

July 15, 2024

BSE Limited National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers 5th Floor, Exchange Plaza,

Dalal Street Bandra Kurla Complex Bandra (East)

Mumbai – 400 001 Mumbai-400051

Scrip Code: 539872 Symbol: BAJAJHCARE

Dear Sir/Madam,

Subject: Outcome of Board Meeting held today i.e Wednesday, July 10, 2024 (Revised)

We refer to the Board Meeting held on July 10, 2024 and the outcome published in this regard on the same date pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

In connection with the same, certain typographical errors have been identified in the said outcome. We are therefore, enclosing herewith the corrected outcome for your record and disseminating on your stock exchange website.

Kindly take the same on record.

Thanking You,

For and Behalf of Board of Director of
Bajaj Healthcare Limited

Anil Jain Jt. Managing Director DIN: 00226137

Encl.: As Above



July 10, 2024

BSE Limited	National Stock Exchange of India Limited				
Phiroze Jeejeebhoy Towers	5 th Floor, Exchange Plaza,				
Dalal Street	Bandra Kurla Complex Bandra (East)				
Mumbai – 400 001	Mumbai-400051				
Scrip Code: 539872	Symbol: BAJAJHCARE				

Dear Sir/Madam,

Subject: Outcome of Board Meeting held today i.e Wednesday, July 10, 2024.

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 we hereby inform you that the Board of Directors of our Company at their meeting held today i.e. July 10, 2024 has, subject to approval of the shareholders of the Company and such other regulatory /statutory approvals, as may be required, approved the following:

- 1. Increase in the Authorized Share Capital of the Company from Rs. 14,00,00,000 (Rupees Fourteen Crores) divided into 2,80,00,000 (Two Crore Eighty Lakhs) Equity Shares of Rs. 5/- (Rupees Five Only) each to Rs. 25,00,00,000 (Rupees Twenty-five Crores) divided into 5,00,00,000 (Five Crores) Equity Shares of Rs. 5/- (Rupees Five Only) each by creation of additional 2,20,00,000 (Two Crores Twenty Lakhs) Equity Shares of Rs. 5/- (Rupees Five Only) each and subsequent alteration to the Memorandum of Association of the Company and Amendments to the Articles of Association of the Company.
- 2. Issuance of Equity Shares to persons belonging to Non-Promoter category on Preferential Basis, for cash by issuing upto 40,44,852 (Forty Lakhs Forty-Four Thousand Eight Hundred and Fifty-Two) equity shares of the Company of face value of Rs. 5/- each fully paid at a price of Rs. 338/- (Rupees Three Hundred and Thirty-Eight Only), (including a premium of Rs. 333/- (Rupees Three Hundred and Thirty-Three Only) per equity share) aggregating upto Rs. 1,36,71,59,976/- (Rupees One Hundred and Thirty-Six Crores Seventy-One Lakhs fifty None Thousand Nine Hundred and Seventy-Six Only)
- 3. Issuance of Convertible Equity Warrants to the Promoter, Promoter Group and Persons belonging to Non-Promoter category on Preferential Basis by issuing upto 20,79,409 (Twenty Lakhs Seventy-Nine Thousand Four Hundred and Nine) fully Convertible equity warrants ("Warrants") with each warrant convertible into or exchangeable for One (1) fully paid-up equity share of the Company of face value of Rs. 5/- each ("the Equity Shares") at an Issue price of Rs. 338/- (Rupees Three Hundred and Thirty-Eight Only), (including a premium of Rs. 333/- (Rupees Three Hundred and Thirty-Three Only) per Warrant, aggregating to Rs. 70,28,40,242/- (Rupees Seventy Crores Twenty-Eight Lakhs Forty Thousand Two Hundred and Forty-Two only).
 - 4. Approved the appointment of Mr. Haresh Sanghvi (CP No. 3675 FCS No. 2259) Practicing Company Secretary to act as the Scrutinizer for remote e-voting process at the Extra Ordinary General Meeting of the Company to be held on August 07, 2024 in a fair and transparent manner.
 - 5. Approved the appointment of all other necessary agencies including appointment of Care Rating



Limited as the Monitoring Agency for the conduct of the abovestated preferential issue

The Board has also approved convening an Extraordinary General Meeting ("EGM") of the shareholders of the Company on Wednesday, August 7, 2024, through video conferencing or other audio-visual means, to seek necessary approval of the shareholders of the Company, in respect of the above. In this regard, the Board has also approved the Notice convening the EGM, which shall be submitted to the stock exchanges and dispatched to the shareholders in due course, in compliance with the applicable provisions of the Act, the SEBI Listing Regulations and other applicable laws.

The requisite disclosure, pursuant to Para A of Schedule III of Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulation, 2015 read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 on disclosure of material events/ information by listed entities, dated July 13, 2023, is enclosed as **Annexure-A**.

We wish to inform you that the Board Meeting commenced today at 5.00 P.M. and concluded at 8.50 P.M.

Kindly take the same on record.

Thanking You,

For and Behalf of Board of Director of
Bajaj Healthcare Limited

Anil Jain Jt. Managing Director DIN: 00226137

Encl.: As Above



Annexure-A

Disclosure pursuant to Para A of Part A of Schedule III of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulation, 2015 read with Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13th July, 2023

1. Issue of equity shares on Preferential basis

Sr.	Particulars		Disclosures							
No.										
1	Type of		Equity shares							
	securities									
	proposed to	•								
	be issued									
2	Type of		Preferential Allotment on Pr	ivate Placeme	ent Basis					
	issuance	•								
3	Total		Equity Shares: 40,44,852 of	face value of	Rs. 5/- each	fully paid	at a price of Rs. 338/- per			
	number of		share (including premium of			_				
	securities		(Rupees One Hundred and	•	ores Sevent	y-One Lal	ths Fifty None Thousand			
	proposed to		and Nine Hundred Seventy-S	Six Only).						
	be issued or									
	the total	:								
	amount for									
	which the									
	securities									
	will be									
	issued									
4	Additional									
	Details									
	furnished in									
	case of									
	preferential									
	issue:									
A	Issue Price		The issue price is Rs. 338/-	per equity sha	are (includir	ng premiu	m of Rs. 333/- per equity			
		•	share)							
В	Names of		<u> </u>	No. of			Category			
	investors		<u> </u>	equity						
	and Post		Name of Proposed shares *Post issue							
	allotment of		Allottees proposed holding							
	securities-		to be							
	outcome of	•	allotted							
	the				No.	% of				
	subscription				110.	shares				
			Vanaja Sundar Iyer	6,50,888	6,50,888	1.93	Non-Promoter Public			
			Weststone Management	6,50,888	6,50,888	1.93	Non-Promoter Public			

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		Consultancy Pvt Ltd				
		HDFC Mutual Fund -				Non-Promoter Public
		HDFC Pharma and	4,14,200	4,14,200	1.23	14011-1101110ter 1 done
		Healthcare Fund	7,17,200	4,14,200	1.23	
		Swastik Capital	3,00,000	3,00,000	0.89	Non-Promoter Public
		Universal Golden Fund	2,66,272	2,66,272	0.79	Non-Promoter Public
		Emerging Business Fund	2,07,101	2,07,101	0.61	Non-Promoter Public
		Gazania Advisory LLP	2,07,101	2,07,101	0.61	Non-Promoter Public
		Akshat Greentech Pvt ltd	1,77,515	1,77,515	0.53	Non-Promoter Public
		Umang Mahendra Shah	1,47,929	1,47,929	0.33	Non-Promoter Public
		Sudha Commercial				Non-Promoter Public
		Company Limited	1,03,550	1,03,550	0.31	140H-110HIOLET 1 dolle
		Raika Investments	1,03,550	1,03,550	0.31	Non-Promoter Public
		SSS Advisory LLP	88,757	88,757	0.26	Non-Promoter Public
		Anuj Shah	73,964	73,964	0.20	Non-Promoter Public
		Jignesh V Shah HUF	59,172	59,172	0.18	Non-Promoter Public
		Madhusudan Loya	50,000	50,000	0.15	Non-Promoter Public
		Shradha Manish Mehta	50,000	50,000	0.15	Non-Promoter Public
		Virchand L Gada	44,379	44,379	0.13	Non-Promoter Public
		BH Lakhani	35,000	35,000	0.10	Non-Promoter Public
		U.K Vora	35,000	35,000	0.10	Non-Promoter Public
		Vimal Trading	35,000	35,000	0.10	Non-Promoter Public
		Shubh Agarwal	30,000	30,000	0.09	Non-Promoter Public
		Jay Agarwal	30,000	30,000	0.09	Non-Promoter Public
		Anuja Loya	30,000	30,000	0.09	Non-Promoter Public
		Gauravh Arora	30,000	30,000	0.09	Non-Promoter Public
		Komal Dugar	30,000	30,000	0.09	Non-Promoter Public
		Raj Rughani	30,000	30,000	0.09	Non-Promoter Public
		Viral Pravinkumar Parekh	30,000	30,000	0.09	Non-Promoter Public
		Fulvaben Hitenbhai Shah	30,000	30,000	0.09	Non-Promoter Public
		Neha Amit Mehta	29,586	29,586	0.09	Non-Promoter Public
		Viraj Mahadevia	15,000	15,000	0.04	Non-Promoter Public
		Manish Gupta	15,000	15,000	0.04	Non-Promoter Public
		Sheela Golechha	15,000	15,000	0.04	Non-Promoter Public
		Sushma Jain	15,000	15,000	0.04	Non-Promoter Public
		Balram Singh Yadav	15,000	15,000	0.04	Non-Promoter Public
		*Assuming full subscription	of equity sha	ares and full	conversio	on of warrants into equity
		shares				
C	In case of	Not applicable				
	convertibles,					
	intimation	:				
	on .					
	conversion					
	of securities					

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or on lapse	
of the tenure	
of the	
instrument	

2. Issue of Convertible Equity Warrants on Preferential basis

Sr.	Particulars		Disclosures							
No.										
1	Type of securities		Convertible equity warrants ("Warrants") with a right exercisable by the Warrant							
	proposed to be	:	holder to subscribe to one Equity Share per Warrant.							
	issued									
2	Type of issuance	:	Preferential issue	Preferential issue						
3	Total number of		Warrants: 20,79,409 o	of face value of	Rs. 5/- each ful	lly paid at	a price of Rs. 338/-			
	securities		amounting to Rs. 70,	,28,40,362/- (R	upees Seventy	Crores T	wenty-Eight Lakhs			
	proposed to be		Forty Thousand Three	Hundred and S	Sixty-Two only)).				
	issued or the total	:								
	amount for which									
	the securities will									
	be issued									
4	Additional Details									
	furnished in case									
	of									
	preferential issue:									
A	Issue Price	:	The issue price is Rs. 338/- per warrant (including premium of Rs. 333/- per							
- D	N. 6.		warrant)							
В	Names of investors		Name of Proposed	No. of	*Post issue I	Holding	Category			
	and Post allotment		Allottee	Shares to						
	of securities-			be allotted						
	outcome of the			upon						
	subscription			conversion of warrant						
				or warrant	No.	% of				
					110.	shares				
			Sajankumar Bajaj	4,55,074	1,01,65,774	30.15	Promoter			
			Anil Jain	4,55,074	19,16,849	5.68	Promoter Group			
		•	7 tilli Jalli	7,33,077	17,10,047	3.00	Non-Promoter			
			Swastik Capital	7,82,574	7,82,574	2.32	Public			
			Dr Ashish Garg	1,77,515	1,77,515	0.53	Non-Promoter Public			
			Mohit Poddar	59,172	59,172	0.18	Non-Promoter Public			
			BH Lakhani	50,000	50,000	0.15	Non-Promoter Public			
			Vimal Trading	50,000	50,000	0.15	Non-Promoter			

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								Public	
				U.K Vora	50,000	50,000	0.15	Non-Promoter	
				0.11 + 014	20,000	20,000	0.15	Public	
				*Assuming full subscr	ription of equity	shares and ful	l conversi	on of warrants into	
				equity shares					
C	In case	of		Each Warrant is convertible into One (1) Equity Share and the conversion can be					
	convertibles,			exercised at any time within a period of 18 months from the date of allotment of					
	intimation	on		warrants, in one or more tranches, as the case may be and on such other terms and					
	conversion of			conditions as applicab	le. Option for co	onversion of Wa	arrants into	Equity Shares will	
	securities or	on		be available upon payment of full price of warrant.					
	lapse of the ter	nure							
	of the instrume	ent							

3. Brief Details with respect to alteration of Memorandum of Association ("MOA") and Articles of Association ("AOA") of the Company

Sr.	Particulars	Disclosures
No.		
A.	Alteration of	Amendment in Clause V (Capital Clause) of the Memorandum of
	Memorandum of	Association of the Company as below:
	Association	
		V. The Authorised Share Capital of the Company is Rs. 25,00,00,000 (Rupees
		Twenty-five Crores Only) divided into 5,00,00,000 Equity Shares of Rs. /-
		(Rupees Five only) each, with power to increase or reduce the Capital of the
		Company and to divide the shares in the capital for the time being into several
		classes and to attach thereto respectively such preferential, deferred, qualified
		or special rights, privileges or conditions as may be determined by or in
		accordance with the Articles of Association of the Company and to vary,
		modify, amalgamate or abrogate any such rights, privileges or conditions in
		such manner as maybe for the time being provided by the Articles of
		Association of the Company.
В.	Alteration of Articles	Amendments to the Articles of Association of the Company, to incorporate
	of Association	specific clauses related to the issuance of securities including warrants
		convertible into equity shares of the Company, and for other ancillary matters
		in respect thereof.