# इंडियन ऑयल कॉर्पोरेशन लिमिटेड

रजिस्टर्ड ऑफिस: 'इंडियनऑयल भवन'.

जी - ९, अली यावर जंग मार्ग, बांद्रा (पूर्व), मुंबई - ४०० ०५१.

## Indian Oil Corporation Limited

CIN-L23201MH1959GOI011388 Read. Office: 'IndianOil Bhavan',

G-9, Ali Yavar Jung Marg, Bandra (East), Mumbai - 400 051.

Tel.: 022-26447616 • Fax: 022-26447961

Email id: investors@indianoil.in • Website: www.iocl.com

इंडियनऑयत IndianOil A Maharatna Company

Secretarial Department

Ref: Buyback

December 17, 2018

The Manager Listing Department National Stock Exchange of India Ltd. Exchange Plaza, C-1, Block G, BandraKurla Complex Bandra, East, Mumbai, Maharashtra- 400051

The Manager **Department of Corporate Services BSE** Limited 25th Floor, PhirozeJeejeebhov Towers Dalal Street Mumbai, Maharashtra- 400 001

Ref.: - Ref.: - Symbol: IOC; Security Code: 530965; ISIN: INE242A01010

Sub: Submission of Public Announcement for buyback of equity shares of Indian Oil Corporation Limited ("Company")

Dear Sir/Madam,

This is further to our intimation dated December 13, 2018 with regard to Board approval for Buyback of fully paid up Equity Shares of Rs.10/- each from the existing shareholders/ beneficial owners as on Record Date i.e. 25th December 2018 on a proportionate basis through the Tender Offer route.

In this connection kindly note that pursuant to Securities & Exchange Board of India (Buy-Back of Securities) Regulations, 2018, the Company has today i.e. December 17, 2018 published the Public Announcement dated December 13, 2018 regarding buyback in the following newspapers:

- 1) Business Standard (English- All editions)
- 2) Business Standard (Hindi All editions)
- 3) Mumbai Lakshadeep (Marathi Mumbai edition)

The copy of the said Public Announcement is enclosed for your reference and dissemination to the Stock Exchanges.

Thanking you,

Yours faithfully,

For Indian Oil Corporation Limited

(Kamal Kumar Gwalani) Company Secretary

Encl.: a/a

MUMBAI | MONDAY, 17 DECEMBER 2018 Business Standard



8

### **INDIAN OIL CORPORATION** LIMITED

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF INDIAN OIL CORPORATION LIMITED FOR BUYBACK OF EQUITY SHARES THROUGH TENDER OFFER

This Public Announcement (the "Public Announcement") is being made pursuant to the provisions of Regulation 7(1) of the Securities and Exchange Board of India (Guy-Dack of Securities) Regulations, 2013 (the "Buy-beak Regulations") for the three being is force including any statutory modifications and aroundments from time to being is force including any statutory modifications and aroundments from time to the disclosures as a peeffect in School in 1 to the Buyback Boundard on School in 1 to the Buyback and the second of the seco

Regulations.

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PROME SEYBITY SIX LAKH FIFTY ONE THOUSAND AND SIX FULLY PAID UP
EQUITY SHARES OF FACE YALUE OF 7 10 EACH AT A PRICE OF 7 144,7
RUPESS ONE HERORED FORTY NINE ONLY PER FULLY PAID UP SQUITY SHARE
DIN A PROPORTIONATE BASES THROUGH THE TENDER OFFER PROCESS

- DETAILS OF THE BUYBACK OFFER AND OFFER PRICE
- LINEED ONE HUNDRIGHT DORTY NINE ONLY PER PLULY PAID UP EQUITY WHARE IA PROPORTIONATE BASE THROUGHT HE EMBER OFFER PROCESS DETAILS OF THE SUPPART OF "Bound" of Indian Oil Corporation Limited ("DGL-"Company") passed a resolution on December 13, 2018 ("Board Buelled ("DGL-"Company") passed a resolution on December 13, 2018 ("Board Buelled ("DGL-"Company") passed a resolution on December 13, 2018 ("Board Buelledge") of approve the proposal of buydack of this pack, up eagly shrears of the value of 1, 10°, each "Shares" or "Equity Shares") of the Company not acceeding 23,70.51,000 (New Nine Corros Swarer) St. Lath Fifty Core Trousand and Sharesholders"), on a proportionate basis, through tender offer route (the "Buryleack") and a proce of 2,149. (Ruposec One Hundred Forty Nine only par Equity Shares ("Buryleack") and a proce of 2,149. (Ruposec One Hundred Forty Nine only par Equity Shares ("Buryleack") and a supplemental submitted of the Corporary as on Record Date ("Investment") and the Corporary as on the Corporary as processed on the Corporary as on the Corporary and the Corporation of the Study and the Corporary as on the Corporary and Corporation of the Corporary of the Corporation of the Corporary and Corporation of the Corporary of the Corporary of the Corporation of the Corporary of the Corp

- approximately 3.06 % of the total number of Equity Shares in the total patient patent or phanes capital of the Company, the same is within the 25% limit as per the provisions of the Compenies Act.

  The maximum amount required by the Company for the said Buyback aggregating to 7.4458 Crew (Rupeas Paur Thousand Four Hundred Thirty Five Company and the Company and the Company of th

- The Buyback would help in improving return on equity, by reduction in the equity base, thereby leading to long term increase in shareholders' value.

  3. DETAILS OF PROMOTER SHAREHOLDING AND INTENTION TO PARTICIPATE IN THE BUYBACK
- The aggregate shareholding of the Promoter, as on the date of the Board

Name of shareholder	No. of Equity Shares held	No. of Equity Sharpe hold in dematerialized form	Percentage of leaved Equity Share cepital
President of India acting through Ministry of Petroleum and Natural Gas, Government of India	AACTADU.	5,25,01,71,827	54.06%

9.2 Except as disclosed below, no shares in the Company were either purcha

Aggregate number of Equity Shares purchased or sold	Nature of Transaction	Maximum Price (₹)	Date of Maximum Price	Minimum Price (Y)	Date of Minimum Price
(2,18,90,398)	Transfer of shares to Bharet 22 ETF	163.99	June 29, 2018	163.99	June 29, 2018
(26,13,74,221)	Transfer of shums to CPSE		December 4, 2018	128.35	December 4, 2018

- ETF 3.3 In terms of the Buyback Regulations, under the Tender Offer route, the promoter and promoter group of the Company have an option to participate in the Buyback. In this regard, the Promoter as listed in paragraph 3.1 above have corpressed their informion, vide their lotter district Decomber 13, 2016 to participate in the Buyback and harder up to 25,75.2006 (Twenty Mine Grore Seventy Six Street Service) and the Street Service Servi

Date of Transaction	No. of Equity Shares	Acquisition/ Sale Consideration (7 in Crore)	Nature of Transaction/ Consideration
December 23, 1959	225	0.02	Subscription to the memorandum
March 8, 1961	5,500	0.55	Further allotment to the President of India
May 25, 1981	1,225	0.12	Further allotment to the President of India
October 28, 1981	7,800	0.78	Further allotment to the President of India
November 20, 1981	1,675	D.17	Further allotment to the President of India
December 31, 1961	2,000	0.20	Further allotment to the President of India
January 28, 1982	4,400	D.44	Further allotment to

March 3, 1962	2,650	D.28	Further allotment to the President of India
April 12, 1982	4,550	0.48	Further allotment to the President of India
April 26, 1963	2,600	0.26	Further allotment to the President of India
June 26, 1963	5,456	0.65	Further allotment to the President of India
September 25, 1963	5,500	0.55	Further allotment to the President of India
November 4, 1983	2,546	0.25	Further allotment to the President of India
December 14, 1963	2,000	0.20	Further allotment to the President of India
May 2, 1964	2,000	0.20	Further allotment to the President of India
June 29,1984	1,380	0.14	Further allotment to the President of India
August 3,1964	9,000	0.90	Further allotment to the President of India
September 18, 1964	6,040	0.60	Further allotment to the President of India
September 18, 1984	.1	Other than cash	Allotted to Government Official upon emalgareation of Indian Refineries Limited as contained in the Petroleum Company Amalgamation Order, 1964.
September 18, 1964	1	Other than cash	Allotted to Government Official upon amalgamation of indian Refineries Limited As contained in the Petroleum Company Amalgamation Order, 1984
September 18, 1964	37,695	Other then ceah	Allotment of charse to the President of India upon amalgametion of indian Refineries Limited As contained in the Petroleum Company Amalgamation Order, 1984
January 14,1986	3,38,800	Other than cash	Allotment of shares to the President of India upon smalgamation of Indian Refineries Limited As contained in the Petrolsum Company Amalgamation Order, 1984
April 17,1965	1,00,000	10.00	Further allotment to the President of India
June 7,1965	2,800	0.28	Further allotment to the President of India
July 31,1966	27,000	2.70	Further allotment to the President of India
July 31,1965	10,000	1.00	Further allotment to the President of India
July 31,1965	20,000	2.00	Further allotment to the President of India
September 30, 1985	19,700	1.97	Further allotment to the President of India
September 30,	20,000	2.00	Further allotment to the President of India
January 31,1988	10,800	1.08	Further allotment to the President of India
August 20,1996	4,200	0.42	Further allotment to the President of India
September 24,	1,400	0.14	Further allotment to the President of India
November 28, 1986	1,400	0.14	Further allotment to the President of India
Merch 10,1987	9,700	0.97	Further allotment to the President of India
April 29,1967	41,150	4.12	Further allotment to the President of India
July 21,1977	1,10,000	11.00	Further allotment to the President of India
January 16,1982	4,10,386	Other than cash	Bonus Issue in the
		unan Galari	I I I I I I I I I I I I I I I I I I I

Pursuant to the stock spit with effect from September 8, 1984 equity shares the ratio of 1021 is an of vision of 1021 is an of 102

September 8, 1994	24,62,31,800	Other than cash	Bonus issue in the ratio of 2:1
March 22, 1995	(1,43,63,150)	1023.34	Distrivestment by President of India
May 17, 1965	(63,700)	4.73	Distrivestment by President of India
October 13, 1995	(800)	0.04	Distrivestment by President of India
May 25, 1995	(76,100)	5.64	Distrivestment by President of India
December 30, 1996	(300)	D.Q2	Distrivesiment by President of India
July 8, 1999	(3,54,84,365)	1371.75	Disinvestment by President of India in favor of ONGC
September 2, 1989	31,93,59,285	Other than cash	Bonus Issue In the ratio of 1:1
September 8, 2003	31,93,59,285	Other than quah	Bonus Issue In the ratio of 1:2
November 1, 2009	95,80,77,855	Other then cash	Bonus Issue In the ratio of 1:1
March 14, 2014	(24,27,95,248)	5,341.49	Disinvestment by President of India In favor of ONGC and OIL India Limited
March 27, 2014	(83,94,900)	202.97	Transfer of shares to CPSE ETF*
August 24, 2015	(24,27,95,248)	9,396.18	Distrivestment by Offer for sale**
April 10, 2015	(20,267)	Other then cash	Transferred to CPSE ETF as loyalty units
May 31, 2016	(71,39,518)	262.42	Disinvestment - OPS of shares to employees****
October 20, 2016	1,41,50,10,529	Other than cash	Bonus Issue In the ratio of 1:1
January 25, 2017	(\$,32,76,129)	1,117.92	Transfer of shares to CPSE ETF*
March 22, 2017	(1,24,64,272)	449.11	Transfer of shares to CPSE ETF*
November 24, 2017	(1,75,62,435)	669.05	Transfer of shares to Bharet 22 ETP****
March 19, 2018	2,78,67,18,222	Other than cash	Bonus issue in the ratio of 1:1
June 29, 2018	(2,18,90,396)	368.99	Transfer of shares to Bharat 22 ETP****
December 4, 2018	(28,13,74,221)	3,354.81	Transfer of shares to CPSE ETF*
Total	8,28,01,71,827		

\* The sale of such equity shares of the company was carried out through transfer of shares to CPSE ETF

\*\*The sale of such equity shares of the Company was carried out through the Offse for Sale Mechanism on BSE and MSE on price priority basis at multiple cleaning prices. The floor price was 3.577. (Papea Time Sharinder and Eight) share "\*\*The sale of auch equity share of the Company was certised out through the Offse for Sale to eligible complayes at a price of \$ 357.05 (Ruposs Three Hanched Stor) Seven and Sale Price palse only per share through the sale of auch equity shares of the company was carried unit through through all of the sale of auch story through through through the sale of auch story through through the sale of auch story through through through through through the sale of auch story throu

transfer of shares to Bhares 22 ETF.

The Board confirms that there are no defaults subsisting in the repayment of deposits, interest payment thereon, redemption of debentures or interest payment thereon or redemption of preference aburses or payment of dividend due to any shereholder, or repayment of any term loans or interest payable thereon to any financial institution or banking company.

The Board has continued on the date of Board Neeting (As. December 13, 2016) that it has made a full engingly into the affairs and prospects of the Company and hee formed an opinion that:

Inmediately including the date of the Board Meeting, there will be no grounds on which the Company could be found to be unable to pay its debte;

are secured the Company's presented for the very immediately following the date of the Board Meeting, there will be no grounds on which the Company could be found to be unable to pay its debte;

on which the Company could be found to be traible to pay its debta; as angests the Company's prospects for the year immediately following debt as an experts the Company's prospects for the year immediately following debt on the miningerment of Company's authorise during that year and to the amount and character of the financial resources which will in the Board's view be available to the Company will not be produced to savigate the Company will be able to meet is liabilities as and when they fall due and will not be rendered insolvent within a period of one year from that date of Board heeting; and in forming an ophion as afoneald, the Board has taken into account the liabilities at if the Company was being wound up under the provisions of the Companies Act 1956 or Comparies Act, 2013 or insolvency and Baninupley Code 2016, se the case may be, including prospective and contingent liabilities.

The text of the report dated December 15, 2013 received from 5. K Metha & Co., Chartered Accountants, once of the John Statutory Auctions of the Company addressed to the Board of Directors of the Company is reproduced before: b)

or's Report on buy back of shares pursuant to the requirement of Schedule to Securities and Exchange Board of India (Buy Back of Securities attons, 2016, as amended

To, The Board of Directors Indian Oil Corporation Limited Indian Oil Bhavan G-9, All Yever Jung Merg, Bendra (East) Mumbal - 400051

This Report is issued in our capacity as one of the Joint Statutory Au Indian Oil Corporation Limited (hereinafter referred to as the "Compa

This Report is issued in our capacity se one of the Joint Statutory Auctions of inclina OL Corporation Limited (mareinuler related to set the "Company"). In cornection with the proposal of the Company to buy back its equity shares in presence of the provisions of Staction EQ, 89 and 70 of the Companies And Station of Station Companies And Station Company to perform a reasonable seasonable experience engagement on the statisment of determination of the amount permissible outpiles payment (the "Stationard," which we have histiated for information proposes only.

et al. Companies Comp

croumstances. The Board of Directors are responsible to make a full linguly Into the affairs and prospectual/offer document of the Company and to form an opinion that the Company will not be modreded insolvent within a petiod of one year from the date of board meeting and such declaration has to be signed by at least two directors.

directors.

Biodr's Responsibility

Pursuant to the requirements of the Regulatione, it is our responsibility to provide reasonable assurance on the following "Reporting Criteries":

(i) Whether the amount of capital payment for the buy back is within the permissible limit and comprated in secondance with the provision of Section of Criteries of the Act.

(ii) On the Act.

(iii) The Comprehensive Comprehe

68 of the Act.
(ii) Whether the Board of Directors has formed the opinion, as specified in Clause (i) of Schedule I to the Regulations, on a reasonable grounds that the Company having regard to its state of effails will not be rendered the control of the schedule I and the schedule of the sc

declaration is unreasonable in chrometancies as at the date of declaration. The financial statuments by the year ended March 31, 2018 have been suitled by us along with other joint Statutory Audited March 31, 2018 much as the control of the point state of the second of the second

misstatoment. We condusted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the institute of Charteset Accountarie of Inde. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the institute of Charteset Accountains of Inde.

Institute of Chariered Accountments of inde.

We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Filancial Information, and Other Assurance and Reviews of Historical Filancial Information, and Other Assurance and Reviews of Historical Filancial Information, and Other Assurance and Related Services Engagements.

A reasonable assurance ergagement involves performing procedures to obtain autitions appropriate evidence on the sporting offsate mentioned in paragraph 5 above. The procedures selected depand on the suctions (under the seasonance of the face associated with the Reporting Charles, Including the association of the flower procedures in relation to the Statement.

We have included into the state of affairs of the Company in relation to the audited financial statements for the year ended March \$1, 2015.

I) Examined without the control of the Company (or applied in the Company).

Company:

| Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: | Company: |

viii) Obtained nece seary representations from the management of the Company

VIII) Contained recomments representations as above, and the information and explanations glaven to us, in our opinion.

(i) the Statement of permissible capital peryment towards buyback of equity sharers, as stated in Annexure A, is in our view property detarmined in accordance with Section 89 of the Act, and (i) the Board of Directors, in their meeting held on December 13, 2018, have formed the opinion, as specified in clause (x) of Schedule I of the Regulations, on researchable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from date of board meeting and we are not swars of anything to had cate the date of board meeting and we are not swars of anything to had cate the date of board meeting and we are not swars of anything to had cate the date of the declaration in the accessors as the formation and the declaration is unreasonable in deficient accordance.

inclimateanees as at the date of declaration.

Inclimate the second of the contribute of the Board of Directors of the Theorem of the Company pursuant to the requirements of the Regulations solely to enable them to instude it (a) in the public announcement to be made by the Company, (b) in the dark later of offer and later of offer to be field with the Securities and later of the securities and later of the securities and securities are presented under the Regulations, the National Securities Depository Institutes (India) Limited and providing to the parties including manager to the offer in connection with buyback and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any dust of ears for any other purpose or or any other within the contribution of the person or for any other purpose. Accordingly, we do not accept or assume any liability or any dust of ears for any other purpose or to any without our prior consent in writing. We have no reaponability to update this report for everte and circumstances occurring after the date of this report.

For S. K Nights & CO. Chartered Accountants FRN 600478N

Rohit Mahte M. No 081382 Place of Signature - New Delhi Date - 13.12.2018 Indigenous electronic warfare system ignored for Tejas

Key stories on this site are available to premium subscribers only. To unlock and read the full story.

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lowers, extraordised and fully publish aquity absence	Teacen control in the
8,71,18,08,628 Equity Shares of C 104 each, fully paid up	9,711.01
Total- A	6,711.41
Free Reserves	
Cornect metrys	74,006.00
Tpipi- II	74,004.00
Total C- A+B	88,778.30
Mindram amount permissible for the Buy-hook Ls. 10% of the aggregate fully peld-up equity stems aughal and free mesowas pussional to Sauden 85(5)(6) of the Comparise Act requiring Based Researchites.	8,871.07
Agreeast approved by the Search of Diseases for lary-basic in the reseting hald an December 12, 2016	4,485.00

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- their respective sharpholders.

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  The netterment of ford sidigation for demonstrations and physical Equity Statuse shall be offset and a series in the State Conductor and a presention of section strategy and KOZL front lines in time. 1901 would settle the training direct barrier approach to the Eligibits Statement allows an exchange report of the Eligibits Statement and the section of the Company's Extrate exceeds being a contract rate in the Company for the Eligibits Statement and the section of the Eligibits Statement and the section of the Statement and the section of the Statement and the Statement and the section of the Statement and Statemen
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