

January 16, 2025

MCAPL: MUM: 2024-25: 0239

To,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai-400 001.

Dear Sir/Madam,

Sub: Submission of Corrigendum

Ref : Open Offer to the Public Shareholders of Supra Trends Limited ("Supra"/"Target Company")

In regard to the captioned Takeover Offer, Public Announcement ("PA") dated August 14, 2024, Detailed Public Statement ("DPS") dated August 22, 2024, and Draft Letter of Offer ("DLoF") dated August 29, 2024, filed with SEBI.

Further, please find enclosed a Corrigendum to PA, DPS and DLoF, which has been published today, i.e. on January 16, 2025, pursuant to Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and amendments thereto ("SEBI (SAST) Regulations, 2011"), in the following newspapers:

Sr. No.	Newspapers	Language	Editions
5)	Business Standard	English	All Editions
6)	Business Standard	Hindi	All Editions
7)	Mumbai Lakshadeep	Marathi	Mumbai Edition
8)	Nava Telangana	Telugu	Hyderabad Edition

We are enclosing herewith a soft copy of a newspaper clipping of the Corrigendum published in Business Standard (English).

All capitalized terms used but not defined herein have the meaning ascribed to them in the Draft Letter of Offer dated August 29, 2024 filed with SEBI in relation to the open offer.

Kindly take the above on your record and disseminate the Corrigendum on your website.

For Mark Corporate Advisors Private Limited

Manish Gaur Asst. Vice President

Encl: As Above.

CORRIGENDUM TO PUBLIC ANNOUNCEMENT ("PA") DATED AUGUST 14, 2024, DETAILED PUBLIC STATEMENT ("DPS") DATED AUGUST 22, 2024, AND DRAFT LETTER OF OFFER ("DLoF") DATED AUGUST 29, 2024, FILED WITH SEBI FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

SUPRA TRENDS LIMITED

(CIN: L17121TG1987PLC007120)

Registered Office: Flat No. 112, 'A' Block, Paragon Venkatadri Apts, 3-4-812, Barkatpura, Hyderabad, Telangana-500

Contact No.: +91 9666966605 ◆ Email ID: supratrends1987@gmail.com ◆ Website: www.supratrendsltd.com

Contact No.: +91 9666966605 ◆ Email ID: supratrends of the death of the death ("Offer Shares") representing 1.95% of the Emerging Voting Share Capital (as defined below) of Supra Trends Limited ("Supra") Target Company," from the Eligible Equity Shareholders (as defined below) of Target Company, in terms of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent amendments thereto ("SEBI (SAST) Regulations, 2011") ("Open Offer") "Offer")

Offer/"Offer").

This Corrigendum to PA, DPS and DLoF ("Corrigendum") is being issued by Mark Corporate Advisors Private Limited ("Manager to the Offer") on behalf of the Acquirers and the proposed PACs, in terms of Regulations at 01,4 and other applicable Regulations of the SEII (SAST) Regulations, 2011, as amended. This Corrigendum is in continuation of and should be read in conjunction with the PA, DPS and DLoF.

This Corrigendum is being issued in all the newspapers where the DPS was published. The capitalized terms used but not defined in this Corrigendum shall have the same meaning assigned to them in the PA, DPS and DLoF.

THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY ARE REQUESTED TO NOTE THE FOLLOWING MODIFICATIONS WITH RESPECT TO THE OPEN OFFER:

- Information about the proposed Persons Acting in Concert ("PACs") for the purpose of this Open Offer:
- 1.1. Information about Mrs. Jhansi Sanivarapu ("PAC 1"):
- 1.1. Information about Mrs. Jhansi Sanivarapu ("PAC 1"):
 1.1.1.Mrs. Jhansi Sanivarapu ("PAC 1"). Io Shi. Gangi Reddy Lingala, aged about 55 years, is presently residing at 8-2-603/23/20 and 21, Flat No. 402, HSR Tulips, Road No. 10, Opp. IAS and IPS Quarters, Banjara Hills, Hyderabad, Tolangana-500034. Her Permanent Account Number under Indian Income Tax Act, 1961 is ACOPS'994M. She holds a degree of B.Ed. with English and Social Studies from Annamalal University, Tamil Nadu. She is having more than 2 decades of experience in the field of Teaching, Her Contact No. is +91 9949317017 and Email ID is jhansi1569@gmail.com.
- 1.1.2.PAC 1 is not part of any group.
- 1.1.3.PAC 1 does not hold any position in any of the listed company
- 1.1.4. The Net worth of PAC 1 as on December 31, 2024 is 1340.54 Lakhs as certified by G. Murail Reddy, (Membership No. 234971), Partner, Mis M G S Reddy & Co. Chartered Accountants (FRN: 0207948), wide certificate fated January 11, 225, having office at Flat No. 507, 5° Floor, Everest Block C, Aditya Endave, Ameerpot, Hyderabad-500038, Contact No.: +91 8868252406 and Email ID: mgsreddyndcogmail.com and muraligopavarapu@
- Information about Mrs. Vanaja Veeramreddy ("PAC 2"):
- 1.2. Information about Mrs. Vanaja Veeramreddy ("PAC 2"): 1.2.1.Mrs. Vanaja Veeramreddy ("PAC 2"). Dis Ni. Sudhakarreddy Veeramreddy, aged about 41 years, is presently residing at 393, 394/3 RT, Flat No. 202, Maruti Heights, Sanjeev Roddy Nagar, Hyderabad, Talengana-Sologal. Her Permanent Account Number under Indian Income Tax Act, 1961 is ALXPV4371M. She holds a degree of Master of Science (Software Engineering) from Stanford University, She has more than 10 years of experience in the field of Software Engineering. Her Contact No. is +91 7396301459 and Email ID is vanajag12@gmail.com.
 1.2.2.PAC 2 is not part of any group.
- 1.2.3.PAC 2 does not hold any position in any of the listed company
- 1.2.4. The Net worth of PAC 2 is \$1138.01 Lakhs as on December 31, 2024, as certified by Pavan Kumar Reddy B, (Membership No. 211338), Proprietor, Mis Pavan Reddy & Associates, Chartered Accountants (FRN: 0179085) vide certificate dataled anauary 10, 2025, having office at #310, Block-4, My Home Mangala Apartments, Kondapur, Hyderabad-500084, Contact No. +91 8799093422 and Email 10; pavareneddy-caggmail.com.
- 1.3. Information about Mr. Jwala Chaitanya ("PAC 3"):
- 1.3. Information about Mr. Jwala Chaitanya ("PAC 3"): 1.3.1.M. Jwale Chaitanya ("PAC 3"), \$60 Shi, Kamisetty Narasimhulu Jwala, aged about 54 years, is presently residing at Plot No. 1951A, MLA Colony, Road No. 12, Banjara Hillis, Hyderabad, Telangana-50034. His Permanent Account Number under Indian Income Tax Act, 1961 is ACDPJ5526L. He holds a degree in Bachelor of Dental Surgery from Bangalore University, He has more than 2 decades of experience in the field of Dental Surgery, His Contact No. is +9f 966015800 and Email ID is jwalachaltanya@yahoo com.
- 1.3.2.PAC 3 is not part of any group.
- 1.3.2.PAC 3 is not part of any group.
 1.3.2.PAC 4 ose on hold any position in any of the listed company.
 1.3.4.The Net worth of PAC 3 is ₹123.19 1 Labths as on November 30, 2024, as certified by M. Sivaiah, (Membership No.: 202148), Partner, Mis Sivaiah & Co., Chartered Accountants (FRN: 0070195) vide certificate totated December 09, 2024, having office at 3-6-61, 411, 4" Floor, AALTO'S A&M, Trade Centre, Himayat Nagar, Hyderabad-500029, Telangana, India. Tel. No: ±14 at 02 7809516 and Email 12 in indigstvalaration com and sivilations.
- 1.4. Information about Ms. Padma Rajender Thodupunur ("PAC 4"):
- .Ms. Padma Rajender Thodupunur ("PAC 4"), Dio Shri, Anjaneyulu Kovuri, aged abou years, is presently residing at Plot No. 888, Bhagyalaxmi Co-op Society, Opp. Amil Tra Company, Tirundaigiri, Hyderabad, Telangana-Soulotis, Her Permanent Account Nu under Indian Income Tax Act, 1961 is AWVPT69298. She is an Undergraduate Shousewife, Her Contact No. is +961 812/1008200 and Email ID is padmarajender@yal
- 1.4.2.PAC 4 is not part of any group.
- A.S.P.A. Less not part or any gloup.
 A.S.P.A. Less not hold any position in any of the listed company.
 A.4. The Net worth of PAC 4 is 3557 64 Laths as on March 31, 2024 as certified by B. Aja Kumar, (Membership No.: 233959), Proprietor, Mis B. Ajay Kumar, Chartered Accountants vide certificate dated December 11, 2024 having office at H. No. 1-24-200/593, Plot No. 7, Road No. 3, Marruthi Nagar, Lottkunta, Secundarabad-500015, Contact No.: 49*8977061994 and Email ID; pam 128@gmail.com
 Information about Mrs. Yandra Kavitha ("PAC 5"):
 S. Mex Vedder Kaviths ("BAC 5"). No. 5hi S. Supreigno Yandra, apad about 51 wages.
- 1.5.1.Mrs. Yandra Kavitha ("PAC 5"), Dio Shri. Sanyasirao Yandra, aged about 51 years, is presently residing at 6-3-347/9A/502, Dwarakapuri Colony, Punjaguita, Hyderabad, Telangana-500082. Her Permanent Account Number under Indian Income Tax Act, 1981 is ABAPY5833C. She holds the degree of MBBS (Diploma in Ophthalmology) from Telangana State Medical Council, Telangana. She has more than 10 years of experience in the field of Medicine. Her Contact No. is *91 9949977899 and Ernall ID is kavithayandra@gmail.com.
- 1.5.2.PAC 5 is not part of any group
- 1.5.3.PAC 5 does not hold any position in any of the listed company
- 1.5.4. The Net worth of PAC 5 is 7718.82 Lakhs as on December 31, 2024 as certified by CA Mano; Kumar Daga, Membership No. 203361), Senior Partine, Mis Manoj Daga & Co., Chartered Accountants (FFN: 061065) Wide certificate dated January 11, 2025 having office at 301, 51 Laxim Towers, Road No. 10, Banjiara Hills, Hyderabad-500034, Tel. No. 1910 4027601 (Laxim Towers, Road No. 10, Banjiara Hills, Hyderabad-500034, Tel. No. 1910 4027601 (Laxim Towers, Road No. 10).
- 1.6. Information about Mrs. Sharada Kovuri ("PAC 6"):
- 16.1.Miss. Sharada Kovuri ("PAG-6"), Do Shri, Pontaiah Gunda, aged about 60 years, is presently residing at 17-112, Kamala Negar, PAT Colony, Road No. 3, Dilsukhnagar, PHyderabad, Telangana-50006. Her Permanent Account Number under Indan Income Tax Act, 1961 is AP-D/RS600F. She is Undergraduate. She Isawing experience of 5 years in Trading in Securities. Her Contact No. is +91 9248/226004 and Email 10 is sharadakovun@
- 1.6.2.PAC 6 is not part of any group.
- 1.6.2.I/AC 6 is not part of any group.
 1.6.3.PAC 6 does not hold any position in any of the listed company.
 1.6.4.The Net worth of PAC 6 is ₹702.92 Laths as on December 23, 2024, as certified by A Vishwanatha Rao, (Membership No. 209597), Parter, Mis VAS G & Associate, Chartered Accountants (FRN. 066070S) vide certificate dated December 23, 2024, aving office at #803A, 5° Floor, Kubera Towers, Marayanaguda, Hydratbad-500029, Tel. No.: +91.40 66844960 and Email ID: IndigWasg-ca.com/wasgassociate/ggmail.com.
- Information about Mr. Nethala Sainag ("PAC 7"):
- 1.7. Imrolimation Journal Imroduction and Image (Pac V).
 1.7.1.Mr. Nethala Sainag (PAC 7°), Slo Shri, Narayana Nethala, aged about 33 years, is presently residing at H. No. 21-11/2/S. Sarada Nagar, Road No. 4/A, Disukhnagar Colony, Saroomagar, K. V. Ranga Reddy, Hyderabar, Telangana-Souloß His Permanent Account Number under Indian Income Tax Act, 1961 is ANSPN77670. He holds the Degree of Bachelor of Technology. He has more than 10 years of experience in the field of IT (Software). His Contact No. is +91 9398882186 and Email 10 is nag 003@gmail.com.
- 1.7.2.PAC 7 is not part of any group.
 1.7.3.PAC 7 does not hold any position in any of the listed company.

- 1.4.1 The Net worth of PAC 7 is 167.33 Lakhs as on December 10, 2024, as certified by Vishwanaths Rao, (Membership No: 025997), Partner, Mis VASG & Associate, Charter Accountants (FRN: 0050705) wide certificate dated December 10, 2024, having office #503/4, 5° Floor, Kubera Towers, Narayanaguda, Hydraetad-500029, Contact No: +91.4 68849650 and Femal ID: info@yase;-a.com/vasgassociate@gmail.com.
- 1.8. Information about Mrs. Kovuri Manjula ("PAC 8"):
- 1.5. Imm. Rovult Manjula ("PAC 6"): 18.1 Mis. Rovult Manjula ("PAC 6"): 18.1 Mis. Rovult Manjula ("PAC 6"). Do Shri. Narsaimha Peddi. aged about 49 years, is presently residing at 17-112. Kamala Nagar, PAT Colony, Road No. 3. Disukthragar Hyderatad. Telangane, 50006. Her Permanent Account Number under Indian Income Tax Act, 1981 is DKZPK3385J. She is an Undergraduate. She has experience of more than 1 decade in the field of Information Technology. Her Contact No. is *91 9949366557 and Email 10 is manjuk/15@gmail.com.
- .8.2.PAC 8 is not part of any group
- 1.8.3.PAC 8 does not hold any position in any of the listed company
- 1.8.4. The Net worth of PAC 8 is ₹239.49 Lakhs as on December 10, 2024, as certified by A Vishwanatha Rao, (Membership No. 029597), Partner, Mis VAS & Associate, Chartered Accountants (FRN. 060075) wide certificate dated December 10, 2024, having office at #503/A, 5° Floor, Unbera Towers, Narayanaguda, Hyderabad-500029, Contact No.: +91.40 66849660 and Email ID: inflo@wasp-ac.com/vasgassociate/ggmail.com.
- 1.9. Information about Mrs. Kovuri Kalpana ("PAC 9"):
- 1.3. Immination about miss. Nevent respent (FACE) '9). Dio Shri. Omprakash Kovuri, aged about 36 years presently residing at 17-112, Kamala Nagar, P&T Colony, Road No. 3, Dilsukhna Hyderabad, Telangana-5000ol. Her Permanent Account Number under Indian Income Act, 1961 is BCUPK6131M. She holds a Degree of MBA from ICFAI. She does not havy experience. Her Contact No. is +91 8074188662 and Email Dis kalpnakovuri@gn

- 1.9.4 The Net worth of PAC 9 is 448.08 Lakhs as on December 10, 2024, as certified by A Vishwanatha Rao, (Membership No. 202997), Partner, Mrs VASG & Associate, Chartered Accountants (FRN: 0060705) vide certificate dated December 10, 2024, having office at #503A, 9° Fisor, Muhera Towers, Marayanaguda, Hyderabad 500025, Contact No.. +91.40 66949600 and Email ID: Infe@wasg-ac.com/vsagsascolate/@gmail.com.
- Details of the transaction, which triggered the Open Offer (Revised) are as under:
- Details of the transaction, which orgagined the Upen Uter (kevised) are as under:

 On August 14, 2024, the Board of Directors of the Target Company approved an issue
 and allotment of 2.49,97,241 Securities (Equity Shares and Convertible Warrants), under
 Preferential Issue, inter-alia including; (i) 8.0,000 equity shares having face value of 110
 each at a price of 110 per equity share to be issued and allotted to the PACs against cash,
 (i) 43,60,000 equity shares having face value of 110 each at a price of 110 per equity
 share to be issued and allotted to the Non-Promoter shareholders of the Target Company
 against cash Nowever, 6,00,000 equity shares to the PACs and 33,50,000 equity shares to
 Non-Promoters Shareholders were only allotted on October 21, 2024 and October 22,
 2024.
- The Acquirers and the PACs are making this Open Offer in terms of Regulations 3(1) and 4 of the SEBI (SAST) Regulations, 2011 to acquire up to 37,83,000 equity shares having face value of 410 each, representing 27.95% of the Emerging Voting Share Capital of the Target Company at a price of ₹10.00 per equity shares ("Offer PICe"), aggregating to \$7,83,000.00 equity shares adopted to the Public Announcement payable in cash, subject to the terms and conditions set out in the Public Announcement to the Eligible Equity Shareholders of the Target Company, Upon completion of the Open Offer, the Acquirers and the PACs shall have control over the Target Company and be classified as the Promoters/Promoter Group of the Target Company.
 - Further, apart from the Acquirers and the PACs, none of the other allottees will e control over the Target Company.
- There are no regulatory actions/administrative warnings/clirections subsisting or proceedings pending against the (i) Acquirers and/or the PACs to the Open Offer, (ii) Promoters/Promoter Group of the Target Company, and (iii) the Target Company, (iv) Venture Capital and Corporate investments Private Limited, Registrar to the Offer under SEBI Act, 1992 and Regulations made thereunder or by any other Regulator.
- SEBI Act, 1992 and Regulations made thereunder or by any other Regulator. There are no regulatory actinosatemistrative warmings/directions subsisting or proceedings pending against the Manager to the Offer under SEBI Act, 1992 and Regulations made thereunder or by any other Regulator, except issuance of an administrative warming by SEBI vide letter no. SEBI/HO/CFD/SEC-50/WIP/2023/44904/1 dated November 07, 2023 and SEBI/HO/CFD/SEC-50/WIP/2024/10590/1 dated March 14, 2024 for violations of Regulations/Circulars/Notification under SEBI Act 1992. There are no penalties evieved by Securities and Exchange Board of India ("SEBI*)Reserve Bank of India ("RBI*) against the (i) Acquiriers and/or PACs to the Open Offer; (ii) Promoters/ Promoter Group of the Target Company (iii) Target Company; (iv) Manager to the Offer, and (iv) Venture Capital and Corporate Investments Private Limited, Registrar to the Offer. Further, there are no penalties paid by either of the entities mentioned herein.
- The Target Company is fully compliant with the listing requirements/SEBI (LODR) Regulations, 2015, as amended. Further, there has not been any penal/punitive action taken by BSE.
- There are no depository receipts issued by the Target Company in foreign Countrie
- There are no reports filed under Regulation 10(7) of SEBI (SAST) Regulations, 2011 by the Promoters/Promoter Group during the financial year in which the Public Announcement has been made and for a period of eight financial years preceding the financial year in which the Public Announcement has been made.
- There is no direct/indirect relationship/association between the Acquirers/PACs and the Sellers/Promoter/ Promoter Group of the Target Company, Target Company and Public Shareholders of the Target Company.
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- The paid-up capital of the Target Company was reduced from ₹500.00 Lakhs to ₹50.00 Lakhs vide Order dated September 21, 2015 of the Hon'ble High Court at Hyderabad.
- Neither the non-promote individuals of Rasval and/or their relatives are directly indirectly related associated with Target Companylis KMPs, Directors, Acquirers, PACs or relatives of KMPs, Directors, Acquirers, PACs or relatives of KMPs, Directors, Acquirers, PACs or relatives of KMPs, Directors, Acquirers, PACs further, neither non-promoter body corporates its shareholders/directors/KMPs of Rasvat and/or relatives of such persons are directly indirectly related/associated with Target Company/fits KMPs, Directors, Acquirers, PACs, or relatives of KMPs, Directors, Acquirers, PACs.
- The Acquirers and the PACs do not intend to merge Rasvat with the Target Company. After the completion of the Underlying Transaction and the Open Offer formalities, Rasvat will be wholly owned subsidiary (with 100.00% holding) of the Target Company.
- The equity shares of the Target Company is traded under "GSM: Stage 4" trading restriction on BSE.
- Relating to the Open Offer:
- In terms of Regulation 23(1) of the SEBI (SAST) Regulations, 2011, in the event that the approvals which become applicable prior to completion of the Open Offer are not received for reasons outside the reasonable control of the Acquirers/PACs, then the Acquirers/PACs shall have the right to withdraw the Open Offer. The following conditions under which the Acquirers/PACs can withdraw the Open Offer, as provided in Regulation 23(1) of the SEBI (SAST) Regulations, 2011 are:
- (SAST) Regulations, 2011 are: Statutory Approvals required for the open offer or for effecting the acquisitions attracting the obligation to make an open offer under these regulations having been finally refused subject to such requirements for approval having been specifically disclosed in the detailed public statement and the letter of offer;
- the Acquirers/PACs, being a natural person, have died;
- the Adquires in the control of the Acquires PACS, and such agreement is rescaled, subject to such conditions having been specifically disclosed in the detailed public statement and the letter of offer, provided that an acquirer

- shall not withdraw an open offer pursuant to a public announcement made under clause (g) of sub-regulation (2) of regulation 13, even if the proposed acquisition through the preferential issue is not successful; or
 Such circumstances as in the opinion of the SEBI, merit withdrawal.
- In the event of such a withdrawal of the Open Offer, a public announcement will be made within 2 (two) Working Days of such withdrawal, in the same newspapers in which this DPS has been published, and such public announcement will also be sent to BSE, SEBI and the Target Company at its registered office.
- Target Company at its registered office.

 All Public Shareholders (including resident or non-resident shareholders) must obtain all requisite approvale required, if any, to tender the equity shares held by them in this offer (including without limitation, the approval from RBI, since the Equity Shares validly tendered in this Offer will be acquired by residents), and submit such approvals along with the other documents required to accept this Offer. Further, if the Public Shareholders, who are not persons resident in India (including NRIs, COBs, Fills and FPIs) had required any approvals (including from RBI of the Foreign Investment Promotion Boardithe Foreign Investment Facilitation Portal or any other regulatory body) in respect of the equity shares they will be required to submit copies of such previous approvals along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers/PACs reserve the right to reject such Equity Shares tendered in this Offer.
- The Acquirers/PACs, the Manager and the Registrar to the Offer do not accept any responsibility for any loss of documents during transit (including but not limited to Form of Acceptance, delivery instruction sits, original share certificates, share transfer forms, etc.), and Public Shareholders are advised to adequately safeguard their interest in this regard.
- The marketable lot for the Equity Shares of the Target Company for the purpose of this Offer shall be 1 (one) Equity Share.
- The information contained in this DLOF is as of the date of this DLOF unless expressly stated otherwise. The Acquirers/PACs and the Manager to the Offer are under no obligation to update the information contained herein at any time after the date of the DLOF.

Relating to the Acquirers/PACs:

- unit to the Acquirers/PACs:

 The Acquirers/PACs and Manager to the Offer make no assurance with respect to the continuation of the past trends in the financial performance or the future performance of the Target Company and disclaim any responsibility with respect to any decision by any of the Public Shareholders on whether or not to participate in the Open Offer. The Public Shareholders should not be guided by the past performance of the Target Company and/or the Acquirers/PACs while arriving at their decision to participate in the Open Offer.
- The Acquirers/PACs and Manager to the Offer make no assurance with respect to their investment/divestment decisions relating to their proposed shareholding in the Target
- Company.

 As per Regulation 38 of SEBI (LODR) Regulations, 2015, as amended read with Rule 1946 the SCRR; the Target Company is required to maintain at least 25.00% public shareholding, as determined in accordance with SCRR (RMPS Regularement"), on a continuous basis for listing. Pursuant to completion of this Open Offer, the public shareholding in the Target Company may fall below such MPS requirement. Any failure to comply with the MPS Requirement could have an adverse effect on the price and tradability of Equity Shares. If, as a result of the acquisition of Equity Shares pursuant to the Open Offer, the public shareholding in the Target Company falls below the MPS Requirement, the Acquirement and the PACS will ensure that the Target Company satisfies the MPS Requirement, the Scanguirement and the PACS will ensure that the Target Company satisfies the MPS Requirement for compliance with applicable laws.

 Netther the Acquirers/PACS nor any of their nominee/representative have been appointed on the Board of the Target Company pursuant to Regulations, 2011.
- Regulations, 2011.

 Reswalt Food Specialities Private Limited was incorporated on September 11, 2019, and is engaged in the business of providing Pickles, Spice Powders (PODI), ready-lo-eat snacks and healthy readymade mixes and intend to distribute the products within Southern India & Overseas. Its registered office is located at Flat No. 503A, 5° Floor, Kubera Towers, Narayanaguda, Hyderabad, Telagnana-500029 It is the master franchise holder from Manufacturing and Marketing of products under the MINERVA brand. MINERVA is the trusted brand in the twin States of Andrue Pradeets & Telangana for over 38 years now, serving the best of Telugu Cuisine catering to the people's needs.
- Shareholding pattern of Rasvat as on September 30, 2024 (Pre-Swap) is as under

65,67,328	73.90%
23,19,913	26.10%
88,87,241	100.00%

The key financial information of Rasvat Food Specialties based on the Audited Financial Statements for Financial Years ending on March 31, 2024, March 31, 2023, and March 31,

(Amount in Lakhs, except EPS)

Particulars	FY 2023-2024	FY 2022-2023	FY 2021-2022
	Audited	Audited	Audited
Total Income (including Other Income)	15.03	56.92	10.19
Profit/(Loss) for the year/period	(39.04)	(304.84)	(105.35)
EPS (₹ per share) (Face Value of ₹10 each)	Negative	Negative	Negative
Net Worth/Shareholders' Fund	414.71	271.03	(129.13)

- Except as disclosed in this Corrigendum, all other terms and contents of PA, DPS and DLoF remain unchanged.
- The Acquirers and the PACs accepts full responsibility for the information contained in this Corrigendum.
- This Corrigendum shall be available on the website of Securities and Exchange Board of India ("SEBI").
- Issued by Manager to the Offer



MARK CORPORATE ADVISORS PRIVATE LIMITED

MARK CORPORATE ADVISORS PRIVATE LIMITED
CIN. U947190H2008PTC141999
404/1, The Summit Business Bay, Sant Janabai Road (Service Lane),
Off Western Express Highway, Vile Parle (East), Murnbai-400 057.
Contact Person. Mr. Manish Gaur
Tel. No.: 022 2612 3207/08

Email ID: openoffer@markcorporateadvisors.com nvestor Grievance Email ID: investorgrievance@ SEBI Registration No.: INM000012128

On behalf of the Acquirers and the PACs:

Sd/- Koppuravuri Naga Venkata Shyam Anirudh ("Acquirer 1")		SdI- Ajjarapu Bhavani ("Acquirer 2") Signed by duly constituted Power of Attomey holder, Koppuravuri Naga Venkata Shyam Anirudh		Sd/- Vishwa Prasad Nethi ("Acquirer 3") Signed by duly constituted Power of Attorney holder, Koppuravuri Naga Venkata	
Sd/- Chelikam Raghuram Reddy		Sd/- Jhansi Sanivarapu		Sd/- Vanaja Veeramreddy	
Signed by duly constit					
Power of Attorney hol					
Koppuravuri Naga Ver	rkata				
Shyam Anirudh					
Sd/-		Sd/-		Sd/-	
Jwala Chaitanya ("PAC 3")		Padma Rajender Thodupunur (*PAC 4*)		Yandra Kavitha ("PAC 5")	
Sd/-		Sd/-	Sd/-		Sd/-
Sharada Kovuri ("PAC 6")		nala Sainag "PAC 7")	Kovuri Manjul ("PAC 8")	а	Kovuri Kalpana ("PAC 9")

Companies, **Insight Out**

Companies, Monday to Saturday

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