

ધનસુરાના અણીયોર  
ગામના માલધારીના  
ચારો ચરતાં ૨૫  
જેટલા ઘેટાં-બકરા  
ટપોટપ મરી જતા  
ચક્કાર

ધનસુરા, તા. ૨૧

અરવલ્લી જિલ્હામાં કંઈએ  
અને બનાસકંઠા અને  
રાજસ્થાનના બાંડમેરથી  
માલધારીઓ તેમના પુરુષન સાથે  
કુંભકોલીથાં સાથે પશુઓને પીણાનું  
પાણી અને ધાસચારો મળી રહે તે  
માટે સૂકી વિસ્તાર થોડી જલના  
વિવિધ વિસ્તરોમાં ખુલ્લાનાં પાણ  
નાખી પશુઓને ધાસચારો અને  
પાણીના સ્વરૂપ મળી રહેતા  
જલનિર્ણય ચલાવતા હોય છે.  
કેટલાં માલધારીઓ એ તો  
અરવલ્લી જલની કાઢાં રેઢાં  
થથા બનાની રીદું છે. અણીયોર  
નજીક રહેતા ભરવાડ  
નાગઝાઈ સીધાભાઈ તેમના  
ઘેટાં-બકરા સાથે કમાલિયા કંપા  
નજીક જમજા કંદાની વાતકની  
ક્રાનાં કાંદાની ધાસચારો ચેચા વઠ  
જાતા ધાસચારો ચરતાં ચરતાં ૨૦થી  
૨૫ ઘેટાં-બકરાને રેઝી અસર થતા  
એકાંએક તાત્કારીએ મારી મોતને  
ભેટાં ભારે ચક્કાર મરી હતી.

માલધારી પરિવારના એક જાંકાડ  
૨૫ ઘેટાં-બકરા મુત્ય પામાં  
માલધારી પરિવારો રખાન ગુમાંયો  
હોય તે એંઝાં કરી મુકું હતું.  
પ્રામ માણીની મુજબ  
અરવલ્લી જિલ્હાના ધનસુરા  
તાલુકાના કમાલિયા કંપામાં  
એકાંએક ૨૦થી ૨૫ ઘેટાં-બકરાના  
મોતની બધાભગત મરી જવા  
પાણી છે. ઘેટાં બકરાના માતની  
ધાસચારો ચરતાં ૨૦થી  
૨૫ ઘેટાં-બકરા મોતને ભેટાં હતા.  
વારક ક્રાનાની બાંદું આત્મા  
ઘેટાં બકરા ધાસચારો ચરતાં હતા ત્યારે  
અચાનક ધાસચારો બાંદી ૨૦થી  
૨૫ ઘેટાં-બકરા મોતને ભેટાં હતા.  
ઘેટાં બકરાની મારી  
નાખવાના ઠરાંથી આ કાવતંસ  
ધાયું હોયાની સૂરો તરા માહિતી  
મળી રહી છે. જો કે આ સમગ્ર  
મામાં હાલ પોલિસ સ્ટેશન  
પહોંચ્યો છે અને પોલોસ સ્ટેશન  
દ્વારા તાપાં હાથ ધરી છે. જોકે આ  
કાતનાં ઈરાદાંપૂર્વક રખાયું હતું કે  
કુદરતી તે સમગ્ર મામાં પાલીસ  
તપાં બાદ પડદો ઉંચી શકે છે.

## ચુંટણી પ્રચારના અંતે સમગ્ર પાલનપુર

### કેસરીયા રંગે રંગાયુ

પાલનપુર, તા. ૨૧

લોકસાનાની વૃદ્ધશી  
પ્રચારના અંતિમ તખકમાં આજે  
જિલ્હાના મુખ્યમંડલ પાલનપુર  
ખાતે ભાજપાના ઉમેદવારી  
પરબ્રહ્માંની પટેલાનો વિશાળ રોડ  
શોયો હતો.

કન્નીયાની હરિભાઈ  
ચોધારી, પૂર્વ મંત્રી કાનીભાઈ  
કંપોનીયા, નગરપાલિકા પ્રમુખ  
અસોકભાઈ દાકેર, સહિત અને  
અગ્રાયોનો સાથે ચોઝેલા રોડ  
શોયો વિવિધ સ્થળો ઉમેદવાર  
પરબ્રહ્માંની ઉમેદવાર સ્થળ  
કરવામાં આવ્યું હતું.  
ચુંટણી પ્રચારના અંતિમ તખકમાંના  
આજે પાલનપુર નગરમાં કેસરીયા  
માણોલ છાયાયો હતો. પ્રાણોનો  
ઉત્સાહ જોતા જીંગી મોનો લીડ  
પાલનપુર શેરેરમાંથી આપવા  
શરેરોની જનતા કટીબાદ થઈ છે.

## મહેસાણામાં મુક્ત ન્યાયી અને શાંતિપૂર્ણ ચુંટણી માટે તંત્ર કટિબધ્ય

મહેસાણા

મહેસાણા જિલ્લા સંસ્કરણ  
મતવિસ્તારાના મુક્ત, ન્યાયી અને  
શાંતિપૂર્ણ વાતાવરણના ચુંટણી  
યોધ્ય તે માટે વહીવારીનીં ગ  
કટિબધ્ય બન્યું છે. જિલ્લા  
કલેક્ટરશી એચ.કે.પટેલે પટકાર  
પરીષદ સંબેદન જાયાયું હતું કે  
ખાસ ત્યારીઓ પૂર્ણ કરાઈ છે.  
સાત વિધાનસભા પરિવારાનાં  
વિવિધ ટીમો કાર્યક્રમ બની છે. આ  
ઉપરાં ૧૦ થી વધુરે વાહનાના  
કાફલાનો મંજૂરી આપવામાં આવશે  
નહિ. જિલ્લા કલેક્ટરશી  
એચ.કે.પટેલે ઉમર્યું હતું કે કાફલો  
અને વધુસાની પરિસ્થિતિ  
જાળાય તે માટે સલાહી દળ  
અને પોલીસ કર્મચારીઓની  
ગોટવણ કરવામાં આવી છે.

This is only an advertisement for information purposes and not for publication, distribution or release directly or indirectly outside India. This is not an announcement for the offer document. All capitalized terms used and not defined herein shall have the meaning assigned to them in the Letter of Offer dated March 22, 2019 (the "Letter of Offer" or "LOF") filed with the Stock Exchanges, namely BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE" and together with BSE, "Stock Exchanges") and the Securities and Exchange Board of India ("SEBI")



# VODAFONE IDEA LIMITED

(Formerly Idea Cellular Limited)

Vodafone Idea Limited (formerly, Idea Cellular Limited) was incorporated as 'Birla Communications Limited', a public limited company under the Companies Act, 1956 with a certificate of incorporation issued by the Registrar of Companies, Maharashtra at Mumbai on March 14, 1995 and a certificate of commencement of business on August 11, 1995. The name of our Company was changed to 'Birla AT&T & Communications Limited' and a fresh certificate of incorporation was issued by the Registrar of Companies, Maharashtra at Mumbai on May 30, 1996. The name of our Company was subsequently changed to 'Birla Tata AT&T Limited' and a fresh certificate of incorporation was issued by the Registrar of Companies, Gujarat, Dadar & Nagar Haveli at Ahmedabad ("RoC") on November 6, 2001. The name of our Company was changed to 'Idea Cellular Limited' and a fresh certificate of incorporation was issued by the RoC on August 31, 2018. For details, including reasons for changes in the name and registered office of our Company, see "History and Certain Corporate Matters" on page 144 of the LOF.

**Registered Office:** Summit Tower, Plot No. 18, Sector 11, Gandhinagar 382 011, Gujarat, India. **Corporate Office:** Birla Centurion, 10th Floor, Century Mills Compound, Pandurang Budhkar Marg, Worli, Mumbai 400 030, Maharashtra, India. **Contact Person:** Mr. Pankaj Kapdeo, Company Secretary and Compliance Officer, E-mail: sns@vodafoneidea.com, Tel: +91 95940 04000; Website: www.vodafoneidea.com, Corporate Identity Number: L32100GJ1996PLC030976

**OUR PROMOTERS:** MR. KUMAR MANGALAM BIRLA, HINDALCO INDUSTRIES LIMITED, GRASIM INDUSTRIES LIMITED, BIRLA TMT HOLDINGS PRIVATE LIMITED, VODAFONE INTERNATIONAL HOLDINGS B.V., AL-AMIN INVESTMENTS LIMITED, ASIAN TELECOMMUNICATION INVESTMENTS (MAURITIUS) LIMITED, CCII (MAURITIUS), INC., EURO PACIFIC SECURITIES LIMITED, VODAFONE TELECOMMUNICATIONS (INDIA) LIMITED, MOBILVEST, PRIME METALS LIMITED, TRANS CRYSTAL LIMITED, OMEGA TELECOM HOLDINGS PRIVATE LIMITED, TELECOM INVESTMENTS INDIA PRIVATE LIMITED, JAYKAY FINHOLDING (INDIA) PRIVATE LIMITED AND USHA MARTIN TELEMATICS LIMITED.

ISSUE OF UP TO 19,999,830,911 EQUITY SHARES OF OUR COMPANY OF FACE VALUE ₹10 EACH ("RIGHTS EQUITY SHARES") FOR CASH AT A PRICE OF ₹ 12.50 PER RIGHTS EQUITY SHARE ("ISSUE PRICE") INCLUDING A PREMIUM OF ₹ 2.50 PER RIGHTS EQUITY SHARE AGGRGATING UP TO ₹ 249,997.89 MILLION TO THE ELIGIBLE EQUITY SHAREHOLDERS ON RIGHTS BASIS IN THE RATIO OF 87 RIGHTS EQUITY SHARES FOR EVERY 38 EQUITY SHARES HELD BY THEM ON THE RECORD DATE (THE "ISSUE"). THE RECORD DATE WAS APRIL 2, 2019. THE ISSUE PRICE OF THE RIGHTS EQUITY SHARES IS 1.25 TIMES THE FACE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, SEE "TERMS OF THE ISSUE" ON PAGE 837 OF THE LOF.

## RIGHTS ISSUE CLOSES ON WEDNESDAY, APRIL 24, 2019

**ASBA\***

Simple, Safe, Smart way of making an application - Make use of it !!!

\*Applications Supported by Blocked Amount (ASBA) is a better way of applying to issues by simply blocking the fund in the bank account. For further details, check section on ASBA below.

Please note that in accordance with the provisions of the SEBI circular CIR/CDF/DIL/1/2011 dated April 29, 2011 all QIBs and Non-Institutional Investors complying with the eligibility conditions prescribed under the SEBI ICDR Regulations and the SEBI circular SEBI/CDF/DIL/ASBA/1/2009/30/12 dated December 30, 2009 must mandatorily invest in the Issue through the ASBA process, unless otherwise permitted by regulatory authorities or under applicable law. All Retail Individual Investors complying with the eligibility conditions have the option to apply through the ASBA process or the non-ASBA process. Eligible Equity Shareholders who have renounced their Rights Entitlement in part, Renouncees and Eligible Equity Shareholders holding Equity Shares in physical form are not eligible ASBA Investors and must apply for Rights Equity Shares only through the non-ASBA process, irrespective of the Application amounts/Application category.

ASBA Investors should note that the ASBA process involves application procedures that may be different from the procedure applicable to non-ASBA process. ASBA Investors should carefully read the provisions applicable to such applications before making their application through the ASBA process. For details, see "Terms of the Issue - Procedure for Application" on pages 841 of the LOF.

**APPLICATIONS SUPPORTED BY BLOCKED AMOUNT (ASBA):** Investors may apply through the ASBA process subject to the compliance of conditions for being an ASBA Investor. The ASBA Investor is required to fill the CAF and submit the same to the SCSB. The SCSB will block the amount in the account as per the authority contained in the CAF and undertake other tasks as per the specified procedure. The balance amount remaining after the finalisation of the Basis of Allotment shall not be unblocked by the SCSB on the basis of the instructions issued in this regard by the Registrar and the Lead Managers to the respective SCSB. For details on the ASBA process, please refer to the details given in Composite Application Form ("CAF") and Abridged Letter of Offer dated March 22, 2019 ("ALOF") and also please refer to the section "Terms of the Issue - Procedure for Application through the ASBA process" on pages 851 of the LOF. The list of banks which have been notified by SEBI as CAFs for the ASBA process is provided on <https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFp=only&intmid=34> or <https://www.sebi.gov.in/sebiweb/other/OtherAction.do?doRecognisedFp=only&intmid=35>, as applicable. For details on Designated Branches of SCSBs collecting the CAFs, please refer to the above mentioned SEBI links.

**ELIGIBLE EQUITY SHAREHOLDERS UNDER THE ASBA PROCESS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES UNDER THE ASBA PROCESS CAN BE ALLOTTED ONLY IN DEMATERIALIZED FORM AND TO THE SAME DEPOSITORY ACCOUNT IN WHICH THE EQUITY SHARES ARE HELD BY SUCH ASBAAPLICANT ON THE RECORD DATE.**

**DISPATCH OF ALOF AND CAF:** The dispatch of ALOF along with CAF for the Issue has been completed by Registrar to the Issue, Bigshare Services Private Limited ("Registrar") through Speed Post on April 06, 2019, to the Eligible Equity Shareholders of the Company whose names appeared in the Register of Members/Beneficial Owners of the Company, on the Record Date, i.e., April 02, 2019, (i) who have provided an Indian address to our Company and (ii) to foreign corporate or institutional Shareholders in Identified Jurisdictions.

In case of Non-ASBA application, the CAF duly completed together with the amount payable on application must be deposited with the collection centres of the Bankers to the Issue indicated on the reverse of the CAF, and not with the Lead Managers or the Company, before the close of banking hours on or before the Issue Closing Date, i.e., Wednesday, April 24, 2019. Please note that those who are making the application on plain paper shall not be entitled to renounce their rights and should not utilize the original CAF for any purpose including renunciation even if it is received subsequently. If the Eligible Equity Shareholder violates such requirements, he/she shall face the risk of rejection of both the applications. The Company shall refund such application amount to the Eligible Equity Shareholder without any interest thereon and liability shall arise on part of the Company, the Lead Managers or the Directors. Separate cheque or bank draft must accompany each CAF. Investors residing at places other than where the bank collection centres have been opened by the Company for collecting applications, are requested to send their CAF together with demand draft/cheque for the full application amount, net of bank and postal charges drawn in favour of "Vodafone Idea Limited - Rights Issue - R", crossed 'A/c Payee only' and payable at Mumbai directly to the Registrar by registered post so as to reach them on or before the Issue Closing Date. The envelope should be superscribed "Vodafone Idea Limited - Rights Issue". Our Company or the Registrar will not be responsible for postal delays/loss of Applications in transit. Any non-resident Investors applying from places other than where the bank collection centres have been opened by the Company for collecting applications, are requested to send their CAF together with demand draft/cheque for the full application amount, net of bank and postal charges drawn in favour of "Vodafone Idea Limited - Rights Issue - NR", crossed 'A/c Payee only' payable at Mumbai directly to the Registrar by registered post so as to reach them on or before the Issue Closing Date. The envelope should be superscribed "Vodafone Idea Limited - Rights Issue - NR". Our Company or the Registrar will not be responsible for postal delays/loss of Applications in transit, if any. If any portion of the CAF is detached or separated, such Application is liable to be rejected.

**AVAILABILITY OF DUPLICATE CAF:** In case the original CAF is not received, or is misplaced by the Eligible Equity Shareholder, the Registrar will issue a duplicate CAF on the request of the Eligible Equity Shareholder who should furnish the registered folio number, DP and Client ID number and his/ her full name and address to the Registrar. Please note that the request for duplicate CAF should reach the Registrar within seven days prior to the Issue Closing Date. Please note that Applicants who are making the Application in the duplicate form should not utilize the original CAF for any purpose including renunciation, even if it is received or found subsequently. If the Investor violates