



17th December, 2024

То,	To,
BSE Limited,	National Stock exchange of India Limited,
Listing Department, P.J. Towers, Dalal	Exchange Plaza, C-1, Block G,
Street, Mumbai – 400 001	Bandra Kurla Complex, Bandra (E)
Scrip Code: 532694	Mumbai – 400 051
	Symbol: ASMS

Dear Sir/Madam,

<u>Subject:</u> Disclosure/ Intimation about Offer for Sale (OFS) of 2,00,000 Equity Shares ("Shares") of Rs.1/- each of Bartronics India Limited (NSE Scrip ID: ASMS; BSE Scrip Code: 532694) by Promoter - Kinex India Private Limited (*Formerly known as Antanium India Private Limited*) through the Stock Exchange Mechanism (the "OFS Notice")

Ref: Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform that Kinex India Private Limited (*Formerly known as Antanium India Private Limited*), the Promoter of the Company has submitted a Notice of intimation of the proposed offer for sale through the Stock exchange mechanism of upto 2,00,00,000 equity shares of Rs. 1/- each for compliance with requirements of Regulation 38 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

A Copy of Notice is attached herewith for the information and disclosure.

You are requested to consider the same for your reference and record.

Thanking You,

Yours Faithfully, For Bartronics India limited N VIDHYA Digitally signed by N VIDHYA SAGAR REDDY SAGAR REDDY Date: 2024.12.17 17:06:06 +05'30'

N Vidhya Sagar Reddy Managing Director DIN: 09474749

BARTRONICS INDIA LIMITED

Plot No. 193, 1st Floor, SV Chambers, Phase II, Kavuri Hills, Madhapur, Hyderabad-500 033, TS, India. Tel : 040 49269269, Fax : 040 49269246 CIN: L29309TG1990PLC011721, Email : Info@bartronics.com www.bartronics.com



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Date: 17-12-2024

То	То
BSE Limited	National Stock exchange of India Limited
Listing Department,	Exchange Plaza, C-1, Block G,
P.J. Towers, Dalal Street,	Bandra Kurla Complex, Bandra (E)
Mumbai – 400 001	Mumbai – 400 051
Scrip Code: 532694	Symbol: ASMS

Dear Sir / Madam,

Subject: Notice of Offer for Sale (OFS) of 2,00,00,000 Equity Shares ("Shares") of Re.1/- each of Bartronics India Limited (NSE Scrip ID- ASMS and BSE Scrip Code: 532694 by Promoter-M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) through the Stock Exchange Mechanism (the "OFS Notice")

We wish to inform you that pursuant to,

- a) The 'Comprehensive Framework on Offer for Sale (OFS) of Shares through Stock Exchange Mechanism' issued by the Securities and Exchange Board of India ("SEBI") vide its circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023 (the "SEBI OFS Circular"),
- b) The 'Revised Operational Guidelines for Offer for Sale (OFS) Segment' issued by BSE, vide its notice no. no. 20240701-19 dated July 1, 2024, and other amendments from time to time ("BSE OFS Circular") and, to the extent applicable, the previous notices issued by BSE in this regard;
- c) The 'Revised operating guidelines of Offer for Sale" issued by NSE through its circular number 93/2024 dated July 12, 2024, and other amendments from time to time ("NSE OFS Circular") and, to the extent applicable, the previous circulars issued by NSE in this regard;
- d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023; and
- e) The order of the National Company Law Tribunal, Hyderabad Bench dated March 10, 2022, Consequent upon the receipt of the March 26, 2021 order approving the Resolution Plan, there was a revision in the order which was passed on June 07, 2021 by the Hon'ble NCLT to rectify certain errors & omissions in the earlier order:

M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) ('Seller'), Promoter of Bartronics India Limited (the "Company"), proposes to sell 2,00,00,000 equity shares of face value of Rs.1/- each representing 6.57% of the share capital of the Company (hereinafter referred to as 'Sale Shares') December 18, 2024 ('T Day') (for Non-Retail Investors) and December 19, 2024 ('T + 1 Day') (for Retails Investors as well as for Non-Retail Investors, who choose to carry forward their un-allotted bids from T day) through a sale on the separate window provided by National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

FOR KINEX INDIA PRIVATE LIMITED Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260 This Notice is being issued to the Stock Exchanges, pursuant to Clause 5(2) of the SEBI OFS Circular to announce the intention of the Seller to undertake the OFS and contains important details with respect to the OFS. Bidders and prospective investors as well as their brokers are requested to read the entire contents of this Notice, along with the SEBI OFS Circular, before participating in the OFS.

The OFS is being undertaken by the Seller for achieving the minimum public shareholding in the Company, as prescribed under Rule 19(2)(b) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Offer for Sale is one of the methods that has been prescribed by (d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023, as an acceptable method for achieving minimum public shareholding criteria.

The OFS shall be undertaken exclusively through the Seller's Broker (defined later) on a separate window provided by NSE and BSE for this purpose.

NSE will be carrying out the activities of the designated stock exchange ("DSE"). The Seller shall deposit the Sale Shares with the NSE Clearing Limited ('NCL') being the designated clearing corporation.

The information required to be announced under the SEBI OFS Circular is set out below in tabular form. Other important information in relation to the Sale is set out below under the heading "Important Information", and the information included therein forms an integral part of the terms and conditions of the Sale. Brokers and prospective buyers are required to read the information included in this Notice in its entirety along with the SEBI OFS Circulars.

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited)

For KINEX INDIA PRIVATE IMITED

Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Sr. No.	From the Seller Company	Details
1.	Name & address of the Seller (promoter or promoter group entities or non-promoter shareholders)	Kinex India Private Limited (Formerly known as Antanium India Private Limited) Address: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai, Tamil Nadu, India, 600096
2.	Name of the Company whose shares are proposed to be sold and ISIN	Name: Bartronics India Limited ISIN: INE855F01042
3.	Name of the Exchange(s) wherein the orders shall be placed.	National Stock Exchange of India Limited & BSE Limited
4.	Name of Designated Stock Exchange	National Stock Exchange of India Limited will be the Designated Stock Exchange. The Sale shall be undertaken only through the trading
		platform provided by the National Stock Exchange of
5.	Designated Clearing Corporation	India Limited and BSE Limited. NSE Clearing Limited ('NCL')
<i>5.</i> 6.	Date and time of the opening and closing of the Offer for Sale	A. For Non-Retail Investors: On December 18, 2024 ("T Day")
		The Sale shall take place on a separate window of the Stock Exchange on T Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date. On the T Day, Non-Retail Investors may indicate their willingness to carry forward their bids to T+1 Day for allocation of unsubscribed portion of Sale Shares of Retail Category (defined below).
		Please note that only Non-Retail Investors shall be allowed to place their bids on T Day, i.e. [December 18, 2024].
		B. For Retail Investors (defined below) and for Non-Retail Investors who choose to carry forward their bids: December 19, 2024 ("T+1 Day")
		The Sale shall continue to take place on a separate window of the Stock Exchange on T+1 Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date.
	λ.	Please note that only Retail Investors shall be allowed to place their bids only on the T+1 Day. Further, those Non-Retail Investors who have placed their bids on T Day and have chosen to carry forward their bids to T+1 Day, shall be allowed to revise their bids on T+1 Day as per the SEBI OFS Circulars.
	5	In compliance with the provisions of clause 7.5 of the SEBI OFS Circular, the bids of Non-Retail Investors

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: compliance@antaniumindia.co.in Phone Number: 9030019208 CIN No U74900TN2013PTC092260 Direct

		shall be allowed to carry forward to T+1 Day. Similarly, the unsubscribed portion of the Non-Retail Segment shall be allowed to be carried forward for bidding in the Retail Segment.
		(T Day and T+1 Day, are collectively referred to as, "Sale Dates")
7.	Allocation methodology - Fixed price / Multiple price appendix. Retail or/and Employee allocation methodology/ Retail or/and Employee recorrection % & Retail	1. The allocation shall be at or above the Floor Price (defined below) on the price priority basis at multiple clearing prices, in accordance with SEBI OFS Circular.
	Employee reservation % & Retail or/and Employee Discount (if any)/ Bidding at cut-off for Retail	2. Retail Category 10.00% of the Sale Share equivalent to 20,00,000 equity shares shall be reserved for Retail Investors subject to the receipt of valid bids (the "Retail Category").
		3. Retail Investor shall mean individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) aggregated across exchanges ("Retail Investor").
		4. The Stock Exchange will decide the quantity o shares eligible to be considered in the Retail Category based on the Floor Price (defined below) declared by the Seller.
		5. Unsubscribed portion of the shares reserved fo Retail Investors shall be allotted to the investors in the Non-Retail Category choosing to carry forward thei bids on T+1 day and who have not been allotted shares on T day. However, such Non-Retail Investor are required to indicate their willingness to carry forward their bids on T+1 day.
		6. No single bidder other than Mutual Funds registered with the Securities and Exchange Board of India unde the SEBI (Mutual Funds) Regulations, 1996 and insurance companies registered with the Insurance Regulatory and Development Authority under the Insurance Regulatory and Development Authority Act, 1999 shall be allocated more than 25% of the sale share being offered in the Sale.
		7. Non - Retail Category Non-Retail Investors shall have an option to carry forward their bids from T day to T+1 day. Non-Retail Investor choosing to carry forward their bids to T+ day are required to indicate their willingness to carry forward their bids. Further, such Investors can also revise their bids on T+1 day in accordance with the SEBI OFS Circulars.
	3	8. Non - Retail Category Allocation Methodology
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For KINEX INDIA PRIVATE LIMITED S 02

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8.	Offer Size (No of shares, percentage, face value) Maximum number of shares over	 Insurance Regulatory and Development Authority Act, 1999, subject to receipt of valid bids/orders at or above the Floor Price and as per allocation methodology. In the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to the other bidders. 9. Retail Category Allocation Methodology (a) Retail Investor shall mean an individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) ("Retail Investor"). (b) 10.00% of the Sale Shares (20,00,000 equity shares) being offered in the Sale shall be reserved for Retail Investors, subject to receipt of valid bids. (c) Retail Investors will have option to place their bid at "Cut-Off Price". Cut-Off Price means the lowest price at which the Sale Shares are sold, as shall be determined based on all valid bids received in Non-Retail Category bidders. In case of excess demand in the retail category at the cut off price, allocation shall be done on a proportionate basis. 10. Any unsubscribed portion of the Retail Category shall, after allotment, be eligible for allocation in the Non-Retail Category to the un-allotted bidders on T day who choose to carry forward their bid to T+1 day. 2,00,00,000 (Two Crores Only) equity shares representing 6.57% of the share capital of the Company are offered by the Seller (hereinafter referred to as the "Sale Shares"). Nil
10.	and above the Offer Size (*)NameofAppointedSellerBroker(s) and broker code	Kotak Securities Limited BSE Broker Code - 673
10.		Kotak Securities Limited BSE Broker Code - 673
10.		
10.	and above the Offer Size (*) Name of Appointed Seller	Kotak Securities Limited
9.	Maximum number of shares over	referred to as the "Sale Shares").
8.	· · · · · · · · · · · · · · · · · · ·	forward their bid to T+1 day, are required to indicate their willingness to carry forward their bid to T+1 day. 2,00,00,000 (Two Crores Only) equity shares
		shall, after allotment, be eligible for allocation in the Non-Retail Category to the un-allotted bidders on T
		Retail Category bidders. In case of excess demand in the retail category at the cut off price, allocation shall
		at "Cut-Off Price". Cut-Off Price means the lowest price at which the Sale Shares are sold, as shall be determined based on all valid bids received in Non-
		shares) being offered in the Sale shall be reserved for
		(a) Retail Investor shall mean an individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) ("Retail
		1999, subject to receipt of valid bids/orders at or above the Floor Price and as per allocation methodology. In the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to the other

For KINEX INDIA PRIVATE LIMITED

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	or cancellation of the offer	The Seller reserves the right not to proceed with the Sale at any time prior to opening of the Sale on T Day.
		In such a case there shall be a cooling period of 10 trading days from the date of withdrawal before another offer for sale through Stock Exchange Mechanism is made.
	5	The Stock Exchanges shall suitably disseminate details of such withdrawals.
		Conditions for cancellation: The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation.
		In the event the aggregate no of valid orders received from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on $T+1$ day.
	5	In case of default in Settlement Obligations, the seller reserves the right to either conclude the sale, to the extent of valid bids received or cancel the sale in full. In such cases the decision to either conclude or cancel the sale shall be at the sole discretion of the Seller.
		Seller shall notify the Stock Exchange of its intention for cancellation of the OFS post bidding latest by 5.00 p.m. (Indian Standard Time) on T Day.
13.	Conditions for participating in the Offer for Sale	 Non-Institutional Investors bidding in the Non- Retail Category shall deposit 100% of the bid value in cash upfront with the clearing corporation at the time of placing bids for the Sale.
	т. Т	2. Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions.
		 In respect of bids in the Retail Category, clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents, Pay-in and pay-out for retail bids shall take place

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	as per applicable SEBI OFS Circulars.
	 Retail Investors may enter a price bid or opt for bidding at cut-off price, in case of under subscription in the non-retail category, the retail investors shall be allowed to place their bids at the floor price.
	 The funds collected shall neither be utilized against any other obligation of the trading member nor co- mingled with other segments.
	6. Individual retail investors shall have the option to bid in the retail category and the non-retail category. However, if the cumulative bid value by an individual investor across the retail and non-retail categories exceed Rs. 2,00,000/- (Rupees Two Lakhs), the bids in the retail category will become ineligible. Further, if the cumulative bid value by an individual investor in the retail category across Stock Exchange exceeds Rs. 2,00,000/- (Rupees Two Lakh only), such bids shall be rejected.
	7. Modification or cancellation of orders
8	(a) Orders placed by Institutional Investors and by Non- Institutional Investors, with 100% of the bid value deposited upfront: Such orders can be modified or cancelled any time during the trading hours;
	(b) Orders placed by institutional investors without depositing 100% of the bid value upfront: Such orders cannot be modified or cancelled by the investors or stock brokers, except for making upward revision in the price or quantity. In case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation;
	(c) Bids carried forward by Non-Retail Investors to T+1 day may be revised in accordance with the SEBI OFS Circulars.
	(d) Orders placed by Retail Investors (with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T+I Day; and
	 (e) In case of any permitted modification or cancellations of the bids, the funds shall be released / collected on a real time basis by the clearing corporation.
	For KINEX INDIA PRIVATE LIMITED
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	 Bidder shall also be liable to pay any other fees, as may be levied by the Stock Exchange, including Securities Transaction Tax (STT).
	 Multiple orders from a single bidder shall be permitted subject to conditions mentioned in Point 6 above.
	10. In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of the Stock Exchange.
	11. The equity shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to the incidence of breach of "Market wide index- based circuit filter", the Offer shall also be halted.
	 If the equity Shares of the company have a price band in the normal segment the same shall not apply to the bids placed in the Sale.
	13. In accordance with the OFS circulars, the promoters and the members of the promoter group of the company, are not allowed to participate in the Sale (apart from the OFS by the Seller), and accordingly any bid from the promoters or members of the promoter group of the company shall be rejected.
Settlement	 Settlement shall take place on a trade for trade basis. For Non-Institutional Investors and Institutional Investors who place orders with 100% of the order value deposited upfront, settlement shall take place on T+1 Day in accordance with the SEBI OFS Circulars. In the case of Institutional Investors who place bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 Day). For the bids received on T+1 Day, from the Retail Category, the settlement shall take place on T+2 Day. For the bids received on T+1 Day, from the un- allotted Non-Retail investors who choose to carry forward their bid on T+1 Day with 100% of the order value deposited upfront, the settlement shall take place on T+2 Day. For the bids received on T+1 Day with 100% of the order value deposited upfront, the settlement shall take place on T+2 Day. For the bids received on T+1 Day, from the un- allotted Non-Retail investors who choose to carry forward their bid on T+1 Day, from the un- allotted Non-Retail Investors who choose
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depositing 100% of the order value upfront,
the settlement shall take place on $T+2$ Day.

Important Information

The Sale is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Sale nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of person within or outside India.

The Sale is being carried out in accordance with the SEBI OFS Circular and subject to the circulars, rules and regulations issued by the Stock Exchanges from time to time. There will be no public offer of the Sale Shares in India under the Companies Act, 2013 (as notified and applicable) as amended from time to time ("Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies in India under the Companies Act and/or Securities and Exchange Board of India ("SEBI") under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"), or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in any jurisdiction, including in India. The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any information available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Sale is subject to the further terms set forth in the contract note to be provided to the successful Bidders.

This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy to sell any securities, nor shall there be any sale of securities in any jurisdiction ("Other Jurisdiction") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, to persons in any Other Jurisdiction unless permitted pursuant to an exemption under the relevant local law or regulation in any such jurisdiction. Prospective Bidders should seek appropriate legal advice prior to participating in the Sale.

This Notice or information contained herein is not for release, publication or distribution in the United States of America, its territories and possessions, any state of the United States of America, and the District of Columbia (together, the "United States"), and is neither an offer to sell nor a solicitation of an offer to buy any securities of the Company in the United States. The Sale Shares have not been and will not be registered under the U.S. Securities Act of 1933 ("Securities Act") and may not be offered or sold in the United States except in transactions exempt from the registration requirements of the Securities Act. The Sale Shares will be offered outside the United States through offshore transactions in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

By submitting a bid in connection with the Sale or receiving the Sale Shares, each Bidder and any broker acting on such Bidder's behalf will be deemed to have (a) read and understood this Notice in its entirety. (b) Accepted and complied with the terms and conditions set out in this Notice; and (c) represented, Agreed and acknowledged that such Bidder is, and at the time the Sale Shares are

For KINEX INDIA PRIVATE LIMITED

Director

purchased, will be, the beneficial owner of such Sale Shares, not an affiliate of the Company or a person acting on behalf of such an affiliate and located outside the United States and purchasing such Sale Shares in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

By submitting a bid on behalf of a buyer in connection with the Sale, each broker will also be deemed to have represented, agreed and acknowledged that it is located outside the United States and that none of the broker, its affiliates and all persons acting on its or their behalf has (a) engaged or will engage in any "directed selling efforts" (as defined in Regulation S under the Securities Act) in connection with the offer or sale of the Sale Shares, (b) engaged or will engage in any form of general solicitation or general advertising (each, within the meaning of Regulation D under the Securities Act) in connection with the offer or sale of the Sale Shares and (e) offered or will offer and sell the Sale Shares except outside the United States in reliance upon Regulation S.

Persons outside the United States

- The person understands that the Sale Shares have not been and will not be registered under the Securities Act or under any securities laws or any state of the United States and are being offered and sold in offshore transactions in reliance on Regulation S of the Securities Act;
- (a) The person was outside the United States (within the meaning of Regulation S) at the time
 the offer of the Sale Shares was made to it and it was outside the United States when its
 purchase order for the Sale Shares was originated and (b) if the person is a broker-dealer
 outside the United States acting on behalf of its customers, each of its customers has
 confirmed to it that such customer was outside the United States at the time the offer of the
 Sale Shares was made to it and such customer was outside the United States when such
 customer's buy order for the Sale Shares was originated;
- Bidder is empowered, authorized and qualified to purchase the Sale Shares;
- Bidder is not submitting a bid as a result of any 'directed selling effort' as defined under Regulation S.
- Bidder is purchasing the Sale Shares for investment purpose and not with a view of further distribution thereof. If in the future it decides to offer, resell, pledge or otherwise transfer any of the Sale Shares, it agrees that it will not offer, sell, pledge or otherwise transfer the Sale Shares except in a transaction complying with Rule 903 or Rule 904 of Regulation S or pursuant to another available exemption from registration requirements under the Securities Act and in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India;
- Bidder is not an affiliate (as defined in Rule 405 under the Securities Act) of the Company or the Seller or a person acting on behalf of an affiliate of the Company or the Seller;
- Where the person is submitting a bid as a fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein;
- The placing of bids and any resultant purchase of the Sale Shares is and will be lawful under the laws of the jurisdiction in which the person places such bids to purchase the Sale Shares, in which the person is resident, and in which the sale and purchase of the Sale Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the SEBI OFS circular;

FOR KINEX INDIA PRIVATE UMITED Director

- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker and their respective directors, officers, employees or affiliates responsible or liable for any misstatements in or omissions from any publicly available information concerning the Company or the OFS;
- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker or any other respective directors, officers, employees or affiliates responsible or liable for any losses incurred in connection with placing of bids and any resultant purchase of the Sale Shares;
- Bidder agrees to indemnify and hold the Seller, the Company and the Seller's Broker and their expenses (including legal fees and expenses) arising out of or in connection with any breach of these representatives, warranties, agreements or acknowledgements. The indemnity herewith shall survive the resale of the Sale Shares; and
- Bidder acknowledges that the Seller, the Company and the Seller's Broker and their respective directors, officers, employees or affiliates will rely upon the truth and accuracy of these representation, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller.

Any resale or other transfer, or attempted resale or other transfer, of the Sale Shares made other than in compliance with the above-stated restrictions shall not be recognized by the Company.

This Notice is not for publication or distribution, in whole or in part, in the United States of America, its territories and possessions any State of the United States of America, or the District of Columbia.

Thanking you.

Yours Sincerely,

For Kinex India Private Limited (Formerly known as Antanium India Private Limited)

FOR KINEX INDIA PRIVATE DIMITED

Director



December 17, 2024

(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

The Managing Director, National Stock Exchange of India Limited, Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai - 400 051

Dear Sir / Madam,

Subject: Notice of Offer for Sale (OFS) of 2,00,00,000 Equity Shares ("Shares") of Re.1/- each of Bartronics India Limited (NSE Scrip ID- ASMS and BSE Scrip Code: 532694 by Promoter-M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) through the Stock Exchange Mechanism (the "OFS Notice")

We wish to inform you that pursuant to,

- a) The 'Comprehensive Framework on Offer for Sale (OFS) of Shares through Stock Exchange Mechanism' issued by the Securities and Exchange Board of India ("SEBI") vide its circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023 (the "SEBI OFS Circular"),
- b) The 'Revised Operational Guidelines for Offer for Sale (OFS) Segment' issued by BSE, vide its notice no. no. 20240701-19 dated July 1, 2024, and other amendments from time to time ("BSE OFS Circular") and, to the extent applicable, the previous notices issued by BSE in this regard:
- c) The 'Revised operating guidelines of Offer for Sale" issued by NSE through its circular number 93/2024 dated July 12, 2024, and other amendments from time to time ("NSE OFS Circular") and, to the extent applicable, the previous circulars issued by NSE in this regard;
- d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023; and
- The order of the National Company Law Tribunal, Hyderabad Bench dated March 10, 2022, e) Consequent upon the receipt of the March 26, 2021 order approving the Resolution Plan, there was a revision in the order which was passed on June 07, 2021 by the Hon'ble NCLT to rectify certain errors & omissions in the earlier order:

M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) ('Seller'), Promoter of Bartronics India Limited (the "Company"), proposes to sell 2,00,00,000 equity shares of face value of Rs.1/- each representing 6.57% of the share capital of the Company (hereinafter referred to as 'Sale Shares') December 18, 2024 ('T Day') (for Non-Retail Investors) and December 19, 2024 ('T + 1 Day') (for Retails Investors as well as for Non-Retail Investors, who choose to carry forward their un-allotted bids from T day) through a sale on the separate window provided by National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

For KINEX INDIA PRIVATE LIMITED

Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: compliance@antaniumindia.co.in Phone Number: 9030019208 CIN No U74900TN2013PTC092260

This Notice is being issued to the Stock Exchanges, pursuant to Clause 5(2) of the SEBI OFS Circular to announce the intention of the Seller to undertake the OFS and contains important details with respect to the OFS. Bidders and prospective investors as well as their brokers are requested to read the entire contents of this Notice, along with the SEBI OFS Circular, before participating in the OFS.

The OFS is being undertaken by the Seller for achieving the minimum public shareholding in the Company, as prescribed under Rule 19(2)(b) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Offer for Sale is one of the methods that has been prescribed by (d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023, as an acceptable method for achieving minimum public shareholding criteria.

The OFS shall be undertaken exclusively through the Seller's Broker (defined later) on a separate window provided by NSE and BSE for this purpose.

NSE will be carrying out the activities of the designated stock exchange ("DSE"). The Seller shall deposit the Sale Shares with the NSE Clearing Limited ('NCL') being the designated clearing corporation.

The information required to be announced under the SEBI OFS Circular is set out below in tabular form. Other important information in relation to the Sale is set out below under the heading "Important Information", and the information included therein forms an integral part of the terms and conditions of the Sale. Brokers and prospective buyers are required to read the information included in this Notice in its entirety along with the SEBI OFS Circulars.

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited)

FOR KINEX INDIA PRIVATE LIMITED

Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Sr. No.	From the Seller Company	Details	
1.	Name & address of the Seller (promoter or promoter group entities or non-promoter	Kinex India Private Limited (Formerly known as Antanium India Private Limited)	
	shareholders)	Address: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai, Tamil Nadu,	3
2.	Name of the Company whose shares are proposed to be sold and	India, 600096 Name: Bartronics India Limited ISIN: INE855F01042	-
3.	ISIN Name of the Exchange(s) wherein the orders shall be placed.	National Stock Exchange of India Limited & BSE Limited	
4.	Name of Designated Stock Exchange	National Stock Exchange of India Limited will be the Designated Stock Exchange.	
		The Sale shall be undertaken only through the trading platform provided by the National Stock Exchange of India Limited and BSE Limited.	
5.	Designated Clearing Corporation	NSE Clearing Limited ('NCL')	1
6.	Date and time of the opening and closing of the Offer for Sale	A. For Non-Retail Investors: On December 18, 2024 ("T Day")	
		The Sale shall take place on a separate window of the Stock Exchange on T Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date. On the T Day, Non-Retail Investors	
		may indicate their willingness to carry forward their bids to T+1 Day for allocation of unsubscribed portion of Sale Shares of Retail Category (defined below).	
		Please note that only Non-Retail Investors shall be allowed to place their bids on T Day, i.e. [December 18, 2024].	
		B. For Retail Investors (defined below) and for Non-Retail Investors who choose to carry forward their bids: December 19, 2024 ("T+1 Day")	¢.
*).		The Sale shall continue to take place on a separate window of the Stock Exchange on T+1 Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date,	
		Please note that only Retail Investors shall be allowed to place their bids only on the T+1 Day. Further, those Non-Retail Investors who have placed their bids on T Day and have chosen to carry forward their bids to T+1 Day, shall be allowed to revise their bids on T+1 Day as per the SEBI OFS Circulars. For KINEX INDIA PR	VATE LIMITE

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260

Director

		In compliance with the provisions of clause 7.5 of the SEBI OFS Circular, the bids of Non-Retail Investors shall be allowed to carry forward to T+1 Day. Similarly, the unsubscribed portion of the Non-Retail Segment shall be allowed to be carried forward for bidding in the Retail Segment. (T Day and T+1 Day, are collectively referred to as, "Sale Dates")
7.	Allocation methodology - Fixed price / Multiple price appendix. Retail or/and Employee allocation methodology/ Retail or/and	1. The allocation shall be at or above the Floor Price (defined below) on the price priority basis at multiple clearing prices, in accordance with SEBI OFS Circular.
z	Employee reservation % & Retail or/and Employee Discount (if any)/ Bidding at cut-off for Retail	2. Retail Category 10.00% of the Sale Shares equivalent to 20,00,000 equity shares shall be reserved for Retail Investors subject to the receipt of valid bids (the "Retail Category").
		3. Retail Investor shall mean individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) aggregated across exchanges ("Retail Investor").
		4. The Stock Exchange will decide the quantity of shares eligible to be considered in the Retail Category, based on the Floor Price (defined below) declared by the Seller.
		5. Unsubscribed portion of the shares reserved for Retail Investors shall be allotted to the investors in the Non-Retail Category choosing to carry forward their bids on T+1 day and who have not been allotted shares on T day. However, such Non-Retail Investors are required to indicate their willingness to carry forward their bids on T+1 day.
		6. No single bidder other than Mutual Funds registered with the Securities and Exchange Board of India under the SEBI (Mutual Funds) Regulations, 1996 and insurance companies registered with the Insurance Regulatory and Development Authority under the Insurance Regulatory and Development Authority Act, 1999 shall be allocated more than 25% of the sale shares being offered in the Sale.
		7. Non - Retail Category Non-Retail Investors shall have an option to carry forward their bids from T day to T+1 day. Non-Retail Investor choosing to carry forward their bids to T+1 day are required to indicate their willingness to carry forward their bids. Further, such Investors can also revise their bids on T+1 day in accordance with the SEBI OFS Circulars.

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Director

 A minimum of 25% of the shares in the Sa reserved for Mutual Funds registered Securities and Exchange Board of India SEBI (Mutual Funds) Regulations, 1 Insurance Companies registered with the Regulatory and Development Authority Insurance Regulatory and Intersory (b) 10.00% of the Sale Shares I (0.00,000 (Investor receipt of valid bidider Retail Category to the un-allotted bid any who choose to carry forward their bid to T+1 day, are required their willingness to carry forward their bid to T+1 day, are required their willin				
 (a) Retail Investor shall mean an individu who places bids for shares of total value o than Rs. 2,00,000/- (Rupees Two Lacs Onl Investor"). (b) 10.00% of the Sale Shares (20,00,0 shares) being offered in the Sale shall be re Retail Investors, subject to receipt of valid b (c) Retail Investors will have option to plac at "Cut-Off Price". Cut-Off Price means price at which the Sale Shares are sold, a determined based on all valid bids receive Retail Category on T Day. (d) Any unutilized portion shall be offere Retail Category bidders. In case of excess the retail category at the cut off price, alloc be done on a proportionate basis. 10. Any unsubscribed portion of the Retai shall, after allotment, be eligible for alloca Non-Retail Category to the un-allotted bid day who choose to carry forward their bid o - Such Non-Retail Investors, choosing forward their bid to T+1 day, are required their willingness to carry forward their bid to 2,00,00,000 (Two Crores Only) equit representing 6.57% of the share capit Company are offered by the Seller (referred to as the "Sale Shares"). Maximum number of shares over Nil 	he Sale shall be ered with the india under the ns, 1996 and in the Insurance ority under the at Authority Act, ids/orders at or per allocation der subscription Companies, the	8. Non - Retail Category Allocation Methodo A minimum of 25% of the shares in the Sale reserved for Mutual Funds registered w Securities and Exchange Board of India un SEBI (Mutual Funds) Regulations, 199 Insurance Companies registered with the In Regulatory and Development Authority un Insurance Regulatory and Development Author 1999, subject to receipt of valid bids/order above the Floor Price and as per all methodology. In the event of any under subs by Mutual Funds and Insurance Compani unsubscribed portion shall be available to the bidders.		
 shares) being offered in the Sale shall be real Retail Investors, subject to receipt of valid be real Investors, subject to receipt of valid be (c) Retail Investors will have option to place at "Cut-Off Price". Cut-Off Price means in price at which the Sale Shares are sold, a determined based on all valid bids receive Retail Category on T Day. (d) Any unutilized portion shall be offere Retail Category bidders. In case of excess the retail category at the cut off price, alloce be done on a proportionate basis. 10. Any unsubscribed portion of the Retail shall, after allotment, be eligible for alloca Non-Retail Category to the un-allotted bid day who choose to carry forward their bid or - Such Non-Retail Investors, choosing forward their bid to T+1 day, are required their willingness to carry forward their bid to their will to the share capits to the share capits to the share capits to the share share share shares shares shares shares shares shares will be the share share share shares share shares shares shares shares shares shares share shares shares	ividual investor lue of not more	9. Retail Category Allocation Methodology (a) Retail Investor shall mean an individual i who places bids for shares of total value of methan Rs. 2,00,000/- (Rupees Two Lacs Only) Investor").		
 at "Cut-Off Price". Cut-Off Price means in price at which the Sale Shares are sold, a determined based on all valid bids receiver Retail Category on T Day. (d) Any unutilized portion shall be offere Retail Category bidders. In case of excess the retail category at the cut off price, alloc be done on a proportionate basis. 10. Any unsubscribed portion of the Retail shall, after allotment, be eligible for alloca Non-Retail Category to the un-allotted bid day who choose to carry forward their bid to - Such Non-Retail Investors, choosing forward their bid to T+1 day, are required their willingness to carry forward their bid to their willingness to carry forwa	be reserved for	(b) 10.00% of the Sale Shares (20,00,000 shares) being offered in the Sale shall be reser Retail Investors, subject to receipt of valid bids		
 Retail Category bidders. In case of excess the retail category at the cut off price, alloc be done on a proportionate basis. 10. Any unsubscribed portion of the Retail shall, after allotment, be eligible for alloca Non-Retail Category to the un-allotted bid day who choose to carry forward their bid of - Such Non-Retail Investors, choosing forward their bid to T+1 day, are required their willingness to carry forward their bid to their willingness to carry forward their bid to the representing 6.57% of the share capital Company are offered by the Seller (in referred to as the "Sale Shares"). Maximum number of shares over Nil 	eans the lowest old, as shall be	(c) Retail Investors will have option to place t at "Cut-Off Price". Cut-Off Price means the price at which the Sale Shares are sold, as a determined based on all valid bids received in Retail Category on T Day.		
 shall, after allotment, be eligible for allocal Non-Retail Category to the un-allotted bid day who choose to carry forward their bid of - Such Non-Retail Investors, choosing forward their bid to T+1 day, are required their willingness to carry forward their bid to their willingness to carry forward their	cess demand in	(d) Any unutilized portion shall be offered to Retail Category bidders. In case of excess der the retail category at the cut off price, allocation be done on a proportionate basis.		
 8. Offer Size (No of shares, percentage, face value) 9. Maximum number of shares over 2,00,00,000 (Two Crores Only) equitions (Company are offered by the Seller (Company are offered by th	allocation in the ed bidders on T bid on T+1 day osing to carry ured to indicate	10. Any unsubscribed portion of the Retail C shall, after allotment, be eligible for allocation Non-Retail Category to the un-allotted bidde day who choose to carry forward their bid on T - Such Non-Retail Investors, choosing to forward their bid to T+1 day, are required to their willingness to carry forward their bid to T		
9. Maximum number of shares over Nil	equity shares capital of the	2,00,00,000 (Two Crores Only) equity representing 6.57% of the share capital Company are offered by the Seller (her	(1.6 01 01110);	8.
and above the Offer Size (*)			Maximum number of shares over and above the Offer Size (*)	9.
10. Name of Appointed Broker(s) and broker code Seller Kotak Securities Limited Broker(s) and broker code BSE Broker Code - 673 NSE Broker Code - 08081 MSE Broker Code - 1024 MSE Broker Code - 1024		BSE Broker Code - 673 NSE Broker Code - 08081	Name of Appointed Seller	10.

For KINEX INDIA PRIVATEL MITED

Director

1.	Floor price	Rs. 19/-		
2.	Conditions, if any, for withdrawal	Conditions for withdrawal:		
	or cancellation of the offer	The Seller reserves the right not to proceed with the		
	8) 8)	Sale at any time prior to opening of the Sale on T Day.		
	8	In such a case there shall be a cooling period of 10		
		trading days from the date of withdrawal before		
		another offer for sale through Stock Exchange		
		Mechanism is made.		
		The Stock Exchanges shall suitably disseminate details of such withdrawals.		
		Conditions for cancellation:		
		The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation.		
		In the event the aggregate no of valid orders received		
		from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in		
		full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day.		
		In case of default in Settlement Obligations, the seller		
		reserves the right to either conclude the sale, to the		
		extent of valid bids received or cancel the sale in full.		
		In such cases the decision to either conclude or cancel the sale shall be at the sole discretion of the Seller.		
		Seller shall notify the Stock Exchange of its intention		
		for cancellation of the OFS post bidding latest by 5.00 p.m. (Indian Standard Time) on T Day.		
13.	Conditions for participating in the Offer for Sale	 Non-Institutional Investors bidding in the Non- Retail Category shall deposit 100% of the bid value in cash upfront with the clearing corporation at the time of placing bids for the Sale. 		
		2. Institutional investors have an option of placing		
		2. Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions.		
đ		 In respect of bids in the Retail Category, clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents, 		
		For KINEX INDIA PRIVATE UMI		

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Director

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Pay-in and pay-out for retail bids shall take place as per applicable SEBI OFS Circulars.
4. Retail Investors may enter a price bid or opt for bidding at cut-off price, in case of under subscription in the non-retail category, the retail investors shall be allowed to place their bids at the floor price.
 The funds collected shall neither be utilized against any other obligation of the trading member nor co- mingled with other segments.
6. Individual retail investors shall have the option to bid in the retail category and the non-retail category. However, if the cumulative bid value by an individual investor across the retail and non- retail categories exceed Rs. 2,00,000/- (Rupees Two Lakhs), the bids in the retail category will become ineligible. Further, if the cumulative bid value by an individual investor in the retail category across Stock Exchange exceeds Rs. 2,00,000/- (Rupees Two Lakh only), such bids shall be rejected.
7. Modification or cancellation of orders
(a) Orders placed by Institutional Investors and by Non- Institutional Investors, with 100% of the bid value deposited upfront: Such orders can be modified or cancelled any time during the trading hours;
(b) Orders placed by institutional investors without depositing 100% of the bid value upfront: Such orders cannot be modified or cancelled by the investors or stock brokers, except for making upward revision in the price or quantity. In case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation;
(c) Bids carried forward by Non-Retail Investors to T+1 day may be revised in accordance with the SEBI OFS Circulars.
 (d) Orders placed by Retail Investors (with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T+I Day; and (e) In case of any permitted modification or
(e) In case of any permitted modification or cancellations of the bids, the funds shall be released / collected on a real time basis by the clearing corporation. For KINEX INDIA PRIVATED

For KINEX INDIA PRIVATE DIMITED

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Director

	 Bidder shall also be liable to pay any other fees, as may be levied by the Stock Exchange, including Securities Transaction Tax (STT).
	9. Multiple orders from a single bidder shall be permitted subject to conditions mentioned in Point 6 above.
	10. In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of the Stock Exchange.
	11. The equity shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to the incidence of breach of "Market wide index-based circuit filter", the Offer shall also be halted.
	 If the equity Shares of the company have a price band in the normal segment the same shall not apply to the bids placed in the Sale.
	13. In accordance with the OFS circulars, the promoters and the members of the promoter group of the company, are not allowed to participate in the Sale (apart from the OFS by the Seller), and accordingly any bid from the promoters or members of the promoter group of the company shall be rejected.
14. Settlement	 Settlement shall take place on a trade for trade basis. For Non-Institutional Investors and Institutional Investors who place orders with 100% of the order value deposited upfront, settlement shall take place on T+1 Day in accordance with the SEBI OFS Circulars. In the case of Institutional Investors who place
	bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 Day).3. For the bids received on T+1 Day, from the Retail Category, the settlement shall take
	 place on T+2 Day. 4. For the bids received on T+1 Day, from the un- allotted Non-Retail investors who choose to carry forward their bid on T+1 Day with 100% of the order value deposited upfront, the settlement shall take place on T+2 Day.
	5. For the bids received on T+1 Day, from the un- allotted Non-Retail Investors who choose to carry forward their bid on T+1 Day without For KINEX INDIA PRIVATE LIMIT

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Director

							0% of the order shall take place o	
15.	criteria	er from Sell under which for OFS			Attac	hed as Annexure	111	
16.	16. Details of the authorized personnel for the purpose of OFS such as			Mob:	/enu Gopal Thota 9849055966 il ID: compliance			
17.					hed as Annexure			
18.	18. Confirmation from promoter/promoter group entities /Non Promoter shareholders on non-purchase and /or sale of shares of the company in the period as applicable under clause 2.4 of SEBI Circular ref.no. SEBI/HO/MRD/MRD-PoD- 3/P/CIR/2023/10 dated January 10, 2023		Attac	hed as Sellers Ur	ndertaking (Annex	ure – III)		
19.	. Details of the personnel(s) who shall be present while opening the sealed envelope containing the floor price (if any)			Not A	Applicable			
20.	Provide Employ format)	vee in below for		ligible 1 excel	Not A	Applicable		
		Symbol	ISIN	Date		Name of Employee	PAN number	

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE LIMITED

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Name: Venu Gopal Thota Designation: Director DIN: 01979738 Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Important Information

The Sale is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Sale nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of person within or outside India.

The Sale is being carried out in accordance with the SEBI OFS Circular and subject to the circulars, rules and regulations issued by the Stock Exchanges from time to time. There will be no public offer of the Sale Shares in India under the Companies Act, 2013 (as notified and applicable) as amended from time to time ("Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies in India under the Companies Act and/or Securities and Exchange Board of India ("SEBI") under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"), or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in any jurisdiction, including in India. The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any information available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Sale is subject to the further terms set forth in the contract note to be provided to the successful Bidders.

This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy to sell any securities, nor shall there be any sale of securities in any jurisdiction ("Other Jurisdiction") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, to persons in any Other Jurisdiction unless permitted pursuant to an exemption under the relevant local law or regulation in any such jurisdiction. Prospective Bidders should seek appropriate legal advice prior to participating in the Sale.

This Notice or information contained herein is not for release, publication or distribution in the United States of America, its territories and possessions, any state of the United States of America, and the District of Columbia (together, the "United States"), and is neither an offer to sell nor a solicitation of an offer to buy any securities of the Company in the United States. The Sale Shares have not been and will not be registered under the U.S. Securities Act of 1933 ("Securities Act") and may not be offered or sold in the United States except in transactions exempt from the registration requirements of the Securities Act. The Sale Shares will be offered outside the United States through offshore transactions in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

For KINEX INDIA PRIVATE LIMITED Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> CIN No U74900TN2013PTC092260 By submitting a bid in connection with the Sale or receiving the Sale Shares, each Bidder and any broker acting on such Bidder's behalf will be deemed to have (a) read and understood this Notice in its entirety. (b) Accepted and complied with the terms and conditions set out in this Notice; and (c) represented, Agreed and acknowledged that such Bidder is, and at the time the Sale Shares are purchased, will be, the beneficial owner of such Sale Shares, not an affiliate of the Company or a person acting on behalf of such an affiliate and located outside the United States and purchasing such Sale Shares in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

By submitting a bid on behalf of a buyer in connection with the Sale, each broker will also be deemed to have represented, agreed and acknowledged that it is located outside the United States and that none of the broker, its affiliates and all persons acting on its or their behalf has (a) engaged or will engage in any "directed selling efforts" (as defined in Regulation S under the Securities Act) in connection with the offer or sale of the Sale Shares, (b) engaged or will engage in any form of general solicitation or general advertising (each, within the meaning of Regulation D under the Securities Act) in connection with the offer or sale of the Sale Shares and (e) offered or will offer and sell the Sale Shares except outside the United States in reliance upon Regulation S.

Persons outside the United States

- The person understands that the Sale Shares have not been and will not be registered under the Securities Act or under any securities laws or any state of the United States and are being offered and sold in offshore transactions in reliance on Regulation S of the Securities Act;
- (a) The person was outside the United States (within the meaning of Regulation S) at the time
 the offer of the Sale Shares was made to it and it was outside the United States when its
 purchase order for the Sale Shares was originated and (b) if the person is a broker-dealer
 outside the United States acting on behalf of its customers, each of its customers has
 confirmed to it that such customer was outside the United States at the time the offer of the
 Sale Shares was made to it and such customer was outside the United States when such
 customer's buy order for the Sale Shares was originated;
- Bidder is empowered, authorized and qualified to purchase the Sale Shares;
- Bidder is not submitting a bid as a result of any 'directed selling effort' as defined under Regulation S.
- Bidder is purchasing the Sale Shares for investment purpose and not with a view of further distribution thereof. If in the future it decides to offer, resell, pledge or otherwise transfer any of the Sale Shares, it agrees that it will not offer, sell, pledge or otherwise transfer the Sale Shares except in a transaction complying with Rule 903 or Rule 904 of Regulation S or pursuant to another available exemption from registration requirements under the Securities Act and in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India;
- Bidder is not an affiliate (as defined in Rule 405 under the Securities Act) of the Company or the Seller or a person acting on behalf of an affiliate of the Company or the Seller;
- Where the person is submitting a bid as a fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein;

For KINEX INDIA PRIVATE LIMITED Director

- The placing of bids and any resultant purchase of the Sale Shares is and will be lawful under the laws of the jurisdiction in which the person places such bids to purchase the Sale Shares, in which the person is resident, and in which the sale and purchase of the Sale Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the SEBI OFS circular;
- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker and their respective directors, officers, employees or affiliates responsible or liable for any misstatements in or omissions from any publicly available information concerning the Company or the OFS;
- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker or any other respective directors, officers, employees or affiliates responsible or liable for any losses incurred in connection with placing of bids and any resultant purchase of the Sale Shares;
- Bidder agrees to indemnify and hold the Seller, the Company and the Seller's Broker and their expenses (including legal fees and expenses) arising out of or in connection with any breach of these representatives, warranties, agreements or acknowledgements. The indemnity herewith shall survive the resale of the Sale Shares; and
- Bidder acknowledges that the Seller, the Company and the Seller's Broker and their respective directors, officers, employees or affiliates will rely upon the truth and accuracy of these representation, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller.

Any resale or other transfer, or attempted resale or other transfer, of the Sale Shares made other than in compliance with the above-stated restrictions shall not be recognized by the Company.

This Notice is not for publication or distribution, in whole or in part, in the United States of America, its territories and possessions any State of the United States of America, or the District of Columbia.

Thanking you.

Yours Sincerely,

For Kinex India Private Limited (Formerly known as Antanium India Private Limited)

For KINEX INDIA PRIVATE LIMITED



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Annexure II

(On the letter head of the Kinex India Private Limited)

Date: December 17, 2024

Non-Continuous Markets Group National Stock Exchange of India Limited Exchange Plaza Bandra Kurla Complex Bandra (E) Mumbai-400051.

Dear Sir/Madam,

Securities & Exchange Board of India (SEBI) has provided comprehensive guidelines on sale of shares through Offer for Sale (OFS) mechanism vide circular no. CIR/MRD/DP/18/2012 dated July 18, 2012, Circular no. CIR/MRD/DP/04/2013 dated January 25, 2013, Circular no. CIR/MRD/ DP/17/2013 dated May 30, 2013, to facilitate offer for sale of shares by promoters / non-promoters of companies through a separate window. In order to encourage retail participation in OFS, enable other large shareholders to use the OFS mechanism and to expand the universe of the companies to use this framework, SEBI has further modified the OFS framework vide Circular no. CIR/MRD/DP/24/2014 dated August 8, 2014 and CIR/MRD/ DP/32/2014 dated Dec 01, 2014, CIR/MRD/ DP/12/2015 dated June 26, 2015, circular no. CIR/MRD/DP/36/2016 dated February 15, 2016, circular no. SEBI/HO/MRD/DOPI/CIR/P/2018/159 28. dated December 2018, circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023 circular and no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/134 dated August 03, 2023.

In view of the above I-/We Kinex India Private Limited wish to offer our shares/units-for sale of 2,00,000 (no. of shares/units) Equity Shares/Units of REITs/InvITs of face value Rs. 1/- each.

In this connection, $I \not=$ We wish to avail the Offer for Sale facility provided by the Exchange for offering shares/units based on the above SEBI guideline. $I \not=$ We, therefore, request you to kindly allow us to use NSE screen-based facilities and oblige. Please find attached details regarding Offer for Sale as enclosed in Annexure I.

I/We shall undertake to comply with all terms and condition of Offer for Sale (OFS) scheme mentioned in the Exchange Circular NSE/CMTR/62927 dated July 12, 2024 and any other circular For KINEX INDIA PRIVATE LIMITED issued by the Exchange or SEBI in this regards regard from time to time.

Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> CIN No U74900TN2013PTC092260 #We shall ensure compliance with the requirements specified in the above SEBI circular and such other requirements as may be specified from time to time by Securities and Exchange Board of India (SEBI)

For providing the above-mentioned services, we shall pay a sum of Rs. 3,00,000/- to NSE.

¹/We shall execute, sign, and subscribe, to such documents, papers, agreements, covenants, bonds and/or undertakings as may be required by NSEIL from time to time.

Thanking you.

Yours faithfully,

For Kinex India Private Limited (Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE TIMITED

Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Annexure III

Confirmation cum undertaking to be given by the Selling Promoter(s)/ Promoter Group entities

То

National Stock exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 Symbol: ASMS

Sub: Offer for Sale (OFS) of Bartronics India Limited

Dear Sir,

^{1/} We, Kinex India Private Limited (Promoters/ Promoter group entities) ("Offerer") of Bartronics India Limited are intending to make an Offer for Sale (OFS) of approximately 2,00,00,000 equity shares ('Shares") of the face value of Re. 1/- each, through the Stock Exchange mechanism in accordance with SEBI Circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023.

In this regard, $\frac{1}{2}$ we confirm the following:

- a. I/We am/ are Promoters/Promoter Group Entities/ Sponsor(s)/ Sponsor Group Entities of Bartronics India Limited.
- b. *I*/ We am/ are not barred by SEBI or any other regulatory authority to carry out the Offer for Sale.
- c. Bartronics India Limited is required to maintain a minimum public shareholding/unitholding of 25% in terms of rule 19(2)(b)/ 19A of Securities Contracts (Regulation) Rules, 1957 and the OFS has been undertaken by us to comply with the said rule.
- d. The shares/units offered are all listed on the Exchange and are in dematerialized mode.
- e. None of the Promoters/Promoter Group Entities/ Sponsor(s)/ Sponsor Group Entities have bought or sold shares/units during the 2/4/12 week period prior to the date of Offer for Sale, except selling through OFS/ IPP. Further, it is confirmed that the gap between the proposed date of OFS and the last OFS/ IPP is at least 2 weeks.
- f. The shares being offered for sale are free from all encumbrances and there is no regulatory prohibition on the said shares
- g. I/We are aware BSE can change and amend requirements, guidelines and give further instructions to me/us and we shall bound by such regulatory requirements as intimated by BSE.
- h. I/We shall provide all information as required for OFS as specified by the Exchange from time to time.

Further, I/we wish to undertake that:

- i. I-We shall make an announcement of OFS, at least one trading day prior (T-1 day, T being the Day-I of OFS issue) to the commencement of OFS alongwith the necessary details as given in para 5(b) of the aforesaid circular
- ii. I-We shall be depositing the shares with the Clearing Corporations of the Seller Member(E) MITED appointed as per (iii) below at least 1 day prior to the opening of the offer

Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, IndiaE-Mail ID: compliance@antaniumindia.co.inPhone Number: 9030019208CIN No U74900TN2013PTC092260

- iii. ^{IJ} We shall appoint Trading Member(s) of BSE to undertake the transaction and shall inform the same to BSE
- iv. If We shall bear all the expenses relating to the OFS
- v. I/-We shall not buy/ sell shares of the company for a period of 2/4/12 weeks from the closure of OFS as prescribed by SEBI in its aforesaid circular, except offering the shares through OFS/ IPP by maintaining of time gap of at least 2 weeks.
- vi. ¹/₄ We shall disclose the floor price in the OFS Notice Submitted to the Exchange(s) In case of withdrawal of offer for sale prior to its proposed opening, ¹/₄-We shall not make an OFS within a period of 10 trading days from the date of such withdrawal.
- vii. ^{1/}We shall not cancel the OFS during the bidding period
- viii. *I*/-We shall co-operate with BSE for completion of the allocation and settlement process in a timely manner as prescribed in the aforesaid SEBI circular

Thanking you,

Yours sincerely,

For Kinex India Private Limited (Former brane Andrea Private Limited)

Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Annexure - IV

Trading member details

Sexller Broker Name/ BSE Code	Seller Client code (as per database)	Seller Client Name	Seller PAN (Not Applicable if seller is Govt. Of India)	Total No. of shares offered for sale (Base Issue size)	Total No. of shares offered for sale (Base plus green shoe, if any) and break - up Non Retail and Retail category	Address - State Code required for Stamp Duty Computation
Kotak Securities Limited BSE Broker Code – 673 NSE Broker Code – 08081 MSE Broker Code – 1024	IN300214 27329130	Kinex India Private Limited	AAECT9168R	2,00,00,000	Non-Retail Category - 1,80,00,000 shares Retail Category - 20,00,000 shares	36
Total				2,00,00,000	Non-Retail Category - 1,80,00,000 shares Retail Category - 20,00,000 shares	

For Kinex India Private Limited (Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE LIMITED



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Annexure - V

Break up of Shares offered in offer for sale

Particulars	Base (No of Shares)	Green Shoe Option (if any)	Total (No of Shares)
Non-Retail	1,80,00,000	Nil	1,80,00,000
Retail	20,00,000	Nil	20,00,000
Total	2,00,00,000	Nil	2,00,00,000

For Kinex India Private Limited (Former Kandla RRIANTE United)



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

National Stock exchange of India Limited Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E) Mumbai – 400 051 Symbol: ASMS

Dear Sir,

To

Sub: Letter of Authority

We, Kinex India Private Limited, Promoter of Bartronics India Limited hereby authorize Mr. Govind Toshniwal to liaison and coordinate with BSE Limited with respect to the following issues:

I) Issue Details:

Type of Issue (e.g. Revocation/ Amalgamation/ Arrangement, Preferential, Bonus, Rights, etc.)	Offer For Sale (OFS)
Approval Sought For (pls specify)	Offer for Sale (Minimum Public Shareholding) of 2,00,00,000 equity shares

II) Contact Details:

	Company	Consultant
Name & Designation of Contact Person	Venu Gopal Thota	Mr. Govind Toshniwal
Telephone Nos. (landline & mobile)	+91 9849055966	+91 86391 67135
Email - id	compliance@kinexindia.in	pcsgovindtoshniwal@gmail.com

Thanking You,

Yours faithfully,

For Kinex India Private Limited (FormerKyMEXW) as Anterian Finder Private Limited)

Name: Venu Gopal Thota Director Designation: Director DIN: 01979738

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Processing Fees Payment Details

Processing Fee (including GST)	3,54,000	
TDS, if any	30,000	
Net amount remitted after TDS	3,24,000	
Dated	17-12-2024	
UTR No./Cheque/Demand Draft No.		
Drawn on		

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVAȚE LIMITED

Director

m 2

Name: Venu Gopal Thota Designation: Director DIN: 01979738

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Details for Invoice creation:

Party Name:	KINEX INDIA PRIVATE LIMITED
Address:	No 7/1, Anna Salai, Welder Street, Chennai,
	Tamil Nadu, 600002
City:	Chennai
State:	Tamil Nadu
TAN:	CHEA33802G
PAN:	AAECT9168R
GSTN:	33AAECT9168R1ZG
Contact Person:	Venu Gopal Thota
Contact No .:	+91 9849055966
E-mail ID:	compliance@kinexindia.in

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE LIMITED



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

December 17, 2024

Director

BSE Limited Listing Department, P.J. Towers, Dalal Street, Mumbai – 400 001 Scrip Code: 532694

Dear Sir / Madam,

To

Subject: Notice of Offer for Sale (OFS) of 2,00,00,000 Equity Shares ("Shares") of Re.1/- each of Bartronics India Limited (NSE Scrip ID- ASMS and BSE Scrip Code: 532694 by Promoter-M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) through the Stock Exchange Mechanism (the "OFS Notice")

We wish to inform you that pursuant to,

- a) The 'Comprehensive Framework on Offer for Sale (OFS) of Shares through Stock Exchange Mechanism' issued by the Securities and Exchange Board of India ("SEBI") vide its circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023 (the "SEBI OFS Circular"),
- b) The 'Revised Operational Guidelines for Offer for Sale (OFS) Segment' issued by BSE, vide its notice no. no. 20240701-19 dated July 1, 2024, and other amendments from time to time ("BSE OFS Circular") and, to the extent applicable, the previous notices issued by BSE in this regard;
- c) The 'Revised operating guidelines of Offer for Sale" issued by NSE through its circular number 93/2024 dated July 12, 2024, and other amendments from time to time ("NSE OFS Circular") and, to the extent applicable, the previous circulars issued by NSE in this regard;
- d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023; and
- e) The order of the National Company Law Tribunal, Hyderabad Bench dated March 10, 2022, Consequent upon the receipt of the March 26, 2021 order approving the Resolution Plan, there was a revision in the order which was passed on June 07, 2021 by the Hon'ble NCLT to rectify certain errors & omissions in the earlier order:

M/s. Kinex India Private Limited (Formerly known as Antanium India Private Limited) ('Seller'), Promoter of Bartronics India Limited (the "Company"), proposes to sell 2,00,00,000 equity shares of face value of Rs.1/- each representing 6.57% of the share capital of the Company (hereinafter referred to as 'Sale Shares') on December 18, 2024 ('T Day') (for Non-Retail Investors) and December 19, 2024 ('T + 1 Day') (for Retails Investors as well as for Non-Retail Investors, who choose to carry forward their un-allotted bids from T day) through a sale on the separate window provided by National Stock Exchange of India Limited (NSE) and BSE Limited (BSE).

This Notice is being issued to the Stock Exchanges, pursuant to Clause 5(2) of the SEBI OFS Circular to announce the intention of the Seller to undertake the OFS and contains important details with respect to the OFS. Bidders and prospective investors as well as their brokers are requested to read the entire contents of this Notice, along with the SEBI OFS Circular, before participating in the OFS.

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: compliance@antaniumindia.co.in CIN No U74900TN2013PTC092260 The OFS is being undertaken by the Seller for achieving the minimum public shareholding in the Company, as prescribed under Rule 19(2)(b) and Rule 19A of the Securities Contracts (Regulation) Rules, 1957 and Regulation 38 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. Offer for Sale is one of the methods that has been prescribed by (d) The 'Master circular for compliance with the provisions of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015 by listed entities' vide circular no. SEBI/HO/CFD/PoD2/CIR/P/2023/120 dated July 11, 2023, as an acceptable method for achieving minimum public shareholding criteria.

The OFS shall be undertaken exclusively through the Seller's Broker (defined later) on a separate window provided by NSE and BSE for this purpose.

NSE will be carrying out the activities of the designated stock exchange ("DSE"). The Seller shall deposit the Sale Shares with the NSE Clearing Limited ('NCL') being the designated clearing corporation.

The information required to be announced under the SEBI OFS Circular is set out below in tabular form. Other important information in relation to the Sale is set out below under the heading "Important Information", and the information included therein forms an integral part of the terms and conditions of the Sale. Brokers and prospective buyers are required to read the information included in this Notice in its entirety along with the SEBI OFS Circulars.

For Kinex India Private Limited (Formerly known as Antanium India Private Limited) For KINEX INDIA PRWATELIMITED

Director



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

From the Seller Company	Details
Name & address of the Seller (promoter or promoter group entities or non-promoter shareholders)	Kinex India Private Limited (Formerly known as Antanium India Private Limited) Address: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai, Tamil Nadu,
Name of the Company whose shares are proposed to be sold and ISIN	India, 600096 Name: Bartronics India Limited ISIN: INE855F01042
Name of the Exchange(s) wherein	National Stock Exchange of India Limited & BSE Limited
Name of Designated Stock Exchange	National Stock Exchange of India Limited will be the Designated Stock Exchange.
	The Sale shall be undertaken only through the trading platform provided by the National Stock Exchange of India Limited and BSE Limited.
Designated Clearing Corporation	NSE Clearing Limited ('NCL')
Date and time of the opening and closing of the Offer for Sale	A. For Non-Retail Investors: On December 18, 2024 ("T Day")
	The Sale shall take place on a separate window of the Stock Exchange on T Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date. On the T Day, Non-Retail Investors may indicate their willingness to carry forward their bids to T+1 Day for allocation of unsubscribed portion of Sale Shares of Retail Category (defined below).
	Please note that only Non-Retail Investors shall be allowed to place their bids on T Day, i.e. [December 18, 2024].
	B. For Retail Investors (defined below) and for Non-Retail Investors who choose to carry forward their bids: December 19, 2024 ("T+1 Day")
	The Sale shall continue to take place on a separate window of the Stock Exchange on T+1 Day, commencing at 9:15 a.m. and shall close at 3:30 p.m. (Indian Standard Time) on the same date.
	Please note that only Retail Investors shall be allowed to place their bids only on the T+1 Day. Further, those Non-Retail Investors who have placed their bids on T Day and have chosen to carry forward their bids to T+1 Day, shall be allowed to revise their bids on T+1 Day as per the SEBI OFS Circulars NDIA PRIVATE LIM
	Name & address of the Seller (promoter or promoter group entities or non-promoter shareholders) Name of the Company whose shares are proposed to be sold and ISIN Name of the Exchange(s) wherein the orders shall be placed. Name of Designated Stock Exchange Designated Clearing Corporation Date and time of the opening and

Direc or

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: compliance@antaniumindia.co.in Phone Number: 9030019208 CIN No U74900TN2013PTC092260

		In compliance with the provisions of clause 7.5 of the SEBI OFS Circular, the bids of Non-Retail Investors shall be allowed to carry forward to T+1 Day. Similarly, the unsubscribed portion of the Non-Retail Segment shall be allowed to be carried forward for bidding in the Retail Segment. (T Day and T+1 Day, are collectively referred to as,
7.	Allocation methodology - Fixed price / Multiple price appendix. Retail or/and Employee allocation methodology/ Retail or/and	 (1 Day and 144 Day, are concented to as, "Sale Dates") 1. The allocation shall be at or above the Floor Price (defined below) on the price priority basis at multiple clearing prices, in accordance with SEBI OFS Circular.
	Employee reservation % & Retail or/and Employee Discount (if any)/ Bidding at cut-off for Retail	2. Retail Category 10.00% of the Sale Shares equivalent to 20,00,000 equity shares shall be reserved for Retail Investors subject to the receipt of valid bids (the "Retail Category").
		3. Retail Investor shall mean individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) aggregated across exchanges ("Retail Investor").
		4. The Stock Exchange will decide the quantity of shares eligible to be considered in the Retail Category, based on the Floor Price (defined below) declared by the Seller.
		5. Unsubscribed portion of the shares reserved for Retail Investors shall be allotted to the investors in the Non-Retail Category choosing to carry forward their bids on T+1 day and who have not been allotted shares on T day. However, such Non-Retail Investors are required to indicate their willingness to carry forward their bids on T+1 day.
		6. No single bidder other than Mutual Funds registered with the Securities and Exchange Board of India under the SEBI (Mutual Funds) Regulations, 1996 and insurance companies registered with the Insurance Regulatory and Development Authority under the Insurance Regulatory and Development Authority Act, 1999 shall be allocated more than 25% of the sale shares being offered in the Sale.
	t	7. Non - Retail Category Non-Retail Investors shall have an option to carry forward their bids from T day to T+1 day. Non-Retail Investor choosing to carry forward their bids to T+1 day are required to indicate their willingness to carry forward their bids. Further, such Investors can also revise their bids on T+1 day in accordance with the SEBI OFS Circulars.

For KINEX INDIA PRIV Director

		8. Non - Retail Category Allocation Methodology A minimum of 25% of the shares in the Sale shall be reserved for Mutual Funds registered with the Securities and Exchange Board of India under the SEBI (Mutual Funds) Regulations, 1996 and Insurance Companies registered with the Insurance Regulatory and Development Authority under the Insurance Regulatory and Development Authority Act, 1999, subject to receipt of valid bids/orders at or above the Floor Price and as per allocation methodology. In the event of any under subscription by Mutual Funds and Insurance Companies, the unsubscribed portion shall be available to the other bidders.
		9. Retail Category Allocation Methodology (a) Retail Investor shall mean an individual investor who places bids for shares of total value of not more than Rs. 2,00,000/- (Rupees Two Lacs Only) ("Retail Investor").
		(b) 10.00% of the Sale Shares (20,00,000 equity shares) being offered in the Sale shall be reserved for Retail Investors, subject to receipt of valid bids.
		(c) Retail Investors will have option to place their bid at "Cut-Off Price". Cut-Off Price means the lowest price at which the Sale Shares are sold, as shall be determined based on all valid bids received in Non- Retail Category on T Day.
		(d) Any unutilized portion shall be offered to Non- Retail Category bidders. In case of excess demand in the retail category at the cut off price, allocation shall be done on a proportionate basis.
		10. Any unsubscribed portion of the Retail Category shall, after allotment, be eligible for allocation in the Non-Retail Category to the un-allotted bidders on T day who choose to carry forward their bid on T+1 day - Such Non-Retail Investors, choosing to carry forward their bid to T+1 day, are required to indicate their willingness to carry forward their bid to T+1 day.
8.	Offer Size (No of shares, percentage, face value)	2,00,00,000 (Two Crores Only) equity shares representing 6.57% of the share capital of the Company are offered by the Seller (hereinafter referred to as the "Sale Shares").
9.	Maximum number of shares over and above the Offer Size (*)	Nil
10.	Name of Appointed Seller Broker(s) and broker code	Kotak Securities Limited BSE Broker Code - 673 NSE Broker Code - 08081 MSE Broker Code - 1024

For KINEX INDIA PRIVATE LIMITED Director

ions, if any, for withdrawal cellation of the offer	 Conditions for withdrawal: The Seller reserves the right not to proceed with the Sale at any time prior to opening of the Sale on T Day. In such a case there shall be a cooling period of 10 trading days from the date of withdrawal before another offer for sale through Stock Exchange Mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawals. Conditions for cancellation: The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation. In the event the aggregate no of valid orders received from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day. In case of default in Settlement Obligations, the seller reserves the right to either conclude the sale, to the extent of valid bids received or cancel the sale in full.
	 trading days from the date of withdrawal before another offer for sale through Stock Exchange Mechanism is made. The Stock Exchanges shall suitably disseminate details of such withdrawals. Conditions for cancellation: The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation. In the event the aggregate no of valid orders received from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day.
	 details of such withdrawals. Conditions for cancellation: The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation. In the event the aggregate no of valid orders received from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day. In case of default in Settlement Obligations, the seller reserves the right to either conclude the sale, to the
	The Sale may be cancelled by the seller, in full (i) on T day, post bidding, if the seller fails to get sufficient demand from non-retail investors at or above the floor price; or (ii) if there is a default in the Settlement Obligation. In the event the aggregate no of valid orders received from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day. In case of default in Settlement Obligations, the seller reserves the right to either conclude the sale, to the
	from non retail investors in the sale at or above the floor price on T day is not sufficient, the seller reserves the right to cancel the Sale, post bidding in full (for both non retail investors and retail investors) and not to proceed with the offer on T+1 day. In case of default in Settlement Obligations, the seller reserves the right to either conclude the sale, to the
	reserves the right to either conclude the sale, to the
	In such cases the decision to either conclude or cance the sale shall be at the sole discretion of the Seller.
tions for participating in the for Sale	 Seller shall notify the Stock Exchange of its intention for cancellation of the OFS post bidding latest by 5.00 p.m. (Indian Standard Time) on T Day. 1. Non-Institutional Investors bidding in the Non-Retail Category shall deposit 100% of the bid value in cash upfront with the clearing corporation at the time of placing bids for the Sale.
	2. Institutional investors have an option of placing bids without any upfront payment. In case of institutional investors who place bids with 100% of the bid value deposited upfront, custodian confirmation shall be within trading hours. In case of institutional investors who place bids without depositing 100% of the bid value upfront, custodian confirmation shall be as per the existing rules for secondary market transactions.
2	 In respect of bids in the Retail Category, clearing corporation shall collect margin to the extent of 100% of order value in cash or cash equivalents. For KINEX INDIA PRIVATE LIMITED
	2

Director

Pay-in and pay-out for retail bids shall take place as per applicable SEBI OFS Circulars. 4. Retail Investors may enter a price bid or opt for bidding at cut-off price, in case of under subscription in the non-retail category, the retail investors shall be allowed to place their bids at the floor price. 5. The funds collected shall neither be utilized against any other obligation of the trading member nor co- mingled with other segments. 6. Individual retail investors shall have the option to bid in the retail category and the non-retail category. However, if the cumulative bid value by an individual investor across the retail and nonretail categories exceed Rs. 2,00,000/- (Rupees Two Lakhs), the bids in the retail category will become ineligible. Further, if the cumulative bid value by an individual investor in the retail category across Stock Exchange exceeds Rs. 2,00,000/- (Rupees Two Lakh only), such bids shall be rejected. 7. Modification or cancellation of orders (a) Orders placed by Institutional Investors and by Non- Institutional Investors, with 100% of the bid value deposited upfront: Such orders can be modified or cancelled any time during the trading hours; (b) Orders placed by institutional investors without depositing 100% of the bid value upfront: Such orders cannot be modified or cancelled by the investors or stock brokers, except for making upward revision in the price or quantity. In case of any permitted modification or cancellation of the bid, the funds shall be released / collected on a real-time basis by the clearing corporation; (c) Bids carried forward by Non-Retail Investors to T+1 day may be revised in accordance with the SEBI OFS Circulars. (d) Orders placed by Retail Investors (with 100% of the bid value deposited upfront) can be modified or cancelled any time during the trading hours on T+I Day; and (e) In case of any permitted modification or cancellations of the bids, the funds shall be released / collected on a real time basis by the clearing corporation.

FOR KINEX INDIA PRIVATE LIMITED

Director

	 Bidder shall also be liable to pay any other fees, as may be levied by the Stock Exchange, including Securities Transaction Tax (STT).
	 Multiple orders from a single bidder shall be permitted subject to conditions mentioned in Point 6 above.
27	10. In case of default in pay-in by any bidder, an amount aggregating to 10% of the order value shall be charged as penalty from the investor and collected from the broker. This amount shall be credited to the Investor Protection Fund of the Stock Exchange.
	11. The equity shares of the Company other than the Offer Shares shall continue trading in the normal market. However, in case of market closure due to the incidence of breach of "Market wide index- based circuit filter", the Offer shall also be halted.
	12. If the equity Shares of the company have a price band in the normal segment the same shall not apply to the bids placed in the Sale.
	13. In accordance with the OFS circulars, the promoters and the members of the promoter group of the company, are not allowed to participate in the Sale (apart from the OFS by the Seller), and accordingly any bid from the promoters or members of the promoter group of the company shall be rejected.
14. Settlement	 Settlement shall take place on a trade for trade basis. For Non-Institutional Investors and Institutional Investors who place orders with 100% of the order value deposited upfront, settlement shall take place on T+1 Day in accordance with the SEBI OFS Circulars.
	 2. In the case of Institutional Investors who place bids without depositing 100% of the order value upfront, settlement shall be as per the existing rules for secondary market transactions (i.e., on T+2 Day).
	3. For the bids received on T+1 Day, from the Retail Category, the settlement shall take place on T+2 Day.
	 For the bids received on T+1 Day, from the un- allotted Non-Retail investors who choose to carry forward their bid on T+1 Day with 100% of the order value deposited upfront, the
	 settlement shall take place on T+2 Day. 5. For the bids received on T+1 Day, from the un- allotted Non-Retail Investors who choose to carry forward their bid on T+1 Day without For KINEX INDIA PRIVATE LIMITED

Director

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						00% of the order at shall take place	
15.	A Letter from Sel criteria under whic coming for OFS			Attac	hed as Annexur	e III	
16.	Details of the authorized personnel for the purpose of OFS such as contact number, email id etc.			Mob:	enu Gopal Tho 9849055966 il ID: complianc	ta ce@kinexindia.in	
17.					hed as Annexur		×
18.	Confirmation from promoter/promoter group entities /Non Promoter shareholders on non-purchase and /or sale of shares of the company in the period as applicable under clause 2.4 of SEBI Circular ref.no. SEBI/HO/MRD/MRD-PoD- 3/P/CIR/2023/10 dated January 10, 2023			Attac	hed as Sellers U	Jndertaking (Anne	xure – III)
19.	Details of the personnel(s) who shall be present while opening the sealed envelope containing the floor price (if any)			Not A	pplicable		
20.	Provide details	Provide details of eligible Employee in below format (in excel			pplicable		
	Symbol	ISIN	Date		Name of Employee	PAN number	

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE LIMITED

Director

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Name: Venu Gopal Thota **Designation:** Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Important Information

The Sale is personal to each prospective bidder (including individuals, funds or otherwise) registered with the broker of the Stock Exchanges who makes a bid (each a "Bidder") and neither the Sale nor this Notice constitutes an offer to sell or invitation or solicitation of an offer to buy, to the public, or to any other person or class of persons requiring any prospectus or offer document to be issued, submitted to or filed with any regulatory authority or to any other person or class of person within or outside India.

The Sale is being carried out in accordance with the SEBI OFS Circular and subject to the circulars, rules and regulations issued by the Stock Exchanges from time to time. There will be no public offer of the Sale Shares in India under the Companies Act, 2013 (as notified and applicable) as amended from time to time ("Companies Act") or in any other jurisdiction. Accordingly, no documents have been or will be prepared, registered or submitted for approval as a "prospectus" or an offer document with the Registrar of Companies in India under the Companies Act and/or Securities and Exchange Board of India ("SEBI") under the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations"), or to the Stock Exchanges or any other regulatory or listing authority in India or abroad, and no such document will be circulated or distributed to any person in any jurisdiction, including in India. The Bidders acknowledge and agree that any buy order or bid shall be made solely on the basis of publicly available information and any information available with SEBI, Stock Exchanges, Company's website or any other public domain, together with the information contained in this Notice. The Sale is subject to the further terms set forth in the contract note to be provided to the successful Bidders.

This Notice is for information purposes only and is neither an offer nor invitation to buy or sell nor a solicitation of an offer to buy to sell any securities, nor shall there be any sale of securities in any jurisdiction ("Other Jurisdiction") in which such offer, solicitation or sale is or may be unlawful whether prior to registration or qualification under the securities laws of any such jurisdiction or otherwise. This Notice and the information contained herein are not for publication or distribution, directly or indirectly, to persons in any Other Jurisdiction unless permitted pursuant to an exemption under the relevant local law or regulation in any such jurisdiction. Prospective Bidders should seek appropriate legal advice prior to participating in the Sale.

This Notice or information contained herein is not for release, publication or distribution in the United States of America, its territories and possessions, any state of the United States of America, and the District of Columbia (together, the "United States"), and is neither an offer to sell nor a solicitation of an offer to buy any securities of the Company in the United States. The Sale Shares have not been and will not be registered under the U.S. Securities Act of 1933 ("Securities Act") and may not be offered or sold in the United States except in transactions exempt from the registration requirements of the Securities Act. The Sale Shares will be offered outside the United States through offshore transactions in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

By submitting a bid in connection with the Sale or receiving the Sale Shares, each Bidder and any broker acting on such Bidder's behalf will be deemed to have (a) read and understood this Notice in its entirety. (b) Accepted and complied with the terms and conditions set out in this Notice; and (c) represented, Agreed and acknowledged that such Bidder is, and at the time the Sale Shares are purchased, will be, the beneficial owner of such Sale Shares, not an affiliate of the Company or a person acting on behalf of such an affiliate and located outside the United States and Parolasing Such IMITED

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260

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Sale Shares in reliance upon Regulations S under the Securities Act. The purchasers of Sale Shares are hereby advised that any resale of such shares must be made in accordance with the registration requirements of the securities laws in the United States.

By submitting a bid on behalf of a buyer in connection with the Sale, each broker will also be deemed to have represented, agreed and acknowledged that it is located outside the United States and that none of the broker, its affiliates and all persons acting on its or their behalf has (a) engaged or will engage in any "directed selling efforts" (as defined in Regulation S under the Securities Act) in connection with the offer or sale of the Sale Shares, (b) engaged or will engage in any form of general solicitation or general advertising (each, within the meaning of Regulation D under the Securities Act) in connection with the offer or sale of the Sale Shares and (e) offered or will offer and sell the Sale Shares except outside the United States in reliance upon Regulation S.

Persons outside the United States

- The person understands that the Sale Shares have not been and will not be registered under the Securities Act or under any securities laws or any state of the United States and are being offered and sold in offshore transactions in reliance on Regulation S of the Securities Act;
- (a) The person was outside the United States (within the meaning of Regulation S) at the time the offer of the Sale Shares was made to it and it was outside the United States when its purchase order for the Sale Shares was originated and (b) if the person is a broker-dealer outside the United States acting on behalf of its customers, each of its customers has confirmed to it that such customer was outside the United States at the time the offer of the Sale Shares was made to it and such customer was outside the United States when such customer's buy order for the Sale Shares was originated;
- Bidder is empowered, authorized and qualified to purchase the Sale Shares;
- Bidder is not submitting a bid as a result of any 'directed selling effort' as defined under Regulation S.
- Bidder is purchasing the Sale Shares for investment purpose and not with a view of further distribution thereof. If in the future it decides to offer, resell, pledge or otherwise transfer any of the Sale Shares, it agrees that it will not offer, sell, pledge or otherwise transfer the Sale Shares except in a transaction complying with Rule 903 or Rule 904 of Regulation S or pursuant to another available exemption from registration requirements under the Securities Act and in accordance with all applicable securities laws of the states of the United States and any other jurisdiction, including India;
- Bidder is not an affiliate (as defined in Rule 405 under the Securities Act) of the Company or the Seller or a person acting on behalf of an affiliate of the Company or the Seller;
- Where the person is submitting a bid as a fiduciary or agent for one or more investor accounts, it has sole investment discretion with respect to each such account and it has full power to make the representations, warranties, agreements and acknowledgements herein;
- The placing of bids and any resultant purchase of the Sale Shares is and will be lawful under the laws of the jurisdiction in which the person places such bids to purchase the Sale Shares, in which the person is resident, and in which the sale and purchase of the Sale Shares is consummated, including under all applicable Indian laws, regulations and guidelines, including the SEBI OFS circular;

For KINEX INDIA PRIVATE MITED Director

- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker and their respective directors, officers, employees or affiliates responsible or liable for any misstatements in or omissions from any publicly available information concerning the Company or the OFS;
- Bidder will not hold or seek to hold the Seller, the Company or the Seller's Broker or any other respective directors, officers, employees or affiliates responsible or liable for any losses incurred in connection with placing of bids and any resultant purchase of the Sale Shares;
- Bidder agrees to indemnify and hold the Seller, the Company and the Seller's Broker and their expenses (including legal fees and expenses) arising out of or in connection with any breach of these representatives, warranties, agreements or acknowledgements. The indemnity herewith shall survive the resale of the Sale Shares; and
- Bidder acknowledges that the Seller, the Company and the Seller's Broker and their respective directors, officers, employees or affiliates will rely upon the truth and accuracy of these representation, warranties, agreements and acknowledgements and agrees that if any of such representations, warranties, agreements and acknowledgements is no longer accurate it will promptly notify the Seller.

Any resale or other transfer, or attempted resale or other transfer, of the Sale Shares made other than in compliance with the above-stated restrictions shall not be recognized by the Company.

This Notice is not for publication or distribution, in whole or in part, in the United States of America, its territories and possessions any State of the United States of America, or the District of Columbia.

Director

Thanking you.

Yours Sincerely,

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited)

For KINEX INDIA PRIVATE LIMITED

Name: Venu Gopal Thota Designation: Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Date:

Annexure - II

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The Managing Director BSE Limited PJ Towers, Mumbai - 400 001

Sub: Usage of the electronic facilities and software of the Exchange for Offer for Sale (OFS) of Bartronics India Limited

Dear Sir,

^{1/2} We Seller(s) i.e. Promoters/Promoter Group entities/<u>Non-Promoter Shareholder</u> ("Offerers") of Bartronics India Limited are intending to make an Offer for Sale (OFS) of approximately 2,00,00,000 equity shares ('Shares") of the face value of Rs. 1/- each, through the Stock Exchange mechanism in accordance with SEBI Circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023.

^{1/}We request the Exchange to allow all the Trading Members of the Exchange to participate in the OFS process through the online OFS platform of the Exchange, subject to such terms and conditions as may be set by the Exchange in this regard including signing of any undertakings etc.

1. Provisions of facilities and Infrastructure.

BSE will make available the software for OFS

It is to be distinctly understood that the permission given by BSE to use their network and software of the Online OFS platform should not in any way be deemed or construed that the compliance with various statutory approved by BSE; nor does it in any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other requirements nor does it take any responsibility for the financial or other soundness of the offerers.

It is also to be distinctly understood that the approval given by BSE is only to use the software for participating in OFS process

2. Terms of Operations for the electronic facilities and software for OFS will cover the following:

a. A complete and continuous back up maintained by BSE, of the data being entered into the OFS system by Trading Members.

b. BSE to keep open on-line OFS facilities during those hours and dates as are finalized by BSE in consultation with Offerers and allowed as per the aforesaid SEBI circular.

3. The Exchange shall provide its services on a best effort basis. However, the Exchange shall not be liable for failure of the system or for any loss, damage, or other costs arising in any way out of:

a. Telecom network or system failures including failure of ancillary or associated systems or fluctuation or power or other environmental conditions, or

FOR KINEX INDIA PRAYATE LIMITED

Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260 b. Accident, transportation, neglect, misuse, errors, frauds of the trading members or its authorized persons or the agents or any third party including other stock exchange

c. Any fault in any attachments or associated equipment (either supplied by the Exchange or approved by the Exchange) which forms or does not form part of the trading workstation installation or OFS system including any system issue or fault at other stock exchange

d. Act of God, fire, flood, war act of violence, or any other similar occurrence, or

e. Any accidental special or consequential damages including without limitation of loss of profit.

4. Charges of BSE

For availing the abovementioned services, H/We shall pay the fees as per the schedule of BSE.

We request you to kindly sign and return the duplicate copy of this letter.

Thanking you,

Yours Sincerely,

For Kinex India Private Limited (Formerly known as Antanium India Private Limited)

For KINEX INDIA PRIVATE LIMITED

Director

Name: Venu Gopal Thota **Designation: Director** DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED) Annexure III

Confirmation cum undertaking to be given by the Selling Promoter(s)/ Promoter Group entities

The Managing Director BSE Limited PJ Towers Mumbai - 400 001

Sub: Offer for Sale (OFS) of Bartronics India Limited

Dear Sir,

^{1/2} We, Kinex India Private Limited (Promoters/ Promoter group entities) ("Offerer") of Bartronics India Limited are intending to make an Offer for Sale (OFS) of approximately 2,00,00,000 equity shares ('Shares") of the face value of Re. 1/- each, through the Stock Exchange mechanism in accordance with SEBI Circular no. SEBI/HO/MRD/MRD-PoD-3/P/CIR/2023/10 dated January 10, 2023.

In this regard, $\frac{1}{2}$ we confirm the following:

- a. I/We am/ are Promoters/Promoter Group Entities/<u>Sponsor(s)/Sponsor Group Entities</u> of Bartronics India Limited.
- b. *I*/ We am/ are not barred by SEBI or any other regulatory authority to carry out the Offer for Sale.
- c. Bartronics India Limited is required to maintain a minimum public shareholding/unitholding of 25% in terms of rule 19(2)(b)/ 19A of Securities Contracts (Regulation) Rules, 1957 and the OFS has been undertaken by us to comply with the said rule.
- d. The shares/units offered are all listed on the Exchange and are in dematerialized mode.
- e. None of the Promoters/Promoter Group Entities/ Sponsor(s)/ Sponsor Group Entities have bought or sold shares/units during the 2/4/12 week period prior to the date of Offer for Sale, except selling through OFS/ IPP. Further, it is confirmed that the gap between the proposed date of OFS and the last OFS/ IPP is at least 2 weeks.
- f. The shares being offered for sale are free from all encumbrances and there is no regulatory prohibition on the said shares
- g. *H*/We are aware BSE can change and amend requirements, guidelines and give further instructions to me/us and we shall bound by such regulatory requirements as intimated by BSE.
- h. *H*/We shall provide all information as required for OFS as specified by the Exchange from time to time.

Further, H-we wish to undertake that:

- i. I-We shall make an announcement of OFS, at least one trading day prior (T-1 day, T being the Day-I of OFS issue) to the commencement of OFS alongwith the necessary details as given in para 5(b) of the aforesaid circular
- ii. I-We shall be depositing the shares with the Clearing Corporations of the Seller Member(s) appointed as per (iii) below at least 1 day prior to the opening of the offer
- iii. ¹/₄ We shall appoint Trading Member(s) of BSE to undertake the transaction and shall inform the same to BSE
- iv. \ddagger We shall bear all the expenses relating to the OFS

For KINEX INDIA PRIVATE LIMITED Director

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260

- v. I/-We shall not buy/ sell shares of the company for a period of 2/4/12 weeks from the closure of OFS as prescribed by SEBI in its aforesaid circular, except offering the shares through OFS/ IPP by maintaining of time gap of at least 2 weeks.
- vi. ¹/₄ We shall disclose the floor price in the OFS Notice Submitted to the Exchange(s) In case of withdrawal of offer for sale prior to its proposed opening, ¹/₄-We shall not make an OFS within a period of 10 trading days from the date of such withdrawal.
- vii. ^{1/}We shall not cancel the OFS during the bidding period
- viii. *I*/-We shall co-operate with BSE for completion of the allocation and settlement process in a timely manner as prescribed in the aforesaid SEBI circular

Thanking you,

Yours sincerely,

For Kinex India Private Limited (Formerly known as Antanium India Private Limited) KINEX INDIA PRIVATE LIMITED

Name: Venu Gopal Thota Designation: Director DIN: 01979738



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(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Trading member details

Seller Broker Name/ BSE Code	Seller Client code (as per database)	Seller Client Name	Seller PAN (Not Applicable if seller is Govt. Of India)	Total No. of shares offered for sale (Base Issue size)	Total No. of shares offered for sale (Base plus green shoe, if any) and break - up Non Retail and Retail category	Address - State Code required for Stamp Duty Computation
Kotak Securities Limited BSE Broker Code – 673 NSE Broker Code – 08081 MSE Broker Code - 1024	IN300214 27329130	Kinex India Private Limited	AAECT9168R	2,00,00,000	Non-Retail Category - 1,80,00,000 shares Retail Category - 20,00,000 shares	36
Total				2,00,00,000	Non-Retail Category - 1,80,00,000 shares Retail Category - 20,00,000 shares	

For Kinex India Private Limited (Formerly known as Antanium India Private Limited)

For KINEX INDIA PRIVATE LIMITED

Name: Venu Gopal Thota Designation: Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Annexure - V

Break up of Shares offered in offer for sale

Particulars	Base (No of Shares)	Green Shoe Option (if any)	Total (No of Shares)
Non-Retail	1,80,00,000	Nil	1,80,00,000
Retail	20,00,000	Nil	20,00,000
Total	2,00,00,000	Nil	2,00,00,000

For Kinex India Private Limited

(Formerly known as Antanium India Private Limited)

FOR KINEX INDIA PRIVATE LIMITED

Name: Venu Gopal Thota Designation: Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

The General Manager Listing Operation,

BSE Limited, P.J.Towers, Dalal Street, Mumbai 400 001

Dear Sir,

Sub: Letter of Authority

We, Kinex India Private Limited, Promoter of Bartronics India Limited (BSE Scrip Code: 532694) hereby authorize Mr. Govind Toshniwal to liaison and coordinate with BSE Limited with respect to the following issues:

I) Issue Details:

Type of Issue (e.g. Revocation/ Amalgamation/ Arrangement, Preferential, Bonus, Rights, etc.)	Offer For Sale (OFS)
Approval Sought For (pls specify)	Offer for Sale (Minimum Public Shareholding) of 2,00,00,000 equity shares

II) Contact Details:

	Company	Consultant
Name & Designation of Contact Person	Venu Gopal Thota	Mr. Govind Toshniwal
Telephone Nos. (landline & mobile)	+91 9849055966	+91 86391 67135
Email - id	compliance@kinexindia.in	pcsgovindtoshniwal@gmail.com

Thanking You,

Yours faithfully,

For Kinex Fight Private Pinitse VAT (Formerly known as Antanium India-Pri

Name: Venu Gopal Thota Designation: Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Processing Fees Payment Details

Processing Fee (including GST)	2,36,000
TDS, if any	20,000
Net amount remitted after TDS	2,16,000
Dated	17-12-2024
UTR No./Cheque/Demand Draft No.	[•]
Drawn on	

For Kinex India Private Limited (Formerly known as Antanium India Private Limited) For KINEX INDIA PRIVATE LIMITED

Name: Venu Gopal Thota Designation: Director DIN: 01979738



(Formerly Known as ANTANIUM INDIA PRIVATE LIMITED)

Details for Invoice creation:

Party Name:	KINEX INDIA PRIVATE LIMITED	
Address:	No 7/1, Anna Salai, Welder Street, Chennai, Tamil Nadu, 600002	
City:	Chennai	
State:	Tamil Nadu	
TAN:	CHEA33802G	
PAN:	AAECT9168R	
GSTN:	33AAECT9168R1ZG	
Contact Person:	Venu Gopal Thota	
Contact No .:	+91 9849055966	
E-mail ID:	compliance@kinexindia.in	

For Kinex India Private Limited VATE LIMITED (Formerly known as Antanium India Private Limited)

Director

Name: Venu Gopal Thota Designation: Director DIN: 01979738

Regd office: Plot No. 87, 1st Floor, 4th Cross Street, Thirumalai Nagar, Perungudi, Chennai-600096, India E-Mail ID: <u>compliance@antaniumindia.co.in</u> Phone Number: 9030019208 CIN No U74900TN2013PTC092260