

## Date: February 23, 2024

To, The National Stock Exchange of India Limited Exchange Plaza Bandra Kurla Complex, Bandra (E), Mumbai - 400 051 (SYMBOL: THYROCARE)

The Bombay Stock Exchange Ltd Phiroze Jeejeeboy Towers Dalal Street, Mumbai- 400 001 (SCRIP CODE 539871)

Dear Sir/Madam,

Sub: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

Pursuant to Regulation 30, read with Schedule III of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, ("Listing Regulations") and in continuation of disclosure dated October 28, 2023 as submitted by Thyrocare Technologies Limited ("Thyrocare"/ "Company") to the Stock Exchanges in relation to assessment order received from Navi Mumbai Municipal Corporation, Cess Department ("Authority") on October 27, 2023 ("Original Assessment Order"), we wish to inform you that the Company, has received rectification of assessment order ("Rectified Assessment Order") dated February 14, 2024 from the Authority which was intimated to the Company on February 23, 2024.

In the aforementioned Rectified Assessment Order, the Authority has reduced the total demand of due cess amount (including interest and penalty amount) for the period from April 1, 2010 to March 31, 2011 to INR 12,80,047/- (Rupees Twelve Lakh Eighty Thousand Forty Seven only).

The details required to be disclosed pursuant to the Listing Regulations read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 are mentioned below:

Particulars	Description
Name of the Authority	Navi Mumbai Municipal Corporation, Cess Department (" <b>Authority</b> ")
Nature and details of the action(s) taken, initiated or order(s) passed	Authority issued rectification of assessment order for reduced total demand of due cess amount (including interest and penalty amount) for the period from April 1, 2010 to March 31, 2011 from total INR 2,05,53,098/- (as mentioned in the Original Assessment Order) to INR 12,80,047/- only (as mentioned in the Rectified Assessment Order).
	Authority has directed the Company to pay reduced due cess amount (including interest and penalty amount) of INR 12,80,047/- by March 1, 2024.
Date of receipt of direction or order, including any ad-interim or	The Rectified Order was received on February 23, 2024, and the revised demand of due cess



Particulars	Description
interim orders, or any other communication from the authority	is required to be paid by the Company by March 1, 2024
Details of the violation(s)/contravention(s) committed or alleged to be committed;	Non-payment of Cess by the Company to the Authority for the period April 1, 2010 to March 31, 2011
Impact on financial, operation or other activities of the listed entity, quantifiable in monetary terms to the extent possible	<ul> <li>NIL, except due cess amount (including interest and penalty amount) of INR 12,80,047/- payable to Authority.</li> <li>Please note that the Company has paid-off and settled above due cess amount (including interest and penalty amount).</li> </ul>

For Thyrocare Technologies Limited

Ramjee Dorai Company Secretary and Compliance Officer

Thyrocare Technologies Limited