NEXUS NIWAS PRIVATE LIMITED

135A, C. R. AVENUE, 4TH FLOOR KOLKATA - 700 007

CIN: U70109WB2011PTC167893

February 15, 2023

Listing Compliance Department BSE Limited. Phirozee Jeejeebhoy Towers, Dalal Street, Fort, Mumbai - 400 001 Head – Listing Metropolitan Stock Exchange of India Limited Building A, Unit 205A, 2nd Floor, Piramal Agastya Corporate Park,L.B.S Road, Kurla West,Mumbai - 400 070

Scrip Code:539217 email Id: corp.relations@bseindia.com Scrip Symbol: SRESTHA email Id: listing@msei.in

Sub: Disclosure under Regulation 29(1) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ('SEBI SAST regulations')

Dear Sir/ Madam,

With reference to the captioned subject, we, **Nexus Niwas Pvt Ltd**, would like to submit that we have acquired2,50,00,000Equity Shares representing 7.58% of the outstanding Share Capital i.e66,00,00,000 of the **SresthaFinvest Ltd** ('the Company') through PreferentialAllotment of Equity Shares on conversion of already allotted warrants in terms of Chapter V of SEBI (ICDR) Regulations, 2018 as per the details annexed.

In reference to the above, we are hereby submitting the disclosure as required under Regulation 29(1) of SEBI (SAST) Regulations, 2011 with respect to acquisition of Equity shares. Kindly take this on your records and oblige.

For Nexus Niwas Pvt Ltd

Bixoot Ghest

Director

(BIKASH GHOSH) DIN: 02229873

Encl: a/a

CC: Company Secretary and Compliance Officer,

. SresthaFinvest Ltd

srestha.info@gmail.com

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Annexure-A

Format for disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of SharesandTakeovers) Regulations, 2011

NameoftheTargetCompany(TC)	SresthaFinvestLimited		
Name(s)oftheacquirer/ Seller andPersonsActin ginConcert(PAC)withtheacquirer/ Seller	Nexus Niwas Pvt Ltd		
Whether the acquirer/ Seller belongs to Promoter/Promotergroup	No		
Name(s)oftheStockExchange(s),wherethe	1. BSELimited,		
sharesofTCareListed	Metropolitan Stock Exchange of India Limited		
Detailsoftheacquisition/disposalasfollows:	Number	% w.r.t totalshare/vo tingcapitalw herever applicable(*)	% w.r.t totaldilutedsh are/votingcapi talofthe TC(**)
Before the acquisition/sale under consideration,holdingof:			
a) Sharescarryingvotingrights.	Nil	N.A.	N.A.
b)Sharesinthenatureofencumbrance(pled ge/ lien/ non-disposalundertaking/others)	Nil	N.A.	N.A.
c)Votingrights(VR)otherwisethanby shares	Nil	N.A.	N.A.
d)Warrants/convertiblesecurities/anyoth erinstrumentthatentitlestheacquirerto receivesharescarryingvotingrightsint heTC(specify holdingineachcategory)	Nil	N.A.	N.A.
e) Total(a+b+c+d)	Nil	N.A.	N.A.
Detailsofacquisition/sale			
a) Shares carrying voting rights acquired/sold	2,50,00,000	7.58%	7.58%
b) VRs acquired / sold otherwisethan byshares	Nil	N.A.	N.A.
c)Warrants/convertiblesecurities/anyothe rinstrumentthatentitlestheacquirertor eceivesharescarryingvotingrightsinth eTC(specifyholdingineachcategory) acquired/sold	Nil	N.A.	N.A.

d) Shares encumbered/ invoked/releasedbytheacquirer	Nil	N.A.	N.A.	
e) Total(a+b+c+/-d)		· · · · · · · · · · · · · · · · · · ·		
Aftertheacquisition/sale,holdingof:				
a) Shares carrying voting rights acquired/sold	2,50,00,000	7.58%	7.58%	
b)Sharesencumberedwiththeacquirer	Nil	N.A.	N.A.	
c) VRsotherwisethanbyshares	Nil	. N.A.	N.A.	
d)Warrants/convertiblesecurities/anyother instrumentthatentitlestheacquirertorec eivesharescarryingvotingrightsinthe TC(specifyholdingineachcategory)aft er acquisition	Nil	N.A.	N.A.	
e) Total(a+b+c+d)	2,50,00,000	7.58%	7.58%	
Modeofacquisition/sale(e.g.,openmarket/off-market/publicissue/rightsissue/preferentialallotment/inter-setransferetc).	Preferential Allotment of Equity Shares on conversion of already allotted warrants in terms of Chapter V of SEBI (ICDR) Regulations, 2018.			
Salientfeaturesofsecuritiesacquiredincludingtim etillredemption,ratioatwhichitcanbe convertedintoequityshares,etc.	Not applicable			
Dateofacquisition/saleofshares/VRordateofrec eiptofintimationofallotmentofshares, whicheve risapplicable	February 13,2023			
Equitysharecapital/totalvotingcapitalof	Rs.16,50,00,000/-dividedinto8,25,00,000 Equity			
theTCbeforethesaidacquisition/sale	SharesofRs.2/-each*Note 1			
Equitysharecapital/totalvotingcapitalof	Rs.66,00,00,000/-dividedinto33,00,00,000 Equity			
theTCafterthesaidacquisition/sale	SharesofRs.2/-each* Note 2			
Totaldilutedshare/votingcapitaloftheTC	Rs.66,00,00,000/-dividedinto33,00,00,000 Equity			
afterthesaidacquisition/sale	SharesofRs.2/-each* Note 2			

Note 1 Represents Share Capital prior to allotment of 24,75,00,000 Equity Shares of Rs. 2/- each on conversion of already allotted warrants on preferential basis in terms of Chapter V of SEBI (ICDR) Regulations, 2018

Includes allotment of 24,75,00,000 Equity Shares of Rs. 2/- each on conversion of already allotted warrants on preferential basis in terms of Chapter V of SEBI (ICDR) Regulations, 2018

(*) Total share capital / voting capital to be taken a sperthelatest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

For Nexus Niwas Pvt Ltd

Birash Ghost,

Director

(BIKASH GHOSH) DIN: 02229873