SECURITIES AND EXCHANGE BOARD OF INDIA

INTERIM ORDER CUM SHOW CAUSE NOTICE

Under Sections 11(1), 11(4), 11A And 11B of the Securities and Exchange Board of India Act, 1992, in the matter of Bishal Abasan India Limited –

	Noticees	DIN/CIN	PAN	
DII	DIRECTORS -			
1.	PRITI RANI CHOWDHURY	01717301	AGUPC5065H	
2.	PRABIR CHOWDHURY	05194455	Агррс9212к	
3.	SUJIT ACHARJEE	05185173	ASZPA9649Q	
4.	AJOY PAUL	06707622	Amppp5677d	
5.	LITAN SAHA	06826108	CCQPS8194F	

TO BE READ WITH THE SEBI ORDER NO. WTM/PS/35/IMD/ERO-RLO/MAY/2016 DATED MAY 16, 2016.

BACKGROUND -

- 1. Securities and Exchange Board of India ("SEBI") received a complaint on September 8, 2014, against Bishal Abasan India Limited ("Bishal Abasan/Company"). Vide the aforesaid complaint, the complainant therein *inter alia* alleged illegal mobilization of funds by Bishal Abasan.
- 2. SEBI had examined the records available on MCA21 Portal and noted that Bishal Abasan had issued and allotted Redeemable Preference Shares and Non–Convertible Debentures. Details regarding the aforesaid as available on MCA21 Portal and other relevant material on record are reproduced as under –

A. ALLOTMENT DETAILS OF REDEEMABLE PREFERENCE SHARES –

TABLE I – DETAILS OF REDEEMABLE PREFERENCE SHARES ISSUED			
FINANCIAL YEAR	No. of Allottees	VALUE OF ALLOTMENT (₹)	
2011–12	293	2,75,76,000	

B. ALLOTMENT DETAILS OF NON-CONVERTIBLE DEBENTURES -

Table II – Details of Redeemable Preference Shares Issued			
FINANCIAL YEAR	No. of Allottees	VALUE OF ALLOTMENT (₹)	
2012–13	NOT AVAILABLE	87,88,000	
2013–14	NOT AVAILABLE	1,70,000	

- 3. Since the aforementioned issues of securities by Bishal Abasan during the Financial Year 2011–12 (issue and allotment of *Redeemable Preference Shares*) and the Financial Years 2012–13 and 2013–14 (issue and allotment of *Non–Convertible Debentures*) qualified as an offer made to the public in terms of Section 67(3) of the Companies Act, 1956 ("Companies Act"), Bishal Abasan and its Directors were found to have violated the following provisions of law
 - **A.** Section 56, Section 60 read with Section 2(36) and Section 73 of the Companies Act;
 - **B.** Regulations 4(2)(a)–(d), 4(4), 5(2)(b), 6–9, 12, 14, 15, 17, 19 and 26 of the SEBI (Issue and Listing of Debt Securities), Regulations, 2008.
- 4. Accordingly, SEBI vide an Order dated May 16, 2016 ("**Final Order**"), *inter alia* directed Bishal Abasan and its Directors
 - a. To jointly and severally refund the money collected by the Company through the issuance of Redeemable Preference Shares and Non-Convertible Debentures (which have been found to be issued in contravention of the public issue norms stipulated under the Companies Act and SEBI regulations), to the investors including the money collected from investors, till date, pending allotment of securities, if any, with an interest of 15% per annum compounded at half yearly intervals, from the date when the repayments became due (in terms of Section 73(2) of the Companies Act) to the investors till the date of actual payment.
 - b. Not to, directly or indirectly, access the capital market by issuing prospectus, offer document or advertisement soliciting money from the public and are further restrained and prohibited from buying, selling or otherwise dealing in the securities market, directly or indirectly in whatsoever manner, from the date of this Order till the expiry of 4 years from the date of completion of refunds to investors as directed above.
- 5. It is observed that prior to the Final Order, SEBI had issued an Ex Parte Interim Order on May 6, 2015 ("Interim Order"), against Bishal Abasan and its Directors.

6. During the course of the quasi–judicial proceedings conducted prior to the passing of the Final Order, it was brought to the Notice of the then Whole Time Member ("**WTM**") that certain entities who were/are Director(s) of Bishal Abasan were in fact responsible for the offer and allotment of *Redeemable Preference Shares* and *Non–Convertible Debentures*. The list of such entities as extracted from the Final Order is shown below –

TABLE III				
	NAME OF THE PERSON	CAPACITY	DATE OF APPT.	DATE OF CESSATION
1.	Priti Rani Chowdhury	DIRECTOR	1.05.2008	19.12.2012
2.	Prabir Chowdhury	DIRECTOR	1.06.2012	19.12.2012
3.	SUJIT ACHARJEE	DIRECTOR	1.06.2012	10.10.2013
4.	AJOY PAUL	DIRECTOR	9.10.2013	26.03.2014
5.	Litan Saha#	DIRECTOR	18.02.2014	26.03.2014
# LITAN SAHA IS AT PRESENT A DIRECTOR IN BISHAL ABASAN HAVING BEEN RE–APPOINTED ON APRIL 27, 2015.				

- 7. Accordingly, SEBI was directed by the WTM in the Final Order to examine the role of the aforementioned entities (who were not covered by the Interim Order) and initiate appropriate action against them, in accordance with law.
- 8. In this context, SEBI vide letters dated December 28, 2017, had sought *inter alia* the following information from the abovementioned entities at Table III
 - *i.* Copy of Audited Balance Sheet and Annual Returns of the company for the last 3 years.
 - *ii.* Other Information in respect of issue of Shares/Debentures:
 - a. Copy of Prospectus/Red Herring Prospectus/Statement in lieu of prospectus/Information Memorandum filed with RoC for issuance of Shares/Debentures.
 - b. Date of opening and closing of the subscription list for the said Shares/Debentures.
 - c. Details regarding the number of application forms circulated inviting subscription for Shares/Debentures and number of applications received.
 - d. Details of allottees such as date of allotment, names of allottees, etc.
 - *iii.* Copies of the minutes of Board/committee meeting in which the resolution has been passed for raising such additional capital and also for allotment of Shares/Debentures.
 - *iv.* Copies of application forms, pamphlets, advertisements and other promotional material circulated for issuance of Shares/Debentures.

- v. Terms and conditions of the issue of Shares/Debentures.
- vi. Whether the company has applied for listing of its securities with any of the Stock Exchanges.
- vii. Copies of Form 2 and Form 10 filed with the RoC.
- viii. Details of debenture trustee viz. name, address, board resolution authorizing their appointment. etc.
- 9. Details concerning the service of the above–mentioned letters dated December 28, 2017 including subsequent reminders, issued by SEBI and replies received thereto, etc. are provided as under –

	TABLE IV				
	NAME LETTER STATUS (RETURNED/ DELIVERED)				
1.	PRITI RANI CHOWDHURY	RETURNED UNDELIVERED WITH THE COMMENT "LEFT".			
2.	Prabir Chowdhury	RETURNED UNDELIVERED WITH THE COMMENT "ADDRESSEE MOVED."			
3.	SUJIT ACHARJEE	RETURNED UNDELIVERED WITH THE COMMENT "REFUSED." REMINDER LETTER			
		DATED JANUARY 29, 2018 ISSUED. HOWEVER, NO REPLY RECEIVED.			
4.	AJOY PAUL	DELIVERED. HOWEVER, NO REPLY RECEIVED. REMINDER LETTER DATED			
		JANUARY 11, 2018 ISSUED. HOWEVER, NO REPLY RECEIVED.			
5.	LITAN SAHA	RETURNED UNDELIVERED WITH THE COMMENT "LEFT". REMINDER LETTER			
		dated January 29, 2018 issued to his alternate address. However, it was			
		RETURNED UNDELIVERED WITH THE COMMENT "LEFT WITHOUT ADDRESS".			

In note that the persons at serial nos. 1–4 of Table III were the Directors of Bishal Abasan during the period of money mobilization by the Company. The person at serial no. 5 of Table III was also a Director from February 18–March 26, 2014, which was also during the period of money mobilization by the Company and at present, he is a Director of Bishal Abasan having been re–appointed on April 27, 2015. Upon a consideration of paragraph 3 of this Order, I find that the aforementioned entities are responsible for the offer and allotment of Redeemable Preference Shares and Non–Convertible Debentures made by Bishal Abasan in violation of the Public Issue requirements. I also find that the aforementioned entities are liable for refund of money to investors to whom such offer and allotment of Redeemable Preference Shares (entity at sr. no. 1 only of Table III) and Non–Convertible Debentures (entities at sr. nos. 1–5 of Table III) was made by Bishal Abasan. In the light of the aforesaid, I find this to be a fit case to pass interim directions against the aforesaid Directors of Bishal Abasan.

DIRECTIONS –

- 11. In view of the foregoing, I, in exercise of the powers conferred upon me under Sections 11, 11(4) and 11B of the SEBI Act hereby issue, with immediate effect, the following directions
 - i. The Directors of Bishal Abasan, viz. Priti Rani Chowdhury, Prabir Chowdhury, Sujit Acharjee, Ajoy Paul and Litan Saha, shall not access the securities market or buy, sell or otherwise deal in the securities market, either directly or indirectly, or associate themselves with any listed company or company intending to raise money from the public;
 - ii. The abovenamed Directors of Bishal Abasan, shall neither dispose of, alienate or encumber any of their assets nor divert any funds raised from public through the offer and allotment of Redeemable Preference Shares and Non-Convertible Debentures;
 - iii. The abovenamed Directors of Bishal Abasan shall co-operate with SEBI and shall furnish all information/documents in connection with the *offer and allotment of Redeemable Preference Shares* and *Non–Convertible Debentures* sought vide letters dated December 28, 2017.
- 12. The findings at paragraphs 3 and 10 of this Order are made on the basis of the information obtained from *MCA21 Portal* and other relevant material on record by SEBI, which form the basis of the Final Order dated May 16, 2016. The Directors of Bishal Abasan, viz. Priti Rani Chowdhury, Prabir Chowdhury, Sujit Acharjee, Ajoy Paul and Litan Saha (collectively referred to as "**Noticees**") are hereby called upon to show cause as to why suitable directions/prohibitions under Sections 11, 11(4), and 11B of the SEBI Act should not be issued/imposed, including the following directions, viz.
 - i. To jointly and severally refund the money collected through the *offer and allotment of* Redeemable Preference Shares and Non–Convertible Debentures, with an interest of 15% per annum (the interest being calculated from the date when the repayments became due in terms of Section 73(2) of the Companies Act till the date of actual payment), supported by a Certificate of two independent Chartered Accountants to the satisfaction of SEBI (to be submitted to SEBI within 7 days of completion of the refund); and

ii. To be restrained/prohibited from accessing the securities market and buying, selling or otherwise dealing in securities in any manner whatsoever, directly or indirectly,

for a period of four years from the date of effecting the refund as directed above

read with the Final Order dated May 16, 2016.

13. The Noticees may, within 21 days from the date of receipt of this *Interim Order-cum-Show*

Cause Notice, file their respective replies. The Noticees are directed to furnish an inventory

of their assets in their reply. In the event the Noticees intend to avail an opportunity of

personal hearing, they may do so by seeking a confirmation in writing from SEBI for the

same within 90 days from the date of receipt of this Order. In the event of the respective

Noticees failing to file replies or requesting for an opportunity of personal hearing within

the said 90 days, the findings at paragraph 10 of this Order shall become final and absolute

against the respective Noticees automatically, without any further orders. Consequently,

the Noticees shall automatically be bound by the directions contained in paragraphs 11 and

12, as applicable.

14. The Noticees shall comply with the aforesaid directions within a period of 90 days from

the date this Order becoming final, failing which SEBI may initiate appropriate

enforcement action under SEBI Act including Recovery proceedings, Adjudication or

Prosecution in addition to making a suitable reference to State Government/Local Police.

15. This Order is without prejudice to any other action that SEBI may initiate under securities

laws, as deemed appropriate.

16. Copy of this Order shall be forwarded to the recognized stock exchanges and depositories

for information and necessary action. A copy of this Order may also be forwarded to

MCA/concerned RoC for their information and necessary action with respect to the

directions imposed on the abovenamed Directors of Bishal Abasan.

Place: Mumbai

Date: October 10, 2018

G. MAHALINGAM WHOLE TIME MEMBER

SECURITIES AND EXCHANGE BOARD OF INDIA