

Deutsche Bank AG (Hong Kong) L60 International Commerce Center 1 Austin Road West Kowloon Hong Kong SAR Tel + 852 2203 2100

Date: 15 April 2024

| BSE Limited                     | National Stock Exchange of    | Aster DM Healthcare Limited    |
|---------------------------------|-------------------------------|--------------------------------|
| 25th Floor, P. J. Towers, Dalal | India Limited                 | No.1785, Sarjapur Road, Sector |
| Street, Mumbai, Maharashtra -   | Exchange Plaza, C-1, Block G. | -1, Hsr Layout, Ward No.174,   |
| 400001, India                   | Bandra Kurla Complex, Bandra, | Agara Extension, Bangalore,    |
|                                 | East, Mumbai, Maharashtra –   | Karnataka – 560102, India      |
|                                 | 400051, India                 |                                |

Dear Sir/ Madam,

Sub: Disclosure pursuant to Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in relation to Aster DM Healthcare Limited

Pursuant to the requirements of Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (as amended till date) ("SAST"), please find attached the disclosure (as set out in <u>Annexure A</u>) in respect of the creation of encumbrance over certain equity shares of Aster DM Healthcare Limited, as described in Annexure A.

## **Signature of Authorised Signatory**



Name: RAMANATHAPURA, Prasanna Venkatesha Murthy Manu

Designation: Vice President

Place: Deutsche Bank AG, Hong Kong Branch

Date: 15 April 2024

Chairman of the Supervisory Board: Alexander R. Wynaendts.

Management Board: Christian Sewing (Chairman), James von Moltke, Fabrizio Campelli, Bernd Leukert, Alexander von zur Mühlen, Claudio de Sanctis, Rebecca Short, Stefan Simon, Olivier Vigneron.

Deutsche Bank Aktiengesellschaft domiciled in Frankfurt am Main; Local Court of Frankfurt am Main, HRB No 30 000; VAT ID No DE114103379; www.db.com

Annexure A

Disclosures under Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeovers)

Regulations, 2011

| Name of the Target Company (TC)   | Aster DM Healthcare Limited                          |                |                 |  |
|---|--|----------------|-----------------|--|
| Name(s) of the acquirer and Persons Acting                                  | Deutsche Bank AG, Sir                                |                | as the offshore |  |
| in Concert (PAC) with the acquirer  | security agent)                                      |                |                 |  |
|   | Deutsche Bank AG, Mumbai Branch                      |                |                 |  |
| Whether the acquirer belongs to Promoter/                                   | No   |                |                 |  |
| Promoter group  | DCE Limited  |                |                 |  |
| Name(s) of the Stock Exchange(s) where the shares of TC are Listed          | BSE Limited National Stock Exchange of India Limited |                |                 |  |
| Details of the acquisition/disposal as follows                              | Number   | % w.r.t. total | % w.r.t. total  |  |
| Botano or the dequisition, disposal de follows                              | Transor  | share/ voting  | diluted share/  |  |
|   |  | capital        | voting capital  |  |
|   |  | wherever       | of the TC (**)  |  |
|   |  | applicable (*) |                 |  |
| Before the acquisition under  |  |                |                 |  |
| consideration, holding of:  | N.III  |                | <b>.</b>        |  |
| a) Share carrying voting rights   | NIL  | NIL            | NIL             |  |
| b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal          | 50,450,820   | 10.10          | 10.10           |  |
| undertaking)  | 50,450,620   | 10.10          | 10.10           |  |
| c) Voting rights (VR) otherwise than by                                     | NIL  | NIL            | NIL             |  |
| shares  |  |                |                 |  |
| d) Warrants/convertible securities/any                                      | NIL  | NIL            | NIL             |  |
| other instrument that entitles the  |  |                |                 |  |
| acquirer to receive shares carrying   |  |                |                 |  |
| voting rights in the TC (specify  |  |                |                 |  |
| holding in each category) e) Total (a+b+c+d)                                | 50,450,820   | 10.10          | 10.10           |  |
| e) Total (a+b+c+u)  | 50,450,620   | 10.10          | 10.10           |  |
| Details of acquisition/ sale  |  |                |                 |  |
| a) Shares carrying voting rights  | NIL  | NIL            | NIL             |  |
| acquired/ sold  |  |                |                 |  |
| b) VRs acquired/ sold otherwise than by                                     | NIL  | NIL            | NIL             |  |
| shares  | A III  | N.111          | N.111           |  |
| c) Warrants/ convertible securities/ any other instrument that entitles the | NIL  | NIL            | NIL             |  |
| acquirer to receive shares carrying   |  |                |                 |  |
| voting rights in the TC (specify  |  |                |                 |  |
| holding in each category) acquired/   |  |                |                 |  |
| sold  |  |                |                 |  |
| d) Shares encumbered/ involved/   | 46,974,703   | 9.40           | 9.40            |  |
| released by the acquirer  | 40.07 ( 700  | 0.10           | 0.40            |  |
| e) Total (a+b+c+/-d)  | 46,974,703   | 9.40           | 9.40            |  |
| After the acquisition/sale, holding of:                                     |  |                |                 |  |
| a) Shares carrying voting rights  | NIL  | NIL            | NIL             |  |
| acquired  |  |                |                 |  |
| b) Shares encumbered with the   | 50,450,820   | 10.10          | 10.10           |  |
| acquirer  | A  |                | <b></b>         |  |
| c) VRs otherwise than by shares   | NIL  | NIL            | NIL             |  |

| d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition  | NIL   | NIL   | NIL   |
|---|---|-------|-------|
| e) Total (a+b+c+d)  | 50,450,820  | 10.10 | 10.10 |
| Mode of acquisition/-sale (e.g. open market / off-market/ public issue / rights issue / preferential allotment / inter-se transfer/encumbrance, etc.)  Date of acquisition of/ sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable | Creation of encumbrance (see note below)  10 April 2024 |       |       |
| Equity share capital / total voting capital of the TC before the said acquisition/ sale   | 499,513,060 equity shares of Rs. 10 each                |       |       |
| Equity share capital/ total voting capital of the TC after the said acquisition/ sale   | 499,513,060 equity shares of Rs. 10 each                |       |       |
| Total diluted share/voting capital of the TC after the said acquisition   | 499,513,060 equity shares of Rs. 10 each                |       |       |

## Note

Olympus Capital Asia Investments Ltd ("**Olympus**") is an offshore investor in the TC which originally held 114,692,108 shares of TC and has entered into a facility agreement dated 22 December 2021 as amended and restated on 29 June 2022, pursuant to which Olympus has availed a loan facility (the "**Facility**") from the named lender(s).

Pursuant to the Facility, Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) was holding the share pledge over the shares of Olympus and the non-disposal undertaking over 106,409,257 shares ("Relevant Shares") of the TC. Olympus had thereafter created pledge over the Relevant Shares of the TC in favour of Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) and provided certain covenants setting out the conditions for disposal of the balance 8,282,851 shares of the TC held by it ("Balance Shares"). This was disclosed to the exchange by the Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) on 24 December 2021, and by the Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) on 19 July 2022.

Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) had released the pledge over 18,537,566 Relevant Shares of the TC on 27 March 2023. This was disclosed to the exchange by the Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) on 29 March 2023. Further, Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) had released the pledge over 87,871,691 Relevant Shares of the TC on 3 April 2023. This was disclosed to the exchange by the Deutsche Bank AG, Mumbai branch (as the onshore security agent (for the Facility)) on 6 April 2023.

Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) had released the non-disposal undertaking over 87,871,691 Relevant Shares of the TC on 19 March 2024. This was disclosed to the exchange by Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) on 21 March 2024.

Olympus had sold 44,260,766 TC shares on 27 March 2024. This was disclosed to the exchange by Olympus on 28 March 2024. The sale of 44,260,766 TC shares and the change in the number of TC shares

over which indirect encumbrances (due to share pledge of Olympus) continued in favour of Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) pursuant to the sale was disclosed to the exchanges by Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) on 1 April 2024.

Olympus has provided a non-disposal undertaking over 46,974,703 TC shares in favour of Deutsche Bank AG, Singapore branch (as the offshore security agent (for the Facility)) on 10 April 2024 and the non-disposal undertaking created by Olympus has been recorded in the depository system on 10 April 2024.

Olympus continues to hold 50,450,820 TC shares ("Current TC Shares"). The pledge created over the shares of Olympus continues which results in an indirect encumbrance over Current TC shares and covenants relating to disposal of 3,476,117 TC shares out of the Current TC Shares under the Facility continues.

## Signature of Authorised Signatory



Name: RAMANATHAPURA, Prasanna Venkatesha Murthy Manu

Designation: Vice President

Place: Deutsche Bank AG, Hong Kong Branch

Date: 15 April 2024

## Note:

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

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