

December 31, 2018

The General Manager Listing Operation **BSE Limited** 20th Floor, P.J. Towers Dalal Street Mumbai – 400 001

Re.: <u>Corrigendum to the Notice convening the First Extra Ordinary General Meeting of the Financial Year 2018–2019 of the members of Zydus Wellness Limited dated December 6, 2018</u>

Ref.: <u>Application for In-principle approval for proposed issue and allotment of equity shares on</u> preferential basis

Dear Sir,

We refer to the Notice convening the First Extra Ordinary General Meeting of Financial Year 2018-19 of the members of the Company ("Notice") and our application filed on December 26, 2018 for inprinciple approval of the exchange for the proposed issue and allotment of equity shares on preferential basis.

We refer to your email dated December 28, 2018 regarding your observations while processing our application.

Further, we refer to the telephonic conversation with respect to your observations on the working of floor price in the context of relevant date to be excluded while calculating the floor price and the proposed allottee and ultimate beneficial owner of True North which being one of the proposed allottees under preferential issue.

As advised by the Stock Exchange, we have recalculated the floor price excluding the relevant date and the floor price derived is Rs. 1,384.18/- which was earlier mentioned as Rs. 1,381.98/- in our Notice convening the EOGM.

We wish to inform you that the Company has fixed price of Rs. 1,385/- per equity share which is higher than the floor price. Further, we also enclose herewith a revised certificate from Dhirubhai Shah & Co LLP, Chartered Accountants and the Statutory Auditors of the Company regarding working of the revised floor price.

In response to your observation with regard to proposed allottee and ultimate beneficial owner of True North, please note that the equity shares will be subscribed by and allotted to Threpsi Care LLP, whose ultimate beneficial owners are already mentioned in the Notice.

We have also given certain clarifications for few resolutions proposed to be passed by the members for taking an informed decision before voting.



Regd. Office : Zydus Wellness Ltd. House No. 6 & 7, Sigma Commerce Zone, Nr. Iscon Temple, S. G. Highway, Ahmedabad 380 015. India. Phone : +91-79-67775888 (20 Lines) www.zyduswellness.in CIN : L15201GJ1994PLC023490



A copy of corrigendum to give effect to the above and for the notice of the members for taking an informed decision based on new floor price and corresponding reduction in the number of shares proposed to be allotted is also enclosed for your reference and records.

We will publish the corrigendum in the newspaper having nationwide circulation and also undertake to upload the same on the website of the Company, BSE Limited, the National Stock Exchange of India Limited and Central Depository Services (India) Limited (e-voting portal).

This is for your information and records.

Thanking you,

Yours faithfully, For, **ZYDUS WELLNESS LIMITED**

person'

DHAVAL N. SONI COMPANY SECRETARY

Encl.: As above



Regd. Office : Zydus Wellness Ltd. House No. 6 & 7, Sigma Commerce Zone, Nr. Iscon Temple, S. G. Highway, Ahmedabad 380 015. India. Phone : +91-79-67775888 (20 Lines) www.zyduswellness.in CIN : L15201GJ1994PLC023490



Dhirubhai Shah & Co LLP

CHARTERED ACCOUNTANTS

4th Floor, Aditya Building, Near Sardar Patel Seva Samaj, Mithakhali Six Roads, Ellisbridge, Ahmedabad 380006.

STATUTORY AUDITOR CERTIFICATE FOR PREFERENTIAL ISSUE

Date: December 5, 2018

The General Manager Listing Operation BSE Limited 20th Floor, P.J. Towers Dalal Street Mumbai – 400 001

Dear Sir,

Sub: Application for "In-principle approval" prior to issue and allotment of 186,05,490 equity shares of Zydus Wellness Limited (the "Company") on preferential basis under Regulation 28(1) of the SEBI (Listing Obligations and Disclosure Requirements), Regulations, 2015, as amended.

We Dhirubhai Shah & Co LLP, Chartered Accountants, the statutory auditors of the Company, hereby certify that the minimum issue price for the proposed preferential issue of equity shares of the Company, based on the pricing formula prescribed under Chapter V of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") has been worked out at Rs. 1,384.18 (Rupees One Thousand, Three Hundred and Eighty Four and Eighteen paise) per equity share.

The relevant date for the purpose of said minimum issue price was December 5, 2018.

In accordance with Regulation 164 of the SEBI ICDR Regulations, the average of weekly high and low of the volume weighted average price of the equity shares of the Company, as quoted on the National Stock Exchange of India Limited ("NSE"), during the last twenty six weeks preceding the relevant date, have been considered to determine the minimum issue price.

The workings for arriving at such minimum issue price, have been attached herewith at Annexure A.

This certificate is being issued at the request of the Company, for submission to the stock exchanges, where the equity shares of the Company are currently listed to enable them to meet the obligation under the SEBI ICDR Regulations.

Yours faithfully,

Samip K. Shah

For Dhirubhai Shah & Co LLP

Chartered Accountants

Firm Registration Number: 102511W/W100298

Samip K. Shah, Partner

Membership Number 128531

Place: Ahmedabad

	BHAI SHAW +
.	FRN:
	AHMEDABAD
	MED ACC-

TRUE COPY For, ZYDUS WELLNESS LTD. Auson

Company Secretary

Phone : (079) 2640 3325/26 | Website : www.dbsgroup.in | E-Mail : info@dbsgroup.in

1st Floor Cama Chambers, 23 Nagindas Master Road, Mumbai : 400023

204 Sakar Complex, Opp Abs Tower, Old Padra Road Vadodara : 390015

Searchable PDF created by OCR.space (Free Version)

ANNEXURE A

ŕ	Date of EGM/AGM	January 4, 2019
	Relevant Date (30 days prior to EGM/AGM)	December 5, 2018

~

¢.

A] Average of weekly high & low of the volume weighted average price (VWAP) of the equity shares of Zydus Wellness Limited quoted on the NSE during the last twenty six weeks preceding the relevant date (considering relevant date as December 05, 2018)

Self gradegie	The pase	tra tra	12 Firste	d) ihakte	exempted -
			(Anniek (14)	All the second	in a diamana) a c
1	28-Nov-18	04-Dec-18	1,248.21	1,209.09	1,228.65
2	21-Nov-18	27-Nov-18	1,215.57	1,118.14	1,166.86
3	14-Nov-18	20-Nov-18	1,150.91	1,120.45	1,135.68
4	07-Nov-18	13-Nov-18	1,188.76	1,152.74	1,170.75
5	31-Oct-18	06-Nov-18	1,203.86	1,178.17	1,191.02
6	24-Oct-18	30-Oct-18	1,264.42	1,129.91	1,197.17
7	17-Oct-18	23-Oct-18	1,323.70	1,267.03	1,295.37
8	10-Oct-18	16-Oct-18	1,342.95	1,299.54	1,321.25
9	03-Oct-18	09-Oct-18	1,389.79	1,317.80	1,353.80
10	26-Sep-18	02-Oct-18	1,446.77	1,365.51	1,406.14
11	19-Sep-18	25-Sep-18	1,595.98	1,430.38	1,513.18
12	12-Sep-18	18-Sep-18	1,646.81	1,607.35	1,627.08
13	05-Sep-18	11-Sep-18	1,743.17	1,651.21	1,697.19
14	29-Aug-18	04-Sep-18	1,769.69	1,629.46	1,699.58
15	22-Aug-18	28-Aug-18	1,647.28	1,403.18	1,525.23
16	15-Aug-18	21-Aug-18	1,419.96	1,400.13	1,410.05
17	08-Aug-18	14-Aug-18	1,483.81	1,416.16	1,449.99
18	01-Aug-18	07-Aug-18	1,493.03	1,431.93	1,462.48
19	25-Jul-18	31-Jul-18	1,467.90	1,432.72	1,450.31
20	18-Jul-18	24-Jul-18	1,441.13	1,426.55	1,433.84
21	11-Jul-18	17-Jul-18	1,455.24	1,424.43	1,439.84
22	04-Jul-18	10-Jul-18	1,481.23	1,362.92	1,422.08
23	27-Jun-18	03-Jul-18	1,351.00	1,314.52	1,332.76
24	20-Jun-18	26-Jun-18	1,413.94	1,362.51	1,388.23
25	13-Jun-18	19-Jun-18	1,447.39	1,361.20	1,404.30
26	06-Jun-18	12-Jun-18	1,345.48	1,186.60	1,266.04
				Average Price ->	1,384.18



For, ZYDUS WELLNESS LTD.

B] Average of weekly high & low of the volume weighted average price (VWAP) of the equity shares of Zydus Wellness Limited quoted on the NSE during the last two weeks preceding the relevant date (considering relevant date as December 05, 2018)

and the second			如果这一	动 运动的时候和 运动	s. (muri)
1	28-Nov-18	04-Dec-18	1,248.21	1,209.09	1,228.65
2	21-Nov-18	27-Nov-18	1,215.57	1,118.14	1,166.86
				Average Price ->	1,197.75

AJ Average of 26 weeks high low of the VWAP (in Rs.)	1,384.18
B] Average of 2 weeks high low of the VWAP (in Rs.)	1,197.75
Applicable Minimum Price (Higher of the A or B) (in Rs.)	1,384.18



TRUE CC For, ZYDUS WELLNESS L.D. OLAOUN Company Secretary

Searchable PDF created by OCR.space (Free Version)

SYDUS WELLNESS LIMITED Registered Office Address: Rouse No. 6 & 3, Signa Commerce Address: House No. 6 & 3, Signa Commerce Address: House No. 6 & 3, Signa Commerce Address: Sarkhej-Gandhinagar Highway, Ahmedabad–380015, Pinone No. 079–6777388; Fax No. 109–6777388; Fax No. 509–67775811 Email ID: investigativesed: Mone No. 079–6777388; Fax No. 509–67775845 Corrigendum to the Notice of the First Extra Ordinary General Meeting of the Members of Zydus Wellness.in Continuation to the Notice of the First Extra Ordinary General Meeting of the Members of Zydus Wellness.in Continuation to the Notice dated December 6, 2018 convening the First Extra Ordinary General Meeting of the Finandal Vara 2018-2019 (*EGM Motice"), of the members of Zydus Wellness Limited, at 10:00 a.m. on Firddy, January 4, 2019 at 1 B. Auditorium, Ahmedabad Management Association, AltiRA Campus, Ahmedabad–380015, please consider the below modifications / clarifications in certain resolutions and their respective explanatory statements contained in the EOGM Notice. On and from the date hereof, the EGOM Notice shall always be read in conjunction with this corrigendum ("Corrigendum") which is also being the Company at <u>www.redisoudinestin</u> and on the website of central Depository Services (India) is under at <u>www.redisoudina.com</u> and that of the Registrar and Share Transfer Agent of the Company at <u>www.inkintime.co.in</u> . All other contents of the EOGM Notice, save and except as amended / clarified by this Corrigendum, shall remain unchanged.
--

Sr. No.	Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	Page Nos. of the EOGM Notice
-i	Resolution No. 6:	Modification:	Page Nos. 4- 5
	In this Resolution, 72,35,890 equity shares of face value of Rs. 10/- are to be allotted at a price of Rs. 1,382/-, including a premium of Rs. 1,372/- aggregating to an amount of Rs. 9,99,99,980/- to True North Fund V LLP (a SEBI-registered category II Alternative Investment Fund, having its registered office at Rocklines House, Ground Floor, 9/2, Museum Road, Bengaluru–560001), True North Fund VI LLP (a SEBI-registered category II Alternative Investment Fund VI LLP (a SEBI-registered office at Rocklines House, Ground Floor, 9/2, Museum Road, Bengaluru–560001), True North Fund VI LLP (a SEBI-registered office at Suite F9C, Grand Hyatt Plaza, Santacruz East, Mumbai-400055), Oakenshield Private Limited (a company, having its registered office at Suite F9C, Grand Hyatt Plaza, Santacruz East, Mumbai-400055) and/or another entity that will be legally and beneficiary owned by True North Fund VI LLP and/or True North Fund VI LLP ("True North Fund VI LLP ").	In this resolution, <u>72,20,216</u> equity shares of face value of Rs. 10/- are to be allotted at a price of Rs. <u>1,385/-</u> including a premium of <u>Rs. 1,375/-</u> aggregating to an amount of <u>Rs. 9,99,99,160/-</u> to <u>Threpsi Care LLP, having its Registered Office at Suite F9C, Grand Hyatt</u> Plaza, Santacruz East, Mumbai–400 055 ("True North")	
· ·	Resolution No. 7 In this resolution, 7,23,589 equity shares having face value of Rs. 10/- each, are to be issued and allotted at the issue price of Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to an amount of Rs. 99,99,998/- to Pioneer Investment Fund.	Modifications: In this resolution, <u>7,22,021</u> equity shares having face value of Rs. 10/- each, are to be issued and allotted at the issue price of Rs. <u>1,385/-</u> including a premium of <u>Rs.</u> <u>1,375/-</u> aggregating to an amount of <u>Rs. 99,99,085/-</u> to Pioneer Investment Fund.	Page Nos. 5- 7



Resolution No. 8Modifications:In this resolution, 85,02,170 equity shares having face Rs. 10/- each, are to be issued and allotted at Rs. 10/- each, are to be issued and allotted at the issue price of Rs. 10/- each, are to be issued and allotted at the issue price of Rs. 1,332/- including a premium of Rs. 1,332/- including a premium of Rs. 1,74,99,98,940/- to Cadila Healthcare Limited.In this resolution, 84,83,754 equity shares having face an amount of Rs. 1,372/- aggregating to an amount of Rs. 1,74,99,99,99,99,940/- to Cadila Healthcare Limited.Resolution No. 9: In this resolution, 21,70,767 equity shares having face value of Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to an amount of Rs. 1,372/- aggregating to to Cadila Healthcare Limited.Resolution No. 9: In this resolution, 21,70,767 equity shares having face Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to an amount of Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to the issue price of Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to an amount of Rs. 2,99,99,994/- to Zydus Family Trust.	No.	Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	the EOGM Notice
In this resolution, 85,02,170 equity shares having face Rs. 10/- each, are to be issued and allotted at Rs. 1,382/- including a premium of Rs. 1,372/- aggregating to an amount of Rs. 1,74,99,98,940/- to Cadila Healthcare 	3. Resolutio	n No. 8	Modifications:	Page Nos. 7- 9
Modifications:lue ofIn this resolution, 21,66,064equity shares having faceice ofvalue of Rs. 10/- each, are to be issued and allotted atng tothe issue price of Rs. 1,385/- including a premium of Rs.1,375/-aggregatingtoandand	In this res Rs. 10/- e Rs. 1,382, an amou Limited.	olution, 85,02,170 equity shares having face value of ach, are to be issued and allotted at the issue price of /- including a premium of Rs. 1,372/- aggregating to nt of Rs. 11,74,99,98,940/- to Cadila Healthcare	In this resolution, <u>84,83,754</u> equity shares having face value of Rs. 10/- each, are to be issued and allotted at the issue price of <u>Rs. 1,385/-</u> including a premium of <u>Rs. 1,375/-</u> aggregating to an amount of <u>Rs. 11,74,99,99,290/-</u> to Cadila Healthcare Limited.	
Iue ofIn this resolution, 21,66,064equity shares having fice ofvalue of Rs. 10/- each, are to be issued and allottedng tothe issue price of Rs. 1,385/- including a premium of1,375/-aggregatingtoand allottedand allotted		n No. 9:	Modifications:	Page Nos. 9 - 10
2 99 99 98 640/- to Zvdus Family Trust	In this res Rs. 10/- e Rs. 1,382, an amour	lue of ice of ng to	In this resolution, <u>21,66,064</u> equity shares having f value of Rs. 10/- each, are to be issued and allotted the issue price of <u>Rs. 1,385/-</u> including a premium of <u>1,375/-</u> aggregating to an amount of 2 99 99 640/- to 7vdus Family Trust	

Sr. No.	Content of Resolutions / Explanatory Statement in the Notice Modifications / Clarifications made	Page Nos. of the EOGM Notice
ى.	Explanatory Statement Item No. 2: To make loan(s) or give guarantee(s) or make investment(s) in excess of the prescribed limit under section 186 of the Companies Act, 2013Clarification: As per the explanatory statement, the Company proposes to give loan(s), make investment(s) or provide guarantee(s) shall be given and investment(s) shall be made or guarantee(s) shall be given and investment(s) shall be made or guarantee(s) shall be given by the Board of Directors of the guarantee(s) shall be given by the Board of Directors of the company or Committees thereof in other body corporate(s) or 	 Page No. 18

- -



sr.	Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	Page Nos. of
No.			the EOGM Notice
9.	Explanatory Statement Item No. 3:	Clarification:	Page No. 19- 20
	To Borrow funds in excess of the limits prescribed under section 180(1)(c) of the Companies Act, 2013	• The Company has proposed to borrow an amount up to Rs. 3,000 Crore, as a limit to be utilized for the following purposes:	
		NCD issuance of Rs. 1,500 Crore is to part fund the acquisition;	
		• Up to Rs. 400 Crore is for a short-term borrowing, for a period of maximum 15 days, which will be utilized to pay for cash balance with Heinz India Private Limited ("Target") as on the date of closing, in terms of the Share Purchase Agreement. This borrowing will be repaid immediately after acquisition.	
		 Balance of Rs. 1,100 Crore is not an immediate requirement for borrowing, however, kept as future contingency subject to financial position being able to sustain the additional debt. 	
			ET INESS



Sr. No.	Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	Page Nos. of the EOGM Notice
~	Explanatory Statement Item Nos. 6, 7, 8 and 9: Allotment Shares : Upto 1,86,32,416 (One Crore Eight Six Lakh Thirty Two Thousand Four Hundred and Sixteen) equity shares of the Company proposed to be issued and allotted to the Proposed Allottees on preferential allotment basis for cash aggregating to Rs. 25,74,99,98,912/- (Rupees Two Thousand Five Hundred and Seventy Four Crore Ninety Nine Lakh Ninety Eight Thousand Nine Hundred and Twelve only), in the manner set forth in the SEBI (ICDR) Regulations.	Modifications: Allotment Shares: Upto <u>1,85,92,055</u> (One Crore Eight Five Lakh Ninety Two Thousand Fifty Five) equity shares of the Company proposed to be issued and allotted to the Proposed Allottees on preferential allotment basis for cash aggregating to <u>Rs. 25,74,99,96,175/- (Rupees</u> Two Thousand Five Hundred Seventy Four Crore Ninety Nine Lakh Ninety Six Thousand One Hundred Seventy Five only] in the manner set forth in the SEBI (ICDR) Regulations.	Page No. 19
∞່	Explanatory Statement Item Nos. 6, 7, 8 and 9: Proposed Allottees–(in context of issue and allotment of the Allotment Shares)(a) True North Fund V LLP, a SEBI registered Category II Alternative Investment Fund incorporated under the laws of India (and having its registered office at Rocklines House, Ground Floor, 9/2 Museum Road, Bengaluru-560001), and True North VI LLP, (a SEBI-registered Category II Alternative Investment Fund incorporated under the laws of India (and having its registered office at Suite F9C, Grand Hyatt Plaza, Santacruz East, Mumbai-400055), Oakenshield Private Limited (a Company having its registered office at Suite F9C, Grand Hyatt Plaza, Santacruz East, Mumbai-400055) and / or another entity that will be legally and beneficially owned by True North Fund V LLP and / or True North Fund VI LLP ("True	Modification: Proposed Allottees–(in context of issue and allotment of the Allotment Shares) (a) <u>Threpsi Care LLP, having its</u> <u>Registered Office at Suite F9C, Grand Hyatt Plaza</u> <u>Santacruz East, Mumbai–400 055 ("True North")</u> ; (b) Pioneer Investment Fund; (c) Cadila Healthcare Limited and (d) Zydus Family Trust.	Page No. 19
		STANT ST	THE DE THE REAL

North"); (b) Pioneer Investment Fund; (c) Cadila Healthcare Limited and (d) Zydus Family Trust.Nodification:2nd para on post allotment of the Allotment Shares, (a) True North Post allotment of the Allotment Shares, (a) True North Page No. 20Fxplanatory Statement Item Nos. 6, 7, 8 and 9:Post allotment of the Allotment Shares, (a) True North will hold 72,35,890 (seventy Two Lakh Thirty Five Thousand Eight Hundred and Ninetty) Equity Shares of Rs. 10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold 7,22,02,216 (Seventy Two Lakh Twenty Thousand Lime Hundred and Ninetty) Equity Shares of Rs. 10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold 7,22,02,216 (Sevent P Two Lakh Twenty Nine) equity shares of Rs. 10/- (Rupees Ten only) each, (b) Pioneer Investment Hundred and Ninetty Thuesand Five Hundred and Eight Nine) equity shares of Rs. 10/- (Rupees Ten only) each, (c) Cadila Healthcare Limited will hold 3,26,55,925 (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred and Two Hundred and Sixty Two Equity Shares of Rs. 10/- (Rupees Ten only) each, collectively 4,693,0305 (Four Core Sixty Nine Lakh Six) equity shares of Rs. 10/- (Rupees Ten only) each, collectively 4,693,0305 (Four Core Sixty Nine Lakh Six) equity shares of Rs. 10/- (Rupees Ten only) each, Core Sixty Nine Lakh Sixty Two Eduity Shares of Rs. 10/- (Rupees Ten only) each, Core Sixty Nine Lakh Sixty Trust will hold 23,45,562 (Twenty Thrus each (c) Cadila Healthcare Limited Will hold 23,45,562 (Twenty Thrus each (c) Cadila Healthcare Limited Will hold 23,45,562 (Twenty Thrus each (c) Cadila Healthcare Lakh Forty Thousand Five Hundred and Sixty Two Eduity Shares of Rs. 10/- (Rupees Ten only) each, collectively 4,693,0305 (Four Core Sixty Nine Lakh Six) equity shares of Rs. 10/- (Rupees Ten on	Modification:2nd paresModification:2nd paresPost allotment of the Allotment Shares, (a) True North will hold <u>72,20,216 (Seventy Two Lakh Twenty</u> Thousand Two Hundred Sixteen) Equity Shares of Rs.10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold <u>7,22,021 (Seven Lakh Twenty Thousand</u> Twenty One) equity shares of Rs. 10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold <u>3,66,47,509</u> (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold <u>23,40,559</u> (Three Lakh Forty Thousand Five Hundred Firty Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each, collectively <u>4,69,30,305 (Four Core Sixty Nine Lakh Thirty Thousand Three Hundred Five)</u> equity shares of Rs. 10/- (Rupees Ten only) each.		Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	Page Nos. of the EOGM Notice
Modification:Z nd paraPost allotment of the Allotment Shares, (a) True North will hold <u>72,20,216</u> (Seventy Two Lakh Twenty Thousand Two Hundred Sixteen) Equity Shares of Rs.2 nd para10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold <u>7,22,021</u> (Seven Lakh Twenty Thousand Twenty One) equity shares of Rs. 10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold <u>3,66,47,509</u> (Three Crore Sixty Six Lakh Forty Seven Thousand Five 	Modification:2nd paraPost allotment of the Allotment Shares, (a) True North will hold 72,20,216 (Seventy Two Lakh Twenty Thousand Two Hundred Sixteen) Equity Shares of Rs.2nd para10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold 7,22,021 (Seven Lakh Twenty Thousand Twenty One) equity shares of Rs.10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold 3,66,47,509 (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold 23,40,559 (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each, collectively 4,69,3035 (Four Core Sixty Nine Lakh Thirty Thousand Three Hundred Five) equity shares of Rs. 10/- (Rupees Ten only) each.	North' Limite	;pun		
Post allotment of the Allotment Shares, (a) True North will hold <u>72,20,216</u> (Seventy Two Lakh Twenty Thousand Two Hundred Sixteen) Equity Shares of Rs. Thousand Two Hundred Sixteen) Equity Shares of Rs. 10/- (Rupees Ten only) each, (b) Pioneer Investment Fund will hold <u>7,22,021 (Seven Lakh Twenty Thousand</u> Twenty One) equity shares of Rs.10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold <u>3,66,47,509</u> (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each and (d) Zydus Family Trust will hold <u>23,40,559</u> (Twenty Three Lakh Forty Thousand Five Hundred Fifty Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each, collectively <u>4,69,30,305 (Four Core Sixty Nine Lakh</u> Thirty Thousand Three Hundred Five) equity shares of Rs. 10/- (Rupees Ten only) each.	Post allotment of the Allotment Shares, (a) True North will hold <u>72,20,216</u> (Seventy Two Lakh Twenty Thousand Two Hundred Sixteen) Equity Shares of Rs. <u>10/-</u> (Rupees Ten only) each, (b) Pioneer Investment Fund will hold <u>7,22,021</u> (Seven Lakh Twenty Thousand Twenty One) equity shares of Rs.10/- (Rupees Ten only) each (c) Cadila Healthcare Limited will hold <u>3,66,47,509</u> (Three Crore Sixty Six Lakh Forty Seven Thousand Five Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each (d) Zydus Family Trust will hold <u>23,40,559</u> (Twenty Three Lakh Forty Thousand Five Hundred Fifty Nine) Equity Shares of Rs. 10/- (Rupees Ten only) each, collectively <u>4,69,305</u> (Four Core Sixty Nine Lakh Thirty Thousand Three Hundred Five) equity shares of Rs. 10/- (Rupees Ten only) each.	Explan	atory Statement Item Nos. 6, 7, 8 and 9:	Modification:	2 nd para on
		Post al		Post allotment of the Allotment Shares, (a) True North	Page No. 20
		72,35,3 Hundre		will hold <u>72,20,216 (Seventy Two Lakh Twenty</u> Thousand Two Hundred Sistion) Equity Shares of Be	
		only) (each, (b) Pioneer Investment Fund will hold 7,23,589	10/- (Rupees Ten only) each, (b) Pioneer Investment	
		(Seven	Lakh Twenty Three Thousand Five Hundred and Eighty	Fund will hold 7,22,021 (Seven Lakh Twenty Thousand	
		Health	icare Limited will hold 3,66,65,925 (Three Crore Sixty Six	each (c) Cadila Healthcare Limited will hold 3,66,47,509	
······································	······	Lakh S	sixty Five Thousand Nine Hundred and Twenty Five)	(Three Crore Sixty Six Lakh Forty Seven Thousand Five	
		Equity	Shares of Rs. 10/- (Rupees Ten only) each and (d) Zydus Truct will hold 22 AE 262 (Turochi Theore Jobh Forth File	Hundred Nine) Equity Shares of Rs. 10/- (Rupees Ten	
		Thousa	and Two Hundred and Sixty Two) Equity Shares of Rs.	only) each and (d) Zydus Family I rust will hold 23,40,559 (Twenty Three Lakh Forty Thousand Five Hundred Fifty	
		10/- (F	Rupees Ten only) each, collectively 4,69,70,666 (Four	Nine] Equity Shares of Rs. 10/- (Rupees Ten only) each,	
		Crore S	Sixty Nine Lakh Seventy Thousand Six Hundred and Sixty $_{ m J}$	collectively 4,69,30,305 (Four Core Sixty Nine Lakh	
		Six) eq	uity shares of Rs. 10/- (Rupees Ten only) each.	Thirty Thousand Three Hundred Five) equity shares of Rs. 10/- (Rupees Ten only) each.	

.



Sr. No.	Content of Resolutions / Explanatory Statement in the Notice	Modifications / Clarifications made	Page Nos. of the EOGM Notice
10.	Explanatory Statement Item Nos. 6, 7, 8 and 9:	Modification:	Page No. 20
	Necessary information or details as required in respect of the proposed issue of equity shares in terms of applicable provisions of the Companies Act, 2013 read with related Rules thereto and SEBI (ICDR) Regulations are as under:	Necessary information or details as required in respect of the proposed issue of equity shares in terms of applicable provisions of the Companies Act, 2013 read with related Rules thereto and SEBI (ICDR) Regulations are as under:	
	2. Number of shares and Pricing of Preferential Issue:	Number of shares and Pricing of Preferential Issue:	
	It is proposed to issue and allot in aggregate 1,86,32,416 (One Crore Eight Six Lakh Thirty Two Thousand Four Hundred and Sixteen) Equity Shares of Rs. 10/- (Rupees Ten only) each. The price of the Allotment Shares to be issued based on the minimum price determined as on the Relevant Date and considered in terms of the SEBI (ICDR) Regulations is fixed at Rs. 1,382/- (Rupees One Thousand Three Hundred and Eight Two only) (including premium of Rs. 1,372/- [Rupees One Thousand Three Hundred and Seventy Two only]) per equity share.	It is proposed to issue and allot in aggregate <u>1.85,92,055</u> (One Crore Eighty Five Lakh Ninety Two Thousand Fifty Five) Equity Shares of Rs. 10/- (Rupees Ten only) each. The price of the Allotment Shares to be issued based on the minimum price determined as on the Relevant Date and considered in terms of the SEBI (ICDR) Regulations is fixed at <u>Rs. 1,385/- (Rupees One Thousand Three</u> Hundred Eighty Five only) (including premium of <u>Rs.</u> <u>1,375/- (Rupees One Thousand Three Hundred Seventy</u> Five only) per equity share.	



Sr. No.	Sr. Content of Resolutions / Explanatory Statement in the Notice Modifications / Clarifications made No.	Modifications / Clarifications made	Page Nos. of the EOGM Notice
11.	11. Explanatory Statement Item Nos. 6, 7, 8 and 9:	Modification:	1 st Para on
			Page No. 21
	Accordingly, based on the pricing formula prescribed under Accordingly, based on the pricing formula prescribed	Accordingly, based on the pricing formula prescribed	
	Chapter V of SEBI (ICDR) Regulations has been worked out at under Chapter V of SEBI (ICDR) Regulations has been	under Chapter V of SEBI (ICDR) Regulations has been	
	Rs. 1,381.98 (Rupees One Thousand Three Hundred and Eighty worked out at Rs. 1,384.18 (Rupees One Thousand	worked out at Rs. 1,384.18 (Rupees One Thousand	
	One and Ninety Eight Paisa) per equity share. The issue price Three Hundred Eighty Four and Eighteen Paisa). The	Three Hundred Eighty Four and Eighteen Paisa). The	
	per equity share is Rs. 1,382/- (Rupees One Thousand Three	One Thousand Three issue price per equity share is Rs. 1,385/- (Rupees One	
	Hundred and Eighty Two only).	Thousand Three Hundred Eighty Five only).	



Page No. 21



Ħ					
as	The entire table of shareholding pattern of the Company before and after the proposed issue of shares to be substituted as under:	n of the Company before and after th	he proposed	issue of shares to be s	ubstitut
νz	Sr. Category No.	Pre-issue Shareholding	eholding	Shareholding Pattern on the date of listing of Equity Shares issued pursuant to proposed preferential allotment	the date is issued eferential
		No. of shares held	% holding	No. of shares held	% holdine
Ŕ	A. Promoters and Promoter Group Holding				0
[]					
	Individuals / HUF	4797	0.01	4797	0.01
	Trust	174495	0.45	2340559	4.06
	Bodies Corporate	28164395	72.08	36648149	63.55
_	Sub Total	28343687	72.54	38993505	67.62
~	Foreign Promoters / Promoter Group:				
	Individuals / HUF	0	00.0	0	0.00
	Bodies Corporate	0	00.0	0	0.00
	Sub Total	0	0.00	0	0.00
	Sub Total (A)	28343687	72.54	38993505	67.62
B	B1. Non – Promoters' holding:				
	Institutions:				
	Mutual Funds	1769347	4.53	1769347	3.07
	Alternate Investment Funds	0	0.00	722021	1.25
	Foreign Portfolio Investor (Corporate)	1943012	4.97	1943012	3.37
	Financial Institutions / Banks	1518493	3.89	1518493	2.63
	Insurance Companies	0	0	0	0
	Sub Total (B1)	5230852	13.39	5952873	10.32
B2.	2. Others				
	Individuals	3116660	7.99	3116660	5.41

Non-Resident Indians (Repatriable) Non-Resident Indians (Non-Repatriable)
ļ
7, 8 and 9:
Identity of Proposed Allottees (including natural persons who are the ultimate beneficial owners of equity shares
Pre Issue Holding
No. of
Equity Shares held

.

TED

3



Fund i.e. Mr. Surendra Ambalal Dave, as nominee of True North Enterprise Private Limited (the manager of both TN Funds as per the SEBI AIF Regulations) and Mr. Suresh Narsappa Talwar, as nominee of True North Managers LLP (the sponsor of both TN Funds as per SEBI AIF Regulations) exercise ultimate effective control of such TN Fund in accordance with the LLP agreement of each TN Fund. The Ultimate Beneficial Owners of Threpsi Care LLP are the same as mentioned above.	Mr. Azim Hasham Premji	Allottee is a listed company with its equity shares listed on BSE Limited and National Stock Exchange of India Limited. The beneficial owners are all shareholders of the Allottee.	A Discretionary Trust. Mr. Pankaj R. Patel, Dr. Sharvil P. Patel and Mrs. Pritiben P. Patel are the trustees of the Trust and
	1.25	63.55	4.06
	722021	36647509	2340559
	722021	8483754	2166064
	0	72.08	0.45
	0	28163755	174495
	An Alternative Investment Fund	Promoter	Promoter Group
	Pioneer Investment Fund Registered Office: Premji Invest, # 134, Next to Wipro Corporate Ofiice, Doddakannelli, Sarjapur Road, Bangalore-560035	Cadila Healthcare Limited Registered Office: Zydus Tower, Satellite Cross Roads, Sarkhej-Gandhinagar Highway, Ahmedabad–380015	Zydus Family Trust Administrative Office:

	Lb, Azad Society, Ambawadi, Ahmedabad–380015	Mr. Pankaj R. Patel and family members are the beneficiaries.	
14. Age de La Tarage on @be de La Tarage	Explanatory Statement Item No. 13Modification:The Company has entered into a Share Subscription Agreement dated December 6, 2018 ("SSA") with True North Fund V LLP, a Category II Alternative Investment True North Fund VI LLP, a Category II Alternative Investment True North Fund VI LLP, a Category II Alternative Investment True North Fund VI LLP, a Category II Alternative Investment Fund v LLP, a Category II Alternative Investment Fund virtue North Fund VI LLP, a Category II Alternative Investment Fund virtue North Fund VI LLP, a Category II Alternative Investment Fund virtue North Fund VI LLP, a Category II Alternative Intrue North Fund VI LLP, a Category II Alternative Intrue North Fund VI LLP, a Category II Alternative Fund relating to subscription of 72,35,890 (Seventy Two 		Page No. 26

Place: Ahmedabad Date: December 31, 2018

BUND OWN By order of the Board of Directors Dhaval N. Soni **Company Secretary** MITED +

LNESS

2422