

May 16, 2023

National Stock Exchange of India Limited Exchange Plaza, Plot no. C/1, G Block, Bandra- Kurla Complex, Bandra (E), Mumbai - 400 051 NSE Symbol: - DISHTV	BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400 001 BSE Scrip Code: - 532839
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Kind Attn.: Corporate Relationship Department

Subject: Intimation regarding Publication of Notice informing conduct of Extra Ordinary General Meeting through VC/OAVM

Dear Sir/Madam,

This is to inform you that the Company, in terms of requirement of applicable guideline/ circulars issued by the Ministry of Corporate Affairs, has given a Public Notice by way of an advertisement specifying that the Extra-Ordinary General Meeting ("EGM") will be held through VC or OAVM facility and the manner in which persons who have not registered their email addresses with the Company can get the same registered with the Company and also specifying other requirements given in the circular. The EGM of the Company shall be held on Friday, June 9, 2023.

The Company had duly published the aforesaid advertisement in two newspapers viz. "Business Standard" in English and "Navshakti" (Mumbai Edition) in Marathi on May 16, 2023.

Please find enclosed copies of above stated Newspaper Advertisement for your information and record. You are requested to kindly take the same on record and oblige.

Thanking you,

Yours faithfully,
For **Dish TV India Limited**



Ranjit Singh
Company Secretary & Compliance Officer
Membership No: A15442
Contact N.: +91-120-504 7000

Encl. as above

Cong leadership reneged on its promise, says DKS

Karnataka party chief skips Delhi visit, sends 'best wishes' to Siddaramaiah

ARCHIS MOHAN
New Delhi, 15 May

With the Congress central leadership likely to pick Siddaramaiah as the Karnataka chief minister, the party's state unit chief D K Shivakumar on Monday cancelled his Delhi visit, conveying to the party leadership that he was upset that they reneged on the promises made to him and sent his "best wishes" to his rival.

Siddaramaiah landed in Delhi earlier in the day, but Shivakumar deferred his visit, attributing the delay in reaching Delhi to his birthday celebrations.

By evening, Shivakumar cancelled his Delhi visit, stating that he had an upset stomach. "I have some problem in my stomach. A doctor is coming in ten minutes. It's burning. It looks like some infection, and I have fever... please let me be free..." Shivakumar told reporters.

Later, he told a private news channel that he felt betrayed. "Sonia Gandhi told me, 'I have confidence in you that you will deliver Karnataka'. I am sitting here, doing my regular responsibility. You should have the basic courtesy, a bit of gratitude. They should have the courtesy to acknowledge who is behind the win," he told NDTV.

In Delhi, party leaders wracked their brains at Congress President Mallikarjun Kharge's residence, trying to work out a way to appease Shivakumar, considered by many in the party to have been instrumental in its dominant performance in the Old Mysuru region.



Congress leader Siddaramaiah leaves his Bengaluru residence for Delhi to meet senior party leaders, a day after the party's newly elected legislators authorised AICC President Mallikarjun Kharge to decide on Karnataka CM pick

PHOTO: PTI

Amid speculations about the number of MLAs supporting him and Siddaramaiah for the CM's post, Shivakumar said earlier on Monday that his strength is 135, as under his presidency, the party won these numbers of Assembly segments.

According to another camp in the Congress, at least 80 of the MLAs supported Siddaramaiah's leadership when the party's central observers took their view on Sunday. The Congress Legislature Party (CLP) meeting in Bengaluru on Sunday later authorised the party president to decide on the CM nominee.

Shivakumar rejected questions about indulging in bargaining but suggested he

should get his due for keeping the party together during a tough time. "A single man with courage makes a majority, and I have proved it. I don't want to disclose what has happened in the last five years," he told reporters.

"When our MLAs left the party, I did not lose heart and took the responsibility with courage. Mallikarjun Kharge is the senior leader and Sonia and Rahul Gandhi have confidence in us. We will leave the matter to them," he said.

Party sources said they were working out a compromise formula, including allocation of portfolios, such as revenue, irrigation and public works department.

As NDA turns 25, time for BJP to reassess value of alliances

ARCHIS MOHAN
New Delhi, 15 May

This month, the Narendra Modi government will celebrate its ninth anniversary with customary fanfare, but the National Democratic Alliance (NDA) completing 25 years is one anniversary at the risk of going unnoticed. The NDA was formally launched on May 15, 1998, and was crucial to the BJP ruling at the Centre from 1998-2004. However, the initial enthusiasm of the BJP leadership towards allies in the aftermath of the 2014 win has diminished.

Karnataka assembly and bypoll results are a reminder to the BJP of the NDA's relevance, feel some in the BJP. For hours after the party's Karnataka loss, Congress President Mallikarjun Kharge said southern India was now "BJP mukt".

On Sunday, BJP MP G V L Narasimha Rao criticised the ruling YSR Congress Party for the "anarchy" in the state. Addressing reporters in Visakhapatnam, Rao acknowledged Jana Sena Party (JSP) chief Pawan Kalyan's call to allow the anti-YSRCP votes to split in the next year's assembly elections. The BJP and JSP are allies, as are the JSP and Telugu Desam Party (TDP). The TDP had stormed out of the NDA ahead of the 2019 Lok Sabha polls but has lately tried to mend bridges. Rao said his party's central leadership would decide on other alliances, a reference to the TDP. RSS ideologue and former head of BJP intellectual cell R Balashankar told *Business Standard* that while a decision on allies is for the top leadership to take, the TDP or even the DMK, if they so want, should be welcomed to the fold.



The Narendra Modi-led NDA government will complete nine years this month

"Many more parties are closer to the NDA than to the UPA, such as the Biju Janata Dal, until recently even the Telangana Rashtra Samithi and the YSR-CP," he said. Balashankar conceded that some of the allies — the Akalis, Janata Dal (United) and a faction of the Shiv Sena — were no longer with the NDA. Still, the NDA has added more partners over the last quarter century. "The NDA is a spectacular success, with a government at the Centre for over 15 of 25 years and winning four of the six Lok Sabha elections since 1998," Balashankar said.

The Jalandhar Lok Sabha bypoll result on Saturday reminded the BJP that it would struggle in Punjab without its former ally, the Shiromani Akali Dal, despite such leaders as former Punjab finance minister Manpreet Singh Badal and former Congress state unit chief Sunil Jakhar joining its ranks over the last 12 months.

The BJP candidate secured 134,000 votes, and the SAD's 154,000 votes, against the winning Aam Aadmi Party (AAP) candidate's 302,000 votes. A source said the difference between a united SAD-BJP vote share and AAP's was an eminently surmountable one per cent.

However, SAD leader Naresh Gujral said his party is wary of the BJP. "The BJP needs to rebuild the trust deficit between itself and its former allies. They did not follow the coalition dharma, broke its tenets, and tried to usurp the political space or legislators of allies, like the Sena, JD(U) and SAD," Gujral, who represented his party in the now-defunct NDA coordination committee, said.

However, the Uttar Pradesh bypolls highlighted another facet of the NDA's relevance. The Apna Dal (Soneylal) contested and won the two bypolls — Chhanbey in Mirzapur and Suar in Rampur — defeating Samajwadi Party candidates. In Suar, Union minister Anupriya Patel-led party fielded Shafeek Ahmed Ansari, who defeated SP's Anuradha Chauhan on a seat considered a bastion of SP leader Azam Khan and a constituency the BJP, or its allies, had not won in over two decades. Patel credited the win to the people's continued trust in the NDA. A source said since the BJP did not field a single Muslim candidate in UP in 2022, it can use its allies to show the community that its patronage reaches them and presents an inclusive image.

"It is not just about numbers. Sometimes coalitions and alliances have symbolic value," said a leader of a party that severed its ties with the BJP in 2020.

News channel exec held over ₹17 cr to firm linked to AAP

PRESS TRUST OF INDIA
New Delhi, 15 May

The CBI has arrested the commercial head and production controller of India Ahead News in connection with a probe into the alleged Delhi excise scam, officials said Monday.

Arvind Kumar Singh, the news channel's commercial head and production controller, was arrested for the alleged transfer of ₹17 crore to a company, Chariot Media, handling the Aam Admi Party's (AAP) publicity campaign during the Goa elections through hawala channels, they said.

During the probe, the CBI found WhatsApp chats and records of hawala operators, which showed that Singh was allegedly instrumental in the hawala transfers of ₹17 crore between June 2021 and January 2022 to Chariot Media which was handling the outdoor advertisement campaign for the AAP during the Goa elections, they said.

The Goa Assembly polls were held on February 14, 2022.

Court notice to Kharge in Bajrang Dal defamation case

A court in Punjab's Sangrur has issued a notice to Congress president Mallikarjun Kharge in a ₹100-crore defamation case filed against him for "defamatory" remarks against the Bajrang Dal and comparing it to the outlawed PFI in his party's Karnataka poll manifesto. The notice was issued on May 12 on a petition filed by Hindu Suraksha Parishad national president Hitesh Bhardwaj. The date for filing of reply to the notice has been fixed for July 10.

Media, Rajesh Joshi, was arrested by the Enforcement Directorate on February 8 and was given bail by special court in Delhi on May 6.

The court had noted that evidence produced by the ED shows that Chariot Media made some payments to vendors for election work of the AAP but there was nothing to suggest, at this stage, to link these payments the kickback amount paid by South lobby to the co-accused Vijay Nair or his other associates.

While granting bail on May 6, the special court had ruled that statements and evidence produced by the agency are not sufficient to make it

believe that the case being alleged against Joshi is a "genuine case or that he is going to be held guilty in this case on the basis of above evidence".

It is alleged that the Delhi government's excise policy for 2021-22 to grant licences to liquor traders favoured certain dealers who had allegedly paid bribes for it, a charge strongly refuted by the AAP. The policy was later scrapped.

"It was further alleged that irregularities were committed, including modifications in the excise policy, extending undue favours to the licensees, waiver/reduction in licence fee, the extension of L-1 license without approval etc.

"It was also alleged that illegal gains on the count of these acts were diverted to concerned public servants by private parties by making false entries in their books of accounts," a CBI spokesperson had said after the FIR was filed on August 17 last year.

It is alleged that some loopholes and lacunae were intentionally left or created in the policy and the same were meant to be utilized or exploited later on.

The CBI has alleged that kickbacks of around ₹90-100 crore were paid in advance to some politicians of the ruling AAP in Delhi and the other public servants by some persons in liquor business from South India through co-accused Vijay Nair, Abhishek Boinpally and Dinesh Arora.

The agency has alleged that these kickbacks are found to have been returned to them subsequently out of the profit margins of wholesalers holding L-1 licenses through different modes, like issuance of excess credit notes, bank transfers and outstanding amounts left in accounts of the companies controlled by some conspirators from South lobby.

CORRIGENDUM FOR THE ATTENTION OF THE STAKEHOLDERS OF OREN HYDROCARBONS PRIVATE LIMITED

With reference to the Public Announcement of Oren Hydrocarbons Private Limited (Form-B) published on 15.5.2023 in Business Standard (English), Makkal Kural (Tamil) & Prajasakti (Telugu), under Item No. 7 Liquidation Commencement Date of Corporate Debtor may be read as 10.5.2023 (order uploaded on 13.5.2023) instead of 13.5.2023. All other terms remain the same.

Place: Chennai
Date: 16.5.2023

Radhakrishnan Dharmarajan
Liquidator, M/s. Oren Hydrocarbons Pvt. Ltd.

FORM G MODIFICATION IN INVITATION FOR EXPRESSION OF INTEREST FOR KSK WATER INFRASTRUCTURES PRIVATE LIMITED (to be read with Form G dated 23.08.2021) OPERATING IN INFRASTRUCTURE INDUSTRY AT CHHATTISGARH (Under Regulation 36A (1) of the Insolvency and Bankruptcy Board of India (Insolvency Resolution Process for Corporate Persons) Regulations, 2016)

RELEVANT PARTICULARS	
1. Name of the corporate debtor along with PAN and CIN	KSK Water Infrastructures Private Limited PAN: AADCK6247P CIN: U4100TG2009PT062890
2. Address of the registered office	8-1-239382/A/431/A, Road No. 22, Jubilee Hills, Hyderabad - 500033
3. URL of website	https://kskwater.co.in/
4. Details of place where majority of fixed assets are located	Chhattisgarh
5. Installed capacity of main products/ services	1. Pumping stations - (1 Operational, 2 not yet commissioned) 2. 60 Kms of pipeline starting from Basantpur to KSK Mahanad Power Plant in Naryara, Chhattisgarh
6. Quantity and value of main products/ services sold in last financial year	INR 134.34 Crores
7. Number of employees/ workmen	6
8. Further details including last available financial statements (with schedules) of two years, lists of creditors, relevant dates for subsequent events of the process are available at:	Further details can be obtained from Resolution Professional through request on E-mail - ip.kskwipl@ibcpprofessionalsolutions.com
9. Eligibility for resolution applicants under section 25(2)(h) of the Code is available at:	Eligible Resolution Applicants were identified in accordance with Detailed Invitation for Expression of Interest dated 23 rd August, 2021 available at - https://kskwater.co.in/
10. Last date for receipt of expression of interest	The last date was on 7th September, 2021. No further extensions provided.
11. Date of issue of provisional list of prospective resolution applicants	Issued on 13th September, 2021
12. Last date for submission of objections to provisional list	18th September, 2021
13. Process E-mail ID to submit EOI	ip.kskwipl@ibcpprofessionalsolutions.com
14. Last date for submission of resolution plans	15th June, 2023 (As extended from earlier date of 15th May, 2023) (subject to permissible extensions)
15. Manner of submitting resolution plans to resolution professional	Only those resolution applicants whose name was identified in final list of prospective resolution applicants pursuant to Form G dated 23.08.2021 can submit resolution plan in manner laid down in the Request for Resolution Plan (RRFP).

For KSK Water Infrastructures Pvt. Ltd. Sd/- V. Venkatachalam
Resolution Professional
Reg No.: IBBI/IFA-002/IF-N00267/2017-18/10780
Registered Address: No. 12-13-205, Street No. 2, Tamaka, Secunderabad - 500 017

Date : 15.05.2023
Place : Hyderabad

For Dish TV India Limited Sd/- Ranjit Singh
Company Secretary & Compliance Officer
Membership No.: A1542

Place: Noida
Date: May 15, 2023

DISHTV INDIA LIMITED

Corp. Office: FC-19, Sector 16 A, Noida - 201301, U.P.
Regd. Office: Office No. 803, 8th Floor, D.H. Park, S.V. Road, Goregaon (West), Mumbai-400062
E-mail: investor@dishdsh2h.com, CIN: L51909PM1998PLC287563, Website: www.dishdsh2h.com
Tel: 0120-5047000, Fax: 0120-4357078

PUBLIC NOTICE OF CONVENING EXTRA ORDINARY GENERAL MEETING THROUGH VC/QAVM

Notice is hereby given that the Extra Ordinary General Meeting ("EGM") of the members of Dish TV India Limited will be held on **Friday, June 9, 2023 at 12:30 P.M.** (IST) through Video Conferencing ("VC") (Other Audio Visual Means ("OAVM")) facility being provided by National Securities Depository Limited, in compliance with all the applicable provisions of the Companies Act, 2013 ("the Act") and Rules made thereunder and the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with applicable guidelines/circulars issued by Ministry of Corporate Affairs ("MCA Circulars") (collectively referred to as "Relevant Circulars") and Securities and Exchange Board of India ("SEBI Circulars"), to transact the business set out in the Notice calling the EGM. Members attending the EGM through VC/QAVM will be counted for the purpose of reckoning the quorum under Section 103 of the Act.

In accordance with the relevant circulars, electronic copies of the EGM Notice along with the Explanatory statement will be sent in due course, only by e-mail to all those members, whose e-mail addresses are registered with the Company or the Depository's Participant(s). The EGM Notice along with the Explanatory statement will also be available on the Company's website at www.dishdsh2h.com, website of the Stock Exchanges i.e. BSE Limited and National Stock Exchange of India Limited at www.bseindia.com and www.nseindia.com respectively and on the website of National Securities Depository Limited ("NSDL") at www.evoting.nsdl.com.

To enable participation in the remote e-voting process by those shareholders to whom the Notice of the EGM could not be dispatched, the Company has made proper arrangements with their Registrar and Transfer Agents of the Company for registration of e-mail addresses in terms of relevant circulars. The process for registration of e-mail addresses is as under:-

(i) **For Temporary Registration:** Pursuant to relevant circulars the shareholders including physical shareholders who have not registered their e-mail address and in consequence the notice could not be serviced, may temporarily get their e-mail registered with the company's Registrar and Transfer Agents viz. Link Intime India Private Limited by clicking the link: https://linkintime.co.in/emailreg/email_register.html and follow the registration process as guided thereafter. Post successful registration of the e-mail, the shareholder would get the soft copy of the Notice of EGM along with the Explanatory statement and procedure for e-voting along with User ID and password to enable e-voting for the EGM from NSDL. In case of queries relating to the registration of e-mail addresses, shareholders, may write to rn.helpdesk@linkintime.co.in and for e-voting related queries you may write to NSDL at evoting@nsdl.com.

(ii) **For Permanent Registration for Demat Shareholders:** It is clarified that for permanent registration of e-mail addresses, the Members are requested to register their e-mail address, in respect of demat holdings with the respective Depository Participant (DP) by following the procedures prescribed by the Depository Participant.

Manner of casting vote(s) through e-voting:

The Company is providing remote e-voting facility ("remote e-voting") to all its members to cast their votes on all the resolutions set out in the Notice of the EGM. The Company is also providing the facility of voting through e-voting system during the EGM ("e-voting") to those members who could not cast their vote(s) by remote e-voting. The detailed procedure for e-voting before the EGM ("remote e-voting"), as well as during the EGM ("e-voting") and participation in the EGM through VC/QAVM, has been provided in the notes to the Notice of the EGM which will be sent in due course.

Members are requested to carefully read all the Notes set out in the Notice of the EGM and in particular, instructions for joining the EGM and manner of casting votes through e-voting.

NATCO Pharma Limited

Registered Office: Natco House, Road No 2, Banjara Hills, Hyderabad - 500034, Telangana, India

Telephone No.: 040-23547532; Fax No. 040-23548243. CIN: L24230TG1981PLC003201; Website: www.natcopharma.co.in
Contact Person: Chekuri Venkat Ramesh, Company Secretary and Compliance Officer, E-mail: investors@natcopharma.co.in

PUBLIC ANNOUNCEMENT

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF EQUITY SHARES OF NATCO PHARMA LIMITED

This post buyback public announcement ("Post Buyback Public Announcement") is being made pursuant to the provisions of Regulation 24(vi) of the Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018, as amended (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated March 9, 2023, published on March 10, 2023 (the "Public Announcement"). The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement.

1. THE BUYBACK

1.1. Pursuant to the provisions of Sections 68, 69, 70, 179 and all other applicable provisions, if any, of the Companies Act, 2013, as amended ("Companies Act" or the "Act"), the Companies (Share Capital and Debentures) Rules, 2014 ("Share Capital Rules"), the Companies (Management and Administration) Rules, 2014 ("Management Rules"), and the provisions of the Buyback Regulations, Articles of Association of the Company and pursuant to the resolutions passed by the Board of Directors of the Company (hereinafter referred to as the "Board" or the "Board of Directors") at its meeting held on March 8, 2023 ("Board Meeting"), the Board approved the buyback of the Company's fully paid-up equity shares of the face value of ₹ 2/- (Rupees Two only) each ("Equity Shares") from its shareholders / beneficial owners excluding promoters, promoter group and persons who are in control of the Company, via the 'open market' route through the stock exchange, for a total amount not exceeding ₹ 210,00,00,000/- (Rupees Two Hundred and Ten Crores only) ("Maximum Buyback Size"), and at a price not exceeding ₹ 700 (Rupees Seven Hundred only) per Equity Share ("Maximum Buyback Price"), payable in cash (the process being referred hereinafter as "Buyback"). The Maximum Buyback Size shall not include any expenses incurred or to be incurred for the Buyback like filing fees payable to SEBI, advisors' fees, stock exchange fees, brokerage, costs, fees, turnover charges, applicable taxes including inter alia securities transaction tax, goods and services tax, stamp duty, etc., Public Announcement publication expenses and other incidental and related expenses and charges ("Transaction Costs"). The Maximum Buyback Size represents 5.13% and 5.04% of the aggregate of the total paid-up capital and free reserves of the Company based on the audited standalone and consolidated financial statements of the Company as at March 31, 2022, respectively (being the latest available audited financial statements of the Company).

1.2. The Buyback commenced on Tuesday, March 21, 2023. The Buyback Committee, duly constituted and authorised by the Board, at its meeting held on Friday, May 12, 2023, approved the closure of the Buyback with effect from closure of trading hours on Friday, May 12, 2023, accordingly the Buyback closed on Friday, May 12, 2023.

2. DETAILS OF BUYBACK

2.1. Till the date of closure of the Buyback, the Company has bought back 34,47,295 (Thirty Four Lakhs Forty Seven Thousand Two Hundred Ninety Five) Equity Shares (representing 1.89% of pre Buyback outstanding Equity Shares of the Company) at an volume weighted average price of ₹ 609.1712/- (Rupees Six Hundred Nine and Paise One Seven One Two only) per Equity Share. The price at which the Equity Shares were bought back was dependent on the price quoted on the Stock Exchanges. The highest price at which the Equity Shares were bought back was ₹ 641.8102 (Rupees Six Hundred Forty One and Paise Eight One Zero Two only) per Equity Share while the lowest price was ₹ 539.6988 (Rupees Five Hundred Thirty Nine and Paise Six Nine Eight Eight only) per Equity Share. These prices, which are rounded off to the nearest paise, are based on contract notes issued by DAM Capital Advisors Limited ("Company's Broker") and exclude the Transaction Costs.

2.2. The total amount utilized in the Buyback is ₹ 209,99,82,885.33 (Rupees Two Hundred Nine Crores Ninety Nine Lakhs Ninety Two Thousand Eight Hundred Eighty Five Rupees and paise Three Three only) excluding Transaction Costs.

2.3. The pay-out formalities shall be completed as per settlement mechanism applicable to the respective Stock Exchange. As on May 15, 2023, the Company has extinguished 8,58,579 (Eight Lakhs Fifty Eight Thousand Five Hundred and Seventy Nine) Equity Shares bought back under the Buyback and is in the process of extinguishing the remaining 25,88,716 (Twenty Five Lakhs Eighty Eight Thousand Seven Hundred and Sixteen) Equity Shares bought back.

2.4. All Equity Shares bought back were in the dematerialized segment from the Stock Exchanges. As the Buyback was conducted by way of open market purchases through the Stock Exchange(s), the identity of the shareholders, if any, from whom Equity Shares exceeding 1% (one percent) of the total Equity Shares were bought in the Buyback is not known.

3. CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

3.1. The capital structure of the Company, pre and post Buyback is as under:

Particulars	Pre Buyback as on the date of Public Announcement	Post Buyback*
Authorised share capital	₹ 40,00,00,000/- (20,00,00,000 Equity Shares of ₹ 2/- each)	₹ 40,00,00,000/- (20,00,00,000 Equity Shares of ₹ 2/- each)
Issued, subscribed and fully paid-up share capital	₹ 36,51,14,330 (18,25,57,165 Equity Shares of ₹ 2/- each)	₹ 35,82,19,740 (17,91,09,870 Equity Shares of ₹ 2/- each)

* The Company shall extinguish the balance of 25,88,716 (Twenty Five Lakhs Eighty Eight Thousand Seven Hundred and Sixteen) Equity Shares out of the total of 34,47,295 (Thirty Four Lakhs Forty Seven Thousand Two Hundred Ninety Five) Equity Shares bought back in accordance with the Buyback Regulations. The post Buyback equity share capital is assuming extinguishment of all Equity Shares bought back by the Company until closure of the Buyback.

3.2. The shareholding pattern of the Company pre and post Buyback is as under:

Category	Pre-Buyback as on the date of Public Announcement		Post Buyback*	
	No. of Equity Shares	%	No. of Equity Shares	%
(A) Promoter & Promoter Group	8,91,20,575	48.82	8,91,20,575	49.76
(B) Public	9,34,36,590	51.18	8,99,89,295	50.24
(C1) Shares underlying DRs	-	-	-	-
(C2) Shares held by Employee Trust	-	-	-	-
(C) Non-Promoter-Non Public (C1+C2)	-	-	-	-
Total (A+B+C)	18,25,57,165	100.00	17,91,09,870	100.00

* The Company shall extinguish the balance of 25,88,716 (Twenty Five Lakhs Eighty Eight Thousand Seven Hundred and Sixteen) Equity Shares out of the total of 34,47,295 (Thirty Four Lakhs Forty Seven Thousand Two Hundred Ninety Five) Equity Shares bought back in accordance with the Buyback Regulations. The post Buyback equity share capital is assuming extinguishment of all Equity Shares bought back by the Company until closure of the Buyback.

4. MANAGER TO THE BUYBACK OFFER

DAM CAPITAL

DAM Capital Advisors Limited
One BKC, Tower C, 15th Floor, Unit No. 1511, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, Maharashtra, India
Tel: +91 22 4202 2500
Fax: +91 22 4202 2504
Contact Person: Chandresh Sharma
E-mail: natco.buyback@damcapital.in
Website: www.damcapital.in
SEBI Registration Number: MB/IN/M000011336
Validity Period: Permanent
CIN: U99999MH1993PLC071865

5. DIRECTORS' RESPONSIBILITY

As per Regulation 24(ii)(a) of the Buyback Regulations, the Board of Directors of the Company accept full responsibility for the information contained in this Post Buyback Public Announcement and confirms that information in this Post Buyback Public Announcement contain true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Natco Pharma Limited

Sd/-	Sd/-	Sd/-
V.C. Nannapaneni Managing Director DIN: 00183315	P S R K Prasad Director & Executive Vice President (Corp Engineering Services) DIN: 07011140	Chekuri Venkat Ramesh Company Secretary and Compliance Officer ICSI Membership Number: A41964

Date: May 15, 2023
Place: Hyderabad

