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 Regd. Office : 'IndianOil Bhavan', G-9, Ali Yavar Jung Marg, Bandra (East), Mumbai - 400 051. Tel. : 022-26447616 • Fax : 022-26447961

Secretarial Department

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

Ref: Buyback

December 17, 2018

The Manager	The Manager	
Listing Department	Department of Corporate Services	
National Stock Exchange of India Ltd.	BSE Limited	
Exchange Plaza, C-1, Block G,	25th Floor, PhirozeJeejeebhoy Towers	
BandraKurla Complex Bandra, East, Mumbai,	Dalal Street	
Maharashtra- 400051	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

INDIAN OIL CORPORATION LIMITED

400 061. Tel.: 082-564 ineer Jung Norg, I 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 Requilation 7(1) of the Securities and Exchange Board of Indie Day-Back of Securities) Regulations, 2018 (the "Buyleast Regulations") for the time being is force including any statutory modifications and anandments from time to time and contrains the disactourse as appendiced in Schedule 11 to the Buyback

Regulations. CASH OFFER FOR BUYBACK OF NOT EXCEEDING 23,74,51,006 (TWENTY NEW FORME SEVENTY SKI LAKH FIFTY ONE THOUSAND AND SKO FULLY PAD UP GUITY SHARES OF FACE YALUE OF \$ 10 EACH AT A PRICE OF \$ 146 RUPEES ONE HUNGRED FORTY NINE ONLY PAE FULLY PAD UP EQUITY SHARE ON A PROPORTIONATE BASIS THROUGH THE TENDER OFFER PROCESS IN A PROPORTIONATE BASIS THROUGH THE TENDER OFFER PROCESS DETAILS OF THE BUYBACK OFFER AND OFFER PRICE

- UPEER CARE HUBBINGED CORTY NUME CALLAY PER FULLY PAID UP EQUITY SHARE IN PROGREMONTE BASE THROUGH THE FULLY PAID UP FORCESS DETAILS OF THE BUYBACK OFFER AND DFFER PRICE The Board of Directore (the "Beard") of Indian OII Corporation Limited (TOC/*Company") passed a resolution on December 15, 2016 ("Beard Meeting") to approve the proposal of Laydeck of Nilly parking, equipy simulation of the Corporation Limited of CIO.* each ("Beared") of Indian OII Corporation Limited of CIO.* each ("Beared") of Indian OII Corporation Limited of CIO.* each ("Beared") of Indian OII Corporation Limited of CIO.* each ("Beared") of Indian OII Corporation Limited Sinates of the Corporang as on Record Data (Interbalay edition of the Corporation (The Sinate of the Corporang as on Record Data (Interbalay edition) of the Cional Sinates of the Corporang as on Record Data (Interbalay edition) of the Cional Cional ("Buyback") and the Cional Sinates (Bayback of Cional Cional (The Sinates) of the Corporang as on Record Data (Interbalay edition) of the Cional Cional ("Buyback") and the Cional Sinates (Bayback Other Price)" Cional Sinates of the Corporang as on Record Data (Interbalay edition) of the Cional Cional (The Cional Sinates) of the Cional Sinates) (Inter Sinates) Cional Sinates (Interbalay Edition) (Interbalay edition) (Inter Sinates) Cional (Interbalay edition) (Interbalay edition) (Inter Sinates) Cional (Interbalay edition) (In
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- approximately 3.06 % of the total number of Equity Shares in the total part-up hares capital of the Company, the same is within the 25% limits ap per the provisions of the Companying the same is within the 25% limits ap per the sprogram amount resourced by the Company for the said Buyback appropriate to 4.458 Creek (Suppear Land Thousand Four Hundled Thinty Free of Intomaty generated cash methods that the 25% limits and the sprogram of 4.458 Creek (Suppear Land Thousand Four Hundled Thinty Free of Intomaty generated cash method of the suppart of security free datas are used and the resources of the Company. The Company confirms that as required under Sacton 69(2)(d) of the Company and unsecured datas aread and thes resources after the Suppart of secure and unsecured datas aread in the resources after the Suppart of secure and unsecured datas aread the secton 69(2)(d) of the Company and unsecured datas aread the resources after the Suppart of secure and unsecured datas aread the secton 69(2)(d) of the Company and the Subsk Charles and the suppart datas aread and the resource after the Subsk Charles and the Subsk Charles and the Equity Bhares of the Company are listed, the networth of the Company and the impact of the Subpack of the Suby Shares on the Subsk Charles and Stef and 10.84% on ISE and ISE and
- 1.7

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- The Buyback would help in improving return on equity, by reduction in the equity base, thereby leading to long term increase in shareholders' value. DETAILS OF PROMOTER SHAREHOLDING AND INTENTION TO PARTICIPATE IN THE BUYBACK з.
- we the Suy SACK. The aggregates shareholding of the Promoter, as on the date of the Board Meeting I.e. Thursday, Decamber 13, 2018 is given below: Name of shareholder No. of Equity No. of Equity Percentage Shareh hold Ename hold in of Issued 3.1

		or		demater	besilai	Equity Share cepital
President of India acting through Ministry of Petroleum and Natural Ges, Government of India		5,2	5,01,71,62	7 5,25,01,	71,827	54.08%
Except as diacks sold by the Pror Board Meeting a	noter during	8. D	ariod of sta	months pre		
Aggregate number of Equity Shanes purchased or sold	Nature o Transactic		Neximum Price (*)	Date of Maximum Price	Ninimu Price (%)	
(2,18,90,396)	Transfer o shares to Bharet 22 E	÷	163.99	June 29, 2018	163.9	9 June 29, 2018
(26,18,74,221)	Transfer of shures to CF		128.35	December 4, 2018	128.3	5 December 4, 2018

- Buyback. In this regard, the Promoter as listed in paragraph 3.1 above have expressed their intention, vide their letter dated December 13, 2018 to participate in the Buyback and tender up to 29,763,1006 (Iwenty Nine Crore Beventy Sta Lakh Fifty One Thousand and Six only) Equity Shares.
- Each may one induced and and only Equip analysis. Since the entire shareholding of the Promoter is in the demat mode, the of the date and price of acquisition/sale of entire Equity Shares that the Pr has acquised/acid till date as par the information provided by the Promot in terms demand. Descember 19, 2018, and analysis

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	Q.12	Further allotment to the President of India
October 29, 1981	7,800	0.76	Further allotment to the President of India
November 20, 1981	1,675	D.17	Further allotment to the President of India
December \$1, 1961	2,000	0.20	Further allotment to the President of India
January 28, 1962	4,400	0.44	Further allotment to the President of India

	2,660	D.28	Further allotment to
April 12, 1962	4,550	0.48	the President of India Further allotment to
April 26, 1963	2,600	0.26	the President of India Further allotment to
June 28, 1983	5,455	0.65	the President of India Further allotment to
September 25,	5,500	0.55	the President of India Further allotment to
1963 November 4,	2,546	0.25	the President of India
1963	100,000,000	25256	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 3,1984	9,000	0.90	Further allotment to the President of India
September 18,	6,040	0.60	Further allotment to
1964 September 15,	1	Other	the President of India Allotted to
1984		than cash	Government Official upon emergemetion of indien Refineries Limited as contained in the Patroleum Company Amalgametion Order, 1964.
September 18, 1954	1	Other than cash	Allotted to Government Official upon amalgamation of indiun Refineries Limited As contained in the Petroleum Company Amalgamation Order, 1964
September 18, 1964	37,695	Other then ceah	Allotment of shares to the President of India upon amalgemetion of Indian Refinedres Limited As contained in the Petroleum Company Amalgamation Order, 1964
January 14,1965	3,38,800	Other than cook	Allotment of shares to
	And Providence of Sec.	than cash	the President of India upon amalgamation of Indian Refinerice Limited As contained in the Petroleum Company Amalgamation Order, 1964
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 31,1965	27,000	2.70	Further allotment to the President of India
July 31,1965	10,000	1.00	Further allotment to
July 31,1965	20,000	2.00	the President of India Further allotment to
September 30, 1985	19,700	1.97	the President of India Further allotment to the President of India
	20,000	2.00	the President of India Earther eligiment to
September 30, 1965	(B).		Further allotment to the President of India
January 31,1968	10,800	1.08	Further allotment to the President of India
August 20,1995	4,200	0.42	Further allotment to the President of India
September 24, 1966	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
		0.97	Further allotment to
March 10,1967	9,700		the Employed of India
	9,700	4.12	Further allotment to the President of India Further allotment to
Merch 10,1967 April 29,1967 July 21,1977	41,150	0104204	Further allotment to the President of India
April 29,1967 July 21,1977	41,150 1,10,000	4.12	Further allotment to the President of India Further allotment to the President of India
April 29,1967 July 21,1977 January 16,1982	41,150 1,10,000 4,10,386	4.12 11.00 Other than cash	Further allotment to the President of India Further allotment to the President of India Bonus issue in the ratio of 1:2
April 29,1967 July 21,1977 January 16,1982 Punsuant to the sto the ratio of 100:11 of 1000 each int the shureholding o of face value of 7 10 each.	41,150 1,10,000 4,10,386 ock spik with effect Le. aub division of 0 100 fully paid up of the Promotor aik 1000 each to 12,	4.12 11.00 Other than cash from Septembe 1 fully paid up ocquiry share o ocd revised from \$1,15,800 Equil	Further allokment to the President of India Further allokment to the President of India Bonus laws in the ratio of 1:2 rs 1004 equity shares in equity share of face value face value of 7 10 each, 11,23,138 Equity Shares y Shares of face value of
April 29,1987 July 21,1977 January 16,1982 Punsuant to the sit the ratio of 100:1 i of ₹ 1000 each int the shureholding o of face value of ₹ ₹ 10 each. September 8, 1984	41,150 1,10,000 4,10,386 50k spik with effect Le. sub division of 0 100 fully paid up f the Promoter six 1000 each to 12, 24,62,31,600	4.12 11.00 Other than cash from Septembe o couldy share o nod revised from 31,15,800 Equil Other than cash	Further allochment to the President of India Further allochment to the President of India Bonus base in the ratio of 1:2 ar 8, 1004 equity shares in oquity share of face value of face value of 7 10 each, 1 12,51,158 Equity Shares y Shares of face value of Bonus base in the ratio of 2:1
April 29, 1967 July 21, 1977 January 16, 1982 Pursuant to the stat the saids of 100:11 of \$ 1000 each int the shareholding of \$ 100 each. September 8, 1984 March 22, 1965	41,150 1,10,000 4,10,386 bolk spik with effect 6, aub division of 100 fully paid up 1000 sech to 12, 1000 sech to 12, 24,82,31,800 (1,43,63,150)	4.12 11.00 Other than cash from Septembe o quity share o or drevised from \$1,15,800 Equil Other than cash 1023.34	Further allocment to the President of Inda Further allocment to the President of Inda Borus taxes in the ratio of 1:2 r 3, 1504 cpuby shares in 1:25,158 cpuby Shares y Shares of face value of Borus taxes of face value of Borus taxes in the ratio of 2:1 Disinvestment by President of Inda
April 29, 1967 July 21, 1977 January 16, 1982 Pursuant to the stat the ratio of 100:1 of 7 1000 each time the sharsholding of fice value of 7 file stat. September 8, 1984 March 22, 1995 May 17, 1995	41,150 1,10,000 4,10,386 bolk spit with effect to 100 hilly paid up of the Promoter at 1000 each to 12, 24,82,31,800 (1,43,63,150) (63,700)	4.12 11.00 Other than cash from Septembe 1 fully paid up orquity share o orquity share o orqui	Further allocment to the President of Inda Further allocment to the President of Inda Borus lasse in the ratio of 1:2 r 3, 1504 cpuly shares in 1:2,31,158 cpuly Shares y Shares of face value of Borus lasse in the ratio of 2:1 Disinvestment by President of Inda
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The sale of such equity shares of the Company was carried out through the Offer for Sale Mechanism on BSE and NSE on price priority basis at multiple classing prices. The floor price was 3537, Falpose Three Shared and Egifys Servin only) per equity share ** The sale of such apply shares of the Company was carried out through the Offer for Sale to eligible employee at a price of \$37.65 (Ruppes Three *The Sale to eligible employee at a price of \$37.65 (Ruppes Three ***The Sale of Sale and Sale apply the sale of \$437.65 (Ruppes Three ***The Sale of Sale and Sale apply the sale of the company was carried out through transfer of shares to Blarm 22 ETF of the company was carried out through transfer of shares to Blarm 22 ETF of the company was carried to the scenare of the s

- transfer of abares to Bharef 22 ETF The Board confirms that there are no defaults subsisting in the regarment of deposits, interast payment thereon, redemption of dobenturas or interast payment therean on redemption of preference abares or payment of divident due to any shereholder, or repayment of any term loans or interest payable thereon to any financial institution or banking company. The Board has confirmed on the date of Board Neeting (A. December 13, 2016) that it has made a full enguing into the affairs and prospects of the Company and has formed an option that immediately biolowing the date of the Board Meeting, there will be no grounds on which the Company could be found to be unable to pay its debt; an examit has Conference on the company could be found to be unable to pay the debt;

- on which the Company could be found to be trackle to pay its debt; as regards the Company sprospect of the year immediately following date of the management of Company's prospect for the year immediately following date of the management of Company status is allowed more than to the amount and cherreter of the financial resources which will in the Boerd's view be available to the Company during that year, the Company will be able to meet be liabilities as and whon they fail due and will not be rendered insolver within a portiod for year from that date of Board Neeting; and in forming an ophion as aforeabl, the Board has taken into account the Labilities at if the Company was being wound up under the provisions of the Company the case may be, including prospective and confingent liabilities. The text of the report dated December 15, 2013 received from 5. K Meitra & Co, Dhertered Accountain, one of the Joint Statuschy Auctores of the Company addressed to the Board of Directors of the Company is reproduced below; date

ance walker's Report on buy back of shares pursuant to the requirement of Scheduk to the Securities and Exchange Board of India (Buy Back of Securities legulations, 2016, as amended

- o, he Board of Directors dian Oli Corporation Limited dian Oli Bhaven -9, Ali Yever Jung Marg, Bendra (East) Lumbal 400051
- - This Report is issued in our capacity as one of the Joint Statutory A Indian Oil Corporation Limited (hereinafter referred to as the "Compa uditioni utv~1.
 - This Report is issued in our capacity as one of the Joint Statudory Auditors of indian OI Corporation Limited (merinitism related to as the "Company"). In connection with the proposal of the Company to buy back its aquity alwars in points that "And" has been been as the second s
- circumstances. The Board of Directors are responsible to make a full inquiry into the efficience of prospectual/offer document of the Company and to form an ophion that the Company will not be mediated insident within to a patiod of one year from the date of board meeting and such declaration has to be signed by at least two directors.

- directors. More's Responsibility Pursuant to the requirements of the Regulations, it is our responsibility to provide reasonable assurance on the following "Reporting Citarie": () Whather the amount of applial payment for the buy back is within the parmiable limit and computed in accordance with the provisions of Soctor 65 of the Act;
- 68 or the Act; (i) Whether the Board of Directors has formed the opinion, as specified in Clause (d) of Schedule I to the Regulations, on a reasonable grounds that the Company having regard to its state of stillars will not be rendered hardward within a period of one year from date of the board meetings and (ii) Whether we are server of anything to hickets that the opinion expressed by the Directors in the designation as to any of the matters meritioned in the declaration is unreasonable in charamatonea as at the date of declaration.

concentron is unreasonable in circumstances as at the date of decleration. The financial submembs for the years ended March 31, 2019 have been sudified by us along with other (out Statulory Auditors, or which we laused an unnodified such option with other (out Statulory Mullion, Statul). But such on these financial specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by the institute of Chartsment Accountants of India. Those Standards require that we plan and perform the sudd to othein reasonable saurance about Whether the financial statument as are financial material.

- misratement. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the institute of Chartneed Accountants of Inde. The Guidance Note requires that we compty with the ethical requirements of the Code of Ethics issued by the institute of Chartneed Accountants of Inde.
- Institute of Chartered Accountance of time ucde or Ethios Issued by the We have compiled with the relevant applicable requirements of the Standard on Quarty Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assumance and Related Services Engegements. A reasonable assumance angagement involves performing procedures to obtain sufficient approximate selected depand on the subting? Judgment, Including the assoummer of the fada associated with the Reporting Criteria Instrument. Inverse performed the following procedures in relation to the Statement we have another the following procedures in relation to the Statement We have authorization for buy back from the Arddes of Association of the Company: ID Examined subthorization for buy back from the Arddes of Association of the Company:

- Company: Examined that the amount of capital payment for the buy-back as detailed in Annexus A is within permittable limit computed in accordance with section 80 of the Acc. Examined that the natio of debt owned by the Company, is not more than thick the capital and its free reserve states such buy-back; Examined thread its hares for buy back are hully paid-ap; Examined resolutions passed in the meetings of the Board of Directors; Examined resolutions passed in the meetings of the Board of Directors; Examined thread resolutions from the management of the Company. III)
- N)
- v) vi) vii)
- vill) Obtained necessary representations from the management of the Company

- vill) Obtained Rectasary representations may be a management.
 Reset on our examination as above, and the information and explanations given to us, nour opinion.
 (i) the Statement of permissible capital payment towards huybeck of squity ahares, as stated in Annoxure A, la in our view property distribution of the opinion, as apecified in clause (x) of Schedule I of the Regulations, on reasonable pruvide, that the Company will not, having regard to its state of atfairs, be rendered insolvent within a period of one year from date of statistics, be rendered insolvent within a period of one year for analyzed at atting and an accesses by the Directors in the disclanation as the date of declaration.

circumstances as at the date of declaration. Ministries on Use The certificate is addressed to and provided to the Board of Directors of the Company pursuant to the requirements of the Regulations below to enable them to instude it (a) in the public announcement to be made this bacarities and the the second second second second second second second second required under the Regulations, the National Securities and required under the Regulations, the National Securities Depository Limited, the Cortral Depository Securities (India) Limited, and provide to the parties including manager to the offer in connection with buyback and about not be used by any other parton or for any other purpose. Accordingly, we do not accept or assume any Mathing, We have no maponalitibity to update this septimation consent in withing. We have no maponalitibity to update this septimation of the consent in withing. We have no maponalitibity to update this septimate and Co.

toport for events a for S. K Nehta & CO. thattered Accountants RN 000678N

whit Mahte

ratce of Signature - New Deihi Date - 13.12.2018

किन क्षेंगत

IndianOil

8

Indigenous electronic warfare system ignored for Tejas

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The assount of permissible copiled permant insertie buy-back of equity shares (including mandum) in question as accertained teatro (as per standators security on an Stat Meeth 2016) in any view has been properly delayershed in accertance with Section 9000 of the Companies Act, UVIS and Headation 4 of

Periculari	Assessmit (in C Gronne) As at March 31, 2018	
insured, subsections and fully public particular approach and the sector of the sector		
8,71,18,08,828 Equily Shares of C 104 each, fully paid up	0,711.01	
Table A	6,711.41	
Free Reserves		
Gameral meaning	78,996.89	
Todal- II	74,444.84	
Total C- A+B	88,718,39	
Maximum amount permission for the Buy-back Le. 10% of the aggregate fully peld-up equity stems capital and the measure puscess of Section 65(2)(6) of the Compariso Act requiring Beart Reset State	8,871.07	
Arreast approved by the Beard of Directors for http://www.in the reporting hald an December 12, 2016	4,485.00	

PROCEED AND METHODOLOOV TO BE ADOPTIC FOR THE BUYEAG

- 7.1 The Bayback is open to all Eligible Shareholders of the Company huid Energy affect is shared and/or electronic term on the Record Data.
- strates some in physical and/or electronic term and the Record Edds. 7.2 The Burghank shell for inderventrated by the Company using the "Netherland in acculation of shows through their flatch Each age matter by USB test devices and res. CRR/CRP/CULCY/CULL/19:01 device Arel 13, 25 18 and should res. CRP/CRP/CULCY/CULL/19:01 device Arel 13, 25 18 and should res. CRP/CRP/CULCY/CULL/19:01 device Arel 13, 25 18 bit own precating provables in the Company test Arel of the Default Regulations and as may be should be the Default of and an auto tests excited and the second test from these of the Default of and an auto tests and conditions are not be permitted by test from time is them.
- 7.3 Per impreventation all the Buytesit, the Censory has appointed IDM Capital Management of the Company in the Company for Company's Induced and the Company (the "Company's Induced was the purpletered and estimation on account at the Explanation of the purpletered and estimation of the Company's Induced was a feature.
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- Des CAPTON. MARKETS & SECURITIES LIMITED IP FAM., DBM ISSNER, WIG Complex, Callo Parnate, Nambal 400008 Cardinal Paranze: Mr. Charachia Parlar United 1992 (22) 2215 71700; Paz Nez. + 51 (22) 2215 1787; Eristin Antonica Families Ecological Control (20) 2215 1787; Displanta Monthly Marther: USEBOOHHIDSECURTET Regelerate of United States Second States Second States And Istan Facility Marther: USEBOOHHIDSECURTET December of United Extension Second States Second States Second States Second States Second States Facilities Facility Marther: USEBOOHHIDSECURTET Ecological of and extension Second States Second States Facilities Facilities of and extension Second States Parly Marten to the Sugadat. The addiate of the pathers with an exactled by SBE fam. these to these. 74
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As per Regulation 24(b)(c) of the Bushenk Regulations, the literal of Directors of the Computy steep if the responsibility for the Internation specialized in this Public Amountement and weighters that this Public Answerperson contains thus, leaded and matchell Information and does not contain my misleading

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Place : New Delhi Date : Deserver 12, 2018