबिलिटी के भी इश्यू होते हैं। यानी जब तक बैटरी हल्की, छोटी और सस्ती नहीं होती मोटरसाइकल सैगमेंट में बैटरी का ज्यादा स्कोप नहीं है। जहां तक कम्पनी की सेल्स की बात है तो 2018 में रॉयल एनफील्ड ने 8.37 लाख यूनिट्स के ऑलटाइम पीक लेवल को छुआ था। लेकिन इसके बाद के लगातार तीन साल में जिनमें कोविड का दौर भी शामिल सेल्स क्रूजिंग स्पीड से जैसे क्रेश हो गई।

2019 में कम्पनी ने 6.90 लाख गाड़ियां बेची और 2021 में 5.50 लाख। लेकिन 2022 से रॉयल एनफील्ड की बैजिंग के लिये एक तगड़ा सेंटिमेंट नजर आ रहा है और सेल्स दो साल में ही डेढ़ गुना होकर 2023 में 8.22 लाख यूनिट्स तक पहुंच गई। पिछले साल कम्पनी ने कहा

Royal Cruise on the Loose

Year	Sales Units
2013	120694
2014	296380
2015	425201
2016	622454
2017	752880
2018	837669
2019	690913
2020	538889
2021	550564
2022	703156
2023	822295

भारत का पसंदीदा स्नैकिंग पार्टनर

बीकानजी फूड्स इंटरेनशनल लिमिटेड

पंजीकृत कार्यालय: F/196 - 199, F/178, E/188, बीछवाल इंडस्ट्रीयल एरिया, बीकानेर, राजस्थान, भारत - 334006.

सीआईएन: एल15499आरजे1995पीएलसी010856, टेलीफोन: +91 151-2250350, ईमेल: cs@bikaji.com, वेबसाइट: www.bikaji.com

31 मार्च 2024 को समाप्त तिमाही एवं वर्ष समाप्त के लिए अनअंकेक्षित समेकित वित्तीय परिणामों का सार

PARTICULARS	समाप्त तिमाही		समाप्त वर्ष	
	मार्च 31, 2024 (अंकेक्षित)	दिसंबर 31, 2023 (अनअंकेक्षित)	मार्च 31, 2023 (अंकेक्षित)	मार्च 31, 2024 (अंकेक्षित)
परिचालन से कुल आय	61,444.80	62,414.65	46,226.41	2,32,933.66
अग्रिम हेतु मुद्रा लाभ (कार, अग्रवाद तथा असाधारण मदों से पूर्व)	15,474.30	6,218.12	5,140.73	34,794.97
अग्रिम हेतु मुद्रा लाभ का से पूर्व (अग्रवाद तथा असाधारण मदों के बाद)	15,474.30	6,218.12	5,140.73	34,794.97
अग्रिम हेतु मुद्रा लाभ का परचालन (अग्रवाद तथा असाधारण मदों के बाद)	11,628.05	4,599.01	3,867.64	26,346.26
अग्रिम हेतु कुल व्यापक आय [(अग्रिम के लिए लाभ/हानि) (का परचालन) तथा अन्य व्यापक आयों को सम्मिलित करके (का परचालन)]	11,563.56	4,591.74	3,806.88	26,261.04
समाप्त अंश पूंजी	2,503.82	2,501.20	2,495.10	2,503.82
संचय (पुनर्गुलन संचय छोड़कर) जैसाकि पूर्व वर्ष के लेखापरीक्षित तुलनवच में दर्शाया गया है।	-	-	-	1,19,331.55
प्रति अंश अर्जन (रु. 1/- प्रत्येक का) (जारी तथा बंद प्रचालनों हेतु) - [(असाधारण मदों से पहले तथा बाद) गैर वार्षिक]	4.64	1.87	1.53	10.63
मूल:	4.64	1.87	1.53	10.63
ननुकूल:	4.64	1.86	1.53	10.63

नोट्स: सेबी (एलओडीआर) के नियम 47(1) (बी) के अनुसार कंपनी की एकीकृत वित्तीय जानकारी:

विवरण	समाप्त तिमाही		समाप्त वर्ष	
	मार्च 31, 2024 (अंकेक्षित)	दिसंबर 31, 2023 (अनअंकेक्षित)	मार्च 31, 2023 (अंकेक्षित)	मार्च 31, 2024 (अंकेक्षित)
कारोबार	60,621.10	61,313.64	45,822.54	2,29,470.96
कर पूर्व लाभ	15,464.10	6,492.27	5,334.86	35,569.82
कर परचालन लाभ	11,611.19	4,909.10	4,008.77	26,972.76

नोट्स:

उपरोक्त जानकारी व्योवार वित्तीय परिणामों से उद्धृत की गयी है जो कि भारतीय प्रतिभूति और विनियम बोर्ड (सूचीकरण बाध्यताएं एवं प्रकटीकरण आवश्यकताएं) विनियमन 2015 के विनियमन 33 के अंतर्गत स्टॉक एक्सचेंज में दाखिल की गयी है। इन वित्तीय परिणामों का सम्पूर्ण प्रारूप स्टॉक एक्सचेंज की वेबसाइट www.nseindia.com एवं www.bseindia.com तथा कंपनी की वेबसाइट www.bikaji.com पर उपलब्ध है।



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सीआईएन : एल15499आरजे1995पीएलसी010856
हस्ताक्षर
दीपक अग्रवाल
उपबंध निदेशक
DIN-00192890

स्थान : गुरुग्राम
दिनांक : 23 मई, 2024

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RAJASTHAN: Jaipur: Om Toyota (VKI Area) Ph: 9829777720, 18001035616; Om Toyota (Church Road, M.I Road) Ph: 9001891993, 18001035616; Sonak Toyota (Ajmer Road, DCM) Ph: 18001210433, 9057624777; Rajesh Toyota (Tonk Road) Ph: 91191999900, 9119199911, **Ajmer:** Om Toyota Ph: 9636166663, 9001891991; **Alwar:** Aravali Toyota Ph: 7727009101, 7727009103; **Bhiwadi:** Aravali Toyota (Krish Square, Main Sohna Road) Ph: 7727009102 **Barmer :** Mayank Toyota (Alcobex Road) Ph: 7665412345, 7231828888; **Bhilwara:** Rajendra Toyota Ph: 7311148515, 7311148518, 7311148501; **Bikaner:** R S Toyota Ph: 9773382020, **Jodhpur :** Mayank Toyota (Alcobex Road) Ph: 7231828888, 7665412345; **Jaisalmer :** Mayank Toyota (Barmer-Jodhpur Link Road) Ph: 7231828888; **Kota:** Om Toyota Ph: 9116133144, 9001992656; **Nagaur :** R S Toyota Ph: 9773382020; **Pali :** Mayank Toyota Ph: 7231828888, 7665412345; **Sikar:** Om Toyota Ph: 9636422221, 9636422228; **Sri Ganganagar:** Sonak Toyota Ph: 0154-2970777, 96720786-13/15/17, Sonak Toyota (Junction Town Road, Hanumangarh) Ph: 96720786-12/13/15; **Udaipur:** Rajendra Toyota Ph: 7311148515, 7311148501; **Nathdwara:** Rajendra Toyota Ph: 7311148515, 7311148505

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