

February 14, 2022

BSE Limited	National Stock Exchange of	Delhi Stock Exchange Limited
Phiroze Jeejeebhoy	India Limited	DSE House, 3/1, Asaf Ali Road,
Towers,	Exchange Plaza, Bandra Kurla	New Delhi – 110002
Dalal Street,	Complex,	
Mumbai – 400001	Bandra East, Mumbai –	
	400051	
BSE - 500495	NSE – ESCORTS	DSE - 00012

Sub: - Intimation of Sale of Subsidiary - Revised

Dear Sir/ Madam,

This is in continuation to our today's earlier intimation dated February 14, 2022 regarding sale of investment in Escorts Securities Limited ("subsidiary").

Inadvertently, turnover of the subsidiary has been mentioned as 1.04 crore instead of 10.43 crore alongwith % of consolidated results.

We are now attaching the revised intimation in this regard.

The above is for your kind information and records.

Thanking you, Yours faithfully,

For Escorts Limited

Satyendra Chauhan Company Secretary

& Compliance Officer

ESCORTS LIMITED

Corporate Secretarial & Law

Registered Office: 15/5, Mathura Road, Faridabad - 121 003, Haryana, India

Phone: +91- 129-2250222, Fax: +91-129-2250060 E-mail: corpsl@escorts.co.in, Website: www.escortsgroup.com

Corporate Identification Number - L74899HR1944PLC039088



February 14, 2022

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	400051	
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Sub: - Intimation of Sale of Subsidiary

Dear Sir/ Madam,

In continuation to our intimation dated April 8, 2021 in relation to execution of Share Purchase Agreement ("SPA") entered into by Escorts Limited ("Company") along with other shareholders of Escorts Securities Limited ("ESL") with M/s. Choice Equity Broking Private Limited ("the Acquirer") a wholly owned Subsidiary of M/s. Choice International Limited, to sell and transfer their entire shareholding in ESL to the Acquirer, we hereby inform you that ESL had filed an application with the BSE Limited, National Stock Exchange of India Limited, MCX Limited and National Securities Depository Limited seeking prior approval for change in control, post receipt of which an application was made to Securities and Exchange Board of India through BSE Limited, designated stock exchange for the aforesaid application.

In this regard, the Company had received an intimation from ESL that approval from SEBI in respect of the aforesaid transaction has been received.

Pursuant to the approval from the SEBI, the Company has now completed the transfer of its entire shareholding in ESL to the Acquirer and with effect from February 14, 2022 ESL is no longer a subsidiary of the Company.



ESCORTS LIMITED

Corporate Secretarial & Law

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Details as required under SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 9, 2015 are given below as Annexure 1.

Felix Advisory Private Limited acted as the transaction advisor to Escorts Limited for the aforesaid sale of shares of ESL.

The above is for your kind information and records.

Thanking you, Yours faithfully, For Escorts Limited

Satyendra Chauhan **Company Secretary**

& Compliance Officer

Annexure 1

Details of events that need to be provided		Information of such events	
The amount and percentage of the turnover or revenue or income and net worth contributed by	Particulars	Amount (INR Crores)**	% of Consolidated results**
such unit or division of the listed entity during the last financial year	Turnover*	10.43	0.15%
	Net Worth	12.76	0.25%
	Profit after tax	0.35	0.04%
Date on which the agreement for sale has been entered into	April 8, 2021		
The expected date of completion of sale/disposal	February 14, 2022		
Consideration received from such sale/disposal	The Consideration from the proposed Sale of 40.444% Shareholding is approx. Rs. 5.46 Crore subject to adjustments, if any, in terms of the audited financials of the Company.		
Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof			
	The amount and percentage of the turnover or revenue or income and net worth contributed by such unit or division of the listed entity during the last financial year Date on which the agreement for sale has been entered into The expected date of completion of sale/disposal Consideration received from such sale/disposal Brief details of buyers and whether any of the buyers belong to the promoter/ promoter	The amount and percentage of the turnover or revenue or income and net worth contributed by such unit or division of the listed entity during the last financial year Turnover* Net Worth Profit after tax * Represents revenue from op *** Based on last audited finar April 8, 2021 The expected date of completion of sale/disposal Consideration received from such sale/disposal Consideration received from such sale/disposal Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof The Buyer is member of NSE, I From asset allocation support offers a range of financial proneds of its clients. Choice Group always aims to Kaamyabi Ki Tayaari, Baki Humabides by.	The amount and percentage of the turnover or revenue or income and net worth contributed by such unit or division of the listed entity during the last financial year Turnover* 10.43 Net Worth 12.76 Profit after tax 0.35 * Represents revenue from operations ** Based on last audited financial statements April 8, 2021 The expected date of completion of sale/disposal Consideration received from such sale/disposal Brief details of buyers and whether any of the buyers belong to the promoter/ group/group companies. If yes, details thereof The Buyer is member of NSE, BSE, MCX, NCDEX and depositor from asset allocation support, trading of securities to special offers a range of financial products and services designed to needs of its clients. Choice Group, the umbrella entity which multi-dimensional conglomerate with interests in various sec Choice Group always aims to provide value to its stakehol Kaamyabi Ki Tayaari, Baki Humari Zimmedari" which captures abides by.

6	Whether the transaction would fall within	This is not a related party transaction.
	related party transactions? If yes, whether the	
	same is done at "arms length";	
7	If the proposed sale is slump sale, indicative	Not Applicable
	disclosures provided for amalgamation/merger,	
	shall be disclosed by the listed entity with	
	respect to such slump sale	

