### **CONTINENTAL** SECURITIES LIMITED

Regd. Office: 301, Metro Plaza, GopalBari, Jaipur-302001

CIN NO: - L67120RJ1990PLC005371

May 12, 2025

#### To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street Fort, Mumbai-400001, Maharashtra

### Subject: Outcome of Board Meeting held on May 12, 2025 under Regulation 30 of the SEBI (LODR) Regulations, 2015 ('Listing Regulations')

### Ref: Scrip Code: 538868

Dear Sir / Madam,

Pursuant to Regulation 30 of Listing Regulations, we would like to inform you that, Board of Directors of the Company at its meeting held on May 12, 2025, inter alia, has considered and decided the following matter:

Considered and approved the conversion of 5,00,000 warrants into 5,00,000 Equity shares of face value of  $\gtrless$  2/each out of the warrants allotted on January 31, 2025 on Preferential Basis to allottes of Promoter & Non-Promoter Group.

Further the special resolution passed by the shareholders of the company in the general meeting dated January 07, 2025 and in-principle approval received from BSE Limited (**"BSE"**) on January 29, 2025 vide letter no. LOD/PREF/MV/FIP/1756/2024-25.

Consequent to the aforesaid allotment, the paid-up equity capital of the Company has increased from  $\overline{\xi}$ ,35,06,000/- consisting of 2,67,53,000 Equity Shares of  $\overline{\xi}$  2/- each to  $\overline{\xi}$ ,45,06,000/- consisting of 2,72,53,000 Equity Shares of  $\overline{\xi}$  2/- each.

Details as required under Regulation 30 of the SEBI Listing Regulations read with SEBI Circular No. SEBI/HO/CFD-PoD1/P/CIR/2023/123 dated July 13, 2023, is enclosed as Annexure A.

The Meeting of Board of Directors commenced at 10.00 A.M. and concluded at 10.30 A.M.

Kindly take the same on the record and oblige.

Thanking you.

For Continental Securities Limited

Pravita Khandelwal Company Secretary and Compliance Officer M.no: A53836

Place: Jaipur

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### Annexure-A

Details as required to be disclosed under Regulation 30 read with SEBI Circular dated July 13, 2023

Sr.No.	Particulars	Details							
1.	Type of securities	Equity Shares pursuant to exercise of conversion rights.							
	proposed to be issued								
2.	Type of issuance	Preferential allotment.							
3.	Total number of	Allotted 5,00,000 fully paid-up equity shares having face value of $\gtrless 2/-$							
5.	securities	each at a premium Rs. 19 each.							
	proposed to be	caen at a premium RS. 19 caen.							
	issued or the total								
	amount for which								
	the securities will								
	be issued								
	(approximately)								
Additio	nal details in case of	nreferen	tial issue						
4.	Names of the	Sr. No. Names of the proposed allottees							
	investors	1.Taarush Tradecom LLP							
Post a	lotment								
5.	Outcome of the	The Company has received subscription money equivalent to 25% of the							
	subscription	issue price of warrants on January 31, 2025 from the allottee. The							
	balance 75% of the Warrant issue price was receive						d on May 08, 2025		
		from the allottee Taarush Tradecom LLP (Non-Promoter).							
		Sr.   Name of   Holding pre-   No. of   Holding/ post							
		No.	the	Holding pre- preferential issue		convertible preferential		post	
		1.0.	proposed					after	
			allottee	allotted conversion (assuming ful			ι		
						-	conversion		
				No. of	%		No. of	%	
		1.	Taarush	shares 12,01,109	4.58	5,00,000	shares 17,01,109	5.36	
		1.	Tradecom	12,01,109	1.50	5,00,000	17,01,107	5.50	
			LLP						
6.	Issue Price	Warrants had been allotted on January 31, 2025 carrying a right to							
		subscribe to 1 Equity Share per warrant on receipt of amount at the rate							
		of $\gtrless$ 5.25/- per warrant (25% of total consideration). Now, 5,00,000							
		Equity Shares have been allotted on receipt of balance amount at the rate of $\neq 15.75$ / per Equity Share (75% of total consideration)							
7.	In case of	of ₹ 15.75/- per Equity Share (75% of total consideration). Each Warrant is convertible into One (1) Equity Share and the							
7.	In case of convertibles -	conversion can be exercised by warrant holder(s), at any time during the period of Eighteen (18) months from the date of allotment of Convertible Warrants, in one or more tranches, as the case may be and							
	intimation on								
	conversion of			and conditio					
	securities or on	The company has received 75% of the total consideration from the							
	lapse of the tenure							om the	
	of the instrument.	invocto	ra and hone	annuarting	the con	ne to Equity Sh			

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CIN NO: - L67120RJ1990PLC005371

8. No. of Investors 1 (One)

For Continental Securities Limited

Pravita Khandelwal Company Secretary cum Compliance Officer M.no: A53836

Place: Jaipur