



21st February, 2024

To, The Corporate Relationship Department, **BSE Limited**, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001. Security Code: **533272**

The Manager, Listing Department, National Stock Exchange of India Limited, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051. NSE Symbol: JWL

Sub: - Newspaper Publication w.r.t. Tax Deduction at Source on Dividend Payout

Dear Sir/ Madam,

In pursuant to the provisions of Regulation 30 and Regulation 47 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we are enclosing herewith the copies of newspaper publications made on 21st February, 2024 in Financial Express (English) and Raj Express (Hindi) notifying the shareholders about the withholding tax pertaining to payment of Interim Dividend to the Shareholders of the Company as approved by the Board of Directors at its meeting held on 19th February, 2024.

Copies of the aforesaid publication will also be available on the website of the Company at <u>www.jupiterwagons.com</u>.

This is for your intimation and records.

Thanking You, Yours Faithfully, For Jupiter Wagons Limited (Formerly Commercial Engineers & Body Builders Co Limited)

Ritesh Kumar Singh Company Secretary and Compliance Officer

FINANCIAL EXPRESS

WEDNESDAY, FEBRUARY 21, 2024

COMPANIES 11

EXPANDS REACH TO 196,000 VILLAGES **RUrban play fuelling** growth for Nestlé

AKANKSHA NAGAR New Delhi, February 20

IN 2021, NESTLÉ India declared that it would spread its reach to 120,000 villages by 2024 by sprucing up its rural distribution channels. Suresh Narayanan, chairman & MD, had then said that rural is an important dimension for the next phase of Nestlé. Cut to today, it has expanded its direct coverage reaching a total of over 196,000 villages - 5,300 were added in the December quarter.

According to Narayanan, during the October-December quarter, around 20% of the company's overall revenues came from the rural market, which is expected to go up to 25% in the next 4-5 years.

As part of its 'RUrban strategy' of creating a portfolio, infrastructure analytic plat-

SURESH NARAYANAN, CHAIRMAN & MD,

NESTLÉ INDIA AROUND 20% OF THE OVERALL **REVENUES CAME** FROM THE RURAL MARKET AND MAY

GO UP TO 25% IN 4-5 YEARS

forms, and activation have supported deeper penetration and distribution expansion in smaller towns and

VIVEAT SUSAN PINTO to have over 7,500 active users Mumbai, February 20

at present, as it continues to expand its product portfolio as ZEE ENTERTAINMENT ON per the local requirements, Tuesday clarified that the firm including Maggi teekha was not involved in any negotiamasala, manchurian and pasta tions with relation to the masala. At the same time, its scrapped merger deal with Sony. established network of 'RUrban

Not involved in

merger talks with

Sony, clarifies Zee

On Tuesday, media reports smart stores' has expanded to had indicated that Zee and Sony had restarted conversations in a 19,300 from 3,486 in 2020, offering greater accessibility last-ditch effort to salvage the \$10-billion merger, a month after the transaction was terminated by the Japanese major. Further, to augment its Mails sent to Sony and Zee on ture in rural areas, Nestlé the issue elicited no response till has increased the number the time of going to press.

and convenience to rural

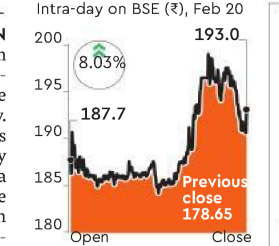
distribution infrastruc-

distributors

2020.

customers.

of wholes ale hubs in rural In a stock exchange filing areas to 8,013 on Tuesday evening, however, units in 2023, Zee clarified that it was not from 3,301 in involved in any negotiation 2020; rural rewith Sony over reviving the merger deal."We wish to clarrose to 8,218 from 6,901 in



ZEE ENTERTAINMENT

exchanges," Zee said.

ment were up 11.87% intraday on the BSE on Tuesday at ₹199.85 apiece. It settled at ₹193 apiece, up 8.03% versus the previous day's close.

the domestic market was consolidating.

ABB India Q4 PAT grows 13%

ELECTRIFICATION AND **AUTOMATION** major ABB India on Tuesday posted around 13% rise in profit after tax to ₹345 crore in fourth quarter ended December 31, mainly on the back of higher revenues.

It had clocked ₹306 crore ₹2,757 crore, from ₹2,427 PAT(profit after tax) during the October-December period of the preceding fiscal. The company follows January to December as a financial year. Total revenue rose to

R4j00

Corporate Identity Number (CIN): L27100GJ1986PLC009212:

Contact Person: Mr. Rohit Sojitra, Company Secretary & Compliance Officer

OWNERS OF EQUITY SHARES OF RAJOO ENGINEERS LIMITED

crore a year ago. In the fourth quarter, total orders rose up by 35% to ₹3,147 crore. In 2023, the company received orders worth ₹12,319 crore, up 23% over 2022. - PTI

RAJOO ENGINEERS LIMITED Regd. Office: Rajoo Avenue, Survey No. 210, Plot No.1 Industrial Area, Veraval (Shapar), Dist- Rajkot - 360024, Gujarat - India Tel. No.: +91 97129 62704 / 52701 / 32706; Email: compliances@rajoo.com; Website: www.rajoo.com;

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL This post-Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with Regulation

Shares of Zee Entertain-24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("SEBI Buyback Regulations") regarding completion of the Buyback. This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated January 18, 2024, published on January 19, 2024 ("Public Announcement"), the letter of offer dated February 01, 2024 along with form of acceptance cum acknowledgement ("Tender Form") and share transfer form (Form SH-4) ("Letter of Offer") and Corrigendum to the Letter of Offer dated February 08, 2024. Unless specifically defined herein, all capitalised terms and abbreviations used herein shall have the same meaning as ascribed to

Media industry executives said that the possibility of a revival of talks had emerged as

ify that the company is not aware of any information that has not been announced to the



The Board of Directors of the Company in its meeting held on 19th February, 2024has approved an interim dividend of Rs. 0.30/- (3%) per equity share of face value of Rs. 10/- each for FY 2023-24. The record date for the interim dividend is fixed as 29" February, 2024 for determining eligibility of Members to receive the dividend.

In pursuant to the provisions of the Income Tax Act, 1961 read with the provisions of the Finance Act, 2020, w.e.f. 1st April, 2020, the Company would be required to apply withholding tax/deduct taxes at source (TDS) at the prescribed rates at the time of payment of Interim Dividend to its shareholders as

them in the Letter of Offer THE BUYBACK Rajoo Engineers Limited ("Company") had announced the buyback of up to 9,42,300 (Nine Lakh Forty Two Thousand Three Hundred) fully paid-up equity shares of the Company having the face value of ₹1/- each (Rupee One only) ("Equity Shares") representing 1.53% of the total number of issued and paid up Equity Shares of the Company, from all the Equity Shareholders/beneficial owners of the Company who holds Equity Shares as on record date i.e. Wednesday, January 31 2024 ("Record date"), on a proportionate basis, through the tender offer route using stock exchange mechanism ("Tender Offer") at a price of ₹210/- (Rupees Two Hundred Ten Only) per Equity Share ("Buyback Price") for an aggregate maximum amount not exceeding ₹19,78,83,000 /- (Rupees Nineteen Crores Seventy Eight Lakhs Eighty Three Thousand only) ("Buyback Size") excluding filing fees payable to the SEBI, advisors' fees, stock exchange fee for usage of their platform for Buyback, transaction costs viz. brokerage, applicable taxes inter alia including Buyback tax, securities transaction tax, GST,

stamp duty, public announcement publication expenses, printing and dispatch expenses and other incidental and related expenses ("Transaction Cost") which represents up to 19.50% and 18.33% of the fully paid-up equity share capital and free reserves as per the latest audited standalone and consolidated financial statements, respectively, for the year ended March 31, 2023 of the Company (the "Audited Financial Statements")

The Company had adopted the Tender Offer route for the purpose of Buyback. The Buyback was implemented through the "Mechanism for acquisition of shares through Stock Exchange", as provided under the SEBI Buyback Regulations and circular no. CIR/CFD/ POLICYCELL/1/2015 dated April 13, 2015 read with circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021 and circular SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, issued by the Securities and Exchange Board of India ("SEBI") For the purposes of the Buyback, BSE Limited was the designated stock exchange.

Hyundai to further raise its localisation levels

ROHIT VAID New Delhi, February 20

AUTOMOBILE MAJOR HYUNDAI Motor India plans to further increase localisation levels in its car models offered in the country, senior company officials told FE.At present, the level of local components in Hyundai cars are up to 85% on an average. The automaker had started to hike the local component levels in its cars in 2020. According to Puneet Anand, AVP & vertical head, corporate affairs, Hyundai Motor India, localisation levels are expected to increase within the next three years. "The main imported parts today are small electronic components. These are not manufactured in the country but are used extensively in modern connected cars," he told FE.

large villages. Its customer ordering app'NesMitra' claims

is part of its strategy to bolster its production capacity, introduce EV models, increase localisation levels and install charging stations, along with the devel-

"Now, the panoramic sunroof, alloy wheels and tyres are 100% localised in our cars that are manufactured in India."

As per the company, it will soon localise the AGM technology batteries and the ECM-based IRVM (inside rearview mirror) for its cars."We had to encourage our vendorbase that they needed to either develop new components or bring in the technology from abroad," Anand said. "We intervened by assuring our vendor base that there would be steady requirements for these components."

However, Anand did not disclose any material cost incurred by the company in hiking the local component levels.

Besides, Hyundai has made a commitment to invest ₹32,000 crore in the country in the next 10 years. This investment

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Presently, the carmaker has a capacity of 825,000 vehicles per year at its Chennai factory.It has a line-up consisting of 13 car models across segments. Additionally, Hyundai Motor India exports to 88 countries across Africa, West Asia, Latin Amer-

ipproved by the Board of Directors at its meeting held on 19" February, 2024

No TDS shall be deducted on payment of Dividend to the resident individual members, if the amount of such dividend in aggregate paid or likely to be paid during the financial year 2023-24 does not exceed Rs. 5,000/-.

The withholding tax rate would vary depending on the residential status of the shareholder and the documents submitted by them and as acceptable to the Company. Detailed information in this regard is available on the website of the Company at www.jupiterwagons.com. In absence of PAN, specified information/ documents as per Rule 37BC of Income Tax Rules, 1962 (Rules) to be provided. On non-furnishing of the prescribed information/ documents as per Rule 37BC of the Rules, withholding tax of 20% (plus applicable surcharge and cess) may be applicable. Determination of withholding tax rate of the shareholder is subject to necessary verification by the

Company as available with the RTA, in case share are held in physical form or depository participant in case share are held in dematerialized form as on 29" February, 2024 and other document available with the RTA/ Company.

Members holding shares under multiple accounts under different status / category and single PAN, may note that, higher of the tax as applicable to the status in which shares held under a PAN will be considered on their entire holding in different accounts

The documents furnished by the shareholders shall be subject to review and examination by the Company before granting any beneficial rate or NIL rate. The Company/RTA reserves the right to reject the documents in case of any discrepancies or the documents are found to be incomplete Members may note that in case the tax on said dividend is deducted at a higher rate in absence of receipt, or insufficiency of the aforementioned details/documents from you, an option is available to you to file the return of income as per Income Tax Act, 1961 and claim an appropriate refund, if eligible. No claim shall lie against the Company for such taxes deducted.

Section 199 of the Income Tax Act ('the Act'), read with Rule 37BA of the Income Tax Rules, 1962 ('the Rules') inter-alia states that if the income on which tax has been deducted at source is assessable in the hands of a person other than deductee, credit of the tax deducted at source shall be given to the other person and not to the deductees.

Therefore, in case the shares are held by the member on behalf of any other person, then the deductee shall submit a declaration mentioning the name, address, permanent account number of the person to whom credit is to be given, payment or credit in relation to which credit is to be given and reasons for giving credit to such person. Only after receipt of such declaration, the deductor shall report the tax deduction in the name of the other person and shall issue the certificate for deduction of tax at source in the name of the other person, whose name is mentioned in the declaration. The shareholders are requested to submit the necessary documents within 29th February, 2024.

Further, the Company will withhold taxes as per the stipulated tax laws, prevailing at the time of deduction of TDS.

In the event of any income tax demand (including interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided by the Shareholder(s), such Shareholder(s) will be responsible to indemnify the Company and also provide the Company with all information/documents and co-operation in any appellate proceedings.

This Communication is not to be treated as an advice from the Company or its affiliates or Registrars KFin Technologies Limited. Members should obtain the tax advice related to their tax matters from a tax professional. For Jupiter Wagons Limited

(Formerly Commercial Engineers & Body Builders Co Limited)

Sd/-

Ritesh Kumar Singh **Company Secretary & Compliance Officer**



Haq, ek behtar zindagi ka.

Notice For Declaration Of Income Distribution Cum Capital Withdrawal

UTI Aggressive Hybrid Fund (Erstwhile UTI Hybrid Equity Fund)

	Quantum of		P	NAV as on
Name of	IDCW (Gross	Record	Face Value	February 19, 2024
the Plan	Distributable Amt.)*	Date	(per unit)	(per unit)

1.3. The Tendering period for the Buyback opened on Tuesday, February 06, 2024, and the closed on Monday, February 12, 2024. 2

DETAILS OF THE BUYBACK

- 26,176 (Twenty Six Thousand One Hundred Seventy Six) Equity Shares were bought back pursuant to the Buyback, at a price 2.1of ₹210/- (Rupees Two Hundred Ten Only) per Equity Share.
- The total amount utilized in the Buyback was ₹54,96,960/- (Rupees Fifty Four Lakhs Ninety Six Thousand Nine Hundred Sixty only), excluding Transaction Costs, applicable taxes, other incidental and related expenses
- The Registrar to the Buyback i.e., Link Intime India Private Limited ("Registrar"), considered a total of 87 valid bids for 26,176 Equity Shares in response to the Buyback resulting in the subscription of approximately 0.03 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Category	Number of Equity Shares reserved in the Buyback	Number of valid bids	Total Equity Shares validly Tendered	Response (%)
Reserved Category for Small Shareholders	1,49,130	81	3,126	2.10
General Category for all other Eligible Shareholders	7,93,170	6	23,050	2.91
Total	9,42,300	87	26,176	2.78

All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations, Public Announcement and the Letter of Offer. The communication of acceptance / rejection has been dispatched by the Registrar, via email, to the relevant Eligible Shareholders (who have their email IDs registered with the Company/Registrar or the depositories) on February 19, 2024. In cases where email IDs were not registered with the Company/ Registrar or depositories, physical letters of acceptance / rejection are being dispatched to the Eligible Shareholders by the Registrar and the same shall be completed on or before February 20, 2024.

The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("Clearing Corporation") on February 16, 2024. Clearing Corporation have made direct funds pay-out to Eligible Shareholders whose Equity Shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instruction was rejected by the Reserve Bank of India / relevant bank(s), due to any reasons, then the amount payable to the concerned shareholder was transferred to the Seller Member for onward transfer to their respective shareholders holding Equity Shares in dematerialized form.

2.6 Demat Shares accepted under the Buyback were transferred to the Company's Demat Account on February 16, 2024.

2.7 The extinguishment of 26,176 (Twenty Six Thousand One Hundred Seventy Six only) demat Equity Shares accepted under the Buyback, is currently under process and shall be completed in accordance with the SEBI Buyback Regulations on or before February 28, 2024.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.

3.1 The capital structure of the Company before and after the completion of the Buyback is set forth below:

Particulars	Pre-Buyback*	Post completion of the Buyback
Authorised share capital	₹ 7,70,00,000 (7,70,00,000 Equity Shares of ₹1/- each)	₹ 7,70,00,000 (7,70,00,000 Equity Shares of ₹1/- each)
Issued, subscribed andpaid- up share capital	₹6,15,30,750 (6,15,30,750 Equity Shares of ₹1/- each)	₹6,15,04,574* (6,15,04,574 Equity Shares of ₹1/- each)

As on the date of the Record date ie. January 31, 2024.

#Subject to extinguishment of 26, 176 Equity Shares

3.2 Details of Eligible Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares bought back under the Buyback are as under:

Sr. No.	Name Of Shareholder	Number Of Equity Shares Accepted Under The Buyback	Equity Shares Accepted As A % Of Total Equity Shares Bought Back	Equity Shares Accepted As A % Of Total Post Buyback Equity Capital Of The Company#
1	R R PLAST EXTRUSIONS PRIVATE LIMITED	5,000	19.10	0.01
2	BIJALBEN DARSHAK SHAH	10,000	38.20	0.02
3	DARSHAK SHIRISHKUMAR SHAH	2,500	9.55	Negligible
4	SHAH DARSHAK SHIRISHBHAI HUF	5,000	19.10	0.01
5	SAMEER MADAN	500	1.91	Negligible
6	HANSABEN JITENDRABHAI ASHARA	500	1.91	Negligible
7	NEEPA NEEKHIL SHAH	375	1.43	Negligible
8	ASHOK KANTILAL PANCHAL	700	2.67	Negligible
102	Total	24,575	93.88	0.04

SUNDARAM FINANCE Enduring values. New age thinking.

NOTICE

Notice is hereby given pursuant to Section 110 of the Companies Act, 2013, read with Rule 22 of the Companies (Management and Administration) Rules. 2014 and SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, that the approval of the Members of the Company is being sought for the following Resolutions through Postal Ballot:

- 1. Ordinary Resolution Reclassification of Mr. Jaideep Chakravarthy, Promoter, as Public.
- 2. Special Resolution Appointment of Mr. R. Venkatraman (holding DIN: 07119686) as an Independent Director of the Company to hold office for a term of five (5) consecutive years with effect from 5" February 2024
- 3. Special Resolution Re-appointment of Mr. R. Raghuttama Rao (holding DIN:00146230) as an Independent Director of the Company to hold office for a further term of five (5) consecutive years with effect from 1" April 2024

The Company has, on 20th February 2024, sent the Postal Ballot Notice only in electronic form, in accordance with the relaxation granted by the Ministry of Corporate Affairs and the Securities and Exchange Board of India, vide Circulars dated 25" September 2023 and 7" October 2023, respectively, to all the shareholders whose names appear on the Register of Members/list of Beneficial Owners, as received from National Securities Depository Limited (NSDL) / Central Depository Services (India) Limited (CDSL) as at the close of business hours on Friday, the 16" February 2024 and who have registered their email id with the Company/Depositories. The Company has offered e-voting facility, through Central Depository Services (India) Limited [CDSL], to enable the Members to cast their votes electronically.

ica, Australia and Asia Pacific. PUBLIC NOTICE

opment of EV batteries.

ficici Home Finance Regd. Office: ICICI Bank Towers Bandra-Kurla Complex, Bandra (E), Mumbai- 400051 Shifting of Branch Notice is hereby given that ICICI Home Finance Company Limited has decided to shift the

branch located at 1st Floor, P.P Tower, Ram Mandir Lane, Bistupur, Jamshedpur- 831001 as a result of recalibration of business. The new branch address is ICICI Home Finance Company Limited, 1st Floor, Hem Singh Bagan, Kalimati Road, Sakchi, Jamshedpur 831001 which will be effective from May, 2024.

*Existing branch will cease to operate after completion of specified notice period as per regulatory norms.

For ICICI Home Finance Co. Ltd. Priyanka Shetty Company Secretary

Date - 19.02.2024

Place - Kolkata

MUTUALFUNDS

Sahi Hai

The e-voting commences on Wednesday, the 21" February 2024 (9:00 A.M. - IST) and ends on Thursday, the 21st March 2024 (5:00 P.M. - IST). The e-voting facility shall not be allowed beyond the said date.

The Board of Directors of the Company has appointed Mr. T K Bhaskar, Partner, H&B Partners, Advocates, Chennai, as the Scrutinizer for conducting the Postal Ballot process in a fair and transparent manner.

The Postal Ballot Notice is available on the website of the Company. The same is also available on the website of CDSL at www.evotingindia.com till Thursday, the 21" March 2024.

Members who have not registered their e-mail id can know the procedure for the same from our website - www.sundaramfinance.in.

In case members have any queries or issues regarding e-voting, they may refer to the Frequently Asked Questions ("FAQs") and e-voting manual available at www.evotingindia.com, under help section or send an email to helpdesk.evoting@cdslindia.com or contact Mr. Rakesh Dalvi (022-23058542/43).

Further details are available on the National Stock Exchange website (www.nseindia.com) and on the Company's website (www.sundaramfinance.in). For Sundaram Finance Limited

Chennai	
20 th February 2024	

CCO & Company Secretary

Sundaram Finance Limited

CIN: L65191TN1954PLC002429 Regd. Office: 21, Patullos Road, Chennai 600 002 Tel: 044 2852 1181, Fax: 044 2858 6641 www.sundaramfinance.in Email: investorservices@sundaramfinance.in

STINE FINITE				The set and set of a	#Subject to extinguishment of 26,176 Equity Shares						
A LONIE SMAL ACKING AL	%	₹ per unit			₹	3.3 The shareholding pattern of the Company b		i e Wednesdav Jani	uanu 91, 2024) an	d after completion	
UTI Aggressive Hybrid Fund Regular Plan - Payout of						of the Buyback is set out below:			aiy 51, 2024) an	anter comprenor	
Income Distribution cum					41.0394 Pre-Buyback		uyback	Post-Buyback [#]			
Capital Withdrawal option (IDCW)	8.20	0.8200	Friday, February 23,	₹10.00		Category of Shareholder	Number of Equity	% to the existing Equity Share	Number of Equity Shares	% to the post- BuybackEquity	
UTI Aggressive Hybrid Fund	- ACTE DA	2.10494010042.00	2024	11.00001000000			Shares	capital	Equity shares	Share Capital	
Direct Plan - Payout of Income Distribution cum Capital Withdrawal option					44.9343	Promoters and members of the promoter group, and persons acting in concert (collectively "the Promoter")	4,09,13,140	66.49	4,09,13,140	66.52	
IDCW						Foreign Investors (including Non-Resident	9 10 200	0.50			

*Distribution of above IDCW is subject to the availability of distributable surplus as on record date. Income distribution cum capital withdrawal payment to the investor will be lower to the extent of statutory levy (if applicable). Income distribution will be made, net of tax deducted at source as applicable.

Pursuant to payment of IDCW, the NAV of the income distribution cum capital withdrawal options of the scheme would fall to the extent of payout and statutory levy (if applicable).

Such of the unitholders under the income distribution cum capital withdrawal options whose names appear in the register of unitholders as at the close of business hours on the record date fixed for each income distribution cum capital withdrawal shall be entitled to receive the income distribution cum capital withdrawal so distributed. The reinvestment, if any, shall be treated as constructive payment of IDCW to the unitholders as also constructive receipt of payment of the amount by the unitholders. No load will be charged on units allotted on reinvestment of IDCW.

Mun

P.N. Srikant

Mumbai February 20, 2024	Toll Free No.: 1800 266 1230	www.utimf.com
	ver, "Gn" Block, Bandra Kurla Complex, Bandra t Management Company Ltd. (Investment Mana 71MH2002PLC137867).	
	ct the nearest UTI Financial Centre or your AMFI/ f ent of Additional Information, Scheme Informa plication Form.	

Mutual Fund investments are subject to market risks, read all scheme related documents carefully.

66.52 roup and persons acting in concert 4.09,13,140 66.49 4.09,13,140 collectively "the Promoter") oreign Investors (including Non-Resident 0.50 Indians / FIIs / Foreign Mutual Funds) 3,10,399 Financial Institutions / Banks / Banks & 2.05.91.434 33.48 MutualFunds promoted by Banks / Institutions 3,000 Negligible Others (Public, Public Bodies Corporate, etc.) 2.03.04.211 33.01 6,15,30,750 100.00% 615,04,574 100.00% Total #Subject to extinguishment of 26,176 Equity Shares. MANAGER TO THE BUYBACK **GYR Capital Advisors Private Limited** 428, Gala Empire, Near JB Tower, Drive In Road, Thaltej, Ahmedabad GJ - 380054 Tel: +91 87775 64648 GYR Email: info@gyrcapitaladvisors.com Website: www.gyrcapitaladvisors.com **Capital Advisors** Investor Grievance E-mail: compliance@gyrcapitaladvisors.com CLARTY I TRUST I DROWTH Contact Person: Mohit Baid SEBI Registration Number: INM000012810 DIRECTORS' RESPONSIBILITY In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors accepts responsibility for all the information contained in this Post-Buvback Public Announcement and confirms that it contains true, factual and material information and does not contain any misleading information.

	For and	on behalf of the Board of Dire	ctors of
		RAJOO ENGINEERS LIMITED	
	Sd/-	Sd/-	Sd/-
	Mr. Utsav K. Doshi	Mrs. Khushboo C. Doshi	Mr. Rohit Sojitra
1000 and 1000 and 1000	Joint Managing Director	Managing Director	Company Secretary &
Date: February 20, 2024	DIN: 00174486	DIN: 00025581	Compliance Officer
Place: Veraval (Shapar)			M. No: A53623











