May 25, 2023

To, To,

National Stock Exchange of India Limited BSE Limited

Symbol – Symphony Security Code – 517385

Sub.: Submission of newspaper clippings of post buyback public announcement

Dear Sir/ Madam,

We are submitting herewith newspaper clippings of post buyback public announcement published on May 25, 2023.

Kindly take the same on your record and oblige.

Thanking You,

Yours Truly,

For Symphony Limited

Mayur Barvadiya Company Secretary and Head - Legal

Encl: As above

CORRIGENDUM

SAHYADRI INDUSTRIES LIMITED

CIN L26956PN1994PLC078941

39/D, Gultekdi, J. N. Marg, Pune 411 037

T: +91 20 2644 4625/26/27, F: + 91 20 2645 8888, E: info@silworld.in, W: www.silworld.in

This has reference to the extract of Unaudited/ Audited Financial Results of the Company for the Quarter and Year ended 31st March 2023 published in this newspaper on 24th May 2023. The serial No.5 of the said extract shall be read as under: (Rs. In Crores, unless otherwise stated)

SI. No.				3 Months Ended 31.03.2022 (Unaudited)	Ended 31.03.2023	173.000 OF GROOM CAUSE.
5.	Total Comprehensive Income Net of Tax	5.09	4.45	9.05	37.26	62.02
		INSTEAD C	F		74.	0 0
			/6	e In Crores	unless other	(hateta asiw

il. o.	Particulars	3 Months Ended 31.03.2023 (Unaudited)		Ended 31.03.2022		Ended 31.03.2022
. To	tal Comprehensive Income Net of Tax	0.36	(0.28)	0.17	0.15	0.20

The other contents shall remain unchanged. We sincerely regret the inconvenience caused in this regard. For Sahyadri Industries Limited

Date: 24th May, 2023 Place: Pune

Satven V Patel Managing Director DIN: 00131344

'IMPORTANT''

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SYMPHONY LIMITED Corporate Identity Number (CIN): L32201GJ1988PLC010331

Registered Office: "Symphony House", Third Floor, FP12, TP50, Off S. G. Highway, Bodakdev, Ahmedabad - 380 059, Gujarat, India Tel. No.: +91 79 6621 1111 | Fax No.: +91 79 6621 1140 E-mail: investors@symphonylimited.com | Website: www.symphonylimited.com

Contact Person: Mr. Mayur Barvadiya, Company Secretary and Compliance Officer

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF SYMPHONY LIMITED

This post-Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations") regarding completion of the Buyback. This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated March 16, 2023, published on March 17, 2023 ("Public Announcement"), the letter of offer dated April 24, 2023 ("Letter of Offer") and the offer opening advertisement dated April 28, 2023, published on April 29, 2023 ("Offer Opening Advertisement") issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein shall have the same meaning as ascribed to them in the Letter of Offer.

THE BUYBACK

- 1.1. Symphony Limited ("Company") had announced the buyback of up to 10,00,000 (Ten Lakh Only) fully paid-up equity shares of the Company having face value of ₹ 2/- each (Indian Rupees Two Only) ("Equity Shares"), representing up to 1.43% of the total number of Equity Shares in the total paid-up equity capital of the Company as per the audited financial statements as of March 31, 2022, from all Eligible Shareholders (Equity Shareholders as on the Record Date, being Wednesday, March 29, 2023) on a proportionate basis, through the 'tender offer' process, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only) excluding any expenses incurred or to be incurred for the buyback viz. brokerage, costs, fees, turnover charges, taxes such as tax on buyback, securities transaction tax and goods and services tax (if any), stamp duty, printing and dispatch expenses, if any, filing fees to SEBI and any other Appropriate Authorities, stock exchange charges, advisor/legal fees, public announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs") (such maximum amount hereinafter referred to as the "Buyback Offer Size").
- 1.2. The Buyback Offer Size represents 24.76% and 24.69% of the aggregate of the fully paid-up equity capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, as on March 31, 2022.
- 1.3. 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, and circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, issued by the Securities and Exchange Board of India ("SEBI"). For the purposes of the Buyback, BSE Limited was the designated stock exchange.
- 1.4. The Buyback Opening Date was Wednesday, May 03, 2023, and the Buyback Closing Date was Wednesday, May 17, 2023.
- DETAILS OF THE BUYBACK
- 2.1 10,00,000 (Ten Lakh only) Equity Shares were bought back pursuant to the Buyback, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share.
- 2.2 The total amount utilized in the Buyback was ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only), excluding Transaction Costs. The Registrar to the Buyback i.e., Bigshare Services Private Limited ("Registrar"), considered a total of 95,292 valid bids for 72,96,012 Equity Shares in response to the Buyback. 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	1,50,000	93,828	6,41,112	427.41%
General Category for all other Eligible Shareholders	8,50,000	1,464	66,54,900	782.93%
Total	10,00,000	95,292	72,96,012	729.60%

The communication of acceptance / rejection has been dispatched by the Registrar to the relevant Eligible Shareholders on May 24, 2023. 2.5 The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") on May 24, 2023. ICCL has 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),

2.4 All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer.

- due to any reasons, then the amount payable to the concerned Shareholder was transferred to the shareholder broker for onward transfer to their respective Shareholders. 2.6 Demat Shares accepted under the Buyback were transferred to the Company Demat Account on May 24, 2023. The unaccepted Demat Shares have been returned to respective Eligible Shareholders / shareholder brokers / custodians and lien has been removed by ICCL
- on May 24, 2023 and the unaccepted physical shares certificates / Letter of Confirmation shall be dispatched to the registered address of the Equity Shareholders by May 24, 2023. 2.7 The extinguishment of 10,00,000 (Ten Lakh Only) Equity Shares accepted under the Buyback, comprising of 9,99,958 Demat Shares and
- 42 Physical Shares is currently under process and shall be completed in accordance with the SEBI Buyback Regulations on or before May 31, 2023.

CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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	15,00,00,000	15,00,00,000
(5)	(7,50,00,000 Equity Shares of INR 2 each)	(7,50,00,000 Equity Shares of INR 2 each)
Issued, subscribed and	13,99,14,000	13,79,14,000
fully paid up share capital	(6,99,57,000 Equity Shares of INR 2 each)	(6,89,57,000 Equity Shares of INR 2 each)

*As on the date of the Letter of Offer, i.e., April 24, 2023. *Subject to extinguishment of 10,00,000 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

Sr. No.	Name of the Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a % of the total Post-Buyback equity share capital of the Company*
1	Achal Anil Bakeri	3,64,790	36.48	0.53
2	Sanskrut Tradecom Private Limited	1,55,622	15.56	0.23
3	Rupa Achal Bakeri	88,424	8.84	0.13
4	Axis Mutual Fund (Multiple Schemes)	36,886	3.69	0.05
5	HDFC Mutual Fund (Multiple Schemes)	35,370	3.54	0.05
6	Achal Anil Bakeri HUF	29,918	2.99	0.04
7	Pavan Bakeri	14,978	1.50	0.02
8	Rowenta Networks Private Limited	13,322	1.33	0.02
9	UTI Mutual Fund (Multiple Schemes)	10,812	1.08	0.02

*Subject to extinguishment of 10,00,000 Equity Shares.

3.3 The shareholding pattern of the Company before and after completion of the Buyback is set out below:

Pre	-Buyback*	Post-Buyback*		
No. of Equity Shares	% to the existing Equity Share capital	No. of Equity Shares	% to the post-Buyback Equity Share Capital	
5,12,43,740	73.25	5,06,04,914	73.39	
28,44,991	4.07		26.6	
70,56,076	10.09	1,83,52,086		
88,12,193	12.60			
6,99,57,000	100.00	6,89,57,000	100.00	
	No. of Equity Shares 5,12,43,740 28,44,991 70,56,076 88,12,193	Shares Equity Share capital 5,12,43,740 73.25 28,44,991 4.07 70,56,076 10.09 88,12,193 12.60	No. of Equity Shares % to the existing Equity Share capital No. of Equity Shares 5,12,43,740 73.25 5,06,04,914 28,44,991 4.07 70,56,076 10.09 1,83,52,086 88,12,193 12.60	

'As on the date of the Letter of Offer i.e., April 24, 2023. Subject to extinguishment of 10,00,000 Equity Shares.

MANAGER TO THE BUYBACK



Ambit Private Limited

Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 Tel No.: +91 22 6623 3030;

Contact Person: Jitendra Adwani / Devanshi Shah

Email: symphony.buyback@ambit.co; Website: www.ambit.co Investor Grievance Email: customerservicemb@ambit.co SEBI Registration No.: INM000010585

Validity Period: Permanent

CIN: U65923MH1997PTC109992

DIRECTORS' RESPONSIBILITY

Sd/-

Achal Anil Bakeri

Chairman and Managing Director

DIN: 00397573

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In terms of Regulation 24(i)(a) of the SEBI Buyback Regulations, the Board of Directors accepts responsibility for all the information contained in this Post-Buyback Public Announcement in relation to the Company and confirms that it contains true, factual and material information and does not contain any misleading information. This Post-Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee in its meeting held on May 24, 2023.

For and on behalf of the Board of Directors of SYMPHONY LIMITED

Sd/-

Nrupesh Shah **Executive Director** DIN: 00397701

Sd/-Mayur Barvadiya Company Secretary FCS - 6637

Date: May 24, 2023 Place: Ahmedabad



Tamilnadu Petroproducts Limited Regd.Office: Manali Express Highway, Manali, Chennai 600 068

CIN:L23200TN1984PLC010931 Phone /Fax: No. 044-25945588 / 69185588. website:www.tnpetro.com Email:secy-legal@tnpetro.com

EXTRACT FROM THE STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2023

(₹ in lakh)

				Consolidated		
SI.no	Particulars	Quarter Ended			Year Ended	
		31.03.2023 Audited	31.12.2022 Unaudited	31.03.2022 Audited	31.03.2023 Audited	31.03.2022 Audited
1	Total Income from Operations	47,975	51,056	43,507	2,15,025	1,80,558
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	1,429	3,081	3,496	12,424	23,641
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	1,429	3,081	3,496	12,424	23,641
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,121	2,629	2,499	9,419	17,536
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	835	2,859	2,844	10,426	17,984
6	Equity Share Capital	8,997	8,997	8,997	8,997	8,997
7	Reserves excluding Revaluation Reserve	-	-	-	73,547	65,820
8	Earnings per Share (EPS) (of ₹ 10 /- each) (for continuing operations)					
	Basic and Diluted	1.25*	2.92*	2.78*	10.47	19.49
Mates						

1. Additional information on Standalone Financial Results pursuant to proviso to Reg. 47(1)(b)

(₹ in lakh)

Year Ended **Quarter Ended Particulars** 31.12.2022 31.03.2023 31.03.2022 31.03.2023 31.03.2022 Audited Audited Audited Audited Unaudited Total Income from Operations 47,975 51,056 43,507 2,15,025 1,80,558 Profit Before Tax 1,293 2,971 3,379 11,915 23,152 3 Profit After Tax 991 2,523 2,385 8,931 17,064 2,527 17,098 Total Comprehensive income after Tax 2.457 8.764

- 2. The Board of Directors has recommended a Dividend of Re.1.50 per share (15%) on 8,99,71,474 equity shares of ₹ 10/- each for the Financial Year 2022-23 subject to approval of the members at the Annual General Meeting.
- 3. The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 23rd May 2023 and have been subjected to audit by the Statutory Auditors of the Company. The above results have been prepared in accordance with the Indian Accounting Standards - (Ind AS) as prescribed under Section 133 of the Companies Act 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules. 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.
- 4. The Consolidated Financial Results include the results of the Company's wholly-owned subsidiary Certus Investment and Trading Limited, Mauritius, and its wholly-owned subsidiary - Certus Investment and Trading (S) Private Limited. Singapore on the basis of the consolidated financial statements reviewed by independent auditors of the subsidiary.
- 5. The above is an extract from the Financial Results for the Quarter and year ended 31st March 2023 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results are available in the website of the Company www.tnpetro.com and the websites of the Stock Exchanges viz., www.bseindia.com and www.nseindia.com. NSE URL: https://archives.nseindia.com/corporate/Outcome23052023 23052023174640.pdf By Order of the Board

BSE URL: https://www.bseindia.com/xml-data/corpfiling/AttachLive/84c19bf5-9107-4459-8034-b06ea4fe8983.pdf For Tamilnadu Petroproducts Limited

Place: Chennai Date: 23rd May, 2023

1900

Whole-time Director (Finance) & CFO

KT Vijayagopal

(This is an Advertisement for information purposes only and not for publication or distribution or release directly or indirectly outside India and is not an offer document announcement)

SOM DISTILLERIES AND BREWERIES LIMITED

Som Distilleries and Breweries Limited ("Company" or "Issuer") was incorporated on March 26, 1993 as a public limited company under the Companies Act, 1956 with the Registrar of Companies, Delhi & Haryana at Delhi. For details, including reasons for changes in the registered office of our Company, "General Information" on page 40 of the Letter of Offer.

Registered Office: 1A. Zee Plaza, Ariun Nagar, S.J. Enclave, Kamal Cinema Road, New Delhi – 110 029, India. Corporate Office: 23, Zone-II, M.P. Nagar, Bhopal - 462 011, Madhya Pradesh, India | Tel: +91 755 4271 271 / + 91 755 4278 827 Contact Person: Om Prakash Singh, Company Secretary and Compliance Officer

E-mail: compliance@somindia.com | Website: www.somindia.com | Corporate Identification Number: L74899DL1993PLC052787

OUR PROMOTERS: JAGDISH KUMAR ARORA, AJAY KUMAR ARORA, SUNITA ARORA, NATASHA ARORA, SWEENA ARORA,

DEEPAK ARORA, SURJEET LAL, AALOK DEEP FINANCE PRIVATE LIMITED AND SOM DISTILLERIES PRIVATE LIMITED ISSUE OF UPTO 34,95,952 EQUITY SHARES OF FACE VALUE ₹5 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹140 EACH INCLUDING A SHARE PREMIUM OF ₹135 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING UPTO ₹4,894.33 LAKHS ON A RIGHTS BASIS TO THE

EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 10 (TEN) RIGHTS EQUITY SHARES FOR EVERY 211 (TWO HUNDRED ELEVEN) FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, APRIL 14, 2023 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 28 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 117 OF THE LETTER OF OFFER. BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Wednesday, April 26, 2023, and closed on

Thursday, May 11, 2023, and the last date for On Market Renunciation of Rights Entitlements was Monday, May 8, 2023. Out of the total 4,639 Applications for 46,85,467 Rights Equity Shares, 505 Applications for 61,288 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 4,134 for 46,24,179 Rights Equity Shares, which was 132.27% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 18, 2023 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company, pursuant to delegation of authority to the Rights Issue Committee by the Board of Directors at their meeting held on January 24, 2023, has at its meeting held on May 18, 2023, approved the allotment of 34,95,952 Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after rejection of bid received from non-Eligible Shareholders and technical rejections have been considered for Allotment. 1. The breakup of valid applications received (after rejection of bids received from non-Eligible Shareholders technical rejections) is given below:

Number of valid applications received			Total Rights Equity Shares accepted and allotted (A+B)
3,922	18,85,765	5,42,859*	24,28,624
212	10,67,328	UB 20	10,67,328
4,134	29,53,093	5,42,859	34,95,952
	3,922 212	Number of valid applications received accepted and allotted against Rights Entitlement (A) 3,922 18,85,765 212 10,67,328	Rights Entitlement (A) Rights Equity Shares applied (B) 3,922 18,85,765 5,42,859* 212 10,67,328 -

*Including 2,630 shares allotted to 2,630 shareholders whose fractional entitlements are being ignored and have applied for additional shares. 2. Information regarding total Applications received:

Cotonomi	Application	s neceived	rights Equity Shares Applied for			nights	rights Equity Shares Anotted			
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%		
Eligible Equity Shareholders	3,971	85.60%	34,60,653	48,44,91,420	73.86%	24,28,624	34,00,07,360	69.47%		
Renouncees	668	14.40%	12,24,814	17,14,73,960	26.14%	10,67,328	14,94,25,920	30.53%		
Total	4,639	100.00%	46,85,467	65,59,65,380	100.00%	34,95,952	48,94,33,280	100.00%		

May 24, 2023. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on May 18, 2023. The listing application was executed with BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") (collectively referred to as "Stock Exchanges") on May 18, 2023. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on May 24, 2023. For further details, see "Terms of the Issue - Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 143 of the Letter of Offer. The trading in Right Equity Shares issued in the Rights Issue shall commence on Stock Exchanges upon receipt of trading permission. The trading is expected to commence on or about Monday, May 29, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements has been sent to NSDL & CDSL on May 23, 2023. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN THE DEMATERIALISATION FORM.

DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory" Disclosures - Disclaimer Clause of SEBI" on page 110 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter

of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" beginning on page 113 of the Letter of Offer. DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer

has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE" beginning on page 113 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated April 6, 2023.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY. LEAD MANAGER TO THE ISSUE REGISTRAR TO THE ISSUE

Website: www.vivro.net

VIVRO FINANCIAL SERVICES PRIVATE LIMITED 607/608 Marathon Icon, Opp. Peninsula Corporate T-34, 2nd Floor, Okhla Industrial Area.

Park, Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Phase - II, New Delhi - 110 020, India. Lower Parel, Mumbai - 400 013, Maharashtra, India. Telephone: +91 22 6666 8040 Email: investors@vivro.net

Investor Grievance Email: investors@vivro.net Contact Person: Anshul Nenawati / Viral Shah SEBI Registration Number: INM000010122

MASS

MAS SERVICES LIMITED

Facsimile: +91 11 2638 7384 Email: investor@masserv.com Website: www.massserv.com Contact Person: N.C. Pal

Investor Grievance Email: investor@massserv.com SEBI Registration Number: INR000000049

COMPANY SECRETARY AND COMPLIANCE OFFICER 530111 SOM DISTILLERIES AND BREWERIES LIMITED

Om Prakash Singh Telephone: +91 11 2638 7281/82/83, 4132 0335 Company Secretary and Compliance Officer

23, Zone -I I, M. P. Nagar, Bhopal - 462 011, India. Telephone: +91 755 4271 271 E-mail: omprakash@somindia.com

Website: www.somindia.com Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a

photocopy of the acknowledgement slip. For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 117 of the Letter of Offer. For Som Distilleries and Breweries Limited

Om Prakash Singh **Company Secretary and Compliance Officer**

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchanges where the Equity Shares are listed i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the Lead Manager at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or

an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

PRESSMAN

Place: New Delhi

Date: May 24, 2023

तकनीकी कक्ष ऋण विभाग प्रधान कार्यालय प्लॉट नंबर 4, सेक्टर - 10, द्वारका, नई दिल्ली - 110075 तकनीकी आर्थिक व्यावहारिकता (टीईवी) अध्ययन आयोजित करने के लिए बाह्य सलाहकार के रूप में सूचीबद्ध होने हेत आवश्यक विशेषज्ञता रखने वाले सम्मानित सलाहकारों/ संगठनों से आवेदन आमंत्रित किए जाते हैं । बाह्य टीईवी सलाहकार की सूचीबद्धता गुणों पर आधारित होगी तथा बिना कोई कारण बताए किसी भी आवेदन को निरस्त करने का बैंक को अधिकार होगा । इच्छ्क सलाहकार विज्ञापन के प्रकाशन की तारीख से एक महीने के भीतर अपना आवेदन जमा कर सकते है । अन्य विवरण हेत् 'पब्लिक नोटिस' के अंतर्गत हमारी वेबसाइट www.pnbindia.in को देखें । सहायक महाप्रबंधक



भारतीय कंटेनर निगम लिमिटेड

फ्रैश एंड हैल्थी एंटरप्राईजेज लिमिटेड (भारतीय कंटेनर नियम लिमिटेड की पर्णस्वामित्व वाली सहायक कंपनी मारत सरकार का उपक्रम, रेल मंत्रालय के अंतर्गत) तिए स्टोर, एवर्सकाईकाईवीसी औद्योगिक क्षेत्र, सई, जिला सोनीक्त, हरियाणा, भारत-1<u>31029</u> फोन: +91 9560391720 , फैन्स +91 11-49512157 ई-निविदा आमंत्रण सूचना

रफएवईएल द्वारा निम्नलिखित कार्य हेत् एकल पैकेट प्रणाली में ई–निविदा आमंत्रित की जाती है। संविदा बोलियां जमा करने की बोलियां खोलने की अंतिम तारीख एवं समय तारीख एवं समय

09.08.2023 को एफएचईएल, एचएसआईआईडीसी 12.06.2023 को डस्ट्रियल क्षेत्र, राय, सोनीपत पेन-131029, हरियाणा में सीए स्टोर 17:00 बजे 11:30 बजे में 13 चिलर कक्षों (चेम्बर्स) का सीए कक्षों में रूपांतरण हेतु आपूर्ति संस्थापन, चालु करना एवं परीक्षण । अनुमानित लागत = र94,30,474 / – (जीएसटी सहित)

FHEL

विवरण

धरोहर राशि: ई-भूगतान के माध्यम से ₹1,88,610 /-नि.आ.स. की संक्षिप्त जानकारी, विश्तत ई-निविदा दस्तावेज और ऑनलाइन जमा करने हेत केवल www.tenderwizard.com/FHEL पर लॉग ऑन करें। निविदा दस्तावेज को www.concorindia.com और हिल प्रोक्युरमेंट पोर्टल (सीपीपी) पर देखा जा सकता है। इस निविदा के संबंध में शुद्धिपत्र / अनुशेष, यदि कोई हो, केवल वेबसाइट www.concorindia.com व www.tenderwizard.com/FHEL और सेंट्रल प्रोक्यरमेंट पोर्टल (सीपीपी) पर ही प्रकाशित किया जाएगा। उक्त हेत समाचार पत्र प्रेस विज्ञापन जारी नहीं

ांजीकृत कार्यालयः एचएनसी बैंक हाउस, सेनापति बापट मार्ग, लोअर परेल, पश्चिम <u>म</u>ुंबई। लीगल सेलः एचडीएफसी बैंक लिमिटेड, पहली मंजिल, 401,402 मॉडल टाउन, रोहतक, नोटिस: विपुल चंदेल पुत्र श्री बकील सिंह चंदेल निवासी ई 19/30 सेक्टर-3 रोहिणी, राजा पुर

कलां, सेक्टर-7 उत्तर पश्चिम दिल्ली-110085 वाहन संख्या एचआर31जे1033 मॉडल शेवरलेट बीट की डिलीवरी लेने और एचडीएफसी बैंक द्वारा भुगतान किए गए पार्किंग शुल्क का भुगतान करने के लिए अंतिम नोटिस⁄सुचना आपको निम्नलिखित नोटिस एचडीएफसी बैंक लिमिटेड जिसका पंजीकृत कार्यालयः सेनापति बापट मार्ग, लोअर परेल, पश्चिम मुंबई और शाखा कार्यालयः हार्मनी टॉवर, जीटी रोड, पानीपत-हरियाणा द्वारा भेजा जा रहा है। आपने एचडीएफसी बैंक लिमिटेड से ऊपर उल्लिखित कार मॉडल शेवरलेट बीट चेसिस नंबर एमए6बीएफबीडीसीटी061135 इंजन नंबर 10एफसीडीजेड130910050 पंजीकृत नंबर एचआर31जे1033 "जैसा है जहां है" और "जो कछ भी है" के आधार पर एक नीलामी में खरीदा थ और दिनांक 24 जुलाई 2021 को 85,000/- रुपये की बिक्री राशि जमा की लेकिन भुगतान करने के बावजूद वाहन की डिलीवरी लेने में विफल रहे। एचडीएफसी बैंक लिमिटेड द्वारा वकील के माध्यम से आपको 11 म 2022 और 9 मार्च 2023 को दिए गए विभिन्न रिमाइंडर और कानूनी नोटिस के **श्री विपुल चंदेल पुत्र श्री** बकील चंद चंदेल निवासी ई 19/30 सेक्टर-3 रोहिणी, राजा पुर कलां, सेक्टर-7 उत्तर पश्चिम दिल्ली-110085 डिलीवरी नहीं ली। बैंक पहले ही 30 अप्रैल, 2023 तक पार्किंग शुल्क के रूप में 80,400/-रुपये का भुगतान कर चुका है और अभी भी यह दिन-प्रतिदिन बढ़ता जा रहा है और आपसे वसूल किया जा सकता है। आप डिलीवरी लेने और अपने दायित्व के निर्वहन के लिए आगे नहीं आ रहे हैं। यदि आप इस नोटिस के प्रकाशन की तारीख से 15 दिनों के भीतर आवश्यक कार्रवाई करने में विफल रहते हैं, तो एचडीएफर्स बैंक लिमिटेड वाहन के निपटान और पार्किंग शुल्क की राशि वसूल करने के लिए स्वतंत्र होगा। आप वर्तमान नोटिस में उल्लिखित अवधि की समाप्ति के बाद आपके द्वारा जमा किए गए वाहन के साथ–साथ बिक्री के संबंध में किसी भी दावे के हकदार नहीं होंगे। बैंक पार्किंग शुल्क की राशि वसूलने के लिए भी कार्रवाई करेग और वाहन के संबंध में आपके सभी अधिकार जब्त कर लिए जाएंगे। अधिकत हस्ताक्षरकर्ता.

एचडीएफसी बैंक लिमिटेड दिनांक: 24.05.2023

प्लॉट, खसरा नं. 28, 29, 31 एवं 32 का भाग, कविता विहार कॉलोनी, मौजा अजीजपुर, आगरा, उत्तर प्रदेश-282001, दस्तावेज सं. 920 तिथि 19.02.2010, ऑनलाइन एल.ए.आर. नं. 20230000269592 की सम्पत्ति के सभी भाग एवं हिस्से का

बिक्री प्रलेख गुम हो गया है। यह बिक्री प्रलेख श्री मोह. शराफत, पुत्र श्री मोह. रुस्तम के पक्ष में श्री भरी सिंह. पुत्र श्री मंगलाराम द्वारा निष्पादित किया गया है।

सार्वजनिक सूचना उधारकर्ता श्री निशिकांत शर्मा और श्रीमती दीरघा शर्मा खोए हुए दस्तावेज के संबंध में अर्थात मूल सुधार विलेख श्री धरम दत्त शर्मा दिनांक 27.05.2002 के दस्तावेज सं. 3162 के

के दस्तावेज सं. 3162 संपत्ति का पताः रिहायशी मकान नं. 9 / 254. क्षेत्रफल 386.88 वर्ग मी., जोकि ब्लॉक-9, सेक्टर — ३, राजेंद्र नगर, साहिबाबाद, गाजियाबाद तहसील और जिला गाजियाबाद

खोये हुए दस्तावेज का विवरणः मूल सुधार

विलेख श्री धर्म दत्त शर्मा दिनांक 27.05.2002

गाजियाबाद को लौटा दें।

यदि किसी को ऊपर उल्लिखित दस्तावेज विलेख मिल गया है, तो उनसे अनुरोध है कि वे इसे बैंक ऑफ बड़ौदा, राजेन्द्र नगर, शाखा

इंडियन बैंक

Indian Bank

ALLAHABAD 🕰 इलाहाबाद

कब्जा सूचना (चल/अचल सम्पत्तियों हेतु धारा – ८ (1) के अन्तर्गत) यद्यपि अधोहस्ताक्षरी ने **इंडियन बैंक** (पूर्ववर्तीय इलाहाबाद बैंक) के प्राधिकृत अधिकारी होते हुए वित्तीय आस्तियों के प्रतिभृतिकरण एवं पुनगर्ठन और प्रतिभृति हित प्रवर्तन अधिनियम 2002 (संक्षिप्त में , सरफेसी अधिनियम) की धारा 13(12) और प्रतिभृति हित (प्रवर्तन) नियम 2002 का सपठित नियम 3 के तहत प्रदत्त शक्तियों के अनुप्रयोग में निम्नलिखित ऋण गृहिताओं से माँग करते हुए माँग सूचना पत्र से 60 दिनों के भीतर सूचना पत्र में उल्लिखित राशि को लौटाने के लिए निगर्मित किया। ऋण गृहिताओं के यह राशि लौटाने में विफल होने पर ऋण गृहिता। बंधककर्तों और सर्वसाधारण को एतदद्वारा सूचना दी जाती है कि अधोहस्ताक्षरकर्ता ने उक्त अधिनियम की धारा 13(4) सपटित उक्त नियम के नियम 8 के तहत उसको प्रदत्त शक्तियों के अनुप्रयोग में एतदद्वारा नीचे वर्णित सम्पत्तियों का निम्नलिखित दिनांक को कब्जा ग्रहण कर लिया है। ऋण गृहिताओं को विशिष्ट रूप से और सर्वसाधारण को सामान्य रूप से एतदद्वारा सम्पत्तियों के साथ व्यवहार (क्रय–विक्रय) न करने की चेतावनी दी जाती है और उक्त सम्पत्तियों का किसी भी प्रकार से क्रय–विक्रय **इंडियन बॅक** (पूर्ववर्तीय इलाहाबाद बॅक) के अध्याधीन होगा। अधिनियम के नियम 13 के उप नियम (8) के प्रावधान की ओर ऋणी का ध्यान आकष्ट किया जाता है कि वह उपलब्ध समय में अपनी सम्पत्ति को छड़ा लें।

ऋणी/बंधककर्ता/गारंटर के नाम व पते	बन्धक सम्पत्तियों का विवरण	मांग सूचना पत्र दिनांक	कब्जा दिनांक	बकाया राशी (₹)
	शाखाः मथुरा मेन			N.
प्रो श्री नदीम अहमद, पता- 6,	वर्ग मीटर, सम्पत्ति श्री मुस्ताक अहद के सभी कानूनी उत्तराधिकारी यानी नदीम अहमद पुत्र स्व. श्री मुस्ताक अहमद, नईम अहमद, राज	28.02.2023	19.05.2023	2,06,42,336/- + ब्याज व अन्य खर्चे दि. 26.02.2023 तक

कुमारी नजराना पुत्री स्व. मुश्ताक अहमद, 5. कु. शाइस्ता पुत्र स्व. मुश्ताक अहमद, सभी का पता- 1544, मनोहरपुरा, मथुरा,

विनांक: 25.05.2023

6. श्रीमती अंजुम पत्नी मोहम्मद अंसार, **पता**- 45/16/25, नई आबादी, खटीना, लोहामंडी, आगरा प्राधिकृत अधिकारी

Symphony°

SYMPHONY LIMITED

Corporate Identity Number (CIN): L32201GJ1988PLC010331 Registered Office: "Symphony House", Third Floor, FP12, TP50, Off S. G. Highway, Bodakdev, Ahmedabad - 380 059, Guiarat, India Tel. No.: +91 79 6621 1111 | Fax No.: +91 79 6621 1140 E-mail: investors@symphonylimited.com | Website: www.symphonylimited.com

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF SYMPHONY LIMITED

Contact Person: Mr. Mayur Barvadiya, Company Secretary and Compliance Officer

This post-Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations") regarding completion of the Buyback. This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated March 16, 2023, published on March 17, 2023 ("Public Announcement"), the letter of offer dated April 24, 2023 ("Letter of Offer") and the offer opening advertisement dated April 28, 2023, published on April 29, 2023 ("Offer Opening Advertisement") issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein shall have the same meaning as ascribed to them in the Letter of Offer.

THE BUYBACK

- 1.1. Symphony Limited ("Company") had announced the buyback of up to 10,00,000 (Ten Lakh Only) fully paid-up equity shares of the Company having face value of ₹ 2/- each (Indian Rupees Two Only) ("Equity Shares"), representing up to 1.43% of the total number of Equity Shares in the total paid-up equity capital of the Company as per the audited financial statements as of March 31, 2022, from all Eligible Shareholders (Equity Shareholders as on the Record Date, being Wednesday, March 29, 2023) on a proportionate basis, through the 'tender offer' process, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only) excluding any expenses incurred or to be incurred for the buyback viz. brokerage, costs, fees, turnover charges, taxes such as tax on buyback, securities transaction tax and goods and services tax (if any), stamp duty, printing and dispatch expenses, if any, filing fees to SEBI and any other Appropriate Authorities, stock exchange charges, advisor/legal fees, public announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs") (such maximum amount hereinafter referred to as the "Buyback Offer Size").
- The Buyback Offer Size represents 24.76% and 24.69% of the aggregate of the fully paid-up equity capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, as on March 31, 2022.
- 1.3. 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, and circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, issued by the Securities and Exchange Board of India ("SEBI"). For the purposes of the Buyback, BSE Limited was the designated stock exchange.
- 1.4. The Buyback Opening Date was Wednesday, May 03, 2023, and the Buyback Closing Date was Wednesday, May 17, 2023.
- DETAILS OF THE BUYBACK 10,00,000 (Ten Lakh only) Equity Shares were bought back pursuant to the Buyback, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share.
- 2.2 The total amount utilized in the Buyback was ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only), excluding Transaction Costs.
- The Registrar to the Buyback i.e., Bigshare Services Private Limited ("Registrar"), considered a total of 95,292 valid bids for 72,96,012 Equity Shares in response to the Buyback. 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	1,50,000	93,828	6,41,112	427.41%
General Category for all other Eligible Shareholders	8,50,000	1,464	66,54,900	782.93%
Total	10,00,000	95,292	72,96,012	729.60%

- 2.4 All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer.
- The communication of acceptance / rejection has been dispatched by the Registrar to the relevant Eligible Shareholders on May 24, 2023. The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") on May 24, 2023. ICCL has 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 shareholder broker for onward transfer to their respective Shareholders.
- Demat Shares accepted under the Buyback were transferred to the Company Demat Account on May 24, 2023. The unaccepted Demat Shares have been returned to respective Eligible Shareholders / shareholder brokers / custodians and lien has been removed by ICCL on May 24, 2023 and the unaccepted physical shares certificates / Letter of Confirmation shall be dispatched to the registered address of the Equity Shareholders by May 24, 2023.
- 2.7 The extinguishment of 10,00,000 (Ten Lakh Only) Equity Shares accepted under the Buyback, comprising of 9,99,958 Demat Shares and 42 Physical Shares is currently under process and shall be completed in accordance with the SEBI Buyback Regulations on or before
- May 31, 2023 CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- The capital structure of the Company before and after the completion of the Buyback is set forth below:

Pre-Buyback*	Post completion of the Buyback*
15,00,00,000	15,00,00,000
(7,50,00,000 Equity Shares of INR 2 each)	(7,50,00,000 Equity Shares of INR 2 each)
13,99,14,000	13,79,14,000
(6,99,57,000 Equity Shares of INR 2 each)	(6,89,57,000 Equity Shares of INR 2 each)
	15,00,00,000 (7,50,00,000 Equity Shares of INR 2 each) 13,99,14,000

*As on the date of the Letter of Offer, i.e., April 24, 2023 *Subject to extinguishment of 10,00,000 Equity Shares.

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

Sr. No.	Name of the Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a % of the total Post-Buyback equity share capital of the Company*
4	Achal Anil Bakeri	3,64,790	36.48	0.53
2	Sanskrut Tradecom Private Limited	1,55,622	15.56	0.23
3	Rupa Achal Bakeri	88,424	8.84	0.13
4	Axis Mutual Fund (Multiple Schemes)	36,886	3.69	0.05
5	HDFC Mutual Fund (Multiple Schemes)	35,370	3.54	0.05
6	Achal Anil Bakeri HUF	29,918	2.99	0.04
7	Pavan Bakeri	14,978	1.50	0.02
8	Rowenta Networks Private Limited	13,322	1.33	0.02
9	UTI Mutual Fund (Multiple Schemes)	10,812	1.08	0.02

*Subject to extinguishment of 10,00,000 Equity Shares. 3.3 The shareholding pattern of the Company before and after completion of the Buyback is set out below:

	Pre	-Buyback*	Post-Buyback*		
Category of Shareholder	No. of Equity Shares	% to the existing Equity Share capital	No. of Equity Shares	% to the post-Buyback Equity Share Capital	
Promoters and members of the Promoter Group, and persons acting in concert (collectively "the Promoters")	5,12,43,740	73.25	5,06,04,914	73.39	
Foreign Investors (including Non-Resident Indians, Flls)	28,44,991	4.07			
Financial Institutions / Banks & Mutual Funds promoted by Banks/ Institutions	70,56,076	10.09	1,83,52,086	26.61	
Others (Public, Public Bodies Corporate etc.)	88,12,193	12.60			
Total	6,99,57,000	100.00	6,89,57,000	100.00	

"As on the date of the Letter of Offer i.e., April 24, 2023. Subject to extinguishment of 10,00,000 Equity Shares.

MANAGER TO THE BUYBACK

Ambit Private Limited Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

Tel No.: +91 22 6623 3030: Contact Person: Jitendra Adwani / Devanshi Shah Email: symphony.buyback@ambit.co; Website: www.ambit.co Investor Grievance Email: customerservicemb@ambit.co

SEBI Registration No.: INM000010585 Validity Period: Permanent

CIN: U65923MH1997PTC109992

DIRECTORS' RESPONSIBILITY

Chairman and Managing Director

DIN: 00397573

In terms of Regulation 24(i)(a) of the SEBI Buyback Regulations, the Board of Directors accepts responsibility for all the information contained in this Post-Buyback Public Announcement in relation to the Company and confirms that it contains true, factual and material information and does not contain any misleading information. This Post-Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee in its meeting held on May 24, 2023.

For and on behalf of the Board of Directors of

Nrupesh Shah

Executive Director

DIN: 00397701

SYMPHONY LIMITED Sd/-

Mayur Barvadiya Company Secretary FCS - 6637

पंजाब नैशनल बैंक

कॉनकॉर CONCOR

www.concorindia.com पर उपलब्ध विस्तृत निविदा सूचना देखें, लेकिन पूर्ण निविदा दस्तावेज केवल वेबसाइट www.tenderwizard.com/CCIL से खाउनलोड किया जा सकता है। इसके अलावा इस निविदा में शुद्धिपत्र / परिशिष्ट, यदि कोई हो, केवल वेबसाइट www.concorindia.co.in. www.tenderwizard.com/CCIL और सेंट्रल प्रोक्योरमेंट पोर्टल (CPP) पर प्रकाशित किया जाएगा। इसके लिए समाचार पत्र प्रेस विज्ञापन जारी नहीं किया जाएगा। कार्यकारी निर्देशक (पी एंड एस)/ए-॥ फोन नंबर: 011-41222500

CAPITAL

PROTECTING INVESTING FINANCING ADVISING आदित्य बिरला हाउसिंग फाइनांस लिमिटेड

पंजीकृत कार्यालयः इण्डियन रेयॉन कम्पाउण्ड, वेरावल, गुजरात-362266 शाखा कार्यालयः आदित्य बिरला हाउसिंग फाइनांस लिमिटेड, उरा तल, शकुन एम्पोरिया,

सी-23, अशोक मार्ग, सी-स्कीम, जयपुर-302001 1. एबीएचएफएलः प्राधिकृत अधिकारीः श्री देवेन्द्र राठौर सम्पर्क नं.-9829222694,

अमनदीप तनेजा : सम्पर्क : 9711246064, श्री अमित भारद्वाज सम्पर्क : 9784494448 तथा चिराग लोखण्डे. सम्पर्क नम्बर : 9773758208 2. नीलामी सेवा प्रदाता (एएसपी) मै. ग्लोबटेक इन्फोसिस्टम्स प्राईवेट लिमिटेड-श्री समीर चक्रवर्ती. सम्पर्क नं. 91 +9810029933. +91 1244470855

ईमेल आईडी-CARE@BestAuctionDeal.com

अचल सम्पत्तियों की बिक्री के लिये बिक्री सूचना वित्तीय परिसम्पत्तियों के प्रतिभृतिकरण एवं पुनर्निर्माण तथा प्रतिभृति हित प्रवर्त्तन अधिनियम, 2002 के पठित प्रतिभृति हित (प्रवर्त्तन) नियमावली, 2002 के नियम 8(6) के प्रावधान के अंतर्गत अचल परिसम्पत्तियों की बिक्री के लिये ई-नीलामी बिक्री सूचना

एतदद्वारा आम जनता तथा विशेष रूप से ऋणधारक(कों) तथा गांरटर(रों) को सचित किया जाता है कि प्रतिभृति क्रेडीटर के पास गिरवी/चार्ज्ड नीचे वर्णित अचल सम्पत्ति जिसका आदित्य बिरला हाउसिंग फाइनां लिमिटेड/प्रतिभृत क्रेडीटर के प्राधिकृत अधिकारी द्वारा कब्जा किया गया है की अधोलिखित ऋणधारकं तथा गारंटरो नाम लुत्फुल्लाह अंसारी एंव रुकैया खातून से 60 दिनों के भीतर आदित्य बिरला हाउसिंग फाइनांस लिमिटेड/प्रतिभत क्रेडीटर के बकाये आईएनआर 10,22,547,40/- (रु दस लाख बाईस हजार पांच सौ सैंतालिस एवं पैसे चालिस मात्र) तथा वसुली की तिथि तक उस पर आगे के ब्याज तथा अन्य खर्चे की वसुली के लिये 14.06.2023 को ''जैसा है जहां है'' ''जो भी जैसा है'' तथा ''जो कुछ भी वहां

आरक्षित मूल्य रु. ८,००,४१५/- (रुपये आठ लाख चार सौ पन्द्रह मात्र) तथा धरोहर राशि भुगतान (ईएमडी) आईएनआर 80,041.5/- (रु.अस्सी हजार इकतालिस एवं पांच पैसे मात्र) होगी। ईएमडी जम करने की अंतिम तिथि 13.06.2023 है। सम्पत्ति के निरीक्षण की तिथि 12.06.2023 को 11.00 बजे पूर्वा से 4.00 बजे अप. निर्धारित है।

अचल सम्पत्ति का विवरण

आदर्श नगर, गोविन्द मार्ग, जनता कॉलोनी, जयपुर (राज.) में स्थित यूनिट नं. ए-13, तीसरा तल, माप 77 वर्ग फीट (निर्मित एरिया) प्लॉट नं. 1 एवं 2 पर निर्मित, ''पिंक स्क्वॉयर मॉल का सभी भाग तथ हिस्सा तथा चौहद्दी : उत्तर : यूनिट नं. ए-14, दक्षिण : यूनिट नं. ए-12, पूर्व : कॉरीडोर, पश्चिम : यूनिट

बिक्री के विस्तृत नियमों एवं शर्तों के लिये कृपया आदित्य बिरला हाउसिंग फाइनांस लिमिटेड/ प्रतिभृत क्रेडीटर की वेबसाईटः https://homefinance.adityabirlacapital.com/properties-for auction-under-sarfaesi-act अथवा https:/BestAuctionDeal.com देखें।

प्राधिकत अधिकारी स्थानः जयपर आदित्य बिरला हाउसिंग फाइनांस लिमिटेड तिथि: 25.05.2023

(This is an Advertisement for information purposes only and not for publication or distribution or release directly or indirectly outside India and is not an offer document announcement)

SOM DISTILLERIES AND BREWERIES LIMITED

Som Distilleries and Breweries Limited ("Company" or "Issuer") was incorporated on March 26, 1993 as a public limited company under the Companies Act, 1956 with the Registrar of Companies, Delhi & Haryana at Delhi. For details, including reasons for changes in the registered office of our Company, "General Information" on page 40 of the Letter of Offer. Registered Office: 1A, Zee Plaza, Arjun Nagar, S.J. Enclave, Kamal Cinema Road, New Delhi - 110 029, India.

Corporate Office: 23, Zone-II, M.P. Nagar, Bhopal - 462 011, Madhya Pradesh, India | Tel: +91 755 4271 271 / + 91 755 4278 827 Contact Person: Om Prakash Singh, Company Secretary and Compliance Officer E-mail: compliance@somindia.com | Website: www.somindia.com | Corporate Identification Number: L74899DL1993PLC052787

OUR PROMOTERS: JAGDISH KUMAR ARORA, AJAY KUMAR ARORA, SUNITA ARORA, NATASHA ARORA, SWEENA ARORA, DEEPAK ARORA, SURJEET LAL, AALOK DEEP FINANCE PRIVATE LIMITED AND SOM DISTILLERIES PRIVATE LIMITED

ISSUE OF UPTO 34,95,952 EQUITY SHARES OF FACE VALUE ₹5 EACH ("RIGHTS EQUITY SHARES") OF OUR COMPANY FOR CASH AT A PRICE OF ₹140 EACH INCLUDING A SHARE PREMIUM OF ₹135 PER RIGHTS EQUITY SHARE (THE "ISSUE PRICE"), AGGREGATING UPTO ₹4,894.33 LAKHS ON A RIGHTS BASIS TO THE EXISTING EQUITY SHAREHOLDERS OF OUR COMPANY IN THE RATIO OF 10 (TEN) RIGHTS EQUITY SHARES FOR EVERY 211 (TWO HUNDRED ELEVEN) FULLY PAID-UP EQUITY SHARES HELD BY THE EXISTING EQUITY SHAREHOLDERS ON THE RECORD DATE, THAT IS ON FRIDAY, APRIL 14, 2023 (THE "ISSUE"). THE ISSUE PRICE FOR THE RIGHTS EQUITY SHARES IS 28 TIMES THE VALUE OF THE EQUITY SHARES. FOR FURTHER DETAILS, PLEASE REFER TO THE CHAPTER TITLED "TERMS OF THE ISSUE" ON PAGE 117 OF THE LETTER OF OFFER.

BASIS OF ALLOTMENT

The Board of Directors of our Company thanks all Investors for their response to the Issue, which opened for subscription on Wednesday, April 26, 2023, and closed on Thursday, May 11, 2023, and the last date for On Market Renunciation of Rights Entitlements was Monday, May 8, 2023. Out of the total 4,639 Applications for 46,85,467 Rights Equity Shares, 505 Applications for 61,288 Rights Equity Shares were rejected due to technical reasons as disclosed in the Letter of Offer. The total number of valid Applications received were 4,134 for 46,24,179 Rights Equity Shares, which was 132,27% of the number of Rights Equity Shares Allotted under the Issue. In accordance with the Letter of Offer and the Basis of Allotment finalized on May 18, 2023 in consultation with BSE Limited ("BSE"), the Designated Stock Exchange, the Lead Manager to the Issue and the Registrar to the Issue, the Rights Issue Committee of the Company, pursuant to delegation of authority to the Rights Issue Committee by the Board of Directors at their meeting held on January 24, 2023, has at its meeting held on May 18, 2023, approved the allotment of 34,95,952 Rights Equity Shares to the successful Applicants. In the Issue, no Rights Equity Shares have been kept in abeyance. All valid Applications after rejection of bid received from non-Eligible Shareholders and technical rejections have been considered for Allotment.

1. The breakup of valid applications received (after rejection of bids received from non-Eligible Shareholders technical rejections) is given below:

Applicants	Number of valid applications received	No. of Rights Equity Shares accepted and allotted against Rights Entitlement (A)	and allotted against Additional Rights Equity Shares applied (B)	accepted and allotted (A+B)
Eligible Equity Shareholders	3,922	18,85,765	5,42,859*	24,28,624
Renouncees	212	10,67,328	-	10,67,328
Total	4,134	29,53,093	5,42,859	34,95,952

*Including 2,630 shares allotted to 2,630 shareholders whose fractional entitlements are being ignored and have applied for additional shares. 2. Information regarding total Applications received

Catanani	Applications Received		Rights Equity Shares Applied for			Rights Equity Shares Allotted		
Category	Number	%	Number	Value (₹)	%	Number	Value (₹)	%
Eligible Equity Shareholders	3,971	85.60%	34,60,653	48,44,91,420	73.86%	24,28,624	34,00,07,360	69.47%
Renouncees	668	14.40%	12,24,814	17,14,73,960	26.14%	10,67,328	14,94,25,920	30.53%
Total	4,639	100.00%	46,85,467	65,59,65,380	100.00%	34,95,952	48,94,33,280	100.00%

Information for Allotment / refund / rejected cases: The dispatch of Allotment Advice cum Refund Intimation to the investors, as applicable, has been completed on May 24, 2023. The instructions for unblocking of funds in case of ASBA Applications were issued to SCSBs on May 18, 2023. The listing application was executed with BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") (collectively referred to as "Stock Exchanges") on May 18, 2023. The credit of Rights Equity Shares to the respective demat accounts of the allottees in respect of Allotment in dematerialized form has been completed on May 24, 2023. For further details, see "Terms of the Issue – Allotment Advice or Refund / Unblocking of ASBA Accounts" on page 143 of the Letter of Offer. The trading in Right Equity Shares issued in the Rights Issue shall commence on Stock Exchanges upon receipt of trading permission. The trading is expected to commence on or about Monday, May 29, 2023. Further, in accordance with SEBI circular bearing reference - SEBI/HO/CFD/DIL2/CIR/P/2020/13 dated January 22, 2020, the request for extinguishment of Rights Entitlements

has been sent to NSDL & CDSL on May 23, 2023. INVESTORS MAY PLEASE NOTE THAT THE RIGHTS EQUITY SHARES CAN BE TRADED ON THE STOCK EXCHANGES ONLY IN THE DEMATERIALISATION FORM. DISCLAIMER CLAUSE OF SEBI: It is to be distinctly understood that the submission of the Letter of Offer to SEBI should not in any way deemed or construed that the Letter of Offer has been cleared or approved by SEBI. The investors are advised to refer to the Letter of Offer for the full text as provided in "Other Regulatory and Statutory

Disclosures - Disclaimer Clause of SEBI" on page 110 of the Letter of Offer. DISCLAIMER CLAUSE OF BSE: It is to be distinctly understood that the permission given by BSE Limited should not in any way be deemed or construed that the Letter of Offer has been cleared or approved by BSE Limited, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures - Disclaimer Clause of BSE" beginning on page 113 of the Letter of Offer.

has been cleared or approved by NSE, nor does it certify the correctness or completeness of any of the contents of the Letter of Offer. The investors are advised to refer to the Letter of Offer for the full text of the "Other Regulatory and Statutory Disclosures - Disclaimer Clause of NSE" beginning on page 113 of the Letter of Offer. Unless otherwise specified, all capitalised terms used herein shall have the same meaning ascribed to such terms in the Letter of Offer dated April 6, 2023.

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES OR THE BUSINESS PROSPECTS OF THE COMPANY.

DISCLAIMER CLAUSE OF NSE: It is to be distinctly understood that the permission given by NSE should not in any way be deemed or construed that the Letter of Offer

LEAD MANAGER TO THE ISSUE

VIVRO FINANCIAL SERVICES PRIVATE LIMITED 607/608 Marathon Icon, Opp. Peninsula Corporate T-34, 2rd Floor, Okhla Industrial Area. Park, Off. Ganpatrao Kadam Marg, Veer Santaji Lane, Phase - II, New Delhi - 110 020, India. Lower Parel, Mumbai – 400 013, Maharashtra, India. Telephone: +91 22 6666 8040 Email: investors@vivro.net Website: www.vivro.net

Investor Grievance Email: investors@vivro.net

Contact Person: Anshul Nenawati / Viral Shah

REGISTRAR TO THE ISSUE MASS

Contact Person: N.C. Pal

MAS SERVICES LIMITED Telephone: +91 11 2638 7281/82/83, 4132 0335 Facsimile: +91 11 2638 7384 Email: investor@masserv.com Website: www.massserv.com Investor Grievance Email: investor@massserv.com COMPANY SECRETARY AND COMPLIANCE OFFICER

Om Prakash Singh Company Secretary and Compliance Officer 23, Zone -I I, M. P. Nagar, Bhopal - 462 011, India. Telephone: +91 755 4271 271

E-mail: omprakash@somindia.com

SOM DISTILLERIES AND BREWERIES LIMITED

Website: www.somindia.com SEBI Registration Number: INR000000049 SEBI Registration Number: INM000010122 Investors may contact the Registrar to the Issue or our Company Secretary and Compliance Officer for any pre-Issue or post-Issue related matters. All grievances relating to the ASBA process may be addressed to the Registrar to the Issue, with a copy to the SCSB, giving full details such as name, address of the Applicant, contact number(s), e-mail address of the sole/ first holder, folio number or demat account, number of Rights Equity Shares applied for, amount blocked, ASBA Account number and the Designated Branch of the SCSB where the Application Forms, or the plain paper application, as the case may be, was submitted by the Investors along with a

photocopy of the acknowledgement slip. For details on the ASBA process, please see the section entitled "Terms of the Issue" on page 117 of the Letter of Offer. For Som Distilleries and Breweries Limited

> **Om Prakash Singh** Company Secretary and Compliance Officer

> > Sd/-Achal Anil Bakeri

Disclaimer: Our Company has filed a Letter of Offer with the Securities and Exchange Board of India and Stock Exchanges. The Letter of Offer is available on the website of SEBI at www.sebi.gov.in, website of Stock Exchanges where the Equity Shares are listed i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and the website of the Lead Manager at www.vivro.net. Investors should note that investment in equity shares involves a high degree of risk and are requested to refer to the Letter of Offer including the section "Risk Factors" beginning on page 18 of the Letter of Offer. This announcement has been prepared for publication in India and may not be released in the United States. This announcement does not constitute an offer of Rights Equity Shares for sale in any jurisdiction, including the United States, and any Rights Equity Shares described in this announcement may not be offered or sold in the United States absent registration under the US Securities Act of 1933, as amended, or an exemption from registration. There will be no public offering of Rights Equity Shares in the United States.

www.readwherecom

Place: New Delhi

Date: May 24, 2023

Place: Ahmedabad

Date: May 24, 2023

OSBI

State Bank of India (Constituted under the State Bank of India Act, 1955)

We refer to the NOTICE of the Bank dated 26th April 2023 published in the Gazette of India on 2nd May 2023 and also in newspapers on 29th April, 2023 regarding holding of General Meeting of the Shareholders of State Bank of India on Monday, the 19th June, 2023 at "State Bank Auditorium, State Bank Bhavan Complex, Madame Cama Road, Mumbai - 400021 (Maharashtra) at 3.00 p.m. to elect four Directors to the Central Board of the Bank under the provisions of Section 19 (c) of State Bank of India Act, 1955.

In continuation of the notice dated 26th April 2023, all the shareholders of the Bank are hereby notified that the aforesaid Meeting will be held through Video-Conferencing ("VC") / Other Audio-Visual Means ("OAVM"). General instructions and detailed procedure for accessing and participating in the General Meeting through VC/OAVM facility and voting through electronic means including remote e-Voting shall be made available on websites i.e. www.evoting.nsdl.com or www.sbi.co.in or www.bseindia.com or www.nseindia.com and will also be sent to the shareholders through their registered email address.

Pursuant to the provisions of Regulation 44 of SEBI (Listing Obligations & Disclosure Requirements) Regulations 2015 (as amended) read with Section 108 of the Companies Act, 2013 read with Rule 20 of the Companies (Management and Administration) Rules 2014, (as amended), and the MCA Circulars, the Bank is providing facility of remote e-voting to its Shareholders in respect of the business to be transacted at the General Meeting. Shareholder will be provided with a facility to attend the General Meeting through video conferencing platform provided by National Securities Depository Limited (NSDL). The facility of casting votes by a member using remote e-voting system as well as venue voting on 19th June, 2023 the date of the General Meeting will be provided by National Securities Depository Limited (NSDL).

Any Shareholder, other than the Central Government with 50 or more shares, registered in his/her own right, either as sole holder or as first named holder when jointly held, in the Register of Shareholders of the Bank for a minimum period of 3 months prior to the date of the General Meeting and who continues to be a shareholder with minimum 50 shares in the Register of the Bank's shareholders as on the date of the Meeting is eligible to vote in the Election.

To receive the Notice, members are requested to register/update their email address with the Bank:

- a) Members holding shares in physical mode may register/update their email address in the prescribed form ISR-1 with the Registrar and Transfer Agent of the Bank i.e. Alankit Assignments Limited, Alankit House, 4E/2 Jhandewalan Extension, New Delhi - 110055, Scanned copy of the request letter may be sent to sbi.igr@alankit.com.
- b) Members holding shares in demat mode may register/update their email address by contacting their respective Depository Participant

For State Bank of India

Date: 25.05.2023

Aruna N Dak AGM (Compliance & Company Secretary)

OSBI

Transaction Banking – Solutions & Special Projects Department, Corporate Centre, 2nd floor, Mafatial Centre, Nariman Point, Mumbai - 400021. E-mail - dgmprojects.dtb@sbi.co.in, Website: https://bank.sbi, https://www.sbi.co.in

NOTICE INVITING TENDER Dated: 25.05.2023

RFP No. SBI/TB-S&SP/SR/2023-24/002 Bids are invited by State Bank of India from eligible bidders for **Empanelment of Automatic Fare Collection System Partners for Transit** Projects. For details, please visit Procurement News at https://bank.sbl, https://www.sbi.co.in or https://etender.sbi/.

Commencement of download of RFP: From 25.05.2023 at 11:00 hrs ast date and time for submission of bids: 23.06.2023 up to 15:00 hrs

Deputy General Manager (Projects) Place: Mumbai Date: 25.05.2023 TB - Solutions & Special Projects Department



IN THE NATIONAL COMPANY LAW TRIBUNAL, JAIPUR BENCH CP(CAA) No. 3/230-232/JPR/2023 **CONNECTED WITH**

CA (CAA) No. 10/230-232/JPR/2022 IN THE MATTER OF SECTION 230 AND OTHER APPLICABLE PROVISIONS OF THE COMPANIES ACT, 2013

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN HINDUSTAN ZINC LIMITED AND ITS SHAREHOLDERS

Hindustan Zinc Limited, a Company incorporated under the provisions of the Companies Act, 1956, having Corporate Identification Number L27204RJ1966PLC001208 Petitioner and its registered office at Yashad Bhavan, Yashadgarh, Company Udaipur- 313004, Rajasthan, India)

NOTICE OF HEARING OF COMPANY PETITION

The Company Petition under Section 230 and other applicable provisions of the Companies Act, 2013, for sanctioning the Scheme of Arrangemen between Hindustan Zinc Limited and its shareholders (**"Scheme"**) was admitted *vide* Order dated 12 May 2023 by the Hon'ble National Company Law Tribunal, Jaipur Bench ("Hon'ble Tribunal") ("said Order"). In terms of the said Order, the date of hearing of the Company Petition for approval of the Scheme is fixed on 16 June 2023 at 10:30 a.m. or soon thereafter.

Any person desirous of supporting or opposing the said Company Petition should send to the Petitioner Company's Advocate - Mr. Sandeep Taneja at tanejasandeep@yahoo.com (in soft copy) and / or 152, Gurunanakpura, Adarsh Nagar, Jaipur - 302 004, Rajasthan (in hard copy), notice of such intentions, in writing, signed by him/ her or his/ her Advocate, with his/ her full name and address, so as to reach the Petitioner Company's Advocate on or before the date fixed for hearing of the said Company Petition. Where he/she seeks to oppose the Company Petition, the ground of opposition or a copy of his/ her affidavit intended to be used in opposition to the Company Petition, shall be filed with the Hon'ble Tribunal and a copy thereof be served on the Petitioner Company's Advocate at the aforesaid address, on or before the date fixed for the hearing of the said Company

A copy of the Company Petition will be furnished by the undersigned to any person on payment of prescribed charges.

Dated this 25th the day of May 2023

Place: Jaipur

Mr. Sandeep Taneja Advocate for the Petitioner Company

BIGBLOC CONSTRUCTION LIMITED

CIN: L45200GJ2015PLC083577

REGD. OFF.: Office No. 908, 9th Floor, Rajhans Montessa, Dumas Road, Magdalla, Surat - 395 007 (GUJARAT) Ph.: +91-261-2463262 / 63 Email : blgblockconstruction@gmail.com, website : www.nxtbloc.in EXTRACT OF AUDITED STANDALONE AND CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2023

								(Rs.	in Lakhs)
	ş	TANDALON	IE			CC	NSOLIDAT	ED	
Quarter Ended 31/03/2023 (Audited)	31/12/2022	31/03/2022	Year Ended 31/03/2023 (Audited)	Year Ended 31/03/2022 (Audited)	31/03/2023	Quarter Ended 31/12/2022 (Unaudited)	31/03/2022	Year Ended 31/03/2023 (Audited)	Year Ended 31/03/2022 (Audited)
2791.79	2864.88	2937.46	11382.75	10351.16	4654.54	4954.15	5299.12	20010.61	17522.34
486.14	561.56	300.36	2133.03	971.05	842.51	1071.50	823.33	4059.67	1,808.94
486.14	561.56	300.36	2133.03	971.05	842.51	1071.50	823.33	4059.67	1,808.94
363.66	403.22	225.10	1604.41	770.54	555.51	768.33	748.06	3013.58	1,608.43
368.17	403.22	225.10	1608.92	770.54	563.38	768.18	750.68	3018.34	1611.05
				141	5.76				
_	_	4654.54	3766.21	2350.97	1	İ		6116.03	3286.76
ontinuing ar	d discontinu	ued operatio	ns) -		·		·		
0.51	0.57	0.32	2.27	1.09	0.79	1.09	1.06	4.28	2.27
0.51	0.57	0.32	2.27	1.09	0.79	1.09	1.06	4.28	2.27
	31/09/2023 [Audithed] 2791.79 486.14 486.14 363.66 368.17 ontlinuing ar 0.51	Quarter Ended 31/03/2023 Quarter Ended 31/12/2022 (Audited) 2791.79 2864.88 486.14 561.56 486.14 561.56 363.66 403.22 368.17 403.22	Quarter Ended 31/03/2023 Quarter Ended 31/12/2022 Quarter Ended 31/03/2022 Quarter Ended 31/03/2022 (Audited) (Munaudited) (Audited) (Audited) 486.14 561.56 300.36 486.14 561.56 300.36 363.66 403.22 225.10 368.17 403.22 225.10 4654.54 ontinuing and discontinued operation 0.51 0.57 0.32	31/03/2023 31/12/2022 31/03/2022 31/03/2023 31/	Quarter Ended 31/03/2028 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Year Ended 31/03/2022 Year Ended 31/03/2023 Year Ended 31/03/2023 Year Ended 31/03/2023 Year Ended 31/03/2023 Year Ended 31/03/2023 Year Ended 31/03/2023 <th>Quarter Ended 31/03/2023 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Year Ended 31/03/2023 Quarter En</th> <th>Quarter Ended 31/03/2028 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Year Ended 31/03/2023 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 4954.15 4954.15 4954.15 4954.15 1071.50 486.14 561.56 300.36 2133.03 971.05 842.51 1071.50 363.66 403.22 225.10 1604.41 770.54 563.38 768.18 </th> <th>Quarter Ended 31/03/2025 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Quarter Ended 31/03/2022 Quarter Ended 31/03/2023 Quarter Ended 49/03/203 Quarter Ended 49/03/203 Quarter E</th> <th> STANDALONE CONSOLIDATED </th>	Quarter Ended 31/03/2023 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Year Ended 31/03/2023 Quarter En	Quarter Ended 31/03/2028 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Year Ended 31/03/2023 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 31/12/2022 Quarter Ended 31/03/2023 4954.15 4954.15 4954.15 4954.15 1071.50 486.14 561.56 300.36 2133.03 971.05 842.51 1071.50 363.66 403.22 225.10 1604.41 770.54 563.38 768.18	Quarter Ended 31/03/2025 Quarter Ended 31/13/2022 Quarter Ended 31/03/2023 Quarter Ended 31/03/2022 Quarter Ended 31/03/2023 Quarter Ended 49/03/203 Quarter Ended 49/03/203 Quarter E	STANDALONE CONSOLIDATED

- 1. The above results have been reviewed by the Audit Committee and approved by the Board of Directors at their meetings held on May 24, 2023. The company has declared final equity dividend of 20 % amounting to Rs. 0.40 per share.
- . The above is an extract of the detailed format of Audited Financial Results for year ended 31st March, 2023 filed with stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the results is available on the Stock Exchange website i.e www.bseindia.com and For BIGBLOC CONSTRUCTION LTD.

Sd/-Place: Surat **NARESH SABOO** Date: 24/05/2023

MANAGING DIRECTOR

Tamilnadu Petroproducts Limited

Regd.Office: Manali Express Highway, Manali, Chennai 600 068 CIN:L23200TN1984PLC010931 Phone /Fax: No. 044-25945588 / 69185588. website:www.tnpetro.com Email:secy-legal@tnpetro.com

EXTRACT FROM THE STATEMENT OF AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH 2023

(₹ in lakh)

		Consolidated						
Sl.no	Particulars		uarter Ended		Year Ended			
		31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022		
		Audited	Unaudited	Audited	Audited	Audited		
1	Total Income from Operations	47,975	51,056	43,507	2,15,025	1,80,558		
2	Net Profit / (Loss) for the period (before Tax, Exceptional and Extraordinary items)	1,429	3,081	3,496	12,424	23,641		
3	Net Profit / (Loss) for the period before tax (after Exceptional and Extraordinary items)	1,429	3,081	3,496	12,424	23,641		
4	Net Profit / (Loss) for the period after tax (after Exceptional and Extraordinary items)	1,121	2,629	2,499	9,419	17,536		
5	Total Comprehensive Income for the period [Comprising Profit for the period (after tax) and Other Comprehensive Income (after tax)]	835	2,859	2,844	10,426	17,984		
6	Equity Share Capital	8,997	8,997	8,997	8,997	8,997		
7	Reserves excluding Revaluation Reserve	-	-	-	73,547	65,820		
8	Earnings per Share (EPS) (of ₹10 /- each) (for continuing operations)							
	Basic and Diluted	1.25*	2.92*	2.78*	10.47	19.49		

1. Additional information on Standalone Financial Results pursuant to proviso to Reg. 47(1)(b)

(₹ in lakh)

			Quarter Ende	Year Ended		
	Particulars	31.03.2023	31.12.2022	31.03.2022	31.03.2023	31.03.2022
		Audited	Unaudited	Audited	Audited	Audited
1	Total Income from Operations	47,975	51,056	43,507	2,15,025	1,80,558
2	Profit Before Tax	1,293	2,971	3,379	11,915	23,152
3	Profit After Tax	991	2,523	2,385	8,931	17,064
4	Total Comprehensive income after Tax	811	2,527	2,457	8,764	17,098

- 2. The Board of Directors has recommended a Dividend of Re.1.50 per share (15%) on 8,99,71,474 equity shares of ₹ 10/- each for the Financial Year 2022-23 subject to approval of the members at the Annual General Meeting.
- The above financial results were reviewed and recommended by the Audit Committee and approved by the Board of Directors at their meeting held on 23rd May 2023 and have been subjected to audit by the Statutory Auditors of the Company. The above results have been prepared in accordance with the Indian Accounting Standards - (Ind AS) as prescribed under Section 133 of the Companies Act 2013, read with Rule 3 of the Companies (Indian Accounting Standards) Rules, 2015 and Companies (Indian Accounting Standards) Amendment Rules, 2016.
- The Consolidated Financial Results include the results of the Company's wholly-owned subsidiary Certus Investment and Trading Limited, Mauritius, and its wholly-owned subsidiary Certus Investment and Trading (S) Private Limited, Singapore on the basis of the consolidated financial statements reviewed by independent auditors of the subsidiary.
- The above is an extract from the Financial Results for the Quarter and year ended 31st March 2023 filed with the Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the Standalone and Consolidated Financial Results are available in the website of the Company www.tnpetro.com and the websites of the Stock Exchanges viz., www.bseindia.com and www.nseindia.com. NSE URL: https://archives.nseindia.com/corporate/Outcome23052023_23052023174640.pdf By Order of the Board

BSE URL: https://www.bseindia.com/xml-data/corpfiling/AttachLive/84c19bf5-9107-4459-8034-b06ea4fe8983.pdf For Tamilnadu Petroproducts Limited

Place: Chennai KT Viiavagopal Date: 23rd May, 2023 Whole-time Director (Finance) & CFO

ઝી એન્ટરટેઇનમેન્ટ એનસીએલટીના હુકમ સામે એનસીએલએટીમાં જશે

નવી દિલ્હી, તા.૨૪

એન્ટરટેઇનમેન્ટ નેશનલ કંપની લો ટ્રિબ્યુનલ એ આઘાર પર પડકારવામાં એક સૂત્રના જણાવ્યા અનુસાર પડકારવાની યોજના ધરાવે (એનસીએલટી)ના ૧૧ મેના આવશે કે ઝેડઇઇએલને ઝી

આદેશ સામે નેશનલ કંપની દલીલનો પોતાનો પક્ષ રજૂ એન્ટરપ્રાઈઝીસ (ઝેડઇઇએલ) લો એપેલેટ ટિબ્યનલ કરવાની પરતી તક આપવામાં નેશનલ કંપની લો એપેલેટ એનસીએલએટીને અપીલ

(એનસીએલએટી)માં જવાની આવી ન હતી અને હકીકત એ ટ્રિબ્યુનલ

તેમણે વધુમાં જણાવ્યું હતું નથી.

ઘટના ક્રમની નજી કના એક સૂત્રે નોન-કોમ્પિટિશન ફ્રી જેવા દાખલ કરીને ૧૧ મેના રોજ

એન્ટરટેઈનમેન્ટ છે.

મુદ્દાઓ પર અધિકારક્ષેત્ર જારી કરવામાં આવેલા નેશનલ કંપની લો ટ્રિબ્યુનલ એન્ટરપ્રાઇઝીસ (ઝેડઇઇએલ) કે એનસીએલટીના આદેશને આ મામલાથી પરિચિત (એનસીએલટી)ના આદેશને

> સૂત્ર જણાવે છે કે બીજા કે બે દિવસમાં કરવામાં

-એમ છે કે એનસીએલટી મારો (એનસીએલએટી)માં અમેલ આવશે

Symphony[®]

SYMPHONY LIMITED

Registered Office: "Symphony House", Third Floor, FP12, TP50, Off S. G. Highway, Bodakdev, Ahmedabad – 380 059, Gujarat, India
Tel. No.: +91 79 6621 1111 | Fax No.: +91 79 6621 1140

E-mail: investors@symphonylimited.com | Website: www.symphonylimited.com
Contact Person: Mr. Mayur Barvadiya, Company Secretary and Compliance Officer

POST-BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS / BENEFICIAL OWNERS OF EQUITY SHARES OF SYMPHONY LIMITED

This post-Buyback public announcement ("Post-Buyback Public Announcement") is being made in accordance with Regulation 24(vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, for the time being in force including any statutory modifications and amendments from time to time ("SEBI Buyback Regulations") regarding completion of the Buyback. This Post-Buyback Public Announcement should be read in conjunction with the public announcement dated March 16, 2023, published on March 17, 2023 ("Public Announcement"), the letter of offer dated April 24, 2023 ("Letter of Offer") and the offer opening advertisement dated April 28, 2023, published on April 29, 2023 ("Offer Opening Advertisement") issued in connection with the Buyback. Unless specifically defined herein, capitalised terms and abbreviations used herein shall have the same meaning as ascribed to them in the Letter of Offer.

1. THE BUYBACK

- Symphony Limited ("Company") had announced the buyback of up to 10,00,000 (Ten Lakh Only) fully paid-up equity shares of the Company having face value of ₹ 2/- each (Indian Rupees Two Only) ("Equity Shares"), representing up to 1.43% of the total number of Equity Shares in the total paid-up equity capital of the Company as per the audited financial statements as of March 31, 2022, from all Eligible Shareholders (Equity Shareholders as on the Record Date, being Wednesday, March 29, 2023) on a proportionate basis, through the 'tender offer' process, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share, payable in cash, for an aggregate maximum amount not exceeding ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only) excluding any expenses incurred or to be incurred for the buyback viz. brokerage, costs, fees, turnover charges, taxes such as tax on buyback, securities transaction tax and goods and services tax (if any), stamp duty, printing and dispatch expenses, if any, filing fees to SEBI and any other Appropriate Authorities, stock exchange charges, advisor/legal fees, public announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs") (such maximum amount hereinafter referred to as the "Buyback Offer Size").
- The Buyback Offer Size represents 24.76% and 24.69% of the aggregate of the fully paid-up equity capital and free reserves as per the audited standalone and consolidated financial statements of the Company, respectively, as on March 31, 2022.
- 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, and circular no. SEBI/HO/CFD/DCR-III/CIR/P/2021/615 dated August 13, 2021, issued by the Securities and Exchange Board of India ("SEBI"). For the
- purposes of the Buyback, BSE Limited was the designated stock exchange. The Buyback Opening Date was Wednesday, May 03, 2023, and the Buyback Closing Date was Wednesday, May 17, 2023.

DETAILS OF THE BUYBACK

- 10,00,000 (Ten Lakh only) Equity Shares were bought back pursuant to the Buyback, at a price of ₹ 2,000/- (Indian Rupees Two Thousand Only) per Equity Share.
- The total amount utilized in the Buyback was ₹ 200,00,00,000/- (Indian Rupees Two Hundred Crores Only), excluding Transaction Costs. The Registrar to the Buyback i.e., Bigshare Services Private Limited ("Registrar"), considered a total of 95,292 valid bids for 72,96,012 Equity Shares in response to the Buyback. 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	1,50,000	93,828	6,41,112	427.41%
General Category for all other Eligible Shareholders	8,50,000	1,464	66,54,900	782.93%
Total	10,00,000	95,292	72,96,012	729.60%

- All valid bids were considered for the purpose of Acceptance in accordance with the SEBI Buyback Regulations and the Letter of Offer. The communication of acceptance / rejection has been dispatched by the Registrar to the relevant Eligible Shareholders on May 24, 2023.
- The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("ICCL") on May 24, 2023, ICCL has 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 shareholder broker for onward transfer to their respective Shareholders.
- Demat Shares accepted under the Buyback were transferred to the Company Demat Account on May 24, 2023. The unaccepted Demat Shares have been returned to respective Eligible Shareholders / shareholder brokers / custodians and lien has been removed by ICCL on May 24, 2023 and the unaccepted physical shares certificates / Letter of Confirmation shall be dispatched to the registered address of the Equity Shareholders by May 24, 2023.
- The extinguishment of 10,00,000 (Ten Lakh Only) Equity Shares accepted under the Buyback, comprising of 9,99,958 Demat Shares and May 31, 2023.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 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	15,00,00,000	15,00,00,000
	(7,50,00,000 Equity Shares of INR 2 each)	(7,50,00,000 Equity Shares of INR 2 each)
Issued, subscribed and	13,99,14,000	13,79,14,000
fully paid up share capital	(6,99,57,000 Equity Shares of INR 2 each)	(6,89,57,000 Equity Shares of INR 2 each)

*As on the date of the Letter of Offer, i.e., April 24, 2023. *Subject to extinguishment of 10,00,000 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 the Eligible Shareholder	No. of Equity Shares accepted under the Buyback	Equity Shares accepted as a % of the total Equity Shares bought back	Equity Shares accepted as a ? of the total Post-Buyback equit share capital of the Company				
1	Achal Anil Bakeri	3,64,790	36.48	0.53				
2	Sanskrut Tradecom Private Limited	1,55,622	15.56	0.23				
3	Rupa Achal Bakeri	88,424	8.84	0.13				
4	Axis Mutual Fund (Multiple Schemes)	36,886	3.69	0.05				
5	HDFC Mutual Fund (Multiple Schemes)	35,370	3.54	0.05				
6	Achal Anil Bakeri HUF	29,918	2.99	0.04				
7	Pavan Bakeri	14,978	1.50	0.02				
8	Rowenta Networks Private Limited	13,322	1.33	0.02				
9	UTI Mutual Fund (Multiple Schemes)	10.812	1.08	0.02				

*Subject to extinguishment of 10,00,000 Equity Shares.

The snareholding pattern of the Company before and after completion of the Buyback is set out below:							
	Pre	-Buyback*	Po	st-Buyback*			
Category of Shareholder	No. of Equity Shares	% to the existing Equity Share capital	No. of Equity Shares	% to the post-Buyback Equity Share Capital			
Promoters and members of the Promoter Group, and persons acting in concert (collectively "the Promoters")	5,12,43,740	73.25	5,06,04,914	73.39			
Foreign Investors (including Non-Resident Indians, Flls)	28,44,991	4.07					
Financial Institutions / Banks & Mutual Funds promoted by Banks/ Institutions	70,56,076	10.09	1,83,52,086	26.61			
Others (Public, Public Bodies Corporate etc.)	88,12,193	12.60					
Total	6 00 57 000	400.00	6 90 57 000	100.00			

*As on the date of the Letter of Offer i.e., April 24, 2023.

Subject to extinguishment of 10,00,000 Equity Shares. MANAGER TO THE BUYBACK

Ambit Private Limited Ambit House, 449, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013 Tel No.: +91 22 6623 3030; Contact Person: Jitendra Adwani / Devanshi Shah

Email: symphony.buyback@ambit.co; Website: www.ambit.co Investor Grievance Email: customerservicemb@ambit.co SEBI Registration No.: INM000010585

Validity Period: Permanent CIN: U65923MH1997PTC109992

DIRECTORS' RESPONSIBILITY

In terms of Regulation 24(i)(a) of the SEBI Buyback Regulations, the Board of Directors accepts responsibility for all the information contained in this Post-Buyback Public Announcement in relation to the Company and confirms that it contains true, factual and material information and does not contain any misleading information. This Post-Buyback Public Announcement is issued under the authority of the Board and in terms of the resolution passed by the Buyback Committee in its meeting held on May 24, 2023.

For and on behalf of the Board of Directors of SYMPHONY LIMITED

Sd/-Achal Anil Bakeri **Chairman and Managing Director** DIN: 00397573

Nrupesh Shah **Executive Director** DIN: 00397701

Mayur Barvadiya Company Secretary FCS - 6637

Date: May 24, 2023 Place: Ahmedabad