

Ref No: APTUS/06-AUG/2023-24

August 02, 2023

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001 Scrip Code: 543335

To,
National Stock Exchange of India Ltd.,
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra (E)
Mumbai – 400 051
Scrip Symbol: APTUS

Dear Sir/Madam,

<u>Sub: Newspaper publication – Unaudited financial results for the 1st quarter ended June 30, 2023 of Aptus Value Housing Finance India Limited ("Company")</u>

Pursuant to Regulation 47 and 52 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, please find enclosed the newspaper clippings of the Unaudited Financial Results of the Company for the first quarter ended June 30, 2023, published in the English newspapers – Financial Express, Business Standard and Regional (Tamil) newspaper – Makkal Kural on August 02, 2023.

This information will also be available on the Company's website at www.aptusindia.com

Please take this information on record.

Thanking you,

For Aptus Value Housing Finance India Limited

Sanin Panicker Company Secretary & Compliance Officer

Membership No: A32834

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PARTICULARS OF HIGH, LOW AND AVERAGE PRICES OF THE SHARES OF THE LISTED TRANSFEROR (Amount in Rs.) **ENTITY DURING THE PRECEDING THREE YEARS**

Fiscal Year	BSE Limited			National Stock Exchange of India Limited		
ristai ieai	High Price*	Low Price*	Average Price#	High Price*	Low Price*	Average Price#
22-23	658.55	271.00	375.59	658.65	271.00	375.57
21-22	627.80	141.90	341.34	627.90	141.65	341.45
20-21	210.50	74.00	136.49	210.70	73.00	136.51

prevalent during a particular fiscal year.

#The average stock price is the simple average of closing prices for all trading days of a particular fiscal year

*The high and low prices during a particular fiscal year are derived from the closing prices of trading days

ANY MATERIAL DEVELOPMENT AFTER THE DATE OF THE BALANCE SHEET (I.E., AFTER MAY 29, 2023): a. NCLT, vide its order dated May 19, 2023 (formal order received on May 23, 2023) approved the Composite Scheme

of Arrangement between NIIT and our Company and the respective shareholders and creditors, in accordance with sections 230 to 232 and other applicable provisions of the Companies Act, 2013. Pursuant to the Scheme, the CLG Business undertaking of NIIT Limited is transferred to and vested with our Company. The Effective Date of the Scheme was May 24, 2023, with effect from the Appointed Date i.e., April 1, 2022. Accordingly, pursuant to the Scheme, 13,46,14,360 Equity Shares of INR 2 each were allotted on June 12, 2023, to the shareholders of NIIT Limited as on Record Date (June 8, 2023) and the existing/pre-scheme share capital of our Company was also cancelled/extinguished on June 12, 2023.

b. There has been change in the Board of Directors and Key Managerial Personnel(s) of the Company. c. The equity shares of our Company are proposed to be listed on BSE Limited ("BSE") and National Stock

Exchange of India Limited ("NSE"). Our Company has received in-principle approval for listing from BSE and NSE on July 10, 2023and July 12, 2023, respectively. Our Company has also received an exemption from SEBI granting relaxation from the applicability of Rule 19(2)(b) of SCRR read with Master Circular SEBI/HO/CFD/POD -2/P/CIR/2023/93 dated June 20, 2023 for listing of the equity shares vide letter dated July 18, 2023.

NIIT (Ireland) Limited, a wholly owned subsidiary Company of the Company has invested Euro 3 million in Preferred Shares of KIC InnoEnergy, SE ("EIT InnoEnergy"). EIT InnoEnergy has issued 122,200 Preferred Shares to NIIT (Ireland) Limited. Subject to certain conditions these are convertible into ordinary shares of EIT InnoEnergy, amounting to 0.32% of the shareholding of EIT InnoEnergy on a fully diluted basis, before the next round of funding.

> For and on behalf of **NIIT Learning Systems Limited**

Date: 01/08/2023 Place: Gurugram

Vijay K Thadani Vice-Chairman & **Managing Director**

Sanjay Mal **Chief Financial**

Deepak Bansal Company Secretary & Compliance Officer

ASSOCIATED ALCOHOLS & BREWERIES LTD. CIN: L15520MP1989PLC049380

Regd Office: 4th Floor, BPK Star Tower, A.B. Road,

Indore-452 008 (M.P.) Phone: 0731-4780400 E-mail: investorrelations@aabl.in, Website: www.associatedalcohols.com

NOTICE

NOTICE is hereby given that pursuant to Regulation 29 and 47 of SEBI (Listing Obligation & Disclosure Requirements) Regulations, 2015, a meeting of Board of Directors of the company is scheduled to be held on Thursday, 10th August, 2023 inter alia to consider and approve the Unaudited Financial Result / Statement for the First Quarter ended 30th June, 2023.

This Notice is also available on the website of the company at www.associatedalcohols.com and on the website of the stock exchanges at www.bseindia.com and www.nseindia.com

For: Associated Alcohols & Breweries Ltd.

Date: 01.08.2023 Place: Indore

Sumit Jaitely Company Secretary

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE PUBLIC SHAREHOLDERS OF

SHAH FOODS LIMITED

SHAH FOODS LIMITED CIN: L15419GJ1982PLC005071

Registered Office: Chhatral, Kalol-Mehsana Highway, Taluka Kalol, Gandhinagar, Gujarat - 382729.

Tel No: +91 99040 03700 and +91 2764 233931; E-mail ID: shahfoods.ahmedabad@gmail.com, Website: www.shahfoods.com

OPEN OFFER FOR ACQUISITION OF UPTO 1.55,350 (ONE LAKH FIFTY FIVE THOUSAND HREE HUNDRED FIFTY ONLY) FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 10/ EACH ("EQUITY SHARES"), REPRESENTING 26.00% (TWENTY-SIX PERCENT) OF THE VOTING SHARE CAPITAL OF SHAH FOODS LIMITED ("SHAHFOOD" OR "TARGET COMPANY" OR TC") FROM THE PUBLIC SHAREHOLDERS OF SHAH FOODS LIMITED ("SHAHFOOD" OR THE TARGET COMPANY" OR "TC") AT AN OFFER PRICE OF ₹ 100,00/- (RUPEES ONE HUNDRED ONLY) PER EQUITY SHARE OF THE TARGET COMPANY BY MR. AMIT BHANDARI (ACQUIRER NO.1) MR. ANKIT BHANDARI (ACQUIRER NO. 2), MRS. HEMAKSHI MANAN PATEL (ACQUIRER NO. 3), MRS. INDU OMPRAKASH BHANDARI (ACQUIRER NO. 4), MRS. KIRTIBEN RAJESH KUMAR PATEL (ACQUIRER NO. 5), MR. MANAN RAJESH PATEL (ACQUIRER NO. 6) AND, MR. OMPRAKASH BHANDARI (ACQUIRER NO. 7) (HEREINAFTER COLLECTIVELY REFER TO AS ACQUIRERS") PURSUANT TO AND IN COMPLIANCE WITH REGULATION 3(1) & 4 OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS 2011, AS AMENDED ("SEBI (SAST) REGULATIONS"). This Offer Opening Public Announcement and Corrigendum to the Detailed

Public Statement ("Pre-Offer Advertisement cum Corrigendum") is being issued by GYR Capital Advisors Private Limited, the Manager to the Offer ("Manager") on behalf of the Acquirers along with PACs, in compliance with Regulation 18(7) of the SEBI (SAST) Regulations in respect of Open Offer ("Offer") to acquire up ,55,350 (One Lakh Fifty Five Thousand Three Hundred Fifty Only) Equity Shares of the Face Value of Rs. 10/- each, being constituting 26.00% of the Target Company on a fully diluted basis at a price of Rs. 100.0/- (Rupees Hundred Only) "Offer Price"). This Pre-Offer Public Announcement is to be read with Public Announcement dated May 15, 2023 ("PA") and the Detailed Public Statement "DPS") published on May 22, 2023 in Financial Express (English Daily - All Editions), Jansatta (Hindi Daily – All Editions), Mumbai Lakshadweep (Marathi Daily - Mumbai Edition) and Financial Express (Gujarati Daily - Ahmedabad Edition) with respect to the aforementioned Offer.

1) The Offer Price is Rs. 100,00/- (Rupees Hundred Only) per fully paid-up Equity Share. The Offer price will be paid in Cash in accordance with the Regulation 9(1)(a) of the SEBI (SAST) Regulations and subject to terms and conditions mentioned in PA, the DPS and LOO. There has been no revision in the Offer Price.

Committee of Independent Directors (hereinafter referred to as "IDC") of the Target Company recommend that the Offer Price of Rs. 100.00/- is fair and reasonable The recommendation of IDC was published on Monday, July 31, 2023 in the same newspapers where the DPS was published.

 This Offer is not a competing offer in terms of Regulation 20 of the SEBI (SAST Regulations. There has been no competitive bid to this Offer The Letter of Offer dated July 24, 2023 ("LOO") has been dispatched on July 27, 2023.

to all the Eligible Shareholders of the Target Company whose names appeared in the Register of Members on July 20, 2023, the Identified Date

5) Public Shareholders are required to refer to the Section titled "Procedure for Acceptance and Settlement of the Offer' on Page No. 21 of the LOO in relation to inter alia, the procedure for tendering their Equity Shares in the Open Offer and are required to adhere to and follow the procedure outlined therein.

6) Please note that a copy of the LOO will also be available on SEBI's website (www.sebi.gov.in).

7) Instructions for Public Shareholders:

In case the Equity Shares are in dematerialized form: An Eligible Person may participate in the Offer by approaching their Selling Broker and tender Shares in the Open Offer as per the procedure mentioned in Point 8.21 on Page No. 23 of the LOO. In case the Equity Shares are in physical form: An Eligible Person may participate in the Offer by approaching their Selling Broker and tender Shares in the Open Offe as per the procedure mentioned in Point 8.22 on Page No. 24 of the LOO.

8) In terms of Regulation 16(1) of SEBI (SAST) Regulations, the Draft Letter of Offer had been submitted to SEBI on May 29, 2023. The final observations letter from SEBI was received on July 18, 2023 in terms of Regulation 16(4) of the SEBI (SAST) Regulations and the observations have been duly incorporated in the LOO. There have been no other material changes in relation to the Offer, since the

date of the PA, save as otherwise disclosed in the DPS and the LOO. 9) As on the date of this advertisement, there are no statutory approvals required to

acquire the Equity Shares tendered pursuant to this Open Offer. This Open Offer is subject to all other statutory approvals that may become applicable at a later date before the completion of the Open Offer.

Major Activities	Original Schedule	Revised Schedule
Public Announcement	Monday, May 15, 2023	Monday, May 15, 2023
Publication of Detailed Public Statement	Monday, May 22, 2023	Monday, May 22, 2023
Filing of Draft Letter of Offer with SEBI	Monday, May 29, 2023	Monday, May 29, 2023
Last Date for a public announcement for competing offer(s)*	Monday, June 12, 2023	Monday, June 12, 2023
Last date for receipt of Comments from SEBI on Draft Letter of offer	Monday, June 19, 2023	Tuesday, July 18, 2023
Identified Date*	Wednesday, June 21, 2023	Thursday, July 20, 2023
Date by which Letter of Offer will be dispatched to the Shareholder	Thursday, June 29, 2023	Thursday, July 27, 2023
Last date by which a Committee of Independent Directors constituted by the BODs of the Target Company shall give its recommendations	Monday July 03, 2023	Monday, July 31, 2023
Last Day of Revision of Offer Price / / Share	Wednesday July 05, 2023	Wednesday, August 02, 2023
Issue of advertisement announcing the schedule of activities for Open Offer, status of statutory and other approvals in newspapers	Wednesday July 05, 2023	Wednesday, August 02, 2023
Date of commencement of tendering period	Thursday July 06, 2023	Thursday, August 03, 2023
Date of Closing of tendering period	Wednesday July 19, 2023	Friday, August 18, 2023
Date of communicating the rejection / acceptance and payment of consideration for the acquired share	Wednesday August 02, 2023	Friday, September 01, 2023
Post Offer Advertisement	Wednesday, August 09, 2023	Friday, September 08, 2023
Post Offer report	Wednesday, August	Friday, September

*There has been no competing offer in this offer "*Identified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the LOO would be sent. All owner (registered or unregistered) of Equity Shares of the Target Company (except Acquirers and Sellers of the Target Company) are eligible to participate in the offer any time before the

closure of the Offer. he terms not defined herein will have the same meaning as defined in the PA, DPS and LOO. All other terms and conditions of the Offer shall remain unchanged. The Acquirers jointly and severally accept the responsibility for the information contained in this Advertisement and also for the obligations of the Acquirers as laid

down in the SEBI (SAST) Regulations and subsequent amendments made thereof. This Advertisement will also be available on the website of SEBI i.e. www.sebi.gov.in. THIS ANNOUNCEMENT IS ISSUED BY MANAGER TO THE OFFER ON BEHALF

OF THE ACQUIRERS



Place: Ahmedabad

Date: August 01, 2023

(CIN No.: U67200GJ2017PTC096908) Thaltej, Ahmedabad, Gujarat - 380 054 Tel No.: +91-95375-94321; Email: info@gyrcapitaladvisors.com Website: www.gyrcapitaladvisors.com

428, Gala Empire, Near J B Tower, Drive in Road, Contact Person: Mr. Mohit Baid SEBI Registration No.: INM000012810

GYR Capital Advisors Private Limited

NOTICE TO SHAREHOLDERS Transfer of Equity Shares of the Company to the Investor

TEXMACO RAIL & ENGINEERING LIMITED

CIN: L29261WB1998PLC087404

Registered & Corporate Office: Belgharia, Kolkata 700 056

Ph: (033) 2569 1500, Fax: (033) 2541 2448

Email: texrail_cs@texmaco.in, Website: www.texmaco.in

Education and Protection Fund (IEPF) Account Notice is hereby given pursuant to the provisions of Section 124 of the Companies Act, 2013 read with the Investor Education and Protection Fund Authority (Accounting, Audit, Transfer and Refund) Rules, 2016 ('Rules') (including any statutory modification(s) or re-enactments(s) thereof for the time being in force) as notified by the Ministry of Corporate Affairs, that the Company is required to transfer / credit

such equity shares in respect of which dividend has remain unclaimed for seven

consecutive years to the Demat Account of the Investor Education and Protection

Fund Authority.

In accordance with the requirements as set out in the Rules, the Company has communicated individually to the concerned Shareholders whose equity shares, in respect of which dividend has remain unclaimed for seven consecutive years since 2015-16 to submit their request for payment of unclaimed dividend to Registrar & Share Transfer Agent ('RTA') / the Company by 30th September, 2023. The Company has also uploaded the details of such shareholders and equity shares due for transfer to the IEPF Account on its website at https://www.texmaco.in/ investors-relation/notices/. The Shareholders are requested to verify the details of the un-encashed dividends and the equity shares liable to be transferred to the IEPF Account.

In case no valid claim in respect of unclaimed dividend is received from the Shareholders by 30th September, 2023, the Company, in accordance to the said Rules, shall transfer / credit the shares and dividend for the year 2015-16 to the IEPF Account on or after 2nd November, 2023 without giving any further notice.

Shareholders may please note that both the unclaimed dividend and the equity shares transferred to the IEPF Account including all corporate benefits accruing on such equity shares, if any, can be claimed back from the IEPF Authority at anytime after following the procedure as set out in the Rules.

The concerned Shareholders, holding equity shares in physical form and whose equity shares are liable to be transferred to the IEPF Account, may note that the Company, as per Rules, would be issuing duplicate share certificate(s) in lieu of the original share certificate(s) held by them for the purpose of transfer of such equity shares in the name of IEPF and upon such issue, the original share certificate(s) which is registered in your name will stand automatically cancelled and be deemed as 'non-negotiable'. The Shareholders may further note that the details uploaded by the Company on its website should be regarded and shall be deemed to be adequate notice in respect of issue of the duplicate share certificate(s) by the Company for the purpose of transfer of equity shares in the name of IEPF pursuant to the Rules. No claim shall lie against the Company in respect of equity shares and related dividend amount transferred to the IEPF Account.

In case of any queries, Shareholders may contact the Company's RTA i.e. M/s. KFin Technologies Limited, Unit: Texmaco Rail & Engineering Limited, Selenium Tower-B. Plot No. 31 & 32, Gachibowli Financial District, Nanakramguda, Hyderabad. 500032, Toll free no: 1800-309-4001, Email: einward.ris@kfintech.com.

For Texmaco Rail & Engineering Limited K. K. Rajgaria

Place: Kolkata Date: 2nd August, 2023 Company Secretary

THOMAS COOK (INDIA) LIMITED

Regd. Office: 11th Floor, Marathon Futurex, N.M.Joshi Marg, Lower Parel (E), Mumbai-400013 Tel.: +91-22-4242 7000 | Fax: +91-22-2302 2864 | Website: www.thomascook.in Toll-Free No.: 1800-2099-100 | Email: sharedept@thomascook.in CIN: L63040MH1978PLC020717

NOTICE TO THE MEMBERS OF 46" ANNUAL GENERAL MEETING

NOTICE is hereby given that the 46th Annual General Meeting ("AGM") of the Members of Thomas Cook (India) Limited ("the Company") will be held on Wednesday, August 23, 2023 at 3:30 P.M. IST through Video Conferencing ("VC")/ Other Audio Visual Means ("OAVM"), to transact the businesses as set out in the Notice of the 46th AGM, in Compliance with the applicable provisions of the Companies Act, 2013 ("the Act") and rules made thereunder, read with General Circular no. 14/2020 dated April 8, 2020, General Circular no. 20/2020 dated May 5 2020, General Circular No. 17/2020 dated April 13, 2020, General Circular no. 02/2021 dated January 13, 2021, General Circular No. 19/2021 dated December 8 2021, General Circular No. 21/2021 dated December 14, 2021, General Circular no. 02/2022 dated May 5, 2022, General Circular No. 10/2022 dated December 28, 2022 issued by the Ministry of Corporate Affairs (collectively "MCA Circulars") and Securities and Exchange Board of India ("SEBI") vide its Circular no SEBI/HO/CFD/CMD1/CIR/P/2020/79 dated May 12, 2020, Circular no. SEBI/HO/CFD/CMD2/CIR/P/2021/11 dated January 15, 2021 and circular no. SEBI/HO/CFD/CMD2/CIR/P/2022/62 dated May 13, 2022 and Circular no. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated January 5, 2023 (collectively referred to as "SEBI Circulars"), which permitted the holding of the AGM through VC/OAVM without the physical presence of the Members at a common venue. The deemed venue of the AGM shall be the Registered Office of the Company The Notice of 46" AGM and the Integrated Annual Report for the financial year 2022.

23, inter-alia, containing Board's Report, Auditors' Report and Audited Financial Statements for the financial year ended March 31, 2023, have been sent on Tuesday, August 1, 2023 in electronic mode, to all those Members who have registered their email addresses with the Company/ Registrar & Share Transfer Agent ("RTA")/ Depository Participants. Members may note that the Notice of AGM and the integrated Annual Report will also be available on the website of the Company at https://www.thomascook.in/annual-report, National Securities Depository Limited (NSDL) at www.evoting.nsdl.com, BSE Limited at www.bseindia.com and National Stock Exchange of India Limited at www.nseindia.com . The Physical copy of the Notice along with the Integrated Annual Report for Financial Year 2022-23 shall be sent to those Members, who request for the same at sharedept@thomascook.in mentioning their Names, Folio Number/ DP ID and

Pursuant to section 91 of the Act and Regulation 42 of the SEBI (LODR) Regulations, 2015, the Register of Members and Share Transfer Books of the Company will remain closed from Friday, 11th August, 2023 to Wednesday, 23rd August, 2023, (both days inclusive).

The Members can attend and participate in the AGM through VC/OAVM only. The detailed instructions with respect to such participations are provided in the Notice

Instructions for remote e-voting and e-voting at the AGM

In compliance with the provisions of Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules, 2014 and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, and Secretarial Standard on General Meetings (SS-2) issued by the Institute of Company Secretaries of India, Members are provided with the facility to cast their votes on all resolutions set forth in the Notice of the AGM using electronic voting system ('remote e-voting'), provided by NSDL. The detailed instructions for remote e-voting and e-voting at the AGM are given in the notes to the Notice of the AGM. Members are requested to note the following:

 Cut-off date for determining the eligibility of Members for availing remote e-voting facility as well as for voting at the AGM 	Wednesday, August 16, 2023
Day, date and time of Commencement of remote e-voting	Sunday, August 20,2023 (9:00 a.m. IST)
3. Day, date and time of end of remote e-voting	Tuesday, August 22,2023 (5:00 p.m. IST)

The remote e-voting module shall be disabled by NSDL for voting thereafter and Members will not be allowed to vote electronically beyond the said date and time. Members holding shares either in physical form or dematerialised form as on cut-off date i.e. Wednesday, August 16, 2023 shall be entitled to remote e-voting. E-voting shall also be made available at the AGM venue and Members attending the AGM who have not cast their vote through remote e-voting shall be eligible to vote at the AGM. Members who have cast their vote through remote e-voting prior to the AGM may attend the AGM but shall not be entitled to cast their vote again. Once the vote on a resolution is cast by the Member, the Member shall not be allowed to change it subsequently.

Any Member holding shares in physical form and non-individual shareholders who acquire shares of the Company and become the Members of the Company after dispatch of the Notice and holding shares as on the cut-off date may obtain the User ID and Password for remote e-voting by sending a request at evoting@nsdl.co.in. However, if the Members are already registered with NSDL for remote e-voting, they can use their existing User ID and password for casting the vote.

In case of individual shareholders who acquire shares of the Company in demat mode and become Members of the Company after dispatch of the Notice and holds shares as on Cut-off date may follow the login process mentioned in point 19 of the notes to the Notice of the AGM. The Members can also login using the login credentials of their demat account through their Depository Participants registered with NSDL/Central Depository Services (India) Limited for e-voting facility. In case of any queries/grievances pertaining to voting through electronic means

(before and at the AGM), you may refer, to the Frequently Asked Questions (FAQs) for shareholders and e-voting user manual for Shareholders available at the download section of www.evoting.nsdl.com or call on toll-free no. 022-48867000 and 022-24997000 or send a request to Ms. Rimpa Bag, Assistant Manager, NSDL at evoting@nsdl.co.in.

Mumbai

2rd August, 2023

For Thomas Cook (India) Limited

Company Secretary & Compliance Officer [ACS: 13648]

Amit J. Parekh

HMA

HMA AGRO INDUSTRIES LIMITED

CIN: U74110UP2008PLC034977

Regd Off: 18A/5/3 Tajview Crossing Fatehabad Road Agra Uttar Pradesh-282001 Email Id: cs@hmaagro.com; Website: www.hmagroup.co

EXTRACT OF CONSOLIDATED AUDITED IND AS FINANCIAL RESULTS **FOR QUARTER & YEAR ENDED MARCH 31, 2023**

(7In Millions)

0 1		Consolidated					
SI. No.	Particulars	For Quar	ter Ended	For Year Ended			
		Audited	Audited	Audited	Audited		
		31.03.2023 (Refer Note 4)	31.12.2022 (Refer Note 4)	31.03.2023	31.03.2022		
1	Total Revenue from Operations (Net)	8,382.70	7,696.35	32,560.91	31,389.76		
2	Net Profit/(Loss) for the period before tax, exceptional and/or extraordinary items)	223.63	372.59	1,735.53	1,586.12		
3	Net Profit/(Loss) for the period before tax (after exceptional and/or extraordinary items)	223.63	372.59	1,735.53	1,586.12		
4	Net Profit/(Loss) for the period after tax (after exceptional and/or extraordinary items)	102.29	294.93	1,234.66	1,164.83		
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	308.71	336.01	1,123.35	1,165.74		
6	Paid Up Equity Share Capital (Face Value of ₹10/ Each)	475.13	475.13	475.13	475.13		
7	Other Equity	65	- a	4,267.42	3,269.52		
8	Earnings Per Share (of ₹10/- each) (for continuing and discontinued operations) - 1. Basic: 2. Diluted:	2.15 2.15	6.21 6.21	25.34 25.34	24.39 24.39		

SI. No.

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1. The above consolidated IND AS financial statement has been prepared in accordance with the companies (Indian Accounting Standards) Rules, 2015 (IndAS) prescribed under section 133 of the Companies Act, 2013 and other recognized accounting practices and policies to the extent applicable

2. The above consolidated IND AS financial results of the Group have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at their respective meetings held on 31" July, 2023. The Statutory Auditors of the Company has carried audit of the results pursuant to Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

The Company has completed its Initial Public Offer ("IPO") and listed its equity shares on BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") on July 04, 2023. The accompanying financial results are the first financial results of the Company post its listing. Accordingly, the figures for the quarters ended March 31, 2022 are not available.

4. The figures for the quarters ended March 31, 2023 and December 31, 2022 are the balancing figures between audited figures in respect of the year-to-date upto December 31, 2022 and the audited figures in respect of the year-to-date figures September 30, 2022 respectively.

The Key audited standalone financial information are as under:

		rur Quar	For Quarter choed			
il. Io.	Particulars	31.03.2023	31.12.2022	31.03.2023	31.03.2022 Audited	
	ratiivudis.	Audited (Refer Note 4)	Audited (Refer Note 4)	Audited		
1	Total Revenue from operations	8,798.15	7,550.14	31,716.29	29,773.79	
2	Profit Before tax	469.14	269.93	1,837.06	1,493.89	
3	Profit After tax	350.75	201.95	1,373.21	1,103.36	

Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of these financial results are available on the websites of the Stock Exchange(s) i.e at www.bseindia.com, www.nseindia.com and on the Company's website at www.hmagroup.co.

By the Order of Board of Directors For HMA Agro Industries Limited

Wajid Ahmed

Managing Director

Place: Agra Date: 01.08.2023

<u>APTUS</u>®

Aptus Value Housing Finance India Limited (CIN: L65922TN2009PLC073881)

Registered Office and Corporate Office:8B, 8th Floor, Doshi Towers, 205, Poonamallee High Road, Kilpauk, Chennai - 600 010. Tel: +91 44 4565 0000

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023 (INR In lakhs)

S.	Particulars	Consolidated				
No.		Quarter ended			Year ended	
		30.06.2023	31.03.2023	30.06.2022	31.03.2023	
1	Total Income from Operations	30,563.14	29,850.56	24,034.41	109,335.74	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	14,225.64	13,529.67	11,884.15	50,301.46	
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	14,222.67	13,519.01	11,883.45	50,289.58	
6	Paid up Equity Share Capital	9,961.36	9,960.61	9,938.36	9,960.61	
7	Reserves (excluding Revaluation Reserve)	328,203.05	323,972.51	293,561.31	323,972.51	
8	Securities Premium Account	173,767.78	173,716.03	172,126.46	173,716.03	
9	Net worth	338,164.41	333,933.12	303,499.67	333,933.12	
10	Paid up Debt Capital/ Outstanding Debt	410,897.53	379,582.11	294,737.29	379,582.11	
11	Outstanding Redeemable Preference Shares	120	20		<u> </u>	
12	Debt Equity Ratio	1.22	1.14	0.97	1.14	
13	Earnings Per Share (of Rs. 2/- each)					
	Basic (Not annualised for the quarter)	2.86	2.72	2.39	10.11	
	Diluted (Not annualised for the quarter)	2.85	2.71	2.38	10.08	

 The above statement of unaudited consolidated results has been reviewed by the Audit Committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023. 2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended.

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023

S.	Particulars	Standalone				
No.			Quarter ended	My County of the	Year ended	
22220		30.06.2023	31.03.2023	30.06.2022	31.03.2023	
1	Total Income from Operations	25,453.79	25,392.42	20,202.50	92,874.91	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	15,182.94	14,098.25	12,955.00	54,703.45	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	15,182,94	14,098.25	12,955.00	54,703.45	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	11,892.09	10,949.94	10,192.96	42,458.66	
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	11,889.12	10,939.28	10,192.26	42,446.78	
6	Paid up Equity Share Capital	9,961.36	9,960.61	9,938.36	9,960.61	
7	Reserves (excluding Revaluation Reserve)	303,000.04	301,103.02	276,843.46	301,103.02	
8	Securities Premium Account	173,767.78	173,716.03	172,126.46	173,716.03	
9	Net worth	312,961.40	311,063.63	286,781.82	311,063.63	
10	Paid up Debt Capital/ Outstanding Debt	359,406.31	348,084.20	252,994.35	348,084.20	
11	Outstanding Redeemable Preference Shares	18		5.		
12	Debt Equity Ratio	1.14	1.12	0.88	1.12	
13	Earnings Per Share (of Rs. 2/- each)					
	Basic (Not annualised for the quarter)	2.39	2.20	2.05	8.53	
	2. Diluted (Not annualised for the quarter)	2.38	2.19	2.04	8.51	

Place : Chennai

Date : Aug 01, 2023

 The above is an extract of the detailed format of financial results filed for the quarter ended June 30, 2023 which had been reviewed by the Audit committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023 and subjected to a limited review by the Statutory auditors for the quarted ended June 30, 2023 and filled with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and other Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company (www.aptusindia.com), BSE limited (www.bseindia.com), and National Stock Exchange of India Limited (www.nseindia.com).

visit us at www.aptusindia.com

The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended. Amounts for the comparative periods presented have been reclassified / regrouped, wherever necessary.

M Anandan **Executive Chairman** DIN 00033633 CONCEPT

On behalf of the Board of Directors

financialexp.epapr.in

SEBI Registration Validity: Perpetual

SHEEN

Q2'22 Q2'23 (Tonnes)

WORLD VIEW

Gold demand

Jewellery

Technology

Investment

-21.3

Central banks

JEWELLERY

& other inst.

World total

Mainland

Bar & coin

Mainland

India

China

INVESTMENT

30.4

37.4

-47.4

demand was 7 per cent higher

gold prices averaged \$1975.93

The WGC data revealed that

backed ETFs -21.3

YoY, reaching 1,255 tonnes.

29.5

49.3

Total bar

Gold demand lacks lustre: Party over? If overweight, pare Declines 7% in 1st quarter

Surge in prices, knee-jerk response to ₹2,000 note ban key reasons: WGC

213.8

ETFs & similar products

158.6

140.3

128.6

261.2

GOLD PRICES

1,975.93 52,191.5

YoY chg 12.4

per ounce (oz) in Q1FY24, up

from \$1,890/oz in the 2022-23

(FY23) January-March quarter

\$1,870.6/oz in the

New Delhi, 1 August

old demand in India witnessed a 7 per cent year-on-year (YoY) decline, totalling 158.1 tonnes in the 2023-24 (FY24) April-June quarter (first quarter, or Q1) compared with 170.7 tonne in the same period last year, according to the World Gold Council (WGC).

The drop in demand was attributed to the surge in gold prices and the knee-jerk response to the ban on ₹2,000 notes during the quarter, especially impacting the jewellery segment.

P R, Somasundaram regional chief executive officer-India at WGC, expressed caution regarding the outlook for the rest of the year, citing uncertainties stemming from high local prices and a slowdiscretionary spending.

"However, the success of the monsoon season could boost sentiment ahead of the Diwali season and potentially yield positive surprises. With the first half of calendar year 2023 (CY23) demand at 271 tonne, our estimate for fullyear (CY23) gold demand is in the range of 650-750 tonne,"

In terms of value, the total gold demand in India during the recently concluded quarter was pegged at ₹82,530 crore, showing a 4 per cent increase compared with the second quarter of 2021-22, or FY22 (₹79,270 crore) mainly due to the rise in gold prices.

On a global scale, gold demand (excluding over-thecounter, or OTC) dropped by 2 per cent YoY to 921 tonne in O1FY24. However, inclusive of OTC and stock flows, the total

Gold recycling

With the surge in prices, gold buyers in India turned to recycling gold, leading to a substantial increase of 61 per cent YoY in gold recycling, totalling 37.6 tonnes in Q1FY24, compared with 23.3 tonne in the same period last year. The WGC attributed this increase to high gold prices and the base effect, as well as consumer distress.

"There was some evidence that high prices and consumer distress fuelled recycled gold supply growth. Meanwhile, weak jewellery demand was also reflected in low volumes of old gold jewellery being exchanged for new," said WGC.

Jewellery demand

The demand for gold jewellery in India experienced an 8 per cent YoY decline, amounting to 128.6 tonne in Q1FY24. However, the value of jewelry demand rose by 3 per cent YoY to ₹67,120 crore (₹65,140 crore in O1FY23). For the first half of CY23, the demand for gold jewellery in India dropped 12 per cent YoY to 207 tonne.

The drop in demand for gold jewellery was attributed to record high rupee gold prices, which significantly impacted affordability and consumer sentiment. Investment demand also declined marginally by 3 per cent, from 30.4 tonne in Q1FY23 to 29.5 tonne in O1FY24.

Somasundaram P R commented on the notable impact of the knee-jerk reaction to the ban of ₹2,000 notes during the quarter. "This highlights the sensitivity consumers to policy changes, which can have short-term effects on gold demand,"

exposure to US tech sector

Allocation to it should not exceed 25% of your total exposure to the country's market

SANJAY KUMAR SINGH & KARTHIK JEROME

Seven of the largest US technology companies-Alphabet, Amazon, Apple, Meta, Microsoft, Nvidia and Tesla-have added \$4.5 trillion to their market capitalisation since the start of this year. The NASDAQ-100 is up 44 per cent, the NYSE FANG+ index has gained 81 per cent, while the broader S&P 500 index is up only about 20 per cent year-todate (YTD).

Narrow, AI-driven rally

The rally in US stocks has been driven primarily by the seven names mentioned above. "If you exclude them, the US market hasn't moved much, which is why there is a large divergence between the performance of the NASDAQ-100 on the one hand, and the Dow Jones and the S&P 500 on the other," says Alekh Yadav, head of investment products, Sanctum Wealth.

Investor fancy for generative artificial intelligence (AI) is propelling this rally. "Companies like Nvidia, the chipmaker, cloud computing names like Amazon, Microsoft, Google, etc. are benefiting from this trend," says Rajeev Thakkar, chief investment officer, PPFAS

Mutual Fund. According Vishal Dhawan, chief financial planner, Plan Ahead Wealth Advisers, "Following the launch of ChatGPT, there is a growing conviction among investors that companies in this space will capitalise on the adoption of AI by businesses."

Thakkar is of the view that the current rally is only recouping the losses of 2022. The NASDAQ-100, he points out, hasn't yet surpassed its previous high.

Valuations turning expensive

Some US technology stocks could well be in bubble territory. "After the sharp

run-up, risks would be especially high in stocks where the expected revenue and cash flows don't materialise," says Thakkar.

Yadav, too, is of the view that the risks in these stocks have become skewed towards the downside. Basing one's investment strategy on a single technology can be risky as trends change rapidly within this sector. "Owing to the dynamic nature of technology, a seemingly attractive technology today may not hold the same promise in the future. An example is the Metaverse. The enthusiasm for it has diminished noticeably compared to a couple of years ago," says Dhawan.

Longer-termopportunity

Some experts are of the view that Indian investors should maintain exposure to the NASDAQ-100 as it is an attractive play on the technology and innovation boom. "Digitisation and technology are here to stay. Tech companies will only become bigger over the next 5-10 years, says Vivek Banka, co-founder, GOAL-TELLER. He adds that the NASDAQ-100 was rebalanced recently. "Exposure to some of the stocks, whose weight in the index had become high, has been trimmed," he says.

Avoid FOMO

YOUR

With the tech indices trading above their long-term average valuations, new entrants have a significantly smaller margin of safety than those who got in at the

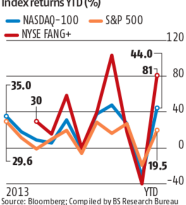
start of the year. "Do not succumb to the fear of missing out and make large investments in one go. Instead, invest in a staggered manner to average out your purchase cost," says Dhawan. Banka suggests investing in a NASDAQ-100based fund-of-fund only if one has a long horizon and can hold on through a correction.

Pare allocation if required

Existing investors should adhere to their asset allocation. "If your exposure to US funds is 20 per cent of your equity portfolio, then exposure to the technology sector should not exceed 25 per cent of this exposure," says Dhawan, According to Banka, investors in an Indo-

SHARP RUN-UP IN TECHNOLOGY INDICES

Index returns YTD (%)



US diversified equity fund (such as Parag Parikh Flexi-cap) may continue as this fund has limited exposure to US technology stocks (17 per cent) and enjoys equity taxation (pure international funds are taxed like debt funds). Dhawan says investors in FANG+

based funds are at greatest risk as this index has only a few stocks and is not diversified across sectors. "NASDAQ-100 investors face similar risks, but to a lesser degree due to the 100 stocks in this index," he adds. He suggests that retail investors first build a core exposure through a broad-based index, such as the S&P 500 or the US total stock market index, and only then include NAS-DAO-100 or FANG+ based products in their satellite portfolios.



Aptus Value Housing Finance India Limited

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023

(CIN: L65922TN2009PLC073881)

Registered Office and Corporate Office:8B, 8th Floor, Doshi Towers, 205, Poonamallee High Road, Kilpauk, Chennai - 600 010. Tel: +91 44 4565 0000

Source: Metals Focus, World Gold Council

					(INR In lakhs	
S.	Particulars					
No.			Quarter ended		Year ended	
		30.06.2023	31.03.2023	30.06.2022	31.03.2023	
1	Total Income from Operations	30,563.14	29,850.56	24,034.41	109,335.74	
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97	
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97	
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	14,225.64	13,529.67	11,884.15	50,301.46	
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period					
	(after tax) and Other Comprehensive Income (after tax)]	14,222.67	13,519.01	11,883.45	50,289.58	
6	Paid up Equity Share Capital	9,961.36	9,960.61	9,938.36	9,960.61	
7	Reserves (excluding Revaluation Reserve)	328,203.05	323,972.51	293,561.31	323,972.51	
8	Securities Premium Account	173,767.78	173,716.03	172,126.46	173,716.03	
9	Net worth	338,164.41	333,933.12	303,499.67	333,933.12	
10	Paid up Debt Capital/ Outstanding Debt	410,897.53	379,582.11	294,737.29	379,582.11	
11	Outstanding Redeemable Preference Shares	-	-	-	-	
12	Debt Equity Ratio	1.22	1.14	0.97	1.14	
13	Earnings Per Share (of Rs. 2/- each)					
	Basic (Not annualised for the quarter)	2.86	2.72	2.39	10.11	
	2. Diluted (Not annualised for the guarter)	2.85	2.71	2.38	10.08	

Notes:

1. The above statement of unaudited consolidated results has been reviewed by the Audit Committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023. 2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended.

STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023 Standalone **Particulars** Quarter ended Year ended 30.06.2023 31.03.2023 30.06.2022 31.03.2023 Total Income from Operations 25.453.79 25.392.42 20,202.50 92.874.91 2 Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items) 15,182.94 14.098.25 12,955.00 54,703.45 54,703.45 Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items) 15,182.94 14,098.25 12,955.00 4 Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items) 10,949.94 10,192.96 11,892.09 42,458.66 Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period 11.889.12 10,939.28 10,192.26 42,446.78 (after tax) and Other Comprehensive Income (after tax)] 6 Paid up Equity Share Capital 9.961.36 9.960.61 9.938.36 9.960.61 Reserves (excluding Revaluation Reserve) 303,000.04 301,103.02 276,843.46 301,103.02 8 Securities Premium Account 173,716.03 172,126.46 173,716.03 9 Net worth 312,961.40 311,063.63 286,781.82 311,063.63 10 Paid up Debt Capital/ Outstanding Debt 359,406.31 348,084.20 252,994.35 348,084.20 11 Outstanding Redeemable Preference Shares 12 Debt Equity Ratio 1.14 1.12 0.88 1.12 13 Earnings Per Share (of Rs. 2/- each) 1. Basic (Not annualised for the quarter) 2.39 2.20 2.05 8.53 2. Diluted (Not annualised for the quarter)

1. The above is an extract of the detailed format of financial results filed for the quarter ended June 30, 2023 which had been reviewed by the Audit committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023 and subjected to a limited review by the Statutory auditors for the quarted ended June 30, 2023 and filed with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and other Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company (www.aptusindia.com), BSE limited (www.bseindia.com), and National Stock Exchange of India Limited

visit us at www.aptusindia.com

2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended. 3. Amounts for the comparative periods presented have been reclassified / regrouped, wherever necessary.

Place: Chennai Date : Aug 01, 2023

M Anandan **Executive Chairman** DIN 00033633

On behalf of the Board of Directors

JINDAL DRILLING AND INDUSTRIES LIMITED (D.P. JINDAL GROUP COMPANY)

CIN: L27201MH1983PLC233813

Registered Office: Pipe Nagar, Village- Sukeli, N.H.17, B.K.G. Road, Taluka Roha, Distt. Raigad - 402126, Maharashtra; Phone: 0124-4624109 E-mail: secretarial@jindaldrilling.in; Website: www.jindal.com Corporate Office: Plot No. 30, Institutional Sector 44, Gurugram-122003, (HR) Interim Corp. Off.: Plot No.106, Institutional Sector-44, Gurugram-122 003 (HR

INFORMATION REGARDING NOTICE OF 39TH ANNUAL GENERAL MEETING TO BE HELD THROUGH VIDEO CONFERENCE/OTHER AUDIO VISUAL MEANS (VC/OAVM), RECORD DATE AND FINAL DIVIDEND

- 39th Annual General Meeting (AGM) of the Members of Maharashtra Seamless Limited (the Company) will be held on Monday, 28th August, 2023, at 3:00 P.M. through Video Conference/Other Audio Visual means (VC/OAVM) in compliance with General Circular 10/2022 issued by the Ministry of Corporate Affairs (MCA) dated 28th December, 2022 and SEBI circular no. SEBI/HO/CFD/PoD-2/P/CIR/2023/4 dated 5th January, 2023 (hereinafter collectively referred to as "the Circulars") and all other laws, to transact the business that will be set for of the Meeting.
- 2. In compliance with the above circulars, electronic copies of the Notice of the AGM and Annual Report 2022-23 will be sent to all the shareholders whose email IDs are registered with the Company/Depository Participant(s) Shareholders holding shares in dematerialized mode, are requested to register their email address and mobile numbers with their relevant depositories through their depository participants and shareholders holding shares in physical mode are requested to furnish details to the Company or Company's Registrar and Share Transfer Agent (RTA) at $\underline{secretarial@jindaldrilling.in} \ \ or \ \underline{rta@alankit.com}. \ \ The \ \ notice \ \ of \ \ the$ 39th AGM and Annual Report 2022-23 will also be made available on the Company's website, at www.jindal.com and on the website(s) of Stock Exchanges i.e. www.nseindia.com and www.bseindia.com
- Members who have not registered their email address will have an opportunity to cast their vote remotely on the business as set forth in the Notice of the AGM through remote e-voting or through e-voting system during the AGM. The manner of voting remotely for shareholders holding shares in dematerialized and physical mode will be provided in the Notice to the Shareholders.
- Members may note that the Board of Directors at its meeting held on 28th April, 2023, has recommended a final dividend of Rs. 0.50 per equity share of the Face Value of Re. 5/- each. The dividend, once approved by the Members in the ensuing AGM, will be paid on/or after 31st August, 2023 electronically to those shareholders who have updated their bank account details. For shareholders who have not updated their bank account details. dividend warrants/demand drafts will be sent to their registered address Payment of dividend will be subject to deduction of Tax at Source (TDS) at applicable rates. For more details, please refer to the communication attached with the Notice of AGM.
- Members whose shareholding is in dematerialized mode are requested to notify any change in address or bank account details to their respective depository participant(s) Shareholders whose shareholding is in physical mode are requested to opt for the National Electronic Clearing System (NECS) mode to receive dividend on time in line with the Circulars. We urge shareholders to utilize the NECS for receiving dividends.
- Members who wish to register their email address/bank account mandate may follow the below instructions:

Dematerialised Register/update the details in your demat account, as per the process advised by your Depository Participant. Physical Hold-Register/update the details in prescribed Form ISR-1 and other relevant forms with RTA of the Company Alankit Assignments Limited at rta@akankit.com

In terms of the Section 91 of the Companies Act, 2013, the Company has fixed the record date 14th August, 2023 for the purpose of determining the members entitled for receiving dividend for the Financial Year 2022-23 and the said notice is also available on the website of the Company at www.jindal.com.

For Jindal Drilling and Industries Limited

Place: Gurugram Date: 1st August, 2023



Astra Microwave Products Limited

NOTICE OF 32ND ANNUAL GENERAL MEETING, E-VOTING AND BOOK CLOSURE

Notice is hereby given that the 32^{ml} Annual General Meeting ("AGM") of the Company is scheduled to be held on Wednesday, August 30, 2023 at 3.00 P.M.(IST) through electronic mode [Video Conference ("VC") or Other Audio-Visual Means ("OAVM")] to transact the businesses as set out in the notice convening the AGM ("Notice"). The AGM is held through electronic mode in accordance with the circulars issued from time to time by Ministry of Corporate Affairs ("MCA Circulars").

Corporate Affairs ("MCA Circulars").

In compliance with the MCA Circulars, circulars issued by the Securities and Exchange Board of India ("SEBI"), the relevant provisions of the Companies Act, 2013 ("the Act") and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Notice for convening the AGM along with the Annual Report for FY 2022-23 ("Annual Report") have been sent only through electronic mode on July 31, 2023 to the Members whose e-mail addresses are registered with the Depository Participants ("DPs") / Company / Registrar and Transfer Agent viz. Purva Sharegistry (India) Private Limited ("RTA"). A Member can request for a physical copy of the Annual Report by sending an e-mail to the Company at secretarial@astramwp.com / support@purvashare.com.

The Annual Report is also available on the website of the Com www.astramwp.com, the website of the stock exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively. Additionally, the Annual Report is also available on the website of Central Depository Services (India) Limited ("CDSL") at www.evotingindia.com. All the documents referred in the Notice are available for inspection electronically from the date of dispatch of the Notice till Wednesday, August30, 2023. Members seeking to inspect such documents are requested to write to the Company at secretarial@astramwp.com.

Members can join the AGM through VC / OAVM, 15 minutes before the scheduled time of commencement of AGM and during the AGM through the facility provided by CDSL at www.evotingindia.com by using the login credentials and selecting the Electronic Voting Sequence Number (EVSN) for the Company's AGM. The procedure for joining the AGM through VC / OAVM is mentioned in the Notice

The attendance of the Members participating in the AGM through VC / OAVM will be counted for the purpose of ascertaining the quorum under Section 103 of

Instructions for remote e-voting and e-voting during the AGM:

In compliance with the provisions of Section 108 of the Act, Rule 20 of the Companies (Management and Administration) Rules, 2014.

Secretarial Standard on General Meetings and Regulation 44 of the SEBI Listing Regulations, the facility for remote e-voting in respect of the business to be transacted at the AGM is being provided by the Company through CDSL. Necessary arrangements have been made by the Company with CDSL to facilitate remote e-voting. All the Members are hereby informed that:

A person whose name is recorded in the Register of Members / Beneficial Owners list maintained by the depositories as on the cut-off date i.e Wednesday, August 23, 2023 only shall be entitled to avail the facility of remote e-voting or e-voting during the AGM. The remote e-voting will be available during the following period:

ommencement of remote e-voting From 09.30 a.m. (IST) on Saturday, August 26, 2023 End of remote e-voting Till 05.00 p.m. (IST) on Tuesday,

- The remote e-voting will be disabled after 5.00 p.m. on Tuesday, August 29, 2023 and the same will be enabled only during the AGM.
- Members who have cast their vote by remote e-voting prior to the AGM may attend/participate in the AGM through VC/OAVM but shall not be entitled to
- Members, who are present at the AGM through VC / OAVM and have not casted their vote on the resolutions through remote e-voting shall be eligible to vote through e-voting during the AGM.
- The manner in which persons who have acquired shares of the Company and became Members of the Company after the dispatch of Notice may obtain the necessary login ID and password, as mentioned in the Notice.
- For the limited purpose of receiving the Annual Report through electronic mode, in case the e-mail address is not registered with the DFs / Company / RTA, Members may register the e-mail IDs by sending e-mail to the Company at secretarial@astramwp.com. Members who have not yet registered their e-mail addresses are requested to register the same with their DPs in case the shares are held by them in dematerialized form and with Company / RTA in case the shares are held by them in physical form.
- The detailed procedure and instructions for casting votes through remote e-voting or e-voting during the AGM for all Members (including the Members holding shares in physical form / whose e-mail addresses are not registered with the DPs / Company / RTA) are stated in the Notice.
- Members who need any technical assistance for e-voting before or during the AGM, can contact:
- Mr. Rakesh Dalvi, Senior Manage Central Depository Services (India) Limited,
- e-mail: helpdesk.evoting@cdslindia.com

Contact details: 1800 22 5533 / 022-2305 8542

For Astra Microwave Products Limited

Managing Director DIN No: 00003828































கலைஞர் மகளிர் உரிமைத் திட்டம்: காஞ்சிபுரத்தில் செப்டம்பர் 15ந் தேதி ஸ்டாலின் தொடங்கி வைக்கிறார்

மகளிர் உரிமைத் கலைஞர் திட்டத்தை காஞ்சீபுரத்தில் செப்டம்பர் *15*ந் தேதி முதல் அமைச்சர் மு.க.ஸ்டாலின் தொடங்கி வைக்கிறார்.

2021ம் ஆண்டு நடந்த சட்டபேரவை குடும்பத் தேர்தலின்போது, தலைவிகளுக்கு மாதந்தோறும் *е*љ.1,000 வழங்கப்படும் என்று தி.மு.க.தேர்தல் அறிக்கையில் வாக்குறுதி அளிக்கப்பட்டது. அதை நிறைவேற்றும் வகையில் கடந்த அறிக்கையில் பட்ஜெட் திட்டம் இடம் பெற்றது.

நடைபாதையில் வணிகம் செய்யும் பெண்கள், வேளாண் பணிகளில் ஈடுபடும் பெண்கள், மீனவ பெண்கள் உள்ளிட்ட தகுதியுள்ள குடும்பத் தலைவிகளுக்கு மாதந்தோறும் ரூ. 1,000 கிடைக்கும் வகையில் 1 கோடி

பேருக்கு கலைஞர் மகளிர் உரிமை தொகை திட்டம் செயல்படுத்தப்படும் என்று அறிவிக்கப்பட்டது.

இந்தத் திட்டம் ரூ.7 ஆயிரம் கோடி செலவில் செப்டம்பர் மாதம் 15ந் தேதி முதல் செயல்பாட்டுக்கு வரும் என்றும் முதலமைச்சர் மு.க.ஸ்டாலின் அறிவித்துள்ளார்.

இந்த திட்டத்தில் சேர்வதற்கான விண்ணப்பம் மற்றும் டோக்கன் ரேஷன் வழங்கும் பணிகள், கடைகள் அருகே முகாம்கள் மூலம் நடத்தப்படுகின்றன. இந்த திட்டத்தில் சேரும் பயனாளிகளுக்கான தகுதியும் நிர்ணயிக்கப்பட்டு அறிவிக்கப்பட்டு

அதன்படி, குடும்பத் தலைவியாக இருப்பவர் 21 வயது நிரம்பியவராக இருக்க வேண்டும். குடும்ப ஆண்டு வருமானம் ரூ.2.5 லட்சத்துக்கு கீழ் இருக்க வேண்டும் என்பது உள்பட

தற்போது உள்ளன. முகாம்களில் இந்த திட்டத்திற்கான விண்ணப்பத்தை பூர்த்தி பெண்கள் வழங்கி வருகின்றனர். தமிழ்நாடு முழுவதும் இதுவரை சுமார் 50 லட்சத்துக்கும் மேற்பட்ட மனுக்கள் பதிவு செய்யப்பட்டுள்ளன. சென்னையில் 5 லட்சம் செய்து விண்ணப்பத்தை பூர்த்தி கொடுத்து உள்ளனர்.

இந்த மாதம் 28ந் தேதி ഖത്വ செய்து விண்ணப்பத்தை பூர்த்தி கொடுக்கப்பட்டுள்ளது. அதன் பயனாளிகளின் பட்டியல் தயாரிக்கப்படும். இந்த திட்டத்தை அண்ணா பிறந்த நாளான செப்டம்பர் 15ந் தேதி தொடங்க இருப்பதாக முதலமைச்சர் ஏற்கனவே அறிவித்திருந்தார். அண்ணா பிறந்த ஊரான காஞ்சீபுரத்தில் அவரது பிறந்த நாளில் தொடக்கி வைப்பதற்கு

முதலமைச்சர் வருகிறது. திட்டம் வைக்கப்பட்டதும்,

2023–24ம் ஆண்டில் சாதனை அளவாக

6.77 கோடி வருமான வரி கணக்குகள் தாக்கல்: வருமான வரித்துறை தகவல்

புதுடெல்லி, ஆக.2 2023–24ம் மதிப்பீட்டு ஆண்டில் வருமான வரி கணக்கு தாக்கல் செய்வதற்கான கடைசி நாள் கடந்த ஜூலை 31ந் தேதி ஆகும்.

இந்த நிலையில், சாதனை அளவாக 6.77 கோடி வருமான வரி கணக்குகள் தாக்கல் செய்யப்பட்டுள்ளன. கடந்த ஆண்டைவிட இது 16.1 சதவீதம் அதிகமாகும். இந்த ஆண்டு, 53.67 பேர் முதல் முறையாக

வருமான வரி கணக்கு தாக்கல் செய்துள்ளனர். இது வருமான வரி

தளம் விரிவடைவதை காட்டுகிறது. வருமான வரி கணக்கு தாக்கலுக்கான கடைசி நாளான ஜூலை 31ந் தேதி ஒருநாள் மட்டும் 64.33 லட்சத்துக்கும் மேற்பட்ட கணக்குகள் தாக்கல் செய்யப்பட்டுள்ளன.

வருமான வரித்துறை வெளியிட்ட செய்திக்குறிப்பில் இத்தகவல்கள் தெரிவிக்கப்பட்டுள்ளன.

7–ந்தேதி கருணாநிதியின் 5ம் ஆண்டு நினைவு தினம்: மு.க.ஸ்டாலின் தலைமையில் அமைதிப் பேரணி

சென்னை, ஆக.2– நிர்வாகியாக, கருணாநிதியின் ஆண்டு 5ம் நினைவு தினம் வருகிற 7ந்தேதி அனுசரிக்கப்படுகிறது. முதலமைச்சர் மு.க.ஸ்டாலின் தலைமையில் தி.மு.க.வினர் அமைதி பேரணியாக சென்று அஞ்சலி செலுத்த உள்ளனர். சென்னை தி.மு.க. மாவட்ட

செயலாளர்கள் வெளியிட்ட அறிக்கையில் கூறியிருப்பதாவது:-தலைவராக, எழுத்தாளராக, சொற்பொழிவாளராக, கவிஞராக, கர்த்தாவாக, திரைக்கதை இலக்கியவாதியாக, திரைப்பட

தயாரிப்பாளராக,

தமிழகத்தின் முறை முதலமைச்சராக இருந்தவர் கருணாநிதி. அவரின் 5வது ஆண்டு தினத்தையொட்டி நினைவு முதலமைச்சரும், தி.மு.க. தலைவருமான மு.க.ஸ்டாலின் தலைமையில் பொதுச்செயலாளர் துரைமுருகன், பொருளாளர் டி.ஆர். செயலாளர், பாலு, முதன்மை முன்னணியினர் கட்சியின் மற்றும் கலந்துகொள்ளும் அமைதி பேரணி (திங்கட்கிழமை) வருகிற 7ந்தேதி காலை 8 மணிக்கு சென்னை அண்ணா ஓமந்தூரார் கருணாநிதி அமைந்துள்ள

சாலையில் அமைந்துள்ள கருணாநிதி நினைவிடத்தில் மலர்வளையம் வைத்து அஞ்சலி செலுத்தப்படும். அமைச்சர்கள்,

செயலாளர்கள், இந்நாள், முன்னாள் எம்.பி., எம்.எல்.ஏ.க்கள், தலைமை செயலாளர்கள், செயற்குழு பொதுக்குழு உறுப்பினர்கள், மாவட்ட, பகுதி, வட்ட நிர்வாகிகள் மற்றும் தி.மு.க.வின் அனைத்து அஞ்சலி செலுத்த அணியினரும் திரண்டு வர வேண்டும்.

இவ்வாறு அவர்கள் கூறியுள்ளனர்.

ரெடிங்டன் லிமிடெட் (முன்பு ரெடிங்டன் (இந்தியா) லிமிடெட் என அழைக்கப்பட்டது)

பதிவு அலுவலகம் : பிளாக் 3, பிளத்தின், ரெடிங்டன் டவர், உள்வட்ட சாலை, மேற்கு சரஸ்வதி நகர், 4வது தெரு, புழுதிவாக்கம், சென்னை 600 091

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தலைசிறந்த

ஜூன் 30, 2023 – உடன் முடிந்த காலாண்டுக்கான தணிக்கை செய்யப்படாதது ஒருங்கிணைந்த நிதிநிலை முடிவுகளில்

Redington

		ஒருங்கிணைந்தவை				
╸	விவரங்கள்	முடிந்த காலாண்டு	முடிந்த காலாண்டு	முடிந்த காலாண்டு	முடிந்த ஆண்டு	
aaia	விவரிங்கள்	ஜூன் 30, 2023	மார்ச் 31, 2023	ஜூன் 30, 2022	மார்ச் 31, 2023	
		தணிக்கை செய்யப்படாதது	தணிக்கை செய்யப்பட்டது	தனிக்கை செய்யப்படாதது	தணிக்கை செய்யப்பட்டது	
1.	செயல்பாடுகள் மூலம் இருந்து மொத்த வருமானம்	21,187.18	21,848.59	16,803.14	79,376.78	
2.	வரி மற்றும் விதிவிலக்கங்களுக்கு முன் லாபம்	351.86	454.69	413.68	1,833.47	
3.	வரிக்கு முன் லாபம்	351.86	454.69	413.68	1,833.47	
4.	வரி மற்றும் விதிவிலக்கங்களுக்கு பின் லாபம்	255.20	328.39	326.34	1,439.39	
5.	விரிவான மொத்த வருவாய்	157.15	303.21	465.56	1,683.58	
6.	பங்கு மூலதன மதிப்பு	156.34	156.31	156.29	156.31	
7.	இருப்புகள் மற்றும் உபரி (கடனீட்டுப் பத்திரங்களின்					
1 1	பிரீமியம் கணக்கு தவிர மற்ற பங்கு)	6,788.17	6,596.25	5,922.69	6,596.25	
8.	கடனீட்டுப் பத்திரங்களின் பிரீமியம் கணக்கு	175.55	174.79	174.19	174.79	
9.	மொத்த நிதி சொத்துக்கள்	7,120.06	6,927.35	6,253.17	6,927.35	
10.	கட்டுப்படுத்தாத வட்டி	328.12	365.82	337.96	365.82	
11.	நிலுவையில் உள்ள கடன்	4,287.95	3,127.37	1,221.88	3,127.37	
12.	கடன்-பங்கு விகிதம்	0.58	0.43	0.19	0.43	
13.	ஒரு பங்கு வருமானம் (முக மதிப்பு தலா ரூ.2/-) (முடிந்த காலண்டுக்கான நிலையில் அல்லாத மதிப்பு)					
1 1	அ. அடிப்படை (ரூ.)	3.18	3.97	4.04	17.82	
	ஆ. இளகியது (ரூ.)	3.18	3.97	4.04	17.81	
14.	மூலதன மீட்பு கையிருப்பு	-	-	-	-	
15.	கடன் சேவை கணக்கீடு விகிதம் (நேரங்களில்)					
1 1	(ஆண்டு நிா்ணயம் செய்யப்படவில்லை)	3.75	4.03	6.37	6.46	
16.	வட்டி சேவை கணக்கீடு விகிதம் (நேரங்களில்)					
	(ஆண்டு நிர்ணயம் செய்யப்படவில்லை)	6.40	5.94	14.71	7.74	

குறிப்புக்கள் ரூ. கோடிகளில் . நிறுவனத்தின் தனிநிலை நிதி முடிவுகளின் சாராம்சம் முடிந்த காலாண்டு முடிந்த ஆண்டு முடிந்த காலாண்டு | முடிந்த காலா ஜூன் 30, 2023 மார்ச் 31, 2023 ஜூன் 30, 2022 மார்ச் 31, 2023 ளிக்கை செய்யப்பட்டது

35,341.44 செயல்பாடுகள் மூலம் மொத்த வருவாய் 9,711.66 7,611.64 வரிக்கு முன் லாபட் 245.30 171.99 1,276.20 வரிக்கு பின் லாபம் 194.06 124.91 2. மேற்கண்ட சுருக்க நிதிநிலை அறிக்கை, இந்திய பங்கு பரிவர்த்தனை வாரிய (பட்டியலிடுதலுக்கான கடமைகள் மற்றும் பிற வெளியீடுகளுக்கான

தேவைகள்) நெறிமுறைகள் 2015, விதி எண் 33ன் படி, பங்குச் சந்தைகளில் சமர்ப்பிக்கப்பட்ட விரிவான காலாண்டுக்கான நிதிநிலை முடிவுகள் பற்றிய அறிக்கையின் சுருக்கமாகும். காலாண்டுக்கான நிதிநிலை முடிவுகள் தொடர்பான முழு அறிக்கை, இந்திய தேசிய பங்கு சந்தை www.nseindia.com மற்றும் மும்பை பங்குசந்தை www.bseindia.com ஆகியவற்றின் இணைய தளங்களிலும், நிறுவனத்தின் www.redingtongroup.com என்ற இணைய தளத்திலும் உள்ளல

. மேற்கண்ட நிதிநிலை முடிவுகள், தணிக்கை குழுவால் ஜூலை 31, 2023 அன்று நடைபெற்ற கூட்டத்தில் ஆய்வு செய்யப்பட்டு, நிறுவன இயக்குநர்கள் குழும் கூட்டத்தில் ஆகஸ்ட் 1, 2023 ஒப்புதல் வழங்கப்பட்டது. ரெடிங்டன் லிமிடெட் சார்பில்

தேதி : ஆகஸ்ட் 1, 2023

எஸ் வி கிருஷ்ணன்



Aptus Value Housing Finance India Limited

STATEMENT OF UNAUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023

S.	Particulars		Conso	idated	
No.			Quarter ended		Year ended
		30.06.2023	31.03.2023	30.06.2022	31.03.2023
1	Total Income from Operations	30,563.14	29,850.56	24,034.41	109,335.74
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	18,342.49	17,637.60	15,230.35	65,371.97
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	14,225.64	13,529.67	11,884.15	50,301.46
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period				
	(after tax) and Other Comprehensive Income (after tax)]	14,222.67	13,519.01	11,883.45	50,289.58
6	Paid up Equity Share Capital	9,961.36	9,960.61	9,938.36	9,960.61
7	Reserves (excluding Revaluation Reserve)	328,203.05	323,972.51	293,561.31	323,972.51
8	Securities Premium Account	173,767.78	173,716.03	172,126.46	173,716.03
9	Net worth	338,164.41	333,933.12	303,499.67	333,933.12
10	Paid up Debt Capital/ Outstanding Debt	410,897.53	379,582.11	294,737.29	379,582.11
11	Outstanding Redeemable Preference Shares	-	-	-	-
12	Debt Equity Ratio	1.22	1.14	0.97	1.14
13	Earnings Per Share (of Rs. 2/- each)				
	Basic (Not annualised for the quarter)	2.86	2.72	2.39	10.11
	2. Diluted (Not annualised for the quarter)	2.85	2.71	2.38	10.08

Notes:

Place: Chennai

Date : Aug 01, 2023

1. The above statement of unaudited consolidated results has been reviewed by the Audit Committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023.

2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended STATEMENT OF UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER ENDED JUNE 30, 2023

					(INR In lakhs)
S.	Particulars		Stand	alone	
No.			Quarter ended		Year ended
		30.06.2023	31.03.2023	30.06.2022	31.03.2023
1	Total Income from Operations	25,453.79	25,392.42	20,202.50	92,874.91
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	15,182.94	14,098.25	12,955.00	54,703.45
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	15,182.94	14,098.25	12,955.00	54,703.45
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	11,892.09	10,949.94	10,192.96	42,458.66
5	Total Comprehensive Income for the period [Comprising Profit/ (Loss) for the period				
	(after tax) and Other Comprehensive Income (after tax)]	11,889.12	10,939.28	10,192.26	42,446.78
6	Paid up Equity Share Capital	9,961.36	9,960.61	9,938.36	9,960.61
7	Reserves (excluding Revaluation Reserve)	303,000.04	301,103.02	276,843.46	301,103.02
8	Securities Premium Account	173,767.78	173,716.03	172,126.46	173,716.03
9	Net worth	312,961.40	311,063.63	286,781.82	311,063.63
10	Paid up Debt Capital/ Outstanding Debt	359,406.31	348,084.20	252,994.35	348,084.20
11	Outstanding Redeemable Preference Shares	-	-	-	-
12	Debt Equity Ratio	1.14	1.12	0.88	1.12
13	Earnings Per Share (of Rs. 2/- each)				
	Basic (Not annualised for the quarter)	2.39	2.20	2.05	8.53
	2. Diluted (Not annualised for the quarter)	2.38	2.19	2.04	8.51

- Notes: 1. The above is an extract of the detailed format of financial results filed for the quarter ended June 30, 2023 which had been reviewed by the Audit committee on Jul 31, 2023 and approved by the Board of directors on Aug 01, 2023 and subjected to a limited review by the Statutory auditors for the quarted ended June 30, 2023 and filed with the Stock Exchanges under Regulation 33 and 52 of the SEBI (Listing Obligations and other Disclosure Requirements) Regulations, 2015, as amended. The full format of the aforesaid financial results is available on the website of the Company (www.aptusindia.com), BSE limited (www.bseindia.com), and National Stock Exchange of India Limited
- 2. The financial statements have been prepared in accordance with the Ind AS notified under the Companies (Indian Accounting Standards) Rules, 2015 as amended

3. Amounts for the comparative periods presented have been reclassified / regrouped, wherever necessary.

On behalf of the Board of Directors M Anandan **Executive Chairman** DIN 00033633

தற்போது திட்டமிடப்பட்டுள்ளது.

மு.க.ஸ்டாலின் செப்டம்பர் 15ந் தேதி காஞ்சீபுரத்திற்கு சென்று குடும்பத் தலைவிகளுக்கு மாதம் ஆயிரம் ரூபாய் வழங்கும் கலைஞர் மகளிர் உரிமைத் திட்டத்தை தொடங்கி வைக்கிறார். இந்த விழாவை பிரமாண்டமாக நடத்த அரசு சார்பில் ஆலோசிக்கப்பட்டு தொடங்கி தகுதியுள்ள குடும்பத் தலைவிகளுக்கு செப்டம்பர் 15ந் தேதியில் இருந்து மாதந்தோறும் அவர்களின் வங்கிக் கணக்கிற்கு ஆயிரம் ரூபாய் வரவு வைக்கப்படும்.

Amrutanjan Health Care Limited

Registered office: No 103, (Old 42-45), Luz Church Road, Mylapore, Chennai - 600004, Tamil Nadu, India Tel. No.: +91 44 2499 4465 | Fax: +91 44-24994585 | Email: shares@amrutanjan.com | Website: www.amrutanjan.com Contact Person: Mr. M Srinivasan, Company Secretary and Compliance Office

POST BUY-BACK PUBLIC ADVERTISEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF AMRUTANJAN HEALTH CARE LIMITED ("COMPANY") FOR THE BUY-BACK OF EQUITY SHARES THROUGH THE TENDER OFFER ROUTE UNDER THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED

This post Buy-back public advertisement ("Post Buy-back Public Advertisement") is being made in accordance with Regulation 24(vi) and other applicable provisions o the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("SEBI Buy-back Regulations") regarding completion of the Buy-back. This post Buy-back public advertisement should be read in conjunction with the public announcement dated July 01, 2023, published on July 03, 2023 ("Public Announcement")

and the letter of offer dated July 14, 2023 ("Letter of Offer") issued in connection with the Buy-back. Unless specifically defined herein, capitalised terms and abbreviations used herein shall have the same meaning as ascribed to them in the Public Announcement and the

1. THE BUY-BACK

- 1.1. Amrutanjan Health Care Limited ("Company") had announced the offer to Buy-back of up to 3,20,000 (Three Lakh Twenty Thousand) fully paid-up Equity Shares of the Company of face value of ₹1/- (Rupee One only) each, representing 1.10% of the Equity Shares in the total paid-up Equity Share capital of the Company, from all Eligible shareholders (Equity Shareholders as on the Record Date, being Thursday, July 13, 2023 ("Record date") on a proportionate basis, through the 'tender offer' process, at a price of ₹900/- (Rupees Nine Hundred only) per Equity Share, payable in cash, for an aggregate amount not exceeding ₹28,80,00,000/- (Rupees Twenty Eight Crores Eighty Lakhs only) ("Buy-back") excluding the Transaction Costs, representing 9.80% of the aggregate of the Company's paid-up capital and free reserves as per the audited financial statements of the Company, as on March 31, 2023 (i.e., the latest audited financial statements available as on the date of the Board Meeting recommending the proposal of the Buy-back, held on Friday, June 30, 2023).
- 1.2. The Buy-back was undertaken by way of a tender offer process. The Buy-back was implemented by the Company using "Mechanism for Acquisition of Shares through Stock Exchange" pursuant to Tender-Offers under Takeovers, Buy Back and Delisting" in accordance with Chapter 4 of the Master Circular for Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 dated February 16, 2023 with reference number SEBI/HO/CFD/PoD1/P/CIR/2023/31 issued by SEBI ("SEBI Master Circular") and SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, including any amendments or statutory modifications for the time being in force or such other circulars or notifications, as may be applicable and the Company shall approach Stock Exchange(s), as may be required, for facilitating the same. ("SEBI Circulars"). For the purposes of the Buy-back, National Stock Exchange of India Limited ("NSE") was the designated stock exchange
- 1.3. The Buy-back Opening Date was Wednesday, July 19, 2023, and the Buy-back Closing Date was Tuesday, July 25, 2023

2. DETAILS OF THE BUYBACK

- 2.1. 3,20,000 (Three Lakh Twenty Thousand) Equity Shares were bought back under the Buy-back, at the price of ₹900/- (Rupees Nine Hundred only) per Equity Share. The total amount utilized in the Buy-back is ₹28,80,00,000/- (Rupees Twenty-Eight Crores Eighty Lakhs only), excluding Transaction Costs.
- 2.3. The Registrar to the Buy-back i.e., Cameo Corporate Services Limited ("Registrar"), considered a total of 19,910 valid bids for 30,04,196 Equity Shares in response to the Buy-back, which is approximately 9.38 times of the maximum number of Equity Shares proposed to be bought back. The details of the valid

blub considered by the neglectal are as follows.							
Category of Shareholders	Number of Equity Shares reserved in the Buy-back	Number of valid Bids	Total Equity Shares Validly Tendered	% of Response			
Small Shareholder Category	53,652	18,731	4,63,028	863.02			
General Category	2,66,348	1,179	25,41,168	954.07			
Total	3,20,000	19,910	30,04,196	938.81			

- 2.4. All valid bids were considered for the purpose of acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication o acceptance / rejection was dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Compan or depositories) on Monday, July 31, 2023. In cases where email IDs were not registered with the Company or depositories, physical letters of acceptance rejection were dispatched to the Eligible Shareholders by the Registrar and the same was completed on Tuesday, August 01, 2023.
- 2.5. The settlement of all valid bids was completed by NSE Clearing Limited on Tuesday, August 01, 2023. NSE Clearing Limited has made direct funds pay-ou to Eligible Shareholders whose shares have been accepted under the Buy-back. If bank account details of any Eligible Shareholders were not available or i the funds transfer instruction was rejected by the Reserve Bank of India / relevant bank(s), due to any reasons, then the amount payable to the concerned shareholder will be transferred to the Shareholders Broker for onward transfer to such Eligible Shareholders.
- 2.6. Demat Equity Shares accepted under the Buy-back were transferred to the Company's demat account on Tuesday, August 01, 2023. The unaccepted Equity Shares in Demat form have been returned to the respective eligible Shareholders/lien removed by the NSE Clearing Limited on Tuesday, August 01, 2023.
- 2.7. The extinguishment of 3,20,000 (Three Lakh Twenty Thousand) Equity Shares accepted under the Buy-back comprising of 14 Equity Shares in physical and 3.19.986 Equity Shares in dematerialized form), are currently under process and shall be completed by Thursday, August 10, 2023
- 3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN 3.1. The capital structure of the Company pre and post Buy-back is set forth below:

(Amount in ₹)

Particulars	Pre-Buyback*		Post-Buyback#	
raiticulais	No. of Equity Shares	Amount (₹)	No. of Equity Shares	Amount (₹)
Authorized Share Capital	5,10,00,000 Equity Shares of ₹1/- each	5,10,00,000	5,10,00,000 Equity Shares of ₹1/- each	5,10,00,000
Issued, Subscribed and Paid-up share capital	2,92,30,630 Equity Shares of ₹1/- each	2,92,30,630	2,89,10,630 Equity Shares of ₹1/- each	2,89,10,630
*As an Pagard data in Thursday, July 12, 2022				

*Subject to extinguishment of 3,20,000 Equity Shares accepted in the Buy-back 3.2. Details of the Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back under the Buy-back are as mentioned be

•	5.2. Details of the English charefulders from whom Equity chares exceeding 1% of the total Equity chares bought back that his buy-back are as mentioned below.				
ı	Sr. No.	Name of the Shareholder	No. of Equity Shares accepted under the Buy-back	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a % of total post Buy-back Equity Share Capital of the Company
ı	Not Applicable				
ı	3.3. The shareholding pattern of the Company before the Ruy-back (as on the Record Date, i.e., Thursday, July 13, 2023) and after the Ruy-back, is provided below:				

	Pre - Buy-back		Post Buy-back#	
Category of Shareholder	No. of Equity Shares	% to the existing Equity Share capital	No. of Equity Shares	% to the post Buy-back Equity Share capital
Shareholding of Promoters ("Persons in Control of the Company")	1,46,25,610	50.04	1,46,25,610	50.59
Foreign Investors (including Non-Resident Indians / FIIs/ Foreign Nationals/ Foreign Corporate Bodies)	8,45,242	2.89	1 40 05 000	40.41
Financial Institutions / Banks & Mutual Funds/ Insurance Co.	21,07,673	7.21	1,42,85,020	49.41
Others (Individuals, Bodies Corporate, Employees, etc.)	1,16,52,105	39.86		
Total	2,92,30,630	100.00	2,89,10,630	100.00

*Subject to extinguishment of 3,20,000 Equity Shares accepted in the Buy-back.

MANAGER TO THE BUYBACK

Saffron Capital Advisors Private Limited

605, Sixth Floor, Centre Point, Andheri-Kurla Road, J. B. Nagar, Andheri (East), Mumbai - 400 059 | Tel. No.: +91 22 49730394 Email id: buybacks@saffronadvisor.com | Website: www.saffronadvisor.com

SAFFRON Investor grievance: investorgrievance@saffronadvisor.com | SEBI Registration Number: INM000011211

Contact Person: Ms. Pooja Jain/ Mr. Saurabh Gaikwad DIRECTOR'S RESPONSIBILITY

Date: August 01, 2023

As per Regulation 24(i)(a) of the SEBI Buy-back Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buy-back Public Announcement and confirm that the information included herein contains true, factual and material information and does not contain any

For and on behalf of the Board of Directors of Amrutanjan Health Care Limited

S. Sambhu Prasad	S. Muralidharan	M. Srinivasan		
Sd/-	Sd/-	Sd/-		
Chairman & Managing Director	Non-Executive Independent Director	Company Secretary and Compliance Officer		
DIN - 00015729	DIN - 09198315	ICSI Membership Number: 10980		
Place: Chennai				

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CONCEPT