

‘UFO’ sparks Imphal airspace closure

Civilian Flight Operations Suspended For 3 Hours

Kangkan Kalita | TNN

Guwahati: A purported unidentified flying object was sighted over Imphal airport from 2.30pm to 4.05pm on Sunday, prompting an airspace closure and suspension of all civilian flight operations for over three hours as fighter jets scrambled in response to what the IAF’s Eastern Command said were “visual inputs”.

Until 90 minutes before the alert was lifted at 5.35pm, the “white flying object” was visible from the air traffic control room, an Airports Authority of India (AAI) official said.

The IAF activated its “air defence response mechanism” at 3.55pm, which continued till 5.35pm. Flight operations at Imphal’s Bir Tikendrajit airport resumed at 5.50pm after getting clearance from the IAF.

Police, CISF personnel, airline staff and civilians reported seeing the flying object that caused a stir till dusk descended on Imphal.

AAI reported that at 2.30pm, Imphal ATC received a telephonic message from the CISF control room



The object has not been identified yet. The DGCA and defence authorities are likely to launch separate investigations

about an unidentified object flying over the terminal and moving southwards above the ATC tower, where it remained stationary midair for some time. Thereafter, it moved southwest of the airfield and was visible till 4.05pm. “As darkness descended, the object became invisible,” said AAI’s regional executive director Sanmukh Jugani.

IndiGo’s Imphal-Agartala flight, an Imphal-Kolkata Air India plane and an Imphal-Guwahati Air India plane with about 500 passengers were ready for departure around 3pm, but weren’t cleared for take off because of the commotion. The flights

AAI reported that at 2.30pm, Imphal ATC received a telephonic message from the CISF control room about an unidentified object flying over the terminal and moving southwards above the ATC tower

left for their destinations after operations resumed.

An IndiGo Airbus 320 coming from Kolkata to Imphal with 173 passengers hovered over Imphal for some time before it was diverted to Guwahati. Another Airbus 320 of the airline with 183 passengers on board from Delhi was diverted to Kolkata.

Airport officials wouldn’t say if the flying object appeared on the radar.

“We haven’t been able to identify it yet. Let’s wait and see if it shows up again on Monday,” an AAI official said.

Sources said the DGCA and the defence authorities were likely to separately investigate the sighting.

IAF airlifts 29 runaway Myanmar soldiers from Mizoram village

H C Vnanlruata | TNN

Aizawl: A band of 29 Myanmar soldiers seeking refuge in Mizoram after fleeing an attack by the Chin militia on their camp was airlifted on Sunday from Vaphai in Champhai district to Assam Rifles camps in neighbouring Manipur before being handed over to officials from their native country on the India-Myanmar border in Moreh.

Mizoram home department officials said the evacuation by IAF helicopters between 11am and 11.25am was part of a continuing exercise that started last Thursday, when the first batch of soldiers from Myanmar entered Mizoram along with civilians escaping the fighting between the junta and militia groups there.

The trigger for the flight of Myanmar soldiers was an attack by guerrillas of the Chin National Defence Force on the army camp at Tuibual, close to the Tiaur river that constitutes a portion of Myanmar’s border with Mizoram. The outfit is the armed wing of the Chin National Organisation.

The soldiers crossed the international border and reached Saikhumpha hamlet in the southern part of Cham-



A general view of a camp of the Myanmar ethnic rebel group Chin National Front on the Myanmar side of the India-Myanmar border close to the village of Farkawn in Mizoram

phai district on Thursday afternoon. Incessant rain delayed the air evacuation of the 29 men. More than 40 Myanmar army personnel from a camp at Khawmawi village in the Chin state, opposite Zokhawthar village of Mizoram, had previously entered Indian territory and surrendered to police. They were airlifted by the IAF from the nearby Hnahlan village to Manipur’s Moreh town on Tuesday.

Barring 50-odd Myanmar civilians, all of whom fled Leilet village near Tuibual when the Myanmar camp was overrun by Chin cadre, have since returned to their homes, said T Lalramenga, president of the Young Mizo Association’s Tuipual unit.

Feud erupts in Bengal poet Nazrul’s family over use of song in Hindi film

Priyanka Dasgupta
@timesgroup.com

Kolkata: After some members of Bengali poet Kazi Nazrul Islam’s family condemned the rendition of his patriotic song “Karar Oi Louho Kopat” in the just-released Hindi war biopic “Pippa”, the late bard’s US-based granddaughter Anindita Kazi claimed that her mother’s signature used in the agreement for the movie was not authentic.

The family members have demanded immediate removal of the “distorted” adaptation of the song from the movie and all digital platforms. They

have also threatened legal action against the producers in courts in both India and Bangladesh.

In a Saturday night Facebook live session, Anindita pointed out alleged discrepancies in the contract for the song’s adaptation and recreation licence, and called on the Bengal and Bangladesh governments to initiate an investigation.

The agreement was reportedly signed between Kalyani Kazi, Bangladesh national poet Nazrul’s daughter-in-law, and the film producers in September 2021 in exchange for Rs 2 lakh. Kalyani passed away in

May this year, before the film’s release this November.

Kalyani’s daughter Anindita questioned the integrity of her brother Anirban Kazi, who was a witness to the agreement. In response, Anirban said he was open to any investigation. Anindita pointed out a discrepancy in dates, stating that the agreement paper was prepared on September 8, 2021, while Anirban’s signature was dated September 4, 2021. “Interestingly, Kalyani Kazi’s signature does not carry a date. Was it done before the agreement was prepared?” she asked. Anirban acknowledged this as an error on his part.

Delhi HC junks WB mantri plea to scrap coal case summons

TIMES NEWS NETWORK


New Delhi: The Delhi high court has declined to quash the ED summons to Bengal law minister Moloy Ghatak in connection with the coal pilferage case in the state. Ghatak had failed to appear before ED on 11 out of 12 occasions.

“In such circumstances, when he himself has not appeared before directorate of enforcement except once, such relief cannot even be considered by this court, at this stage,” Justice Swarana Kanta Sharma said.


However, addressing the 67-year-old TMC leader’s plea, the court directed ED to provide 24 hours’ notice before requiring his attend-

ance in its Kolkata office due to his age and medical condition. The court ordered that notices should be issued to the Kolkata police commissioner and the Bengal chief secretary to ensure adequate protection during Ghatak’s examination in Kolkata. Also, the court clarified that Ghatak, as the law minister, must ensure no harm is caused to the ED officers examining him in Kolkata.

The ED summons pertains to a case registered in November 2020 against several people for criminal conspiracy and breach of trust by public servants for alleged illegal excavation and theft of coal from the leasehold area of Eastern Coalfield Ltd.



HEADQUARTERS
Employees' State Insurance Corporation
(Ministry of Labour & Employment, Govt. of India)
PANCHDEEP BHAWAN, C.I.G. MARG, NEW DELHI-110 002
Website: www.esic.gov.in, E-mail: jd-f2@esic.nic.in




NOTICE INVITING REQUEST FOR PROPOSAL (RFP)
FOR APPOINTMENT OF PORTFOLIO MANAGERS
FOR MANAGING ESIC FUND

Proposals are invited through e-Tendering from Firms/Companies for management of Employees' State Insurance Corporation's (ESIC's) Fund. The applicant must be registered with SEBI to carry portfolio management service (PMS) activity and incorporated as company under The Companies Act 2013, having at least five (5) years of experience in debt fund management and Assets Under Management (AUM) under debt funds as on 30th September 2023 must not be less than Rs. 15,000 crore or Assets Under Management (AUM) of Retirement Funds as on 30th September 2023 must not be less than Rs. 10,000 crore.

The Request for Proposal (RFP) documents can be downloaded from the CPP Portal (<https://eprocure.gov.in/eprocure/app>) or ESIC website (www.esic.gov.in>Tenders).

Last date for submission of e-Tender on CPP Portal is 14/12/2023 (10:30 am).

Sd/-
Director (Finance) I/c



JAYANT INFRATECH LIMITED
(Formerly Known as Jayant Infratech Private Limited)
CIN: U35202CT2003PLC015940
Registered Office: Mangal Smriti Bajpai Ground, Tilak Nagar Bilaspur-495001
E-mail: info@jayantinfra.com, Contact No.: +91 7773015688
Website: www.jayantinfra.com

NOTICE OF POSTAL BALLOT

NOTICE is hereby given pursuant to Section 110 read with Section 108 and other applicable provisions, if any, of the Companies Act, 2013, ('Act') (including any statutory modification or re-enactment thereof for the time being in force), read with Rule 20 and 22 of the Companies (Management and Administration) Rules, 2014, ('Rules'), applicable regulations of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ('SEBI Listing Regulations') and the Secretarial Standard on General Meetings issued by The Institute of Company Secretaries of India ('SS-2'), each as amended, to transact the special business as set out hereunder by passing Ordinary Resolutions, as applicable, by way of postal ballot / electronic voting.

Pursuant to Section 102 and Section 110 and other applicable provisions of the Act, the statement pertaining to the said Resolutions setting out the material facts and the reasons/ rationale thereof are annexed to this Postal Ballot Notice ('Notice') for your consideration and forms part of this Notice.

Jayant Infratech Limited (Company) is sending this Notice in electronic form to those Members whose e-mail addresses are registered with the Company/ Registrar and Transfer Agent ('RTA') / Depositories and physical copy of the Notice along with Postal Ballot Form and pre-paid self-addressed Business Reply Envelope is being sent to the Members whose e-mail addresses are not registered with the Company/RTA/Depositories. The communication of the assent or dissent of the Members would take place through the remote e-voting system as well as through physical ballot form. The details of the procedure to cast the vote forms part of the 'Notes' to this Notice.

The Company has also engaged the services of Bigshare Services Private Limited ('BIGSHARE') for the purpose of providing remote e-voting facility to its Members. The instructions for remote e-voting are appended to this Notice.

The Board of Directors of the Company, appointed Mr. Rohtash Kumar Agrawal (Membership No: 55371) of M/s. Rohtash Agrawal and co., Practicing Company Secretaries, as the Scrutinizer for conducting the postal ballot and e-voting process in a fair and transparent manner. Members have the option to vote either by Postal Ballot or through e-voting. Members desiring to exercise their vote by Postal Ballot are requested to carefully read the instructions printed in the Postal Ballot Form and return the same duly completed in the enclosed prepaid self-addressed Business Reply Envelope, Postal Ballot Form, if sent by courier or by registered post or speed post at the expense of the Member(s), will also be accepted. The duly completed Postal Ballot Form should reach the Scrutinizer not later than by Thursday, December 21, 2023, (05:00 P.M.), to be eligible for being considered, failing which it will be strictly considered that no reply has been received from the Member.

Members desiring to opt for e-voting as per the facilities arranged by the Company are requested to read the instructions in the 'Notes'. References to postal ballot(s) in this Postal Ballot Notice include votes received electronically. The Scrutinizer will submit her report to the Chairman of the Company or any other person duly authorized by him, after completion of scrutiny of the postal ballots (including e-voting). The results shall be declared on or before Friday, December 22, 2023, and communicated to the Stock Exchange, Depositories and RTA. The results will also be displayed on the Company's website www.jayantinfra.com.

Any query/grievance with respect to the voting by remote electronic means may please be addressed to Ms. Shruti Ramani, Company Secretary and Compliance officer, Jayant Infratech Limited at Mangal Smriti Bajpai Ground, Tilak Nagar Bilaspur-495001 or at Email id: info@jayantinfra.com or on +91 7773015688 to R&TA of the Company at info@bigshareonline.com.

In case shareholders' investor have any queries regarding E-voting, you may refer the Frequently Asked Questions ('FAQs') and i-Vote e-Voting module available at <https://ivote.bigshareonline.com>, under download section or email to ivote@bigshareonline.com or call at: 1800 22 54 22.

Place: Bilaspur
Date: November 20, 2023

For, Jayant Infratech Limited
Sd/- Nilesh Jobanputra, Managing Director, DIN: 00188698

TATA TECHNOLOGIES

We're helping the global manufacturing industry develop products that are safer, cleaner & improve the quality of life for their end-customers

- Our end-to-end solutions for Electric Vehicle development, manufacturing & after-sales services help OEMs develop competitive Electric Vehicles
- Our key accounts comprise 7 out of the top 10 global automotive ER&D spenders, & 5 out of the 10 prominent new energy ER&D spenders globally*
- For automotive ER&D services, we are ranked first among India service providers and third globally among rated service providers*
- 12451** employees serving global clients from 19 delivery centres in Asia Pacific, Europe & North America through a global execution model
- Well-recognized brand, part of Tata Group, recognized as the most valuable Indian brand in the Brand Finance India 100 2022 report

/// Engineering a better world



*Zinnov report | **as of September 30, 2023

All capitalised terms referred to in this advertisement that have not been defined shall have the same meaning as prescribed in the RHP.

www.tatatechnologies.com



 /Tata Technologies

 /tatatechnologies

TATA TECHNOLOGIES LIMITED is proposing, subject to the receipt of requisite approvals, market conditions and other considerations, to undertake an initial public offering of its Equity Shares and has filed the RHP with RoC on November 13, 2023. The RHP shall be available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com, respectively, website of the Company at www.tatatechnologies.com and is available on the websites of the BRLMs, i.e. JM Financial Limited, Citigroup Global Markets India Private Limited and BofA Securities India Limited at www.jmfi.com, www.online.citibank.co.in/rhtm/citigroupglobalscreen1.htm and <https://business.bofa.com/bofas-india>, respectively. Any potential investors 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' on page 34 of the RHP. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act or any other applicable laws of 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 applicable U.S. state securities laws. Accordingly, the Equity Shares are being offered and sold only (a) to persons in the United States that are U.S. QIBs (as defined in the RHP and, for the avoidance of doubt, the term U.S. QIBs does not refer to a category of institutional investor defined under applicable Indian regulations and referred to in the RHP as QIBs) in transactions exempt from or not subject to the registration requirements of the U.S. Securities Act in reliance on Rule 144A and (b) outside the United States in 'offshore transactions' (as defined in Regulation S) in reliance on Regulation S under the U.S. Securities Act and the applicable laws of the jurisdictions where such offers and sales are made.