FORM OF ACCEPTANCE CUM ACKNOWLEDGEMENT (FOA)

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

[Public Shareholders holding shares in dematerialised form are not required to fill the Form of Acceptance unless required by their respective Selling Broker. The Public Shareholders holding physical shares (resident and non-resident) are mandatorily required to fill the Form of Acceptance and are required to submit it along with TRS and other enclosures directly or through their respective broker/Selling Broker to the Registrar to the Offer, at its registered office address provided in the LOF]

NUTRICIRCLE LIMITED

(Capitalized terms and expressions used herein but not defined shall have the same meaning as ascribed to them in the letter of offer dated June 07, 2023 ("LOF"))

From	
Name:	
Address:	
Tel. No	
Fax	
Email:	

Tendering Period for this Open offer			
Offer opens on	Friday, June 16, 2023		
Offer closes on	Friday, June 30, 2023		

To,

The Acquirers

C/o Bigshare Services Private Limited

Unit: Nutricircle Limited

Office No. S6-2, 6th Floor, Pinnacle Business Park to Ahura Center, Mahakali Caves Road Andheri (East), Mumbai 40009

Tel: 022 6263 8200;

Email: openoffer@bigshareonline.com

Investor Grievance Email id: investor@bigshareonline.com

Website: : www.bigshareonline.com
Contact Person: Satish Shete

Dear Sir(s),

Re: Open Offer for acquisition of upto 70,663 fully paid-up Equity Shares of face value of Rs 10/- each ("Equity shares") of Nutricircle Limited ("Target Company") from the Public Shareholders of the Target Company by Hitesh Mohanlal Patel ("ACQUIRER") along with Bhavna Hitesh Patel ("PAC 1"), Dimple Vipul Patel ("PAC 2"), Vipul Mohanlal Patel ("PAC 3"), Vaishali Vijay Patel ("PAC 4") AND Vijay Jeevan Patel ("PAC 5") (hereinafter "PAC 1", "PAC 2", "PAC 3", "PAC 4" AND "PAC 5" collectively referred to as "PACs constituting 26% (twenty six percent) of the Voting Share Capital of the Target Company at a cash price of ₹ 180/-

- 1. I/We refer to the Letter of Offer dated June 07, 2023 for acquiring he Equity shares held by me/us Equity Shares in Nutricircle Limited.
- 2. I/We, the undersigned, have read the PA, the DPS, Corrigendum to the Detailed Public Statement, LOF, and the Offer opening public announcement, and understood their contents, including the terms and conditions mentioned therein, and unconditionally accept the same.
- 3. I/We understand that the Equity Shares tendered under the Open Offer shall be held in trust by the Registrar to the Offer and Clearing Corporation, as applicable until the time of dispatch of payment of consideration and/or the unaccepted Equity Shares are returned.
- 4. I/We hereby undertake the responsibility for the FOA and the Equity Shares tendered under the Open Offer and I/we hereby confirm that the Acquirers, Company, Manager to the Open Offer and the Registrar to the Offer shall not be liable for any delay/loss in transit resulting in delayed receipt or non- receipt of the FOA along with all requisite documents, by the Seller Member, due to inaccurate/incomplete particulars/ instructions or any reason whatsoever.
- 5. I/We understand that this FOA is in accordance with the SEBI SAST Regulations, 2011 and any amendments thereto and all other applicable laws.
- 6. I/We also understand that the payment of consideration will be done after due verification of FOA, documents and

- signatures and the Acquirers will pay the consideration as per secondary market mechanism.
- 7. I/We hereby confirm that the Equity Shares tendered under the Open Offer are free from any lien, equitable interest, charges &encumbrances.
- 8. I/We hereby declare that there are no restraints/injunctions, or other orders of any nature which limits/restricts my/our rights to tender these Equity Shares and I/we are the absolute and only owner of these Equity Shares and legally entitled to tender the Equity Shares under the Open Offer.
- 9. I/We hereby confirm that to participate in the Open offer, I/we will be solely responsible for payment to my/ our Seller Member for any cost, charges and incidental expenses (including brokerage) that may be levied by the Seller Member on me/ us for tendering Equity Shares in the Open Offer (secondary market transaction). The consideration to be received by me/us from my/ our respective Seller Member, in respect of accepted Equity Shares, could be net of such costs, charges and expenses (including brokerage) and the Acquirers, Company, Buyer Broker, Registrar to the Offer or Manager to the Offer have no responsibility to bear or pay such additional cost, charges and incidental expenses (including brokerage) incurred solely by me/us.
- 10. I/We undertake to immediately return the amount received by me/us inadvertently.
- 11. I/We authorize the Stock Exchange, Acquirers, Manager to the Offer and Registrar to the Offer to send payment of consideration through secondary market settlement process or by NECS/RTGS/NEFT/Direct Credit as per SEBI Circulars.
- 12. I/We agree that upon acceptance of the Equity Shares by the Acquirers tendered by me/us under the Open Offer, I/we would cease to enjoy all right, title, claim and interest whatsoever, in respect of such Equity Shares of the Company.
- 13. I/We authorize the Acquirer to accept the Equity Shares so offered, which it may decide to accept in consultation with the Manager to the Offer and Registrar to the Offer in terms of the Letter of Offer.
- 14. I/We further authorize the Registrar to the Offer to return to me/us Equity Shares to the extent not accepted and be released to my/our depository account at my/our sole risk.
- 15. I/We hereby undertake to execute any further documents, give assurance and provide assistance, which may be required in connection of the Open Offer and agree to abide by the decisions taken in accordance with the applicable laws, rules and regulations.
- 16. I/We acknowledge and confirm that all the particulars/statements given are true and correct

BOX 1A: Public Sha	areholder's d	letails (In BLOCK	Capital letters)	
Complete this box wi	th the full na	me and address of t		s. In case of joint holding, details of the
Name of the sole/Fi	rst Holder			
PAN		e-mail id		
Address (with PIN	code)	<u>.</u>		
	l.			
Contact number(s)	of the first	holder		
Date and place of i	ncorporatio	n (if applicable)		
Bank Details of the	e sole / first h	older – <i>enclose co</i>	py of cancelled cheque	
Bank and Branch				
A/c Number				
A/c Type (SB / CA)		IFSC Code	
Mobile Number	•	Landl code)	ine Number (with STD	
Name of the 2 nd Ho	lder			PAN:
Name of the 3 rd Hol	der			PAN:
Note: Please write th	e names of io	int holders in the sa	ame order as appearing in th	e share certificate(s)/demat account

BOX 1B: Type of Investor			
Please tick ($$) the box to the right of the	appropriate category		
Resident *	1	Non-Resident *	
Individual	I	ndividuals – Repatriable	
HUF	I	ndividuals – Non-Repatriable	
Trust	I	ndividuals other than Non-Resident Indian	
Domestic Company		Foreign Institutional Investors – Corporate	
Indian Mutual Fund		Foreign Institutional Investors – Others	
Bank, Insurance Companies & Institutions	Financial F	Foreign Company	
Indian Venture Capital Fund	(Overseas Corporate Bodies (OCB)	
Others (Please specify)	(Others (Please specify)	
* Residential status as determined on the Act")	e basis of criteria laid	in Section 6 of the Income Tax Act, 1961, as amend	ed ("IT
BOX 2: Signature of Public Sharehold			
Company. In case of body corporate, a st	tamp of the company s attached. By your sign	me order and as per specimen signatures registered vehould be affixed and necessary board resolution authorature in Box 2, you will also be deemed to be make	orizing
I/We hereby make an offer to tender th with, and on and subject to the terms a		ares set out or deemed to be set out in Box 3 in acco, the LOF and the PA	rdance
Sr. No. Name(s)	S	ignature(s)	
1 Sole/First Holder			
2 Second Holder			
3 Third Holder			
	-		
DOV 2 D 4 H COCC CL 4 1	1 44 4 0	0.66	
BOX 3: Details of Offer Shares tender	ed pursuant to the O	oen Offer	
I/we hereby tender to the Acquirers, tl	he number of Offer S	hares as specified below	
	n Figures	In Words	
Number of Offer Shares			

Sr.	Share certificate	Registered folio	Distinctive Nu	umbers	Number of Offer
No.	number	number	From	То	Shares
1					
2					
3					
4					
	Number of Offer Share e space provided is inac	es dequate please attach a sej	parate continua	tion sheet)	

BOX 4B: For Public Shareholders holding O	ffer Shares in dematerialized form	
Please complete the space provided below with presently held, as well as with details of your de	th the details of the depository account in which your Offer Sepository participant.	Shares are
I/We confirm that I/we hold my/our Offer Shar my/our depository participant are as follows:	es in dematerialized form. The details of my/our depository acc	count and
Name of Depository (CDSL / NSDL)		
Name of Depository Participant		
DP ID No.		
Client ID No. with the DP		
Number of Offer Shares		

CHECKLIST

(Please Tick ($\sqrt{ }$) the box to the right of the appropriate category)

Phy	Physical Shareholders			Dematerialized Shareholders	
1	Form of Acceptance (FOA)		1	Form of Acceptance (FOA)	
2	Original share certificate(s) of Nutricircle Limited	1		Form of Acceptance (FOA)	
3	Valid share transfer deed(s)			TRS issued by Broker / Seller Member	
1	Self-attested copy of PAN card (including the		2	after bidding of shares on the OTB	
7	joint holders)			platform	
5	TRS issued by Broker / Seller Member after				
J	bidding of shares on the OTB platform		3	Other relevant documents as applicable	
6	Other relevant documents as applicable				
	Duly attested death certificate and succession				
7	certificate / probate / letter of administration (in				
'	case of single Shareholder), in case the original				
	Shareholder has expired				

FOR ALL PUBLIC SHAREHOLDERS (DEMAT SHARES AND PHYSICAL SHARES)

- 1. I / We confirm that the Offer Shares which are being tendered herewith by me / us under this Open Offer are not locked in and are free from any pledges, liens, charges, equitable interests, non-disposal undertakings or any other form of encumbrances and are being tendered together with all rights attached thereto, including all rights to dividends, bonuses and rights offers, if any, declared hereafter.
- 2. I / We confirm that the sale and transfer of the Equity shares held by me/us will not contravene any applicable law and will not breach the terms of any agreement (written or otherwise) that I/we are a party to.
- 3. My / Our execution of this Form of Acceptance shall constitute my / our warranty that the Equity Shares comprised in this application are owned by me / us and are sold and transferred by me / us free from all liens, charges, claims of third parties and encumbrances. If any claim is made by any third party in respect of the said Equity Shares, I / we will hold the Acquirer, harmless and indemnified against any loss they or either of them may suffer in the event of the Acquirer acquiring these Equity Shares.

- 4. I / We have obtained any and all necessary consents to tender the Offer Shares on the foregoing basis.
- 5. I/We declare that there are no restraints/injunctions or other order(s) of any nature which limits/restricts in any manner my/our right to tender Offer Shares in this Open Offer and that I/we am/are legally entitled to tender the Offer Shares in this Open Offer.
- 6. I / We agree that the Acquirer will pay the consideration as per secondary market mechanism only after verification of the certificates, documents and signatures, as applicable submitted along with this Form of Acceptance. I / We undertake to return to the Acquirer any Open Offer consideration that may be wrongfully received by me / us.
- 7. I/We declare that regulatory approvals, if applicable, for holding the Offer Shares and/or for tendering the Offer Shares in this Open Offer are enclosed herewith.
- 8. I/We confirm that I/We are not persons acting in concert or persons deemed to be acting in concert with the Acquirer.
- 9. I / We give my/our consent to the Acquirer to file any statutory documents on my/our behalf in relation to accepting the Offer Shares in this Open Offer.
- 10. I / We confirm that I / we are in compliance with the terms of the Open Offer set out in the PA, the DPS, Corrigendum to the Detailed Public Statement and the LOF.
- 11. I/We undertake to execute any further documents and give any further assurances that may be required or expedient to give effect to my/our tender/offer and agree to abide by any decision that may be taken by the Acquirer to effectuate this Open Offer in accordance with the SEBI (SAST) Regulations.
- 12. I/We are / am not debarred from dealing in shares or securities, including the Equity Shares.
- 13. I/We confirm that there I/We have neither received any notice, nor have they been subject to any investigation or inspection from any tax authority and there are no pending audits, examinations or assessments for or relating to any liability in respect of Tax. I/We are not involved in a dispute, litigation or claim in relation to Tax paid or payable in India. There are no pending tax proceedings and / or outstanding tax demands (disputed or otherwise) against me/us under the IT Act that can adversely affect the transfer of the Company Shares under the IT Act including but not limited to Section 281 of the Income Tax Act 1961
- 14. I / We note and understand that the Offer Shares/ original share certificate(s) and the transfer deed(s) will be held by the Registrar to the Offer/ Clearing Corporation in trust for me / us till the date the Acquirer makes payment of consideration as mentioned in the LOF, or the date by which original share certificate(s), transfer deed(s) and other documents are dispatched to the Public Shareholders, as the case may be. I/We also note and understand that the consideration will be paid only to those Shareholders who have validly tendered their Equity Shares in this Offer, in accordance with the terms of the LOF.
- 15. I / We confirm that in the event of any income tax demand (including surcharge, cess interest, penalty, etc.) arising from any misrepresentation, inaccuracy or omission of information provided / to be provided by me / us, or as a result of income tax (including any surcharge, cess and consequent interest and penalty) on the capital gains arising from tendering of the Offer Shares or any other payments, I / we will indemnify the Acquirer for such income tax demand (including surcharge, cess, interest, penalty, etc.) and provide the Acquirer with all information / documents that may be necessary and cooperate in any proceedings before any income tax / appellate authority/ courts.
- 16. I / We note and understand that the Equity Shares would be kept in the pool account of my / our Selling Broker and the lien will be marked by Clearing Corporation until the settlement date whereby Acquirer makes payment of purchase consideration as mentioned in the LOF.
- 17. I / We authorise the Acquirer to accept the Offer Shares so offered or such lesser number of Offer Shares which the Acquirer may decide to accept in consultation with the Manager to the Offer and the Registrar to the Offer and in terms of the LOF.I / we further authorize the Acquirer to return to me / us, Equity Shares in respect of which this Open Offer is not found valid / not accepted, by registered post or ordinary post, unaccepted documents, if any, at my/our sole risk, without specifying the reasons thereof. In case of Public Shareholders holding Equity Shares in physical form, I/we further agree to receive a single share certificate for the unaccepted Equity Shares in physical form.

I/We, confirm that my/ our status as a shareholder is ("√" whichever is applicable)					
☐ Individual	☐ Foreign Company	□FII/FPI Corporate	☐ FII/FPI - Others	☐ FVCI	
☐ Foreign Trust	☐ Private Equity Fund / AIF	□Pension/Provident Fund	□overeign Wealth Fund	Partnership/ Proprietorship Firm	

Financial Institution	□RIs/PIOs repatriable	□ RIs/ PIOs - non Repatriable	□ОСВ	□ FI
☐ Domestic Company	□Domestic Trust	☐ Insurance Company	□anks	Others – please Specify
FOR NRIs/ OCBs/ FIIs	s AND SUB-ACCOUN	NTS/ OTHER NON-RESI	DENT SHAREHOLDE	ERS:
I/We, confirm that my/	our investment status	is (please provide support	ing documents and "√	" whichever is applicable)
FDI Route				
PIS Route Any other - please sp	ecify			
I/We, confirm that the large Repatriable basis Non - repatriable bas		by me/ us are held on (" $$ "	" whichever is applicab	vle)
No RBI, FIPB or oth Open Offer and the Offer and the Offer and the Offer approved the Propies of all all approved the Propies of all all appro	fer Shares are held und	was required by me for her general permission of the	he RBI.	at have been tendered in this this Open Offer are enclosed
herewith. l Copy of RBI Registra	tion letter taking on red	cord the allotment of share	es to me/us is enclosed	herewith
I/We, confirm that ("✓	" whichever is applicat	ole)		
No RBI or other regularies of all approva	llatory approval is requals required by me for to	ired by me for tendering t endering Offer Shares in t	he Offer Shares in this his Open Offer are encl	Open Offer. losed herewith.
Additional confirmatio	ns and enclosures for a	ll Public Shareholders, as	applicable	
I / We, have enclosed t Self-attested copy of		ts ("√" whichever is appli	cable):	
		5 H, if applicable to be ob	tained in duplicate copy	y (applicable only for interest
No objection certific		tificate from income tax a t income, if any, wherever		n of tax at a lower rate / NIL
For Mutual Funds/ Ba	anks/ notified institution	ns/ other shareholders, self	f-attested copy of releva	ant registration or notification
in support of the claim any).	that they are eligible t	to exemption from withho	olding tax (applicable in	n case of interest payment, if
Valid Tax Residence tax resident, in case the which the Public Share Such other information with the provisions of declaration of characters.	e Public Shareholder in sholder claims to be res and documentation as MLI, including but not rization of income arisi	tends to claim benefit und ident and a duly filled in 's may be required depend limited to a declaration ong from the Open Offer.	der the DTAA between Form 10F' as prescribe ing upon specific terms f not having a permane	of which he / it claims to be a India and that jurisdiction in ed under the Income Tax Act. s of the relevant DTAA read ent establishment in India and
SEBI registration cer	rtificate issued to Categ	s (mandatory to be submit fory I or Category II Altern of the Income Tax Act.		s if such fund intends to claim
Declaration that the be submitted by FIIs/F	investment in the Equit PIs).	ty Shares is in accordance	• •	BI regulations (mandatory to
Duly attested power Acknowledgement	of attorney if any perso	on apart from the Public Sh	nareholder has signed th	ne Form-of-Acceptance-cum-
		es along with certified cop	by of the Board Resolut	ion and Specimen Signatures
Other relevant docum				

BANK DETAILS

Public Shareholders holding Equity Shares in dematerialised form, the bank account details for the purpose of interest payment, if any, will be taken from the record of the depositories.

So as to avoid fraudulent encashment in transit	, the Public Shareholder(s)) holding physical share	s should provide d	etails of
bank account of the first/sole shareholder.				

Name of the Bank Branch Address and Pin code		
Branch Address and Pin code		
Account Number		
IFSC Code		
MICR Code		
Type of Account – Saving/Current/Others specify)	(please	
In case of interest payments, if any, by the Acquire decision to deduct tax or not on the interest payment deducted rests solely with the Acquirer depending of	nts for delay in payment of	f consideration, or the quantum of taxes to be
Yours faithfully, signed and delivered,		
Full name	PAN	Signature
Sole/ First Holder		
Second Holder		
Third Public Holder		
copies of necessary board resolutions / corporate au Place:		Date:
ACKNOWLEDGEMENT SLIP – Nutricircle L		
Application Number (to be filled by Seller Member)	ber)	
Received from Mr./Mrs./M/sAddress:		lised form
For shares in physical form Folio No.	DP ID No.	IISCU IUI III
Share certificate No.	Client ID No.	
No. of Offer Shares	No. of Offer Shares	
KYC documents	No. 01 Offer Shares	
attached (please		
provide details)		
provide deraits)		

INSTRUCTIONS

PLEASE NOTE THAT NO OFFER SHARES / FORMS OF ACCEPTANCE SHOULD BE SENT DIRECTLY TO THE ACQUIRER, THE TARGET COMPANY OR THE MANAGER TO THE OFFER

- 1. This Form must be legible and should be filled in English only.
- 2. All queries pertaining to this Open Offer may be directed to the Registrar to the Offer.
- 3. Public Shareholders who desire to tender their Equity Shares in the dematerialized form under the Open Offer would have to do so through their respective Selling Member by indicating the details of Equity Shares they intend to tender under the Open Offer.
- 4. As per the provisions of Regulation 40(1) of the SEBI (LODR) Regulations, as amended, and SEBI's press release dated December 03, 2018, bearing reference no. PR 49/2018, requests for transfer of securities shall not be processed unless the securities are held in dematerialised form with a depository with effect from April 01, 2019. However, in accordance with the circular issued by SEBI bearing reference number SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020, shareholders holding securities in physical form are allowed to tender shares in an open offer. Such tendering shall be as per the provisions of the SEBI (SAST) Regulations.
- 5. Public Shareholders who are holding Equity Shares in physical form and intend to participate in the Open Offer will be required to approach their respective Selling Broker along with the complete set of documents for verification procedures to be carried out, including the (i) original share certificate(s), (ii) valid share transfer form(s), i.e Form SH-4, duly filled and signed by the transferors (i.e., by all registered shareholders in same order and as per the specimen signatures registered with the Target Company) and duly witnessed at the appropriate place, (iii) self-attested copy of the shareholder's PAN Card (in case of joint holders, the PAN card copy of all transferors), (iv) Form of Acceptance duly completed and signed in accordance with the instructions contained herein, by sole/ joint Public Shareholders whose name(s) appears on the share certificate(s) in the same order in which they hold Equity Shares, and (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. Public Shareholders holding physical shares should note that such Equity Shares will not be accepted unless the complete set of documents is submitted. In addition, if the address of the Public Shareholder has undergone a change from the address registered in the 'Register of Members' of the Target Company, the Public Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: (i) valid Aadhar card, (ii) voter identity card; or (iii) passport.
- 6. In case of unregistered owners of Equity Shares in physical mode, the Public Shareholder should provide an additional valid share transfer deed(s) duly signed by the unregistered owner as transferor(s) by the sole/joint Public Shareholder(s) in the same order and duly witnessed at the appropriate place. The transfer deed should be left blank, except for the signatures and witness details. PLEASE DO NOT FILL IN ANY OTHER DETAILS IN THE TRANSFER DEED
- 7. Attestation, where required (as indicated in the share transfer deed) (thumb impressions, signature difference, etc.) should be done by a Magistrate, Notary Public or Special Executive Magistrate or a similar authority holding a public office and authorized to issue the seal of his office or a member of a recognized stock exchange under their seal of office and membership number or manager of the transferor's bank.
- 8. In case the share certificate(s) and the transfer deed(s) are lodged with the Target Company/ its transfer agents for transfer, then the acceptance shall be accompanied by the acknowledgment of lodgment with, or receipt by, the Target Company / its transfer agents, of the share certificate(s) and the transfer deed(s).
- 9. The Public Shareholder should ensure that the certificate(s) and above documents should be sent only to the Registrar to the Offer either by registered post or courier or hand delivery so as to reach the Registrar to the Offer i.e. Bigshares Services Private Limited (at the following address: Office No. S6-2, 6th Floor, Pinnacle Business Park to Ahura Center, Mahakali Caves Road Andheri (East), Mumbai 40009 so that the same reaches the Registrar to the Offer in no event later than Monday, July 03, 2023 (by 5.00 p.m. (IST)). The Selling Broker should place bids on the stock exchange platform with relevant details as mentioned on physical share certificate(s). The Selling Broker(s) shall print the Transaction Registration Slip ("TRS") generated by the stock exchange bidding system. The TRS will contain the details of order submitted including Folio No., Certificate No. Dist. Nos., number of Equity Shares, etc. The envelope should be superscribed "Nutricircle Limited Open Offer"
- 10. In case of Offer Shares held in joint names, names should be filled in the same order in this Form and in the share transfer deed(s), as the order in which they hold the Offer Shares and should be duly witnessed. This order cannot be changed or altered nor can any new name be added for the purpose of accepting this Open Offer.
- 11. If the Offer Shares are rejected for any reason, the Offer Shares will be returned to the sole/first named Public Shareholder(s) along with all the documents received at the time of submission.
- 12. The Procedure for Acceptance and Settlement of this Offer has been mentioned in the LOF in Paragraph IX (Procedure for Acceptance and Settlement of the Offer).
- 13. All Public Shareholders should provide all relevant documents, which are necessary to ensure transferability of the Offer Shares in respect of which the acceptance is being sent.
- 14. All the Public Shareholders are advised to refer to Paragraph X (Note on Taxation) of the LOF. However, it may be noted that Shareholders should consult with their own tax advisors for the tax provisions applicable to their particular

- circumstances, as the details provided in Paragraph X of the LOF, as referred to above, are indicative and for guidance purposes only. All documents/remittances sent by or to the Public Shareholders will be at their own risk. Public Shareholders are advised to adequately safeguard their interests in this regard.
- 15. The Selling Broker(s) shall print the TRS generated by the exchange bidding system.
- 16. In case any person has submitted Equity Shares in physical mode for dematerialisation, such Public Shareholders should ensure that the process of getting the Equity Shares dematerialised is completed well in time so that they can participate in the Open Offer before close of Tendering Period.
- 17. The Procedure for Acceptance and Settlement of this Offer has been mentioned in the LOF at Paragraph 9.
- 18. The Form of Acceptance or TRS is not required to be submitted to the Acquirer, the Manager to the Offer or the Registrar to the Offer. Public Shareholders holding shares in demat mode are not required to fill any Form of Acceptance unless required by their respective Selling Broker. Equity Shares under lock-in will be required to fill the respective Forms of Acceptance-cum-Acknowledgment.
- 19. After the receipt of the demat Equity Shares by the Clearing Corporation and a valid bid in the exchange bidding system, the Offer shall be deemed to have been accepted for the eligible Public Shareholders holding Equity Shares in demat form.
- 20. No indemnity regarding title is required from persons not registered as Public Shareholders.
- 21. Procedure for tendering the Offer Shares in case of non-receipt of LOF:
- a) Public Shareholders may participate in the Open Offer by confirming their consent to participate in this Open Offer on the terms and conditions of this Open Offer as set out in the PA, the DPS, Corrigendum to the Detailed Public statement, LOF, and the issue opening public announcement cum corrigendum. They can participate by submitting an application on plain paper giving details regarding their shareholding and relevant documents mentioned in Paragraph 5 above. Public Shareholders must ensure that the Form of Acceptance, along with the TRS and requisite documents (as mentioned in Paragraph 5 above), should reach the Registrar to the Offer no later than Monday, July 03, 2023 (by 5.00 p.m. (IST)). If the signature(s) of the Public Shareholders provided in the plain paper application differs from the specimen signature(s) recorded with the Registrar of the Target Company or are not in the same order (although attested), such applications are liable to be rejected under this Open Offer.
- b) Alternatively, such holders of Offer Shares may also apply on the form of acceptance in relation to this Open Offer, which may be obtained from the SEBI website (www.sebi.gov.in) or from Registrar to the Offer.
- 22. The procedure for acceptance and settlement of the Offer and the note on taxation have been provided in the LOF under Paragraphs IX and X, respectively.
- 23. The LOF along with Form of Acceptance is being dispatched to all the Public Shareholders as on the Identified Date. In case of non receipt of the LOF, such shareholders may download the same from the SEBI website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Offer Shares.
- 24. If non-resident Public Shareholders had required any approval from the RBI or any other regulatory body in respect of the Offer Shares held by them, they will be required to submit such previous approvals that they would have obtained for holding the Offer Shares, to tender the Offer Shares held by them pursuant to this Open Offer. Further, non-resident Public Shareholders must obtain all approvals required, if any, to tender the Offer Shares in this Open Offer (including without limitation, the approval from the RBI) and submit such approvals, along with the other documents required in terms of the LOF, and provide such other consents, documents and confirmations as may be required to enable the Acquirer to purchase the Offer Shares so tendered. In the event any such approvals are not submitted, the Acquirer reserves the right to reject such Offer Shares tendered in this Open Offer. If the Offer Shares are held under general permission of the RBI, the no-resident Public Shareholder should state that the Offer Shares are held under general permission and whether they are held on repatriable basis or non-repatriable basis.
- 25. In case of interest payments, if any, the final decision to deduct tax or not on the interest payments for delay in payment of consideration, or the quantum of taxes to be deducted rests solely with the Acquirer depending on the settlement mechanism for such interest payments.
- 26. Public Shareholders claiming that no tax is to be deducted or tax to be deducted at a lower rate should submit to the Registrar to the Offer, the following documents, as applicable:

For resident Public Shareholders:

- Self-attested copy of PAN card.
- Certificate from the income tax authorities under Section 197 of the IT Act, wherever applicable, in relation to payment of interest, if any, for delay in payment of Offer Price (certificate for deduction of tax at lower rate).
- Self-declaration in Form 15G/ Form 15H (in duplicate), if applicable.
- Self-attested copy of relevant registration or notification in support of the claim that they are otherwise eligible to exemption from withholding tax (applicable in case of interest payment, if any).

For non-resident shareholders:

- Self-attested copy of PAN Card; or
- name, e-mail id, contact number;
- address in the country or specified territory outside India of which the shareholder is a resident;

- Tax Residency Certificate;
- Form 10F; and
- Tax Identification Number/ Unique Identification Number of the shareholder.
- Tax Residency Certificate;
- Form 10F;
- Such other information and documentation as may be required depending upon the specific terms of the relevant DTAA read with the provisions of MLI, including but not limited to a declaration of not having a permanent establishment in India and declaration of characterization of income arising from the Open Offer;
- Certificate of lower or NIL withholding tax issued by income-tax authorities indicating the TDS rate/amount of tax to be deducted by the Acquirer;
- Self-attested declaration in respect of status of shareholder (e.g. individual, firm, company, trust, or any other please specify)and residential status as per IT Act; and
- SEBI registration certificate for FII and FPI. In an event of non-submission of aforesaid documents, as may be
 applicable, tax will be deducted at the maximum rate applicable to the relevant category to which the Public
 Shareholder belongs, by the Acquirer.

FOR DETAILED PROCEDURE IN RESPECT OF TENDERING OFFER SHARES IN THIS OPEN OFFER, PLEASE REFER TO THE LOF.

All future correspondence, if any, should be addressed to Registrar to the Offer at the following address:



BIGSHARE SERVICES PRIVATE LIMITED

Office No. S6-2, 6th Floor, Pinnacle Business Park to Ahura Center, Mahakali Caves Road Andheri (East), Mumbai 40009

Tel No.: 022 6263 8200

Email id: openoffer@bigshareonline.com
Investor Grievance id: investor@bigshareonline.com
Website: www.bigshareonline.com
Contact Person: Ajay Sangle

SEBI Registration No.: INR000001385