

(Formerly known as IO System Limited) CIN: L74110UP1987PLC008764

Registered Office: B-1101, Titanium Square, B/H. Sarveshwar Tower, OPP. B.M.W. Show Room, Thaltej, Ahmedabad – 380 054, Gujarat, INDIA

Email: compliance@tihil.co.in; Tel +91-79-46008108 Website: www.tihil.co.in

March 14, 2024

To
The Department of Corporate Service (DCS-CRD)
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 001

Ref: <u>TRANS INDIA HOUSE IMPEX LIMITED</u> SECURITY CODE NO.: <u>523752</u>

SUB.: <u>OUTCOME OF BOARD MEETING HELD ON THURSDAY, MARCH 14, 2024, AND DISCLOSURE UNDER REGULATION 30 - INTIMATION FOR ALLOTMENT OF EQUITY SHARES.</u>

Dear Sir.

This is in continuation to our earlier letter dated March 01, 2024 and other disclosures filed with the Stock exchange from time to time wherein we had informed that in furtherance to approval of the Shareholders granted at the Extra-Ordinary General Meeting held on December 28, 2022 and In-principal approval granted by BSE Limited (BSE) vide letter dated January 16, 2023, Trans India House Impex Limited (formerly known as IO System Limited) ("the Company") had allotted in aggregate 1,86,26,000 (One Crore Eighty Six Lakh and Twenty Six Thousand) Convertible Equity Warrants ("Warrants") of face value of INR 10/- (Rupees Ten only) each at an issue price of INR 10/- (Rupees Ten Only) each which is at par of the face value of each Warrant, on receipt of Warrants Subscription money @ 50% of the issue price.

In this regard, we wish to inform you that in terms of issue of said Warrants, Allottees listed in *Annexure-1* (Non-Promoters) have exercised their option of conversion of in aggregate 36,00,000 (Thirty Six Lakh) Warrants held by them and the Company upon receipt of balance 50% of the issue price on said Warrants from such Warrant holders, had today converted the Warrants held by them and allotted in aggregate 36,00,000 (Thirty Six Lakh) Equity Shares of face value of INR 10/- each at an issue price of INR 10/- (Rupees Ten only) each being face value of each Equity Share in the manner as mentioned in *Annexure-1*.

The newly issued and allotted Equity Shares shall rank pari-passu, in all respects with existing Equity Shares of the Company.

Consequent to above allotment, the Paid-Up Equity Share Capital of the Company stands increased as follows:

Particulars	Number of Equity Shares	Amount in Indian Rupees
Existing Paid-up Equity Share Capital	3,19,26,000	31,92,60,000
Post-Allotment Paid-up Equity Share Capital	3,55,26,000	35,52,60,000

The application for listing and trading approval of the Stock Exchange for the newly issued and allotted Equity Shares will be made in due course of time.

Please find attached herewith detailed disclosure enclosed as <u>Annexure-2</u> as required under Regulation 30 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015 read with SEBI Circular SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023.



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The Board Meeting commenced at 03:00 PM IST and concluded at 03:30 PM IST.

Please take all the above on record and kindly treat this as compliance with Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Thanking you,

For Trans India House Impex Limited (Formerly known as IO System Limited)



Mrugesh Ashwin Kumar Vyas Company Secretary and Compliance Officer PAN – AIXPV8495M and Membership No: ACS: 49190

Encl: As above.



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Annexure-1

Sr. No	Name of the Allottee(s)	Category	No. of Equity Shares Allotted	Issue Price per Equity Share (In INR)	Balance 50% of the issue price received. (In INR)
1.	Hiren Kirankumar Mala	Indian Individual, (Non-Promoter)	21,00,000	10.00	1,05,00,000
2.	Imdadullah Abdulkarim Sheikh	Indian Individual, (Non-Promoter)	5,00,000	10.00	25,00,000
3.	Rubbiben Ubeddullahbhai Sheikh	Indian Individual, (Non-Promoter)	2,50,000	10.00	12,50,000
4.	Salma Ubaidullah Shaikh	Indian Individual, (Non-Promoter)	2,50,000	10.00	12,50,000
5.	Aljina Mohmdasif Chugada	Indian Individual, (Non-Promoter)	1,00,000	10.00	5,00,000
6.	Afazal Hanifbhai Sumara	Indian Individual, (Non-Promoter)	2,00,000	10.00	10,00,000
7.	Marjina Abid Sumra	Indian Individual, (Non-Promoter)	1,00,000	10.00	5,00,000
8.	Tejas Umesh Thakur	Indian Individual, (Non-Promoter)	1,00,000	10.00	5,00,000
Total			36,00,000	10.00	1,80,00,000

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Annexure-2

<u>Additional Details as required under Regulation 30 of the SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015</u>

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T.	Particulars (circumstate la circumstate la circumst	Allotment of Equity Shares	
Type of securities proposed to be issued (viz. equity shares, convertibles etc.);		Equity Shares of face value of INR 10/each.	
Type of issuance (further public offering, rights issue, depository receipts (ADR/GDR), qualified institutions placement, preferential allotment etc.);		Preferential Issue (Conversion of Warrants into Equity Shares).	
Total number of securities proposed to be issued or the total amount for which the securities will be issued (approximately);		Allotment of in aggregate 36,00,000 Equity Shares of face value of INR 10/- each of the Company to Non-Promoters as listed in <i>Annexure-1</i> , at a price of INR 10/- per Equity Share which is at par of the face value per Equity Share, consequent to exercising the option of conversion of Convertible Equity Warrants.	
	e of preferential issue the listed entity shall disclose		
the fo	llowing additional details to the stock exchange(s):		
i.	names of the investors;	Numbers and Name of the Investors - As mentioned in <u>Annexure-1.</u>	
ii.	post allotment of securities - outcome of the subscription, issue price / allotted price (in case of convertibles), number of investors;	Issue price – INR 10/- per Equity Share which is at par of the face value per Equity Share, consequent to exercising the option of conversion of Convertible Equity	
iii.	in case of convertibles - intimation on conversion of securities or on lapse of the tenure of the instrument	Warrants.	
In case of bonus issue the listed entity shall disclose the following additional details to the stock exchange(s):			
i. ii.	whether bonus is out of free reserves created out of profits or share premium account; bonus ratio		
iii. iv.	details of share capital - pre and post bonus issue free reserves and/ or share premium required for	Not Applicable.	
v.	implementing the bonus issue; free reserves and/ or share premium available for capitalization and the date as on which such balance is available;		
vi.	whether the aforesaid figures are audited;		
vii.	estimated date by which such bonus shares would be credited/dispatched		
In case of issuance of depository receipts (ADR/GDR) or FCCB the listed entity shall disclose following additional details to the stock exchange(s):		Not Applicable	
i.	name of the stock exchange(s) where ADR/GDR/FCCBs are listed (opening -closing status) / proposed to be listed;	Not Applicable.	



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ii.	proposed no. of equity shares underlying the AD		
	RIGOR or on conversion of FCCBs;		
iii.	proposed date of allotment, tenure, date of		
	maturity and coupon offered, if any of FCCB's;		
iv.	issue price of ADR/GDR/FCCBs (in terms of USD		
	and in INR after considering conversion rate);		
v.	change in terms of FCCBs, if any;		
vi.	details of defaults, if any, by the listed entity in		
	payment of coupon on FCCBs & subsequent		
	updates in relation to the		
	default, including the details of the corrective		
	measures undertaken (if any);		
In cas	se of issuance of debt securities or other non-		
conver	rtible securities the listed entity shall disclose		
	ing additional details to the stock exchange(s):		
i.	size of the issue;		
ii.	Whether proposed to be listed? If yes, name of the		
	stock exchange(s);		
iii.	tenure of the instrument - date of allotment and		
	date of maturity;		
iv.	coupon/interest offered, schedule of payment of		
	coupon/interest and principal;		
v.	charge/security, if any, created over the assets;		
vi.	special right/interest/privileges attached to the	Not Applicable.	
	instrument and changes thereof;		
vii.	delay in payment of interest I principal amount for		
	a period of more than three months from the due		
	date or default in payment of interest I principal;		
viii.	details of any letter or comments regarding		
	payment/non-payment of interest, principal on		
	due dates, or any other matter concerning the		
	security and /or the assets along with its		
	comments thereon, if any;		
ix.	details of redemption of preference shares		
	indicating the manner of redemption (whether out		
	of profits or out of fresh issue) and debentures		
Any ca	incellation or termination of proposal for issuance of	Not Applicable	
_	ties including reasons thereof.	Not Applicable.	

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Mrugesh Ashwin Kumar Vyas Company Secretary and Compliance Officer PAN – AIXPV8495M and Membership No: ACS: 49190

