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FINANCIAL EXPRESS



ASHIANA HOUSING LIMITED

CIN: L70109WB1986PLC040864

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PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF ASHIANA HOUSING LIMITED FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER.

THIS PUBLIC ANNOUNCEMENT (THE "PUBLIC ANNOUNCEMENT") IS BEING MADE PURSUANT TO THE PROVISIONS OF REGULATION 7(i) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED (THE "SEBI BUY BACK REGULATIONS") AND CONTAINS THE DISCLOSURES AS SPECIFIED IN SCHEDULE II TO THE SEBI BUY BACK REGULATIONS READ WITH SCHEDULE I OF THE SEBI BUY BACK REGULATIONS.

OFFER FOR BUY BACK OF UPTO 18,27,242 (EIGHTEEN LAKHS TWENTY SEVEN THOUSAND TWO HUNDRED AND FORTY TWO) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 2/- (RUPEES TWO ONLY) EACH OF ASHIANA HOUSING LIMITED ("EQUITY SHARES" OR "SHARES"), AT A PRICE OF ₹ 301/- (RUPEES THREE HUNDRED AND ONE ONLY) PER EQUITY SHARE PAYABLE IN CASH FOR AN AGGREGATE AMOUNT OF UPTO ₹ 55 CRORES (RUPEES FIFTY FIVE CRORES ONLY), EXCLUDING EXPENSES INCURRED OR TO BE INCURRED FOR THE BUY BACK, WHICH REPRESENTS 7.23% AND 7.32% OF THE AGGREGATE OF COMPANY'S FULLY PAID-UP EQUITY SHARE CAPITAL AND FREE RESERVES AS PER THE LATEST AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS AS ON MARCH 31, 2023 RESPECTIVELY, THROUGH THE TENDER OFFER ROUTE PROCESS USING THE STOCK EXCHANGE MECHANISM, ON A PROPORTIONATE BASIS FROM ALL THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE ("BUY BACK" OR "BUY BACK OFFER").

Certain figures contained in this Public Announcement, including financial information, have been subject to rounding-off adjustments. All decimals have been rounded off to two decimal points.

1. Details of the Buy Back Offer and Buy Back Price

1.1. The Board of Directors of Ashiana Housing Limited ("Company"), at its meeting held on July 12, 2023 ("Board Meeting") has, in accordance with the Articles of Association of the Company and the provisions of Sections 68, 69, 70, 179 and all other applicable provisions of the Companies Act, 2013 ("Act"), the Companies (Share Capital and Debentures) Rules, 2014, the Companies (Management and Administration) Rules, 2014, the Companies (Meetings of Board and its Powers) Rules, 2014 including any amendments, statutory modifications or re-enactments thereof, for the time being in force and in compliance with the SEBI Buy Back Regulations or the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, ("SEBI Listing Regulations") and subject to such other approvals, permissions, consents and exemptions of Securities and Exchange Board of India ("SEBI"), the BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") on which the Equity Shares of the Company are listed (BSE and NSE together are referred as "Stock Exchanges"), Reserve Bank of India ("RBI") and/or other authorities, institutions or bodies (together with SEBI and RBI, the "Appropriate Authorities"), as may be necessary, and subject to such conditions, alterations, amendments and modifications as may be prescribed or imposed by them while granting such approvals, permissions, consents and exemptions which may be agreed, Board of Directors of the Company ("Board"), which term shall be deemed to include any members of the Board, which the Board may constitute/ authorise to exercise its powers (the "Buy Back Committee") approved the proposal to Buy Back the Equity Shares, for an amount not exceeding ₹ 55 Crores (Rupees Fifty Five Crores only), excluding any expenses incurred or to be incurred for the Buy Back viz. brokerage costs, fees, turnover charges, taxes such as securities transaction tax and goods and services tax (if any), tax on distributed income on Buy Back, stamp duty, advisors fees, filing fees, public announcement expenses, printing and dispatch expenses, if any, and other incidental and related expenses and charges etc. ("Transaction Costs") (such amount hereinafter referred to as the "Buy Back Size"), being 7.23% and 7.32% of the aggregate of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as on March 31, 2023, at a buy back price of ₹ 301/- (Rupees Three Hundred and One only) per Equity Share (*Buy Back Price"), payable in cash, from the shareholders/beneficial owners of the Equity Shares of the Company as on July 28, 2023 ("Record Date") ("Eligible Shareholders"), through the tender offer route, on a proportionate basis as prescribed under the SEBI Buy Back Regulations.

- Maximum amount required for Buy Back, its percentage of the total paid up Equity Share capital and free reserves and the source of funds from which Buy Back would be financed
- 3.1. The maximum amount required under the Buy Back will be upto ₹ 55 Crores (Rupees Fifty Five Crores only) excluding transaction costs incurred or to be incurred for the Buy Back, being 7.23% and 7.32% of the aggregate of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as at March 31, 2023 (being the date of the latest available audited standalone and consolidated financial statements of the Company respectively.
- 3.2. The Buy Back would be made out of free reserves of the Company. The payments shall be made out of the Company's current surplus and/or cash balances and/or current investments and/or cash available from internal resources of the Company (and not from any borrowed funds) and on such terms and conditions as the Board may decide from time to time at its absolute discretion. The Company confirms that it has got sufficient source to pay-off the consideration towards the Buy Back and would not borrow funds for the said purpose.
- 3.3. The Company shall transfer a sum equal to the nominal value of the Equity Shares bought back through the Buy Back to the Capital Redemption Reserve Account and details of such transfer shall be disclosed in its subsequent audited financial statement.
- Buy Back Price at which shares are proposed to be bought back and basis of determining the Buy Back Price
- 4.1. The Equity Shares of the Company are proposed to be bought back at the Buy Back Price of ₹ 301/- (Rupees Three Hundred and One only) per Equity Share. The Buy Back Price has been arrived at after considering various factors including but not limited to the volume weighted average prices of the Equity Shares traded on the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") where the Equity Shares are listed, the net worth of the Company, price earnings ratio, impact on other financial parameters and the possible impact of Buy Back on the earnings per share.
- 4.2. The Buy Back Price represents a premium of i) 59.38% and 58.08% over the volume weighted average market price of the Equity Shares on BSE and NSE respectively, during the one month period preceding June 26, 2023 (the date of intimation to the Stock Exchanges for the Board Meeting to consider the proposal of the Buy Back), ii) 60.79% and 59.22% over the volume weighted average market price of the Equity Shares on BSE and NSE respectively, for two weeks preceding June 26, 2023 (the date of intimation to the Stock Exchanges for the Board Meeting to consider the proposal of the Buy Back), iii) 51.45% and 51.87% over the closing prices on BSE and NSE respectively as on July 12, 2023 (the date of Board meeting approving the Buy Back, and vi) 303.27% and 305.50% to the Company's book value per Equity Shares of ₹ 74.64/- and ₹ 74.23/- respectively, pre buy back, based on the latest standalone and consolidated audited financial statement of the Company as at March 31, 2023.
- 4.3. The Board / Buy Back Committee may, 1 (one) working day prior to the Record Date, increase the Buy Back Price and decrease the number of Equity Shares proposed to be bought back under the Buy Back, such that there is no change in the Buy Back Size.

5. Maximum number of shares that the Company proposes to Buy Back

5.1. The Company proposes to Buy Back Equity Shares upto 18,27,242 (Eighteen Lakhs Twenty Seven Thousand Two Hundred And Forty Two), which is within 25% of total number of outstanding Equity Shares of the Company, representing 1.78% of the total number of Equity Shares in the total paid up Equity Share capital of the Company as on March 31,

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1991 to 31-03-1992*	Transfer of equity shares through gift of Ms. Manju Gupta	6,000	Nil	Nil
01-04-1992 to 31-03-1993*	Transfer of equity shares through gift of Ms. Manju Gupta	20,000	Nil	Nil
01-04-1996 to 31-03-1997*	Transfer of equity shares through gift of Ms. Manju Gupta	11,050	Nil	Nil
01-04-1997 to 31-03-1998*	Transfer of equity shares through gift of Ms. Manju Gupta	2,000	Nil	Nil
01-04-1998 to 31-03-1999*	Purchase	61,900	4.01	2,48,219.00
02-11-1999	Transfer of equity shares through will of Ms. Manju Gupta	98,050	Nil	Nil
03-04-2000	Purchase	1,70,000	5.25	8,92,500.00
01-04-1999 to 31-03-2000*	Purchase	1,00,000	2.50	2,50,000.00
11-08-2000	Transfer of equity shares due to dissolution of MG Ashiana Homes	91,300	4.37	3,98,981.00
	Gift from Mr. Om Prakash	8,000	Nil	Nil
	Gupta Gift from Mr. Om Prakash	64,200	Nil	Nil
	Gupta Gift from Mr. Om Prakash	1,32,600	Nil	Nil
	Gupta Gift from Om Prakash Gupta	705	Nil	10 10010
05-12-2002	(HUF) Gift from Mr. Om Prakash		C	Nil
	Gupta Gift from Mr. Om Prakash	17,950	Nil	Nil
	Gupta	2,000	Nil	Nil
	Gift from Mr. Om Prakash Gupta	1,77,500	Nil	Nil
	Gift from Mr. Om Prakash Gupta	1,845	Nil	Nil
17-09-2005	Gift from Mr. Om Prakash Gupta	80,221	Nil	Nil
01-03-2008	Bonus Allotment	27,55,802	N.A.	N.A.
	Purchase	3,500	25.80	90,300.00
	Purchase	750	27.06	20,295.00
08-12-2008	Purchase	1,100	30.51	33,561.00
	Purchase	600	29.67	17,802.00
	Purchase	1,200	30.05	36,060.00
	Purchase	527	31.94	16,832.38
15-12-2008	Purchase	2,200	34.27	75,394.00
10-12-2000	Purchase	100	35.00	3,500.00
	Purchase	1,540	37.72	58,088.80
19-12-2008	Purchase	50	38.00	1,900.00
31-12-2008	Purchase	480	35.84	17,203.20
02-01-2009	Purchase	145	36.93	5,354.85
05-01-2009	Purchase	1,450	39.09	56,680.50
04-04-2009	Purchase	2,283	26.66	60,864.78
06-02-2009	Purchase	1,435	26.54	38,084.90
09-02-2009	Purchase	2,122	26.95	57,187.90
11-02-2009	Purchase	500	28.15	14,075.00
	Purchase	1,389	33.99	47,212.11
27-03-2009	Purchase	2,500	30.94	77,350.00
	Purchase	1,000	30.54	30,570.00
31-03-2009	Purchase	870	30.93	26,909.10
09-04-2009	Purchase	698	31.55	20,909.10
20-04-2009	Purchase	1,000	31.55	37,950.00
		1		
21-04-2009	Purchase	250	38.10	9,525.00
12-06-2009	Purchase	4,586	61.91	2,83,919.26
15-06-2009	Purchase	8,792	62.44	5,48,972.48
16-06-2009	Purchase	2,500	62.45	1,56,125.00
22-06-2009	Purchase	6,441	59.91	3,85,880.31
23-06-2009	Purchase	8,065	58.03	4,68,011.95
24-06-2009	Purchase	2,300	59.90	1,37,770.00
27-10-2009	Purchase	81,093	99.42	80,62,347.15
28-10-2009	Purchase	1,000	99.42	99,421.00
01-11-2010	Gift to Mr. Varun Gupta	(14,626)	Nil	Nil
23-08-2012	Purchase	50,636	150.00	75,95,400.00
13-08-2013	Purchase	502	198.00	99,396.00
05-09-2013	Purchase	1,800	200.72	3,64,896.00
13-09-2013	Purchase	28	202.40	5,667.20
18-10-2013	Purchase	4,024	202.40	8,14,457.60
	Purchase Subdivision of 40,45,204 equit			4,55,602.40 R 10 each into
25-10-2013		ace value of IN	IR 2 each	
	2,02,26,020 equity shares of fa Purchase		45.91	8.26 345 23
	Purchase	18,000	45.91 45.46	8,26,345.23
29-10-2013	Purchase Purchase	18,000 1,000	45.46	45,459.88
25-10-2013 29-10-2013 06-04-2016 23-06-2020	Purchase	18,000	1001000	

- 1.2. The Buy Back is subject to receipt of any approvals, permissions and sanctions of statutory, regulatory or governmental authorities as may be required under applicable laws, including SEBI and the Stock Exchanges.
- 1.3. The Buy Back will be undertaken on a proportionate basis from the Eligible Shareholders as on the Record Date provided that 15% (fifteen percent) of the number of Equity Shares proposed to be bought back or number of Equity Shares entitled as per the shareholding of small shareholders as defined in the SEBI Buy Back Regulations ("Small Shareholders") as on the Record Date, whichever is higher, shall be reserved for the Small Shareholders.
- 1.4. The Buy Back Size is 7.23% and 7.32% of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as at March 31, 2023 (being the date of the latest available audited standalone and consolidated financial statements of the Company).
- The Equity Shares of the Company are currently listed on the Stock Exchanges.
- 1.6. The Buy Back shall be undertaken on a proportionate basis from the Eligible Shareholders through the tender offer process prescribed under the SEBI Buy Back Regulations. Additionally, the Buy Back shall be implemented by the Company using the "Mechanism for acquisition of shares through stock exchange" as specified by SEBI vide circular bearing number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with circular bearing number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and circular bearing number SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, including any amendments thereof ("SEBI Circulars"). In this regard, the Company has requested BSE to provide the separate acquisition window to facilitate placing of sell orders by the Eligible Shareholders who wish to tender Equity Shares in the Buy Back. For the purposes of the Buy Back, BSE will be appointed as the designated stock exchange ("Designated Stock Exchange"). Once the Buy Back is concluded, all Equity Shares purchased by the Company in the Buy Back will be extinguished in terms of the SEBI Buy Back Regulations.
- 1.7. In terms of the SEBI Buy Back Regulations, under tender offer route, the Promoter and Promoter Group have an option to participate in the Buy Back. The details of Promoter and Promoter Group participation in the Buy Back has been detailed in Clause 8 of this Public Announcement.
- 1.8. Further, under the Act, the number of Equity Shares that can be bought back during the financial year shall not exceed 25% of the total number of paid up Equity Shares of the Company. Accordingly, the number of Equity Shares that can be bought back during the financial year cannot exceed 2,55,88,024 (Two Crores Fifty Five Lakhs Eighty Eight Thousand and Twenty Four) Equity Shares being 25% of 10,23,52,099 (Ten Crores Twenty Three Lakhs Fifty Two Thousand and Ninety Nine) Equity Shares of face value of ₹ 2/- (Rupees Two Only) each, being the outstanding number of fully paid up Equity Shares of the Company as on March 31, 2023. The Company proposes to Buy Back up to 18,27,242 (Eighteen Lakhs Twenty Seven Thousand Two Hundred and Forty Two) Equity Shares, which is within the aforesaid limit and represents 1.78% of the total number of Equity Shares in the total paid up Equity Share capital of the Company as on the date of Public Announcement.
- 1.9. Pursuant to the proposed Buy Back and depending on the response to the Buy Back, the voting rights of the Promoter and Promoter Group in the Company may increase or decrease from their existing shareholding in the total Equity Share capital and voting rights in the Company. The Promoters of the Company are already in control over the Company and therefore such further increase or decrease in voting rights of the Promoters will not result in any change in control over the Company.
- 1.10. Participation in the Buy Back by Eligible Shareholders may trigger tax on distributed income in India and such tax is to be discharged by the Company as per the procedure laid down in the applicable provisions of the Income Tax Act, 1961 read with any applicable rules framed thereunder. The transaction of Buy Back is subject to securities transaction tax in India. Participation in the Buy Back by non-resident Eligible Shareholders may trigger capital gains tax in the hands of such shareholders in their country of residence. In due course, Eligible Shareholders will receive a letter of offer, which will contain a more detailed note on taxation. However, in view of the particularized nature of tax consequences, the Eligible Shareholders are advised to consult their own legal, financial and tax advisors prior to participating in the Buy Back. 1.11. The Buy Back from Eligible Shareholders who are persons resident outside India, including the foreign portfolio investors, erstwhile overseas corporate bodies and non-resident Indians, members of foreign nationality, etc. if any, shall be subject to such approvals if, and to the extent necessary or required from the concerned authorities including approvals from the RBI under the Foreign Exchange Management Act, 1999, as amended and the rules, regulations framed thereunder and Income Tax Act, 1961 including rules and notifications issued thereunder, as applicable, if any and such approvals shall be required to be taken by such non-resident shareholders.

2023. The Buy Back is proposed to be completed within 12 (twelve) months of the date of Board Meeting approving the proposed Buy Back.

- 6. Method to be adopted for the Buy Back
- 6.1. The method to be adopted for the purpose of Buy Back shall be through the tender offer route through Stock Exchange mechanism as prescribed under the SEBI Buy Back Regulations and circulars issued thereunder, including the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI Circulars or such other mechanism, for the Buy Back through tender offer route, as may be applicable.
- Details of shareholding of Promoter and Promoter Group, Directors, Key Managerial Personnel, Directors of Promoter /Promoter Group, where Promoter / Promoter Group is a company and Person in Control of the Company and details of transactions in the Equity Shares
- 7.1. The aggregate shareholding, of the Promoter and Promoter Group, Directors, Key Managerial Personnel, Directors of Promoter Group, where Promoter Group is a company and Person in Control of the Company as on the date of the Board Meeting, being July 12, 2023, is as follows:

Aggregate Shareholding of Promoter and Promoter Group and Person in Control of the Company:

Sr. No.	Name	Category	No. of Equity Shares held	% Holding
1.	Ankur Gupta	Promoter	2,03,04,325	19.84
2.	Varun Gupta	Promoter	2,03,06,281	19.84
3.	Vishal Gupta	Promoter	1,40,99,340	13.78
4.	Rachna Gupta	Promoter Group	62,10,485	6.07
5.	OPG Realtors Limited	Promoter Group	17,38,285	1.70
	Total		6,26,58,716	61.22

Shareholding of Directors and Key Managerial Personnel:

Sr. No	Name	Category	No. of Equity Shares held	% Holding
1.	Vishal Gupta	Managing Director	1,40,99,340	13.78
2.	Ankur Gupta	Joint Managing Director	2,03,04,325	19.84
3.	Varun Gupta	Whole Time Director	2,03,06,281	19.84
4.	Vikash Dugar	Chief Financial Officer	12,750	0.01

Except as stated above, none of the Directors or Key Managerial Personnel of the Company holds any Equity Shares in the Company.

Shareholding of Directors of the Promoter Group (i.e OPG Realtors Ltd.) in the Company:

Sr. No	Name	Category	No. of Equity Shares held	% Holding
1.	Ankur Gupta	Director of OPG Realtors Ltd.	2,03,04,325	19.84
2.	Varun Gupta	Director of OPG Realtors Ltd.	2,03,06,281	19.84
3.	Vishal Gupta	Director of OPG Realtors Ltd.	1,40,99,340	13.78

Except as stated above, none of the Directors of Promoter / Promoter Group, where Promoter / Promoter Group is a Company, holds any Equity Shares in the Company.

7.2. Except as stated below, no Equity Shares of the Company have been purchased/sold by Promoters and Promoter Group, Director, Key Managerial Personnel, Directors of Promoter Group, where Promoter Group is a company and of persons who are in control of the Company during the period from six months preceding the date of the Board Meeting at which the Buy Back was approved, being July 12, 2023:

Sr. No.	Name	Aggregate number of Equity Shares purchase / sell	Nature of transaction	Minimum price of the purchases/ sell (₹)	Date of minimum price	Maximum price of the purchases/ sell (₹)	Date of maximum price (₹)
1,	Vikash Dugar	12,750	Purchase	151.50 (NSE)	March 28, 2023	170.00 (NSE)	March 31, 2023

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

B. Varun Gupta

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1991 to 31-03-1992*	Transfer of equity shares through gift of Ms. Manju Gupta	6,000	Nil	Ni
01-04-1992 to 31-03-1993*	Transfer of equity shares through gift of Ms. Manju Gupta	20,000	Nil	Nil
	Purchase	20,000	1.58	31,600.00
30-08-1997	Transfer of equity shares through gift of Ms. Manju Gupta	1,800	Nil	Nil
01-04-1999 to 31-03-2000*	Purchase	750	2.00	1,500.00
01-11-1999	Transfer of equity shares through will of Ms. Manju Gupta	1,07,500	Nil	Nil
01-04-1999 to 31-03-2000*	Purchase	80,000	2.50	2,00,000.00
00.04.0000	Purchase	65,000	5.25	3,41,250.00
03-04-2000	Purchase	2,00,000	4.25	8,50,000.00
11-08-2000	Transfer of equity shares due to dissolution of MG Ashiana Homes	87,700	4.36	3,82,372.00
30-03-2001	Purchase	300	2.00	600.00
05 40 0000	Gift from Mr. Om Prakash Gupta	2,43,820	Nil	Nil
05-12-2002	Gift from Mr. Om Prakash Gupta	2,32,600	Nil	Nil
	Gift from Mr. Om Prakash Gupta	35,900	Nil	Nil
17-09-2005	Gift from Mr. Om Prakash Gupta	1,000	Nil	Nil
	Gift from Mr. Om Prakash Gupta	100	Nil	Nil
01-03-2008	Bonus Allotment	27,56,175	N.A.	N.A.

- 1.12. The Company has outstanding facilities/debt with lenders. As per Regulation 5(i)(c) and Schedule I(xii) of the SEBI Buy Back Regulations, it is confirmed that there is no breach of any covenants as per the lenders agreements on the loans taken and the consent of the lenders on the Buy Back has been obtained by the Company.
- 1.13. A copy of this Public Announcement is available on the website of the Company at www.ashianahousing.com, the website of the Manager to the Buy Back https://www.emkayglobal.com/offer-documents.aspx and is expected to be available on the SEBI website www.sebi.gov.in and on the website of the Stock Exchanges at www.nseindia.com and www.bseindia.com during the period of the Buy Back.

2. Necessity of the Buy Back

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The Buy Back is being proposed by the Company to return surplus funds to the Eligible Shareholders, which are over and above its ordinary capital requirements and in excess of any current investment plans, in an expedient, efficient and cost effective manner. The Buy Back would increase the shareholder's value and would also help the Company in fulfilling the following objectives:

- 2.1. The Buy Back will help the Company to return surplus cash to its shareholders holding Equity Shares broadly in proportion to their shareholding, thereby, enhancing the overall return to the shareholders;
- 2.2. The Buy Back, which is being implemented through the tender offer as prescribed under the SEBI Buy Back Regulations, would involve allocation of 15% of the number of Equity Shares proposed to be bought back to Small Shareholders. The Company believes that this reservation of 15% for Small Shareholders would benefit a large number of public shareholders, who would get classified as "Small Shareholder";
- The Buy Back may help in improving return on equity due to reduction in the equity base, thereby leading to long term increase in shareholder value;
- 2.4. The Buy Back will help in achieving an optimal capital structure.

The Buy Back gives an option to the shareholders holding Equity Shares of the Company, to either (i) choose to participate and get cash in lieu of Equity Shares to be accepted under the Buy Back Offer or (ii) choose to not participate and enjoy a resultant increase in their percentage shareholding, post the Buy Back Offer, without additional investment.

- Intention of the Promoter and Promoter Group and Persons in Control of the Company to tender Equity Shares for Buy Back
- 8.1. In terms of the SEBI Buy Back Regulations, under the tender offer route, the Promoter and Promoter Group of the Company have an option to participate in the Buy Back. In this regard, all Promoters and Promoters Group of the Company vide their letters dated July 12, 2023, have expressed their intent to participate in the Buy Back and offer an Equity Shares maximum up to such number of shares which is equal to their respective shareholding in the Company as under:

Sr. No.	Name	Category	No. of Equity Shares held	Maximum No. of Equity Shares intended that may be offered under Buy Back
1.	Ankur Gupta	Promoter	2,03,04,325	2,03,04,325
2.	Varun Gupta	Promoter	2,03,06,281	2,03,06,281
З.	Vishal Gupta	Promoter	1,40,99,340	1,40,99,340
4.	Rachna Gupta	Promoter Group	62,10,485	62,10,485
5.	OPG Realtors Limited	Promoter Group	17,38,285	17,38,285
Ĩ	Total		6,26,58,716	6,26,58,716

8.2. Details of the date and price of acquisition of the Equity Shares held by the Promoter and Promoter Group, are given below:

A. Ankur Gupta

8.

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1986 to 31-03-1987#	Purchase	20,000	1.27	25,400.00
01-04-1988 to 31-03-1989 [≄]	Transfer of equity shares through gift of Ms. Manju Gupta	25,000	Nil	Nil
01-04-1991 to 31-03-1992*	Purchase	12,000	1.58	18,960.00









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Date / period of transaction	Type of transaction	No of Equity Shares	lssue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
1	Purchase	2,506	29.69	74,403.14
	Purchase	530	29.72	15,751.60
08-12-2008	Purchase	804	30.91	24,851.64
	Purchase	628	32.16	20,196.48
	Purchase	1,000	32.99	32,990.00
1	Purchase	2,835	35.31	100,103.85
15-12-2008	Purchase	421	34.50	14,524.50
	Purchase	2,500	37.87	94,675.00
19-12-2008	Purchase	930	37.18	34,577.40
47 40 0000	Purchase	2,300	37.87	87,101.00
17-12-2008	Purchase	1,460	37.18	54,282.80
19-12-2008	Purchase	1,931	38.03	73,435.93
22-12-2008	Purchase	1,000	37.77	37,770.00
12-02-2009	Purchase	440	28.40	12,496.00
13-02-2009	Purchase	100	28.00	2,800.00
16-02-2009	Purchase	750	29.20	21,900.00
	Purchase	44	29.50	1,298.0
18-02-2009	Purchase	311	29.83	9,277.1
19-02-2009	Purchase	1,000	29.98	29,980.0
20-02-2009	Purchase	82	29.70	2,435.4
24-02-2009	Purchase	450	29.77	13,396.5
26-02-2009	Purchase	100	29.10	2,910.0
02-03-2009	Purchase	100	28.50	2,850.00
00.00.0000	Purchase	955	30.00	28,650.00
03-03-2009	Purchase	440	29.95	13,178.00
04-03-2009	Purchase	30	29.25	877.5
13-03-2009	Purchase	1,000	30.00	30,000.00
24-03-2009	Purchase	250	28.95	7,237.5
25-03-2009	Purchase	300	29.05	8,715.0
31-03-2009	Purchase	300	29.82	8,946.0
21-04-2009	Purchase	603	37.83	22,811.4
22-04-2009	Purchase	3,000	39.07	1,17,210.0
23-04-2009	Purchase	149	39.97	5,955.53
27-04-2009	Purchase	2,000	40.00	80,000.00
05-05-2009	Purchase	106	40.00	

20,000.00

2.79,630.00

4,75,918.72

5,36,827.50

40.00

62.14

61.52

60.25

500

4,500

7,736

8,910

Date / period of transaction	Type of transaction	No of Equity Shares	lssue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)	
	Gift from Mr. Om Prakash Gupta	50,000	Nil	Ni	
	Gift from Mr. Om Prakash Gupta	19,600	Nil	Ni	
05 10 0000	Gift from Mr. Om Prakash Gupta	40,000	Nil	Ni	
05-12-2002	Gift from Mr. Om Prakash Gupta	25,000	Nil	N	
	Gift from Mr. Om Prakash Gupta	500	Nil	N	
	Gift from Mr. Om Prakash Gupta	200	Nil	N	
17-09-2005	Gift from Mr. Om Prakash Gupta	55,000	Nil	N	
01-03-2008	Bonus Allotment	18,64,075	N.A.	N.A	
	Purchase	2,527	26.46	66,864.42	
	Purchase	1,135	30.70	34,844.50	
	Purchase	450	27.90	12,555.00	
15-12-2008	Purchase	700	29.72	20,804.00	
10-12-2008	Purchase	2,626	31.53	82,797.78	
	Purchase	527	32.00	16,864.00	
	Purchase	2800	35.00	98,000.00	
	Purchase	1515	37.96	57,509.40	
22-12-2008	Purchase	195	37.35	7,283.2	
22-12-2000	Purchase	832	37.37	31,091.84	
26-12-2008	Purchase	80	37.00	2,960.00	
20-12-2000	Purchase	24	37.60	902.40	
29-12-2008	Purchase	109	37.76	4,115.84	
30-12-2008	Purchase	2,000	37.36	74,720.00	
01-01-2009	Purchase	3,611	36.38	1,31,368.18	
16-03-2009	Purchase	1,690	29.45	49,770.50	
10-03-2003	Purchase	850	29.77	25,304.50	
17-03-2009	Purchase	3,660	28.47	1,04,200.20	
20-03-2009	Purchase	1,680	30.00	50,400.00	
24-03-2009	Purchase	995	28.55	28,407.2	
05-05-2009	Purchase	1,500	39.78	59,670.00	
06-05-2009	Purchase	1,066	38.60	41,147.60	
11-05-2009	Purchase	2,000	40.00	80,000.0	
11.00.2000	Purchase	535	40.00	21,400.00	
10-06-2009	Purchase	1,750	39.46	69,055.00	
11-06-2009	Purchase	10,000	60.59	6,05,900.00	
12-06-2009	Purchase	6,000	61.29	3,67,740.00	
16-06-2009	Purchase	300	62.25	18,675.0	
24-06-2009	Purchase	850	58.50	49,725.00	
27-10-2009	Purchase	93,684	100.17	93,84,326.2	
01-11-2010	Gift of equity shares to Mr. Varun Gupta	(11,530)	Nil	N	
23-08-2012	Purchase	50,000	150.00	75,00,000.0	
07-09-2013	Purchase	530	200.85	1,06,450.5	
11-09-2013	Purchase	600	200.85	1,20,510.00	
10.1000.000.000.000.000.000.000.000.000	Purchase	2,125	200.85	4,26,806.2	
13-09-2013	Purchase	100	200.85	20,085.00	
	Purchase	45	200.85	9,038.2	
18-10-2013	Purchase	2,511	202.57	5,08,653.2	
	Purchase	2,589	202.57	5,24,453.73	
23-10-2013	Purchase	200	227.85	45,570.00	
	Purchase 3,600 227.85 8,20,260.00 Subdivision of 28,06,166 equity shares of face value of INR 10 each into				
25-10-2013	1,40,30,830 equity shares of	face value of IN	R 2 each		
	Gift from Mr. Varun Gupta	3,315	Nil	N	
06-04-2016			A. 171		
06-04-2016 23-06-2020	Gift from Mr. Ankur Gupta Purchase	65,000	51.65	Ni 33,57,250.00	

- 9.15. The ratio of the aggregate of secured and unsecured debts owed by the Company after the Buy Back shall not be more than twice its paid-up Equity Share capital and free reserves. based on the latest available, audited standalone and consolidated financials of the Company as on March 31, 2023, whichever sets out the lower amount.
- 9.16. The Company shall transfer from its free reserves or securities premium account and/or such sources as may be permitted by law, a sum equal to the nominal value of the Equity Shares purchased through the Buy Back to the capital redemption reserve account and the details of such transfer shall be disclosed in its subsequent audited financial statements;
- 9.17. The Board resolution approving the Buy Back will be valid for a maximum period of one year from the date of passing the Board resolution (or such extended period as may be permitted under the Act or the SEBI Buy Back Regulations or by the Appropriate Authorities);
- 9.18. The Equity Shares bought back by the Company will be compulsorily extinguished and will not be held for reissuance;
- 9.19. The Company shall not directly or indirectly purchase its own shares or other specified securities:
 - a) through any subsidiary company including its own subsidiary companies; and
 - b) through any investment company or group of investment companies;
- 9.20. The Equity Shares bought back by the Company will be extinguished and physically destroyed in the manner prescribed under the SEBI Buy Back Regulations and the Act within 7 (Seven) working days of the date of payment of consideration to Eligible Shareholders who have tendered the Equity Shares under the Buy Back Offer;
- 9.21. As per Regulation 24(i)(e) of the SEBI Buy Back Regulations, the Promoter and Promoter Group, and/or their associates, shall not deal in the Equity Shares or other specified securities of the Company either through the Stock Exchanges or off-market transactions (including inter-se transfer of Equity Shares among the Promoter and Promoter group) from the date of the Board resolution till the date of closing of the Buy Back Offer, other than participation in the Buy Back;
- 9.22. The statements contained in all the relevant documents in relation to the Buy Back shall be true, material and factual and shall not contain any misstatements or misleading information;
- 9.23. The Company shall Buy Back the Equity Shares held in physical form from Eligible Shareholders in terms of SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020;
- 9.24. The Buy Back shall not result in delisting of the Equity Shares from the Stock Exchanges;
- 9.25. The Buy Back would be subject to the condition of maintaining minimum public shareholding requirements as specified in Regulation 38 of the SEBI Listing Regulations;
- 9.26. As per Regulation 5(i)(c) and Schedule I(xii) of the SEBI Buy Back Regulations, it is confirmed that there is no breach of any covenants as per the lenders agreements on the loans taken and the consent of the lenders on the Buy Back has been obtained by the Company:
- 9.27. The Company will not Buy Back out of the proceeds of an earlier issue of the same kind of shares or same kind of other specified securities.
- 10. Confirmations from the Board
- 10.1. The Board of Directors of the Company has confirmed that it has made a full enquiry into the affairs and prospects of the Company and after taking into account the financial position of the Company and also considering all contingent liabilities, the Board has formed the opinion:
 - a) That immediately following the date of the Board Meeting held on July 12, 2023 approving the Buy Back, there will be no grounds on which the Company will be found unable to pay its debts;
 - That as regards the Company's prospects for the year immediately following the date of the Board Meeting held on July 12, 2023 approving the Buy Back, and having regard to Board's intentions with respect to the management of the Company's business during that year and to the amount and character of the financial resources which will, in the Board's view, be available to the Company that year, the Company will be able to meet its liabilities as and when they fall due and will not be rendered insolvent within a period of one year from date of the Board Meeting approving the Buy Back;
 - In forming the opinion aforesaid, the Board has taken into account the liabilities as if C) the Company is being wound up under the provisions of the Companies Act, 1956 or the Companies Act, 2013 and the Insolvency and Bankruptcy Code, 2016 (including

10.06.2000	Purchase	8,910	60.25	5,36,827.50
19-06-2009	Purchase	10,151	60.94	6,18,601.94
22-06-2009	Purchase	1,200	61.50	73,800.00
27-10-2009	Purchase	36,811	108.12	39,80,018.00
01-11-2010	Gift from Mr. Vishal Gupta	11,530	Nil	Nil
01-11-2010	Gift from Mr. Ankur Gupta	14,626	Nil	Nil
23-08-2012	Purchase	51,364	150.00	77,04,600.00
13-08-2013	Purchase	570	199.74	1,13,851.80
05-09-2013	Purchase	1,665	199.74	3,32,567.10
11-09-2013	Purchase	355	199.74	70,907.70
40.00.0040	Purchase	200	199.74	39,948.00
13-09-2013	Purchase	100	199.74	19,974.00
40.40.0040	Purchase	1,886	201.90	3,80,783.40
18-10-2013	Purchase	3,724	201.90	7,51,875.60
00.40.0040	Purchase	200	227.66	45,532.00
23-10-2013	Purchase	3,600	227.66	8,19,576.00
25-10-2013	Subdivision of 40,49,628 eq 2,02,48,140 equity shares of			R 10 each into
06-04-2016	Gift to Mr. Vishal Gupta	(3,315)	Nil	Nil
23-06-2020	Purchase	61,456	51.63	31,72,973.28
Total		2,03,06,281		

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

Vishal Gupta C.

07-05-2009

16-06-2009

17-06-2009

Purchase

Purchase

Purchase

Purchase

Date / period of transaction	Type of transaction	No of Equity Shares	lssue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1987 to -01-04-1988*	Purchase	7,000	4.50	31,500.00
1	Purchase	100	10.00	1,000.00
01-04-1991 to 31-03-1992*	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	38,000		
01-04-1993 to 31-03-1994*	Purchase	100	20.00	2,000.00
Î	Purchase	3,600	2.00	7,200.00
	Purchase	1,200	4.00	4,800.00
01-04-1997 to 31-03-1998*	Purchase	3,100	4.60	14,260.00
01-00-1990	Purchase	5,600	4.25	23,800.00
	Purchase	3,000	4.40	13,200.00
01-04-1998 to	Purchase	77,500	4.01	3,10,775.00
31-03-1999*	Purchase	4,100	4.40	18,040.00
	Purchase	1,65,105	5.25	8,66,801.00
01-04-1999 to 31-03-2000*	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	86,000	-	
	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	2,400	-	-
11-08-2000	Transfer of equity shares due to dissolution of MG Ashiana Homes	9,000	4.37	39,330.00
lana	Purchase	3,200	2.06	6,592.00
01-04-2000 to 31-03-2001*	Purchase	200	2.00	400.00
51-03-2001	Purchase	300	2.00	600.00
01-04-2001 to 31-03-2002*	Purchase	1,400	2.00	2,800.00
01-04-2002 to	Purchase	37,200	2.00	74,400.00
31-03-2003*	Purchase	150	40.00	6,000.00
	Gift from Mr. Om Prakash Gupta	25,000	Nil	Nil
	Gift from Mr. Om Prakash Gupta	4,600	Nil	Nil
	Gift from Mr. Om Prakash Gupta	4,800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	2,400	Nil	Nil
05-12-2002	Gift from Mr. Om Prakash Gupta	300	Nil	Nil
	Gift from Mr. Om Prakash Gupta	8,800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	13,400	Nil	Nil
	Gift from Mr. Om Prakash Gupta	46,175	Nil	Nil
	Gift from Mr. Om Prakash Gupta	800	Nil	Nil

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

D. Rachna Gupta

Date of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
29-09-2001	Purchase	25,200	2.00	50,400.00
05-12-2002	Gift from Mr. Om Prakash Gupta	3,29,685	Nil	Nil
01-03-2008	Bonus Allotment	8,87,212	N.A.	N.A.
25-10-2013	Subdivision of 12,42,097 equ 62,10,485 equity shares of fa			R 10 each into

E. OPG Realtors Limited

Date of transaction	Type of transaction	No of Equity Shares	lssue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
16-11-2009	Purchase	1,79,589	113.33	2,03,52,821.37
09-04-2010	Purchase	5,928	121.56	7,20,607.68
01-05-2010	Purchase	161,197	121.56	1,95,95,107.32
24-01-2012	Purchase	943	135.46	1,27,738.78
25-10-2013	Subdivision of 3,47,657 eq 17,38,285 equity shares of	(c) (K) (s) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c		NR 10 each into

Confirmations from the Company as per the provisions of the SEBI Buy Back 9. **Regulations and the Act**

The Company confirms that:

there are no defaults (either in the past or subsisting) in the repayment of deposits, interest payment thereon, redemption of debentures or interest payment thereon or redemption of preference shares or payment of dividend due to any shareholder, or repayment of any term loans or interest payable thereon to any financial institution or banking company.

prospective and contingent liabilities)

- 11. Report addressed to the Board of Directors by the Company's Auditors on Permissible Capital Payment and Opinion formed by Directors regarding Insolvency
- 11.1. The text of the Report dated July 12, 2023 received from B. Chhawchharia & Co, Chartered Accountants, Statutory Auditors of the Company, addressed to the Board is reproduced below:

Quote

Independent Auditor's Report on buy back of equity shares pursuant to the requirement of Section 68 and Section 70 of the Companies Act, 2013 and Clause (xi) of Schedule I of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, as amended

To,

The Board of Directors, Ashiana Housing Limited, 304, Southern Park Saket District Centre. Saket, New Delhi - 110017

Dear Sirs,

- This Report is issued in accordance with the terms of our engagement letter dated July 10, 2023 with Ashiana Housing Limited (hereinafter the "Company").
- In connection with the proposal of the Company to buy back its equity shares in 2. pursuance of the provisions of Section 68 and 70 of the Companies Act, 2013 (the "Act") and Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018, as amended (the "SEBI Buy Back Regulations"), and in terms of the resolution passed by the Board of Directors of the Company at its meeting held on July 12, 2023, we have been engaged by the Company to perform an reasonable assurance engagement on the Statement of permissible capital payment towards buyback of equity shares (the "Statement"), which we have initialled for identification purposes only.

Board of Directors Responsibility for the Statement

- The preparation of the Statement is the responsibility of the Board of Directors of 3. the Company, including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The Board of Directors are responsible to make a full inquiry into the affairs and to form an opinion as specified in clause (x) of Schedule I to the SEBI Buy Back Regulations on reasonable grounds and that the Company will not, having regard to its state of affairs, will not be rendered insolvent within a period of one year from the date of board meeting and in forming the opinion, it has taken into account the liabilities (including prospective and contingent liabilities) as if the Company were being wound up under the provisions of the Act or the Insolvency and Bankruptcy Code, 2016. The Board of Directors are also responsible for ensuring that the Company complies with the requirements of the Act and SEBI Buy Back Regulations.

Auditor's Responsibility

- Pursuant to the requirements of the SEBI Buy Back Regulations, it is our responsibility 5. to provide reasonable assurance on the following "Reporting Criteria":
 - Whether we have inquired into the state of affairs of the Company in relation to its audited standalone and consolidated financial statements for year ended March 31, 2023.
 - ii. Whether the amount of capital payment for the buy back of equity shares as included in the statement has been properly determined and within the permissible limit in accordance with the provisions of Section 68 of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations;
 - iii. Whether the Board of Directors have formed the opinion, as specified in Clause (x) of Schedule I to the SEBI Buy Back Regulations, on reasonable grounds that the Company having regard to its state of affairs will not be rendered insolvent within a period of one year from the date of board meeting;
 - iv. Whether we are aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declaration.
- The standalone and consolidated financial statements referred to in paragraph 9 below as at and for the year ended March 31, 2023 have been audited by us, on which we issued an unmodified audit opinion vide our report dated May 30, 2023. Our audits of these financial statements were conducted in accordance with the Standards on Auditing, as specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by Institute of Chartered Accountants of India ("ICAI"). Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We conducted our examination of the Statement in accordance with the Guidance 7. Note on Reports or Certificates for Special Purposes issued by the ICAI. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI. 8. We have complied with the relevant applicable requirements of the Standard on Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements. 9. A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the Reporting Criteria mention in paragraph 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the Reporting Criteria. We have performed the following procedures in relation to the Statement: i. We have inquired into the state of affairs of the Company in relation to its audited standalone and consolidated financial statements as at and for the year ended March 31, 2023. We have obtained and read the audited standalone and consolidated financial statements for the year ended March 31, 2023 including the unmodified audit opinions dated May 30, 2023;
- 9.2. All Equity Shares of the Company are fully paid-up;
- 9.3. The Company shall not issue any Equity Shares or other securities from the date of the Board Meeting including by way of bonus issue till the expiry of the Buy Back period i.e. date on which the payment of consideration to shareholders who have accepted the Buy Back is made in accordance with the Act and the SEBI Buy Back Regulations;
- 9.4. The Company shall not raise further capital for a period of one year from the expiry of the Buy Back period i.e. the date on which the payment of consideration to shareholders who have accepted the Buy Back Offer is made except in discharge of subsisting obligations;
- 9.5. The Company shall not Buy Back its Equity Shares or other specified securities from any person through negotiated deal whether on or off the Stock Exchanges or through spot transactions or through any private arrangement in the implementation of the Buy Back;
- 9.6. The Buy Back Size i.e. ₹ 55 Crores (Rupees Fifty Five Crores only) does not exceed 25% of the total paid-up Equity Share capital and Free Reserves as per the latest available standalone and consolidated audited financial statements of the Company as on March 31, 2023;
- 9.7. The maximum number of Equity Shares proposed to be bought back under the Buy Back does not exceed 25% of the total number of Equity Shares in the paid-up Equity Share capital of the Company per the latest audited standalone and consolidated balance sheet of the Company as at March 31, 2023;
- 9.8. There are no pending schemes of amalgamation or compromise or arrangement pursuant to the Act ("Scheme") involving the Company, and no public announcement of the Buy Back shall be made during pendency of any such Scheme;
- 9.9. The Company shall not make any further offer of Buy Back within a period of one year reckoned from the expiry of the Buy Back period i.e. date on which the payment of consideration to shareholders who have accepted the Buy Back Offer is made;
- 9.10. The Company shall not withdraw the Buy Back Offer after the Public Announcement of the Buy Back Offer is made:
- 9.11. The Company shall comply with the statutory and regulatory timelines in respect of the Buy Back in such manner as prescribed under the Act and/or the SEBI Buy Back Regulations and any other applicable laws;
- 9.12. The Company shall not utilize any money borrowed from banks or financial institutions for the purpose of Buy Back of its Equity Shares;
- 9.13. The Company is in compliance with the provisions of Sections 92, 123, 127 and 129 of the Act:
- 9.14. The Company will not Buy Back Equity Shares which are locked-in or non-transferable, until the pendency of such lock-in, or until the time the Equity Shares become transferable, as applicable, during the period between the date of opening and closing of the Buy Back Offer:
- ii. Examined authorization for buy back from the Articles of Association of the Company;
- iii. Examined that the amount of permissible capital payment for the buy back as detailed in Annexure A has been properly determined and is within permissible limit computed in accordance with section 68 of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations;
- iv. Examined that the ratio of debt owned by the Company, if any, shall not be more than twice the total paid-up equity share capital and its free reserves after such buy back;
- v. Examined that all equity shares for buy back are fully paid-up;
- vi. Obtained the minutes of the meeting of the Board of Directors in which the proposed buy back was approved and compared the buy back amount with the permissible limit computed in accordance with section 68(2)(c) of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buyback Regulations detailed in the Statement:
- vii. Obtained the prior lender consent letter from the Company and examined outstanding borrowings of the Company, and related agreements/ sanction letters of the lenders of the Company for examining breach of any convent with such lenders;











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FINANCIAL EXPRESS

- viii. Examined Director's declarations for the purpose of buy back and solvency of the | 13. Process and Methodology for Buy Back Company;
- ix. Obtained the minutes of the meeting of the Board of Directors in which the buy back was approved and read the Board had formed the opinion as specified in SEBI Buy Back Regulations on reasonable grounds that the Company, having regard to the state of affairs, will not be rendered insolvent within a period of one year from that date of Board meeting:
- x. Examined that the Company has not availed any borrowings to discharge its obligations under the Buy Back;
- xi. Obtained necessary representations form the management of the Company.

Opinion

- 10. Based on our examination as above, and the information and explanations given to us, we report that in our opinion,
 - we have inquired into the Company's state of affairs in relation to its audited standalone and consolidated financial statements for year ended March 31, 2023;
 - The amount of permissible capital payment for the buy back of the equity shares as included in the Annexure A has been properly determined and is within the permissible limit in accordance with the provisions of Section 68(2)(c) of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations; and
 - iii. the Board of Directors, in their meeting held on July 12, 2023, have formed the opinion, as specified in Clause (x) of Schedule I of the SEBI Buy Back Regulations, on reasonable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from the date of board meeting and we are not aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration of solvency is unreasonable in circumstances as at the date of declaration.
 - iv. The ratio of aggregate secured and unsecured debts owned by the Company to the paid-up capital and free reserves after the buy back shall be less than 2:1, based on both standalone and consolidated financials statements of the Company.

Restriction on Use

 This Report is addressed to and provided to the Board of Directors of the Company pursuant to the requirements of the SEBI Buy Back Regulations solely to enable them to include it (a) in the public announcement to be made to the Shareholders of the Company, c) in the letter of offer to be filed with the Securities and Exchange Board of India, the National Stock Exchange of India Limited, BSE Limited (together referred as "Stock Exchanges"), the Registrar of Companies as required by the SEBI Buy Back Regulations, the National Securities Depository Limited and the Central Depository Securities (India) Limited, and (d) to be provided to the Emkay Global Financial Services Limited ("Manager to the Buy Back") and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this Report.

For B. Chhawchharia & Co.

Chartered Accountants ICAI Firm Registration Number: 305123E

Sd/-

Abhishek Gupta Partner Membership No. 529082 UDIN: 23529082BGVONH2580 Place: New Delhi Date: 12th July, 2023

Statement of Permissible Capital Payment (Annexure A)

Statement of permissible capital payment towards buy back of equity shares in

- 13.1. The Buy Back is open to all Eligible Shareholders/ beneficial owners of the Company. holding Equity Shares either in physical and/or dematerialized form as on the Record Date. Any person who does not hold equity shares of our Company on the Record Date will not be eligible to participate in the Buy Back and shares tendered by such person(s) shall be rejected.
- 13.2. The Buy Back shall be implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified vide SEBI Circulars and following the procedure prescribed in the Act and the SEBI Buy Back Regulations, and as may be determined by the Board (including the Buy Back Committee authorized to complete the formalities of the Buy Back) and on such terms and conditions as may be permitted by law from time to time.
- 13.3. For implementation of the Buy Back, the Company has appointed Emkay Global Financial Services Limited as the registered broker to the Company (the "Company's Broker") to facilitate the process of tendering of Equity Shares through the stock exchange mechanism for the Buy Back and through whom settlements on account of the Buy Back would be made by the Company. The contact details of the Company's Broker are as follows:

Emkay Global Financial Services Limited 7th Floor, The Ruby, Senapati Bapat Marg, Dadar - West, Mumbai - 400 028 Maharashtra, India Tel: +91 22 6612 1212 Email: ahl.buyback@emkayglobal.com Website: www.emkayglobal.com SEBI Registration No.: INZ000203933 CIN: L67120MH1995PLC084899

- 13.4. The Company has requested BSE to be the designated stock exchange ("Designated Stock Exchange / Stock Exchange") to provide the separate acquisition window ("Acquisition Window") to facilitate placing of sell orders by Eligible Shareholders who wish to tender Equity Shares in the Buy Back. The details of the platform will be specified by the Designated Stock Exchange from time to time. The Company / Registrar to the Buy Back shall provide the entitlement of Eligible Shareholder to Indian Clearing Corporation Limited ("Clearing Corporation").
- 13.5. In the event Seller Member(s) are not registered with the Designated Stock Exchange (i.e. BSE) or if the Eligible Shareholders do not have any stock broker then that Eligible Shareholders can approach any stock broker registered with the BSE (with whom they do not have an account) and can make a bid by using quick unique client code ("UCC") facility through that stock broker registered with the BSE after submitting the details as may be required by the stock broker to be in compliance with the SEBI Buy Back Regulations. In case Eligible Shareholders are not able to bid using UCC facility through any other stock broker registered with the Designated Stock Exchange, then the Eligible Shareholders may approach Company's Broker, to bid by using UCC facility after submitting requisite documents as required to complete the know your client ("KYC") requirements.
- 13.6. At the beginning of the tendering period, the order for buying Equity Shares shall be placed by the Company through the Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the Acquisition Window by Eligible Shareholders through their respective stock brokers ("Seller Member(s)") during normal trading hours of the secondary market. The Seller Members can enter orders for Equity Shares held by Eligible Shareholders in dematerialised form and physical form. In the tendering process, the Company's Broker may also process the orders received from the Eligible Shareholders after the Eligible shareholder have completed their KYC requirement as required by the Company's Broker.
- 13.7. The reporting requirements for non-resident shareholders under Reserve Bank of India, Foreign Exchange Management Act, 1999, as amended and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/ or the Seller member through which the Eligible Shareholder places the bids.
- 13.8. Further, the Company will not accept shares tendered for Buy Back which under restraint order of the court/ any other competent authority for transfer /sale and/or the title in respect of which is otherwise under dispute or where loss of share certificates has been notified to the Company and the duplicate share certificate have not been issued either due to such request being under process as per the provisions of law or otherwise. The Company will not Buy Back Equity Shares, which are locked-in or non-transferable, until the pendency of such lock-in, or until the Equity Shares become transferable, as applicable, during the period between the date of opening and closing of the Buy Back Offer.

the Equity Shares dematerialized is completed well in time so that they can participate in the Buy Back before the closing of trading hours on the date of closing of Buy Back.

- h) For Equity Shares held by Eligible Shareholders, being non-resident shareholders:
- i. Eligible Shareholders, being non-resident shareholders (excluding Foreign institutional investors/foreign portfolio investors) shall also enclose a copy of the permission received by them from RBI, if applicable, to acquire the Equity Shares held by them.
- ii. In case the Equity Shares are held on repatriation basis, the non-resident shareholder shall obtain and enclose a letter from its authorised dealer / bank confirming that at the time of acquiring such Equity Shares, payment for the same was made by the non-resident shareholder from the appropriate account (e.g. nonresident external account) as specified by RBI in its approval. In case the nonresident shareholder is not in a position to produce the said certificate, the Equity Shares would be deemed to have been acquired on non-repatriation basis and in that case the non-resident shareholder shall submit a consent letter addressed to the Company, allowing the Company to make the payment on a non-repatriation basis in respect of the valid Equity shares accepted under the Buy Back.
- iii. If any of the above stated documents (as applicable) are not enclosed along with the Tender Form, the Equity Shares tendered under the Buy Back are liable to be rejected.
- 13.11. Modification/ cancellation of orders will be allowed during the tendering period of the Buy Back. Multiple bids made by a single Eligible Shareholder shall be clubbed and considered as "one" bid for the purpose of acceptance.
- 13.12. The website of the Designated Stock Exchange shall display only confirmed bids and accordingly, the cumulative quantity tendered shall be made available on the website of the Designated Stock Exchange (i.e. www.bseindia.com) throughout the trading sessions and will be updated at specific intervals during the tendering period.

13.13. Method of Settlement

Upon finalization of the basis of acceptance as per the SEBI Buy Back Regulations:

- The settlement trades shall be carried out in the manner similar to settlement of trades a) in secondary market.
- b) The Company will pay the consideration to the Company's Broker which will transfer the funds pertaining to the Buy Back to the Clearing Corporation's bank accounts as per the prescribed schedule. For Equity Shares accepted under the Buy Back, the Clearing Corporation will make direct funds payout to the respective Eligible Shareholder's bank account linked to the demat account. If Eligible Shareholders' bank account details are not available or if the funds transfer instruction is rejected by Reserve Bank of India/an Eligible Shareholder's Bank, due to any reason, then such funds will be transferred to the concerned Seller Members settlement bank account for onward transfer to their respective shareholders.
- In case of certain types of Eligible Shareholder i.e., NRI, foreign clients, etc. where c) there are specific RBI and other regulatory requirements pertaining to funds pay-out, which do not opt to settle through custodians, the funds pay-out would be given to their respective Seller Members settlement bank account for onward transfer to the Eligible Shareholders. For this purpose, the client type details would be collected from the Registrar to the Buy Back whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by BSE and the Clearing Corporation from time to time.
- The Equity Shares bought back in demat form would be transferred directly to the demat account of the Company opened for Buy Back ("Company Demat Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Company Demat Account on receipt of the Equity Shares from the clearing and settlement mechanism of the Designated Stock Exchange.
- The Eligible Shareholders will have to ensure that they keep the DP account active and e) unblocked, in case of releasing of lien on Equity Shares due to rejections or due to non - acceptance of Equity Shares under the Buy Back. Further, Eligible Shareholders will have to ensure that they keep the bank account attached with the DP account active and updated to receive credit remittance due to acceptance of Buy Back of Equity Shares by the Company.
- Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Shareholders, lien on such shares would be released by the Clearing Corporation and shall become free in the respective Eligible Shareholder's DP account.

accordance with section 68 (2)(c) of the Act and the SEBI Buy Back Regulations based on the audited standalone and consolidated financial Statements as at and for the year ended March 31, 2023

Particulars as on March 31, 2023		Standalone	Consolidated
Paid up equity share capital	A	20.47	20.47
Free reserves as per Section 68 of the Act			
Securities premium	В	199.58	199.58
Retained earnings	С	40.38	31.67
General Reserve	D	500.00	500.00
Total free reserves	E = (B + C + D)	739.96	731.25
Total paid up capital and free reserves	F = (A + E)	760.43	751.72
Permissible capital payment in accordance with proviso to section 68(2)(b) of the Act (10% of the total paid-up Equity Share capital and free reserves)	10% of F	76.04	75.17
Permissible capital payment in accordance with section 68(2)(c) of the Act (25% of the total paid-up equity capital and free reserves)	25% of F	190.10	187.93

Note: Maximum amount permitted by the Board Resolution dated 12th July, 2023 approving buy back of equity shares of Ashiana Housing Limited is ₹ 55 crores.

Signed for identification by

Sd/-

For B. Chhawchharia & Co. **Chartered Accountants** ICAI Firm Registration Number: 305123E

Unquote

12. Record Date and Shareholder Entitlement

- 12.1. As required under the SEBI Buy Back Regulations, the Company has fixed Friday, July 28. 2023 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the equity shareholders who are eligible to participate in the Buy Back. The Equity Shares proposed to be bought back by the Company shall be divided into two categories viz. (a) reserved category for Small Shareholders and (b) the general category for all shareholders other than Small Shareholders.
- 12.2. As defined in the SEBI Buy Back Regulations, a "Small Shareholder" is an Eligible Shareholder who holds Equity Shares having market value, on the basis of closing price of the Equity Shares on the Stock Exchanges, having the highest trading volume in respect of such Equity Shares as on Record Date, of not more than ₹ 2,00,000/- (Rupees Two Lakhs only).
- 12.3. In accordance with Regulation 6 of the SEBI Buy Back Regulations, 15% of the number of Equity Shares which the Company proposes to Buy Back or number of Equity Shares entitled as per the shareholding of Small Shareholders, whichever is higher shall be reserved for the Small Shareholders as part of this Buy Back.
- 12.4. On the basis of the shareholding on the Record Date, the Company will determine the entitlement of each shareholder, including Small Shareholders, to tender their Equity Shares in the Buy Back. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder on the Record Date and the ratio of the Buy Back applicable in the category to which such shareholder belongs. The final number of shares that the Company will purchase from each Eligible Shareholder will be based on the total number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder
- 12.5. After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the Buy Back by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.
- 12.6. In accordance with Regulation 9(ix) of the SEBI Buy Back Regulations, in order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive higher entitlement under Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common Permanent Account Number ("PAN") shall be clubbed together for determining the category (Small Shareholder or General) and entitlement under the Buy Back. In case of joint shareholding, the Equity Shares held in cases where the sequence of PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares where sequence of PAN is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buy Back will check the sequence of the names of the joint shareholders and club together the Equity Shares held in such cases where the sequence of the PANs and the name of the joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/ foreign portfolio investors etc. with common PAN shall not be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/ sub-accounts and have different demat account nomenclature based on information prepared by Registrar to the Buy Back as per the shareholder records received from the depositories. Further, the Equity Shares held under the category of 'clearing members' or 'corporate body margin account' or 'corporate body-broker' as per the beneficial position data as on the Record Date with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients. 12.7. The participation of the Eligible Shareholders in the Buy Back is voluntary. Eligible Shareholders may opt to participate, in part or in full, and receive cash in lieu of the Equity Shares accepted under the Buy Back, or they may opt not to participate and enjoy a resultant increase in their percentage shareholding, after the completion of the Buy Back, without any additional investment. Eligible Shareholders may tender a part of their entitlement. Eligible Shareholders also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Eligible Shareholders, if any. If the Buy Back entitlement for any shareholder is not a round number, then the fractional entitlement shall be ignored for computation of entitlement to tender Equity Shares in the Buy Back. 12.8. The maximum tender under the Buy Back by any Eligible Shareholder cannot exceed the number of Equity Shares held by the Eligible Shareholders as on the Record Date. In case the Eligible Shareholder holds Equity Shares through multiple demat accounts, the tender Equity Shares through that demat account cannot exceed the number of Equity Shares held in that respective demat account. 12.9. The Equity Shares tendered as per the entitlement by the Eligible Shareholders as well as additional Equity Shares tendered, if any, will be accepted as per the procedure laid down in the SEBI Buy Back Regulations. Eligible Shareholders will receive a letter of offer along with a tender/ offer form indicating the entitlement of the equity shareholder for participating in the Buy Back. Eligible Shareholders who have registered their email ids with the depositories / the Company, shall be dispatched the Letter of Offer through electronic means. If Eligible Shareholders wish to obtain a physical copy of the Letter of Offer, they may send a request to the Company or Registrar at the address or email id mentioned in this Public Announcement.

- 13.9. Procedure to be followed by Eligible Shareholders holding Equity Shares in the dematerialized form:
 - a) Eligible Shareholders who desire to tender their Equity Shares in the electronic/ dematerialized form under Buy Back would have to do so through their respective Seller Member by giving the details of Equity Shares they intend to tender under the Buy Back.
 - The Seller Member would be required to place an order/ bid on behalf of the Eligible b) Shareholders who wish to tender Equity Shares in the Buy Back using the Acquisition Window of the Designated Stock Exchange. For further details, Eligible Shareholders may refer to the circulars issued by Designated Stock Exchange or Clearing Corporation.
 - The details of the settlement number under which the lien will be marked on the Equity c) Shares tendered for the Buyback will be provided in a separate circular to be issued by Stock Exchanges and/or the Clearing Corporation.
 - The lien shall be marked by the Seller Member in the demat account of the Eligible d) Shareholders for the shares tendered in tender offer. Details of shares marked as lien in the demat account of the shareholder shall be provided by the depositories to Clearing Corporation. In case, the Shareholders demat account is held with one depository and clearing member pool and Clearing Corporation account is held with other depository, shares shall be blocked in the shareholders demat account at source depository during the tendering period. Inter Depository Tender Offer ("IDT") instructions shall be initiated by the shareholders at source depository to clearing member or Clearing Corporation account at target depository. Source depository shall block the shareholder's securities (i.e. transfers from free balance to blocked balance) and send IDT message to target depository for confirming creation of lien. Details of shares blocked in the shareholders demat account shall be provided by the target depository to the Clearing Corporation.
 - For custodian participant orders for dematerialized Equity Shares, early pay-in is e) mandatory prior to confirmation of order/ bid by custodians. The custodian participant shall either confirm or reject the orders not later than closing of trading hours on the last day of the tendering period. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all custodian participant confirmed orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
 - Upon placing the bid, the Seller Member(s) shall provide Transaction Registration Slip ("TRS") generated by the Stock Exchange' bidding system to the Eligible Shareholder on whose behalf the bid has been placed . TRS will contain details of order submitted like bid ID No., application number, DP ID, client ID, number of Equity Shares tendered, etc. In case of non-receipt of the completed tender form and other documents, but lien marked on Equity Shares and a valid bid in the exchange bidding system, the bid by such Eligible Shareholder shall be deemed to have been accepted.
 - The Eligible Shareholders will have to ensure that they keep the depository participant ("DP") account active and unblocked, in case of releasing of lien on Equity Shares due to rejections or due to non - acceptance of Equity Shares under the Buy Back. Further, Eligible Shareholders will have to ensure that they keep the bank account attached with the DP account active and updated to receive credit remittance due to acceptance of Buy Back of Equity Shares by the Company. In case the Clearing Corporation is unable to make the direct payment into Eligible Shareholders demat linked bank account then the respective payment will be made to their Seller Member for further depositing into Eligible Shareholders account.

13.10. Procedure to be followed by Eligible Shareholders holding Equity Shares in the Physical form:

- a) All Eligible Shareholders holding the Equity Shares in physical form shall note that in accordance with the proviso to regulation 40(1) of the SEBI Listing Regulations (notified by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018), read with SEBI's press release dated December 3, 2018, transfers of securities shall not be processed unless the securities are held in the dematerialized form with a depository with effect from April 1, 2019. However, in accordance with the SEBI circular no. SEBI/HO/CFD/ CMD1/CIR/P/2020/144 dated July 31, 2020, the Eligible Shareholders holding Equity Shares in the physical form are allowed to tender their Equity Shares in the Buy Back provided that such tendering shall be as per the provisions of the SEBI Buy Back Regulations and terms provided in the letter of offer.
- b) Eligible Shareholders who are holding Equity Shares in physical form and intend to participate in the Buy Back will be required to approach their respective Seller Members along with the complete set of documents for verification procedures to be carried out including the (i) original share certificate(s) (ii) valid share transfer form(s) (i.e., form SH-4) duly filled and signed by the transferors (i.e. by all registered Eligible Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company (iii) self-attested copy of the Eligible Shareholder's PAN Card (iv) the Tender Form duly signed (in case the Equity Shares are in joint names, the Tender Form must be signed by all Eligible Shareholders in the same order in which they hold the Equity Shares) and (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. In addition, if the address of an Eligible Shareholder has undergone a change from the address registered in the Register of Members of the Company, such Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar Card, Voter Identity Card or Passport. Based on the documents mentioned in paragraph above, the concerned Seller Member shall place the bid on behalf of the Eligible Shareholder holding Equity Shares in physical form who wishes to tender Equity Shares in the Buy Back using the Acquisition Window of the Designated Stock Exchange. Upon placing the bid, the Seller Member shall provide a TRS generated by the Designated Stock Exchange' bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like Folio No., application no., Certificate No., Distinctive No., number. of Equity Shares tendered etc. d) After placing the bid, the Seller Member of the Eligible Shareholder has to deliver the original share certificate(s) and documents (as mentioned in paragraph 13.10 (b) above along with TRS either by registered post or courier or hand delivery to Registrar to the Buy Back (at the address mentioned at paragraph 15 below) on or before the Buy Back closing date. The envelope should be superscribed as "Ashiana Housing Limited - Buy Back 2023". One copy of the TRS will be retained by Registrar to the Buy Back and it will provide acknowledgement of the same to the Seller Member/ Eligible Shareholder. e) Eligible Shareholder holding Equity Shares in physical form should note that physical Equity Shares will not be accepted unless the complete set of documents are submitted. Acceptance of the physical Equity Shares for the Buy Back shall be subject to verification as per the SEBI Buy Back Regulations and any further directions issued in this regard. The Registrar to the Buy Back will verify such bids based on the documents submitted on a daily basis. The verification of the original share certificate(s) shall be completed on the date of receipt by the Registrar to the Buy Back. Once the Registrar to the Buy Back confirms the bids, it will be treated as 'confirmed bids'. All documents as mentioned above, shall be enclosed with the valid Tender Form, otherwise the Equity Shares tendered will be liable for rejection. The Equity Shares shall be liable for rejection on the following grounds amongst others: (i) If there is any other company's equity share certificate(s) enclosed with the Tender Form instead of the Equity Share certificate(s) of the Company; (ii) If the transmission of Equity Shares is not completed, and the Equity Shares are not in the name of the Eligible Shareholders; (iii) If the Eligible Shareholders tender Equity Shares but the Registrar to the Buy Back does not receive the Equity Share certificate(s); (iv) In case the signature on the Tender Form and Form SH-4 does not match as per the specimen signature recorded with Company/ Registrar to the Buy Back. In case any Eligible Shareholder has submitted Equity Shares in physical form for (p) dematerialization, such Eligible Shareholders should ensure that the process of getting

- In the case of inter-depository, the Clearing Corporation will cancel the excess or unaccepted shares in target depository. The source depository will not be able to release the lien without a release of Inter Depository Tender (IDT) Offer message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from the Clearing Corporation or automatically generated after matching with Bid accepted detail as received from the Company or the Registrar to the Buyback. Post receiving the IDT message from target depository, source depository will cancel/ release excess or unaccepted block shares in the demat account of the Eligible Shareholder. Post completion of tendering period and receiving the requisite details viz., demat account details and accepted bid quantity, source depository shall debit the securities as per the communication/ message received from target depository to the extent of accepted bid shares from Eligible Shareholder's demat account and credit it to Clearing Corporation settlement account in target depository on settlement date.
- Any excess physical Equity Shares pursuant to proportionate acceptance/rejection will be returned back to the Eligible Shareholder directly by the Registrar to the Buy Back. The Company is authorized to split the share certificate and issue a new consolidated share certificate for the unaccepted Equity Shares, in case the Equity Shares accepted by the Company are less than the Equity Shares tendered in the Buy Back by Eligible Shareholders holding Equity Shares in the physical form.
- The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buy Back.
- Eligible Shareholders who intend to participate in the Buy Back should consult their respective Seller Member for any cost, applicable taxes, charges and expenses (including brokerage) Stamp duty etc., that may be levied by the Seller Member upon the Eligible shareholders for tendering Equity Shares in the Buy Back (secondary market transaction). The Buy Back consideration received by the Eligible Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage and/ or stamp duty) incurred solely by the Eligible Shareholders. The Seller Member(s) would issue contract note to Eligible Shareholders for the Equity Shares accepted under the Buy Back.
- 13.14. The Equity Shares lying to the credit of the Company's Demat Account and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the SEBI Buy Back Regulations.

14. Compliance Officer

14.1. The Board at their meeting held on July 12, 2023 appointed Mr. Nitin Sharma, Company Secretary and Compliance Officer of the Company, as the compliance officer for the purpose of the Buy Back ("Compliance Officer"). Investors may contact the Compliance Officer for any clarifications or to address their grievances, if any, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays till the closure of the Buy Back, at the following address:

Mr. Nitin Sharma

Company Secretary and Compliance Officer Ashiana Housing Limited Registered Office: 5F Everest, 46/C, Chowringhee Road Kolkata, West Bengal 700071 Correspondence Address: 304, Southern Park, Saket District Centre, Saket, New Delhi - 110 017 Phone No.: +91 011-42654265

Email Id: investorrelations@ashianahousing.com, Website:www.ashianahousing.com

Registrar to the Buy Back / Investor Service Centre 15.

In case of any queries, Eligible shareholders may also contact the Registrar to the Buy Back, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays till the closure of Buy Back, at the following address:

BEETAL

BEETAL FINANCIAL & COMPUTER SERVICES PRIVATE LIMITED Contact Person: Punit Kumar Mittal Regd. Off.: Beetal House, 3rd Floor, 99 Madangir, Behind Local Shopping Centre, New Delhi - 110062 Tel.: 011-29961281-83, 26051061, 26051064 Fax: 011-29961284 Investor Grievance Email: info@beetalfinancial.com Email: beetal@beetalfinancial.com., beetalrta@gmail.com Website: www.beetalfinancial.com SEBI Regn. No.: INR000000262

12.10. Detailed instructions for participation in the Buy Back (tender of Equity Shares in the Buy Back) as well as the relevant schedule of activities will also be included in the Letter of Offer to be sent in due course to the Eligible Shareholders as on the Record Date.

Validity Period: Permanent CIN: U67120DL1993PTC052486

16 Manager to the Buy Back

EMKAY GLOBAL FINANCIAL SERVICES LIMITED Contact Person: Mr. Deepak Yadav/ Mr. Pranav Nagar Regd. Off.: The Ruby, 7th Floor, Senapati Bapat Marg, Dadar-West, Mumbai - 400028, Maharashtra Tel. No.: +91 22 66121212; Fax No.: +91 22 66121355 Email id: ahl.buyback@emkayglobal.com; Website: www.emkayglobal.com SEBI Regn. No.: INM000011229; Validity Period: Permanent CIN: L67120MH1995PLC084899

17. Director's Responsibility

17.1. As per Regulation 24(i) (a) of the SEBI Buy Back Regulations, the Board of Directors of the Company ("Board") accepts responsibility for the information contained in this Public Announcement and confirms that this Public Announcement contains true, factual and material information and does not contain any misleading information.

This Public Announcement is issued under the authority of the Board in terms of the resolution passed by the Board on July 12, 2023 and by the Buy Back Committee on July 13, 2023.

For and on behalf of the Board of Directors of Ashiana Housing Limited					
sd/-	sd/-	sd/-			
Mr. Vishal Gupta	Mr. Varun Gupta	Mr. Nitin Sharma			
Managing Director DIN: 00097939	Director DIN: 01666653	Company Secretary and Compliance Officer (ICSI Membership No.: A21191)			

Date ; July 13, 2023 Place: New Delhi









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FINANCIAL EXPRESS

MAGNA ELECTRO CASTINGS LIMITED MAGNA (CIN:L31103TZ1990PLC002836)

Regd. Office: 43, Balasundaram Road, Coimbatore 641018. Phone: 0422 - 2240109 Website: www.magnacast.com | Email: info@magnacast.com

NOTICE TO SHAREHOLDERS

Dear Member(s),

Notice is hereby given that the 33rd Annual General Meeting ("AGM") of the Company will be held on Saturday, 26th August, 2023 at 03.30 PM (IST) through Video Conference ("VC") / Other Audio Visual Means ("OAVM") facility to transact the business as set out in the Notice which will be circulated for convening the AGM. In compliance with the applicable provisions of the Companies Act, 2013 and rules framed thereunder and the SEBI (Listing Obligations and Disclosure Requirements) Regulations. 2015 read with General Circular(s) dated 5th May 2020 read with Circulars dated 8th April. 2020. 13th April. 2020. 15th June, 2020, 28th September, 2020, 31st December, 2020, 13th January, 2021, 14th December, 2021, 5th May, 2022 and 28th December, 2022 issued by the Ministry of Corporate Affairs ("MCA Circular(s)") and Circulars dated 12th May 2020, 15th January 2021, 13th May, 2022 & 5th January, 2023 issued by the Securities and Exchange Board of India ("SEBI Circular"), the Company has decided to conduct the AGM through VC/OAVM facility without the physical presence of the Members at a common venue.

The Notice of the 33rd AGM and the Annual Report for the year 2023, including the Financial Statements for the year ended 31st March, 2023 ("Annual Report") will be sent only by e-mail to all those members, whose e-mail addresses are registered with the Company/RTA or with their respective Depository Participants ("Depository"), in accordance with the MCA Circular(s) and the SEBI Circular as mentioned above. Members can join and participate in the 33rd AGM through VC/OAVM facility only. The instructions for joining the 33rd AGM and the manner of participation in the remote e-voting or casting vote through the e-voting system during the 33rd AGM are provided in the Notice of the 33rd AGM. Members participating through the VC/OVAM facility shall be counted for the purpose of reckoning the quorum under Section 103 of the Companies Act, 2013.

Notice of the 33rd AGM and the Annual Report will be made available on the website of the Company i.e., www.magnacast.com and the website of Stock Exchanges in which the Company's equity shares are listed and traded i.e., BSE Limited.

Members holding shares in physical form who have not registered their e-mail addresses with the Company / its RTA/ Depository can obtain Notice of the 33rd AGM, Annual Report and/or login details for joining the 33rd AGM through VC/OAVM facility including e-voting, by sending scanned copy of the following documents by e-mail to investorscell@magnacast.com

- a) Request e-mail mentioning your name, folio number and complete address
- b) Copy of the Share Certificate (Front & Back)
- c) Self-attested Scanned copy of the PAN Card; and
- d) Self-attested scanned copy of any document (Such as Aadhar card, Driving License, Voter ID, Passport) in support of the address of the Members as registered with the Company.

Members holding shares in physical form who have not updated their mandate for receiving the dividends directly in their bank account through Electronic Clearing Service ("ECS/NACH") or any other means ("Electronic Bank Mandate"), can register their Electronic Bank Mandate to receive dividends directly into their bank account electronically, by sending a self-attested scanned copy of the cancelled cheque issued by the Banker after implementation of the core banking system, bearing the name of the Member (in case of joint holding, the name of the first holder shall be mentioned in the cheque leaf) in addition to the documents mentioned in para 4 above by e-mail to investorscell@magnacast.com.

Members holding shares in demat form can update their e-mail address & bank account details by submitting a request to the concerned depository participant.

Please note that the email ID investorscell@magnacast.com is designated for the purpose of enabling shareholders to obtain Notice of the 33rd AGM, Annual Report and/or login details for joining the 33rd AGM through VC/OAVM facility including e-voting. Pursuant to Finance Act, 2020, dividend income will be taxable in the hands of the shareholders w.e.f. 1st April 2020 and the Company is required to deduct tax at source ("TDS") from dividend paid to the Members at the prescribed rates in the Income Tax Act, 1961 ("the IT Act"). For the prescribed rates for various categories, conditions for Nil/ Preferential TDS and details it documents required thereof, members are requested to refer to the Income Tax Act, 1961 and Notice of 33rd AGM and e-mail communication sent by the Company/Registrar & Share Transfer Agent in this regard. In general, to enable compliance with TDS requirements, members are requested to complete and / or update their Residential Status, PAN, Category as per the IT Act by following the procedure as given below:

a. In case of shares held in demat form, members are requested to contact their respective depository participant

b. in case shares are held in physical form, members are requested send an e-mail along with the requisite details to investorscell@magnacast.com.

Members may kindly note that in the event the Company is unable to pay the dividend to any member by electronic mode, due to non-registration of the Electronic Bank Mandate, the Company shall dispatch the dividend warrant to such Members, at the earliest once the normalcy is restored. Members may also kindly note that the company has fixed Saturday, 19th August, 2023 as the record date for determining entitlement of members to dividend for the financial year ended 31st March 2023, if approved at the



NMDC Limited Invites EOI (Expression of Interest) from interested oversea parties interested in procuring Iron Ore from its mines located in the states of Chhattisgarh & Karnataka.

The EOI document including Eligibility Criteria can be viewed and downloaded after registering on NMDC website https://nmdcportals.nmdc.co.in nmdctender or MSTC Website https://www.mstcecommerce.com eprochome/nmdc/ or CPP Portal https://eprocure.gov.in/epublish/app . Any corrigendum to the above invitation will be uploaded on these websites. For further clarifications, Shri K Sreedhar, DGM (Commercial), NMDC Limited may be contacted through email: ksreedhar@nmdc.co.in

No Name of Work Put to Tender Money (Rs.) Fees (Rs.) (non- refundable) Release of Tender in e-procurement solution mission of tender through e- procurement solution -1. Installation of two nos. Reverse Osmosis (R.O) plants Lump 40,000/- 500/- 11.07.2023 01.08.2023	ii se		110052	K: DELHI- twater9@g	AD TANI d. projec	ERHEA Email i	OFFICE OF THE EXECU VIHAR, OV Tel:27303265,	1 10 10 10
	Tender II	mission of tender through e- procurement	Release of Tender in e- procurement	Tender Fees (Rs.) (non-	Earnest Money	Amount Put to	Name of Work	
at AFP School, Jharoda Kalan, Najafgarh on Design, sum upto 03:00 PM Build, Finance, Operate And Transfer (DBFOT) basis	2023_DJE _244362		11.07.2023	500/-	40,000/-	1	at AFP School, Jharoda Kalan, Najafgarh on Design,	1.

OFFER OPENING PUBLIC ANNOUNCEMENT UNDER REGULATION 18(7) OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED, ("SEBI (SAST) REGULATIONS") AND CORRIGENDUM TO

THE DETAILED PUBLIC STATEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF SPICE ISLANDS APPARELS LIMITED

CIN: L17121MH1988PLC050197

Registered Office: Unit 3043-3048, 3rd Floor, Bhandup Industrial Estate Pannalal Silk Mills Compound, L.B.S.Marg, Bhandup-West Mumbai Maharashtra - 400078; Tel. No. 022-6740 0800; Website: www.spiceislandsapparelslimited.in

OPEN OFFER FOR ACQUISITION OF UP TO 11,18,000 (ELEVEN LAKHS EIGHTEEN THOUSAND ONLY) EQUITY SHARES OF FACE VALUE OF ₹10/- (INDIAN RUPEES TEN ONLY) EACH ("EQUITY SHARES") AT A PRICE OF ₹9/- (INDIAN RUPEES NINE ONLY) PER EQUITY SHARE, REPRESENTING 26.00% OF THE PAID UP EQUITY AND VOTING CAPITAL OF SPICE ISLANDS APPARELS LIMITED ("TARGET COMPANY") FROM THE PUBLIC SHAREHOLDERS BY FOTOSET TRADING PRIVATE LIMITED ("ACQUIRER") ("OFFER" OR "OPEN OFFER")

This offer opening public announcement and corrigendum to the DPS ("Offer Opening Public Announcement") is being issued by Pantomath Capital Advisors Private Limited, the manager to the open offer ("Manager to the Offer" or "Manager") for and on behalf of Fotoset Trading Private Limited ("Acquirer") pursuant to and in accordance with Regulation 18(7) of the Takeover Regulations in respect of the Open Offer.

This Offer Opening Public Announcement and Corrigendum to the DPS should be read in continuation of, and in conjunction with: (a) the Public Announcement dated April 06, 2023 ("PA"); (b) the Detailed Public Statement that was published in all editions of 'Financial Express' (English) and 'Jansatta' (Hindi), Mumbai edition of 'Navshakti' (Marathi) on April 17, 2023 ("DPS"); (c) the Draft Letter of Offer dated April 24, 2023 ("DLOF"); and (d) the Letter of Offer dated June 30, 2023 ("LOF").

Capitalised terms used but not defined in this Offer Opening Public Announcement and Corrigendum shall have the meaning assigned to such terms in the LOF.

Offer Price: The Offer Price is ₹9/- per Equity Share ("Offer Price"). There has been no revision to the Offer Price.

Executive Director (Commercia

2. Recommendations of the committee of independent directors of the Target Company: The committee of Independent Directors of the Target Company provided their recommendations on the Offer to the Public Shareholders, which was approved and published on July 13, 2023, in the same newspaper in which DPS was published. The committee of independent directors is of the view that the Open Offer is fair and reasonable, as it is in accordance with the provisions of SEBI (SAST) Regulations. However, the committee of independent directors has also recommended that the Shareholders shall independently evaluate the Open Offer and take an informed decision in their best interest.

Members of the Committee of Independent Directors	1. Mr. Milind Sitaram Desai
	2. Mr. Neeraj Madhukar Desai
Recommendation on the Open Offer, as to whether the Open Offer	IDC members have reviewed a) PA; b) DPS; c) DLOF; d) LOF;
is fair and reasonable	IDC members have also taken into consideration the following for making the recommendations:
	 The equity shares of the Target Company were infrequently traded on BSE as on the date of the PA and do not come within the meaning and definition of 'frequently traded shares' under clause (j) of sub-regulation (1) of Regulation 2 of the takeover code.
	 The offer price of ₹9/- per Equity Share determined is in line with the parameters as provided under the provisions of Regulation 8(2) (e) of the Takeover Code.
Disclosure of the voting pattern	These recommendations were unanimously approved by the members of IDC.

For further details, please see the IDC Recommendation as available on the website of SEBI (www.sebi.gov.in) and the Stock Exchange (www.bseindia.com).

Other details of the Open Offer:

0. Considering the above, we urge the shareholders to update their e-mail ID, Bank account details & Permanent Account Number (PAN) with the Company / Depository Participant to ensure receipt of the Annual Report, dividend and/or any other consideration and other communications from the company.

The above information is being issued for the information and benefit of all the Members of the Company and is in compliance with the MCA Circular/s and the SEBI Circular.

Place: Coimbatore

Date : 13.07.2023

For Magna Electro Castings Limited Sri. N. Krishna Samaraj Managing Director DIN: 00048547

EXIT OFFER ADVERTISEMENT FOR THE ATTENTION OF THE RESIDUAL SHAREHOLDERS OF J. L. MORISON (INDIA) LIMITED PJL MORISON Corporate Identity Number : L51109WB1934PLC088167; ISIN : INE430D01015 Registered Office : 'Rasoi Court', 20, Sir R. N. Mukherjee Road, Kolkata - 700001; Tel. No.: (033) 2248 0114 / 5 Website : www.jlmorison.com; Email: investors@jlmorison.com

Contact Person : Mr. Sohan Sarda, Executive Director & CEO

This Advertisement dated 13th July, 2023 ("Exit Offer Advertisement") is being issued by Sumedha Fiscal Services Limited ("Manager" or "Manager to the Offer"), for and on behalf of Rasoi Limited and Leaders Healthcare Limited (collectively referred to as "Acquirers"), members of the promoter and promoter group of J. L. Morison (India) Limited ("Company") (as defined under the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("Promoter Group")) to the remaining public shareholders of the Company ("Residual Shareholders") pursuant to Regulation 27(1)(a) of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2021, as amended ("Delisting Regulations") and in accordance with the terms and conditions set out in the Exit Offer public announcement published on 27th May, 2023 ("Exit Offer PA") in Financial Express (English - all editions), Jansatta (Hindi - all editions) and Nav Shatki (Marathi - Mumbai edition) (collectively, the "Newspapers") and Exit Letter of Offer dated 2nd June, 2023 ("Exit Letter of Offer").

This Exit Offer Advertisement is in continuation of and should be read in conjunction with the Exit Offer PA and the Exit Letter of Offer. The capitalized terms used but not defined in this Exit Offer Advertisement shall have the same meaning assigned to them in the Exit Offer PA and the Exit Letter of Offer.

1. Date of Delisting

1.1. Pursuant to BSE Limited notice bearing number 20230526-5 dated 26th May, 2023 ("Final Delisting Approval") the trading in the Equity Shares of the Company (Scrip Code: 506522) has been discontinued with effect from 2nd June, 2023 ("Date of Discontinuation of Trading") and the above referred scrip has been delisted from BSE with effect from 9th June, 2023 ("Date of Delisting").

2. Invitation to Residual Shareholders to avail the Exit Offer

- 2.1. The Exit Letter of Offer along with the exit application form containing the terms and conditions for participation of the Residual Shareholders during the period of one year from the Date of Delisting (i.e. 9th June, 2023 to 8th June, 2024) ("Exit Window") has been dispatched by the Acquirers to the Residual Shareholders on 5th June, 2023. The Exit Letter of Offer has been dispatched to those Residual Shareholders whose names appear in the register of members as on 2nd June, 2023. The Residual Shareholders are requested to avail the Exit Offer by tendering their Equity Shares at a price of ₹ 2057.00 per Equity Share ("Exit Price") during the Exit Window and as per the terms set out in the Exit Letter of Offer.
- 2.2. If any Residual Shareholder does not receive or misplaces the Exit Letter of Offer, it may obtain a copy by writing to the Registrar to the Offer, CB Management Services (P) Limited, at P-22, Bondel Road, Kolkata 700019, clearly marking the envelope 'J. L. Morison (India) Limited - Exit Offer'. Further, a soft copy of the Exit Letter of Offer may be downloaded from the website of the Company at www.jlmorison.com, the website of the Manager to the Offer at www.sumedhafiscal.com and the website of the Registrar to the Offer at www.cbmsl.com.
- For the quarter ended June, 2023, follow-up physical communication and e-mail was sent to the Residual 2.3. Shareholders on 11th July, 2023 in terms of Regulation 27(1)(b) of the Delisting Regulations. The Manager, in coordination with the Acquirers, has filed a guarterly progress report with BSE Limited ("BSE") on 12th July, 2023 in accordance with Regulation 27(1)(c) of the Delisting Regulations.
- The Manager to the Offer, in coordination with the Acquirers, shall ensure that the rights of the Residual 2.4. Shareholders are protected in terms of Regulation 27 of the Delisting Regulations and BSE shall monitor the compliance of the same.

3. Payment of consideration to the Residual Shareholders

3.1. Subject to the fulfillment of the terms and conditions mentioned in the Exit Letter of Offer, the Acquirers shall make payment on a monthly basis, within 10 working days from the end of the relevant calendar month ("Monthly Payment Cycle"). Payments will be made only to those Residual Shareholders who have validly tendered their Equity Shares by following the instructions as set out in the Exit Letter of Offer and receipt of Equity Shares in the Special Depository Account (details of which have been provided in the Exit Letter of Offer) / receipt of physical share certificates (along with duly filled in securities transfer form and exit application form) by the Registrar to the Offer. It should be noted that the Acquirers reserve the right to make the payment earlier.

- The Open Offer is not a competing offer in terms of Regulation 20 of SEBI (SAST) Regulations. Further, there has been no competing offer to this Open Offer. a.
- The LOF dated June 30, 2023 has been dispatched to the Public Shareholders as on the Identified Date (i.e. July 03, 2023) through electronic/ physical mode in accordance with Regulation 18(2) of the SEBI b. (SAST) Regulations and as described in paragraph 7.3 of the LOF. It is clarified that all the Public Shareholders (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in the Open Offer.
- Please note that a copy of the LOF (which inter-alia includes detailed instructions in relation to the procedure for acceptance and settlement of the Open Offer in Paragraph 8 "Procedure for Acceptance and Settlement of the Offer", as well as the Form of Acceptance) will also be made available on SEBI's website (www.sebi.gov.in) from which the Public Shareholders can download / print a copy of the Form of Acceptance in order to tender their Equity Shares in the Open Offer.
- In case of non-receipt / non-availability of the Form of Acceptance-cum-Acknowledgement, the application can be made on plain paper in writing signed by all shareholder(s), stating name, address, number d. of shares held, client ID number, DP name, DP ID number, number of shares being tendered and other relevant documents as mentioned in the LOF. Such Public Shareholders have to ensure that their order is entered in the electronic platform to be made available by BSE prior to the date of closure of the Tendering Period, i.e. before July 28, 2023.
- In accordance with the Frequently Asked Questions issued by SEBI, "FAQs Tendering of physical shares in buyback offer/ open offer/ exit offer/delisting" dated February 20, 2020, SEBI Circular no. SEBI/ H0/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 and BSE notice no 20200528-32 dated 28 May 2020, shareholders holding securities in physical form are allowed to tender shares in open offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations. The Eligible Shareholders who are holding the Equity Shares in physical form and who wish to tender their Equity Shares in this Offer shall approach Selling Broker and submit complete set of documents for verification procedure as mentioned below:
 - The Public Shareholders who are holding the Equity Shares in physical form and who wish to tender their Equity Shares in this Offer shall approach the and submit the following set of documents for verification procedure as mentioned below:
 - Form of Acceptance cum Acknowledgment duly completed and signed in accordance with the instructions contained therein, by sole/joint shareholders whose name(s) appears on the share certificate(s) and in the same order and as per the specimen signature lodged with the Target Company.
 - Original share certificate(s).
 - Valid share transfer deed(s) duly signed as transferor(s) by the sole/joint shareholder(s) in the same order and as per specimen signatures lodged with the Target Company and duly witnessed at the appropriate place.
 - Self-attested PAN Card copy (in case of Joint holders, PAN card copy of all transferors).
 - Self-attested copy of address proof such as valid Aadhar Card, Voter I.D., Passport.
 - Any other relevant document such as power of attorney, corporate authorization (including board resolution/ specimen signature).
- In accordance with Regulation 16(1) of the SEBI (SAST) Regulations, the DLOF was submitted to SEBI. SEBI issued its observations on the DLOF vide its letter bearing reference no. SEBI/HO/CFD/CFD-RAC-DCR1/P/OW/2023/26427/1 dated June 28, 2023. These changes have been incorporated in the LOF.

Material Updates: 5.

Material Changes:

There have been no material changes in relation to the Offer since the date of the PA.

Other key updates and changes in the LOF:

- The schedule of major activities of the Offer has been updated on page 2, and consequential updates to the dates mentioned in the LOF. a)
- Tendering period changed to July 17, 2023 to July 28, 2023 on page 7 of the LOF. b)
- Promoter Seller replaced with Acquirer on page 10 of the LOF. C)
- d) SEBI had vide its Adjudication Order Ref. No. ORDER/NH/KL/2022-23/24398-24403 imposed a penalty of INR 10,00,000 in respect of Mr. Ashwin Jamnadas Merchant (Director and Promoter of the Acquirer). The same was paid by Mr. Ashwin Merchant on 17 April 2023. The same has been included in paragraph 4.17 on page 13 of the LOF;
- It has been confirmed by directors and promoters of the Acquirer that they have not been declared as fugitive economic offender under Section 12 of the Fugitive Economic Offenders Act, 2018 in paragraph 4.16 on page 13 of the LOF
- Following new paragraph added on page 13 of the LOF:
 - 4.18. The Acquirer undertakes that they will not sell the Equity Shares of the Target Company during the "Offer Period" in terms of Regulation 25(4) of the Regulations. 4.19. There is no relationship between the Acquirers and the public shareholder of the Target Company.
- The details of compliance with listing requirements/ SEBI (LODR) Regulations, 2015 by the Target Company and penalties levied thereunder has been disclosed in sub-paragraph 4 of paragraph 5.15 on page 16 of the LOF.
- The process for online Inspection by Public Shareholders has been disclosed in paragraph 10 on page 27 and 28 of the LOF.
- Date of offer opening Public Announcement included i.e. on or before July 14, 2013 in paragraph 10 on Page 28 of the LOF.
- Observation letter from SEBI received dated June 28, 2023 which contain reference number SEBI/HO/ CFD/CFD-RAC-DCR1/P /OW/2023/26427/1 included in paragraph 10 on Page 28 of the LOF.

Status of Statutory and Other Approvals: 6.

To the best of the knowledge of the Acquirer and the PAC, as on the date of this Offer Opening Public Announcement and Corrigendum, there are no statutory or other approvals required to complete the Underlying Transaction and the Open Offer. If, however, any statutory or other approval becomes applicable prior to completion of such acquisitions, the Open Offer would also be subject to such other statutory or other approval(s) being obtained. Please also refer to paragraph 7.4 beginning on page 19 of the LOF for further details.

Revised Schedule of Activities: 7.

Activity	Original Da	y and Date	Revised Day a	Revised Day and Date	
Date of Public Announcement	April 06, 2023	Thursday	April 06, 2023	Thursday	
Publication of Detailed Public Statement	April 17, 2023	Monday	April 17, 2023	Monday	
Filing of the Letter of Offer with SEBI	April 24, 2023	Monday	April 24, 2023	Monday	
Last date for a Competitive Bid#	May 10, 2023	Wednesday	May 10, 2023	Wednesday	
Date of receipt of the comments on Draft Letter of Offer from SEBI	April 06, 2023	Thursday	June 28, 2023	Wednesday	
Identified Date*	April 17, 2023	Monday	July 03, 2023	Monday	
Date by which Letter of Offer will be dispatched to the Public Shareholders of Target company	April 24, 2023	Monday	July 10, 2023	Monday	
Last Date of announcement containing reasoned recommendation by committee of independent directors of Target Company	May 31, 2023	Wednesday	July 13, 2023	Thursday	
Last date for Revising the Offer Price / Offer Size	June 01, 2023	Thursday	July 14, 2023	Friday	
Date of Advertisement announcing the schedule of activities for the open offer, status of statutory & other approvals, status of unfulfilled conditions (if any), Procedure for tendering acceptances etc.	June 01, 2023	Thursday	July 14, 2023	Friday	
Date of opening of the Tendering Period	June 02, 2023	Friday	July 17, 2023	Monday	
Date of closing of the Tendering Period	June 15, 2023	Thursday	July 28, 2023	Friday	
Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders	June 29, 2023	Thursday	August 11, 2023	Friday	
Date of post offer advertisement	June 22, 2023	Thursday	August 04, 2023	Friday	
Date of Post Offer Report to SEBI	July 07, 2023	Friday	August 22, 2023	Tuesday	

If the Residual Shareholders have any query with regard to the Exit Offer, they should consult the Manager to the Offer or the Registrar to the Offer (details appearing below).

MANAGER TO THE OFFER	REGISTR	AR TO THE OFFER
SUMEDHA		
SUMEDHA FISCAL SERVICES LIMITED Address: 6A Geetanjali, 6th Floor, 8B Middleton Street, Kolkata - 700071 CIN: L70101WB1989PLC047465 Telephone: (033) 2229 8936 / 6813 5900 Email: delisting_mb@sumedhafiscal.com Contact Person: Mr. Ajay K Laddha Website: www.sumedhafiscal.com SEBI Registration No.: INM000008753	Address: Kolkata - CIN: U74 Telephon Email: rta Contact F Website:	AGEMENT SERVICES (P) LIMITED P-22, Bondel Road, 700019 140WB1994PTC062959 e: (033) 4011 6700 / 2280 6692 @cbmsl.com Person: Mr. Subhabrata Biswas www.cbmsl.com istration No.: INR000003324
Signed on behalf of the Acquirers	14 A.	
For and on behalf of the Board of Directors of	Rasoi Limited	
Sd/- Naresh Patangi Executive Director, Company Secretary & Con DIN: 05244530 & Membership No: FCS-8112	pliance Officer	Sd/- Dr. Sayantan Bandyopadhyay Executive Director & CEO DIN: 02385312
For and on behalf of the Board of Directors of	Leaders Healthc	are Limited
Sd/- Pratick Saha Director DIN: 08267528		Sd/- Chandra Kumar Murarka Director DIN: 00245236
Place: Kolkata)	Date: 13th July, 202



*The Identified Date is only for the purpose of determining the names of the eligible shareholders of the Target Company as on such date to whom the Letter of Offer would be sent. It is clarified that all Public Shareholders, (even if they acquire Equity Shares and become shareholders of the Target Company after the Identified Date) are eligible to participate in this Offer.

Note: 1. Please note that where last dates are mentioned for certain activities, such activities may happen on or before the respective last dates.

2. There is no competing offer to this Open Offer.

The Acquirer and its directors in their capacity as directors accept the responsibility for the information contained in this Offer Opening Public Announcement and Corrigendum (other than the information pertaining to the Target Company or the Current Promoter and Promoter Group, which has been obtained from publicly available sources or provided by the Target Company / Current Promoter and Promoter Group) and also for the obligations of the Acquirer laid down in the SEBI (SAST) Regulations in respect of the Open Offer.

This Offer Opening Public Appoundement and Corrigendum is expected to be available on the SERI website at www sehi dov in

Issued on behalf of the Acquirer by the Manager to the Offer	Registrar to the Offer
PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED	Link Intime India Private Limited
PANTOMATH CAPITAL ADVISORS PRIVATE LIMITED	C-101, 1st Floor, 247 Park, L.B.S. Marg, Vikhroli (West),
Pantomath Nucleus House Saki-Vihar Road, Andheri-East,	Mumbai – 400 083, Maharashtra , India
Mumbai - 400072, Maharashtra, India	Tel: +918108114949
Tel. No.: +91 22 61946700;	Fax: + 91 22 49186195
Fax No.: +91 22 26598690;	Website: www.linkintime.co.in
Email: punam.thadeshwar@pantomathgroup.com;	Email: spiceiceland.offer@linkintime.co.in
Contact Person: Punam Thadeshwar;	Contact Person: Mr. Sumeet Deshpande
SEBI Reg. No: INM000012110	SEBI Registration Number: INR000004058

Place: Mumbai Date: July 14, 2023





6	जनसता
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14 जुलाई, 2023



ASHIANA HOUSING LIMITED

CIN: L70109WB1986PLC040864

Registered Office: 5F Everest, 46/C, Chowringhee Road, Kolkata, West Bengal-700071 Correspondence Address: 304, Southern Park, Saket District Centre, Saket, New Delhi – 110 017; Phone No.: +91 011-42654265; Email Id: investorrelations@ashianahousing.com, Website: www.ashianahousing.com Contact Person: Mr. Nitin Sharma, Company Secretary and Compliance Officer

PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF ASHIANA HOUSING LIMITED FOR THE BUY BACK OF EQUITY SHARES THROUGH TENDER OFFER.

THIS PUBLIC ANNOUNCEMENT (THE "PUBLIC ANNOUNCEMENT") IS BEING MADE PURSUANT TO THE PROVISIONS OF REGULATION 7(i) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (BUY-BACK OF SECURITIES) REGULATIONS, 2018, AS AMENDED (THE "SEBI BUY BACK REGULATIONS") AND CONTAINS THE DISCLOSURES AS SPECIFIED IN SCHEDULE II TO THE SEBI BUY BACK REGULATIONS READ WITH SCHEDULE I OF THE SEBI BUY BACK REGULATIONS.

OFFER FOR BUY BACK OF UPTO 18,27,242 (EIGHTEEN LAKHS TWENTY SEVEN THOUSAND TWO HUNDRED AND FORTY TWO) FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF ₹ 2/- (RUPEES TWO ONLY) EACH OF ASHIANA HOUSING LIMITED ("EQUITY SHARES" OR "SHARES"), AT A PRICE OF ₹ 301/- (RUPEES THREE HUNDRED AND ONE ONLY) PER EQUITY SHARE PAYABLE IN CASH FOR AN AGGREGATE AMOUNT OF UPTO ₹ 55 CRORES (RUPEES FIFTY FIVE CRORES ONLY), EXCLUDING EXPENSES INCURRED OR TO BE INCURRED FOR THE BUY BACK, WHICH REPRESENTS 7.23% AND 7.32% OF THE AGGREGATE OF COMPANY'S FULLY PAID-UP EQUITY SHARE CAPITAL AND FREE RESERVES AS PER THE LATEST AUDITED STANDALONE AND CONSOLIDATED FINANCIAL STATEMENTS AS ON MARCH 31, 2023 RESPECTIVELY, THROUGH THE TENDER OFFER ROUTE PROCESS USING THE STOCK EXCHANGE MECHANISM, ON A PROPORTIONATE BASIS FROM ALL THE EQUITY SHAREHOLDERS/ BENEFICIAL OWNERS OF THE EQUITY SHARES OF THE COMPANY AS ON THE RECORD DATE ("BUY BACK" OR "BUY BACK OFFER").

Certain figures contained in this Public Announcement, including financial information, have been subject to rounding-off adjustments. All decimals have been rounded off to two decimal points.

1. Details of the Buy Back Offer and Buy Back Price

1.1. The Board of Directors of Ashiana Housing Limited ("Company"), at its meeting held on July 12, 2023 ("Board Meeting") has, in accordance with the Articles of Association of the Company and the provisions of Sections 68, 69, 70, 179 and all other applicable provisions of the Companies Act, 2013 ("Act"), the Companies (Share Capital and Debentures) Rules, 2014, the Companies (Management and Administration) Rules, 2014, the Companies (Meetings of Board and its Powers) Rules, 2014 including any amendments, statutory modifications or re-enactments thereof, for the time being in force and in compliance with the SEBI Buy Back Regulations or the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, ("SEBI Listing Regulations") and subject to such other approvals, permissions, consents and exemptions of Securities and Exchange Board of India ("SEBI"), the BSE Limited ("BSE") and National Stock Exchange of India Limited ("NSE") on which the Equity Shares of the Company are listed (BSE and NSE together are referred as "Stock Exchanges"), Reserve Bank of India ("RBI") and/or other authorities, institutions or bodies (together with SEBI and RBI, the "Appropriate Authorities"), as may be necessary, and subject to such conditions, alterations, amendments and modifications as may be prescribed or imposed by them while granting such approvals, permissions, consents and exemptions which may be agreed, Board of Directors of the Company ("Board"), which term shall be deemed to include any members of the Board, which the Board may constitute/ authorise to exercise its powers (the "Buy Back Committee") approved the proposal to Buy Back the Equity Shares, for an amount not exceeding ₹ 55 Crores (Rupees Fifty Five Crores only), excluding any expenses incurred or to be incurred for the Buy Back viz. brokerage costs, fees, turnover charges, taxes such as securities transaction tax and goods and services tax (if any), tax on distributed income on Buy Back, stamp duty, advisors fees, filing fees, public announcement expenses, printing and dispatch expenses, if any, and other incidental and related expenses and charges etc. ("Transaction Costs") (such amount hereinafter referred to as the "Buy Back Size"), being 7.23% and 7.32% of the aggregate of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as on March 31, 2023, at a buy back price of ₹ 301/- (Rupees Three Hundred and One only) per Equity Share ("Buy Back Price"), payable in cash, from the shareholders/beneficial owners of the Equity Shares of the Company as on July 28, 2023 ("Record Date") ("Eligible Shareholders"), through the tender offer route, on a proportionate basis as prescribed under the SEBI Buy Back Regulations

- Maximum amount required for Buy Back, its percentage of the total paid up Equity Share capital and free reserves and the source of funds from which Buy Back would be financed
- 3.1. The maximum amount required under the Buy Back will be upto ₹ 55 Crores (Rupees Fifty Five Crores only) excluding transaction costs incurred or to be incurred for the Buy Back, being 7.23% and 7.32% of the aggregate of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as at March 31, 2023 (being the date of the latest available audited standalone and consolidated financial statements of the Company respectively as at March 31, 2023 (being the date of the latest available audited standalone and consolidated financial statements of the Company).
- 3.2. The Buy Back would be made out of free reserves of the Company. The payments shall be made out of the Company's current surplus and/or cash balances and/or current investments and/or cash available from internal resources of the Company (and not from any borrowed funds) and on such terms and conditions as the Board may decide from time to time at its absolute discretion. The Company confirms that it has got sufficient source to pay-off the consideration towards the Buy Back and would not borrow funds for the said purpose.
- 3.3. The Company shall transfer a sum equal to the nominal value of the Equity Shares bought back through the Buy Back to the Capital Redemption Reserve Account and details of such transfer shall be disclosed in its subsequent audited financial statement.
- 4. Buy Back Price at which shares are proposed to be bought back and basis of determining the Buy Back Price
- 4.1. The Equity Shares of the Company are proposed to be bought back at the Buy Back Price of ₹ 301/- (Rupees Three Hundred and One only) per Equity Share. The Buy Back Price has been arrived at after considering various factors including but not limited to the volume weighted average prices of the Equity Shares traded on the BSE Limited ("BSE") and the National Stock Exchange of India Limited ("NSE") where the Equity Shares are listed, the net worth of the Company, price earnings ratio, impact on other financial parameters and the possible impact of Buy Back on the earnings per share.
- 4.2. The Buy Back Price represents a premium of i) 59.38% and 58.08% over the volume weighted average market price of the Equity Shares on BSE and NSE respectively, during the one month period preceding June 26, 2023 (the date of intimation to the Stock Exchanges for the Board Meeting to consider the proposal of the Buy Back), ii) 60.79% and 59.22% over the volume weighted average market price of the Equity Shares on BSE and NSE respectively, for two weeks preceding June 26, 2023 (the date of intimation to the Stock Exchanges for the Board Meeting to consider the proposal of the Buy Back), iii) 51.45% and 51.87% over the closing prices on BSE and NSE respectively as on July 12, 2023 (the date of Board meeting approving the Buy Back, and vi) 303.27% and 305.50% to the Company's book value per Equity Shares of ₹ 74.64/- and ₹ 74.23/- respectively, pre buy back, based on the latest standalone and consolidated audited financial statement of the Company as at March 31, 2023.
- 4.3. The Board / Buy Back Committee may, 1 (one) working day prior to the Record Date, increase the Buy Back Price and decrease the number of Equity Shares proposed to be bought back under the Buy Back, such that there is no change in the Buy Back Size.

5. Maximum number of shares that the Company proposes to Buy Back

5.1. The Company proposes to Buy Back Equity Shares upto 18,27,242 (Eighteen Lakhs Twenty Seven Thousand Two Hundred And Forty Two), which is within 25% of total number of outstanding Equity Shares of the Company, representing 1.78% of the total number of Equity Shares in the total paid up Equity Share capital of the Company as on March 31,

01-04-1991 to 31-03-1992" 01-04-1992 to 31-03-1993" 01-04-1996 to 31-03-1997" 01-04-1997 to 31-03-1998" 01-04-1998 to 31-03-1999" 02-11-1999 03-04-2000 01-04-1999 to 31-03-2000" 11-08-2000	Transfer of equity shares through gift of Ms. Manju Gupta Transfer of equity shares through gift of Ms. Manju Gupta Transfer of equity shares through gift of Ms. Manju Gupta Purchase Transfer of equity shares through will of Ms. Manju Gupta Purchase	6,000 20,000 11,050 2,000 61,900 98,050	Nil Nil Nil Nil	Ni Ni Ni
31-03-1993 [#] 01-04-1996 to 31-03-1997 [#] 01-04-1997 to 31-03-1998 [#] 01-04-1998 to 31-03-1999 [#] 02-11-1999 03-04-2000 01-04-1999 to 31-03-2000 [#]	through gift of Ms. Manju Gupta Transfer of equity shares through gift of Ms. Manju Gupta Transfer of equity shares through gift of Ms. Manju Gupta Purchase Transfer of equity shares through will of Ms. Manju Gupta	11,050 2,000 61,900	Nil	
31-03-1997* 01-04-1997 to 31-03-1998* 01-04-1998 to 31-03-1999* 02-11-1999 03-04-2000 01-04-1999 to 31-03-2000*	through gift of Ms. Manju Gupta Transfer of equity shares through gift of Ms. Manju Gupta Purchase Transfer of equity shares through will of Ms. Manju Gupta Purchase	2,000 61,900	Nil	Ni
31-03-1998" 01-04-1998 to 31-03-1999" 02-11-1999 03-04-2000 01-04-1999 to 31-03-2000"	through gift of Ms. Manju Gupta Purchase Transfer of equity shares through will of Ms. Manju Gupta Purchase	61,900		15
31-03-1999 [#] 02-11-1999 03-04-2000 01-04-1999 to 31-03-2000 [#]	Transfer of equity shares through will of Ms. Manju Gupta Purchase	01-11503 		Ni
03-04-2000 01-04-1999 to 31-03-2000*	through will of Ms. Manju Gupta Purchase	98,050	4.01	2,48,219.00
01-04-1999 to 31-03-2000*	Purchase		Nil	Ni
31-03-2000*	Purchase	1,70,000	5.25	8,92,500.00
	r ulcilase	1,00,000	2.50	2,50,000.00
	Transfer of equity shares due to dissolution of MG Ashiana Homes	91,300	4.37	3,98,981.00
	Gift from Mr. Om Prakash Gupta	8,000	Nil	Ni
	Gift from Mr. Om Prakash	64,200	Nil	Ni
	Gupta Gift from Mr. Om Prakash Gupta	1,32,600	Nil	Ni
	Gupta Gift from Om Prakash Gupta	705	Nil	Ni
05-12-2002	(HUF) Gift from Mr. Om Prakash	17,950	Nil	Ni
	Gupta Gift from Mr. Om Prakash	2,000	Nil	Ni
	Gupta Gift from Mr. Om Prakash	1,77,500	Nil	Ni
	Gupta Gift from Mr. Om Prakash	1,77,500	Nil	Ni
17-09-2005	Gupta Gift from Mr. Om Prakash	80,221	Nil	Ni
201220000000000	Gupta	11.38-0 5159.00		1.112
01-03-2008	Bonus Allotment	27,55,802	N.A.	N.A
	Purchase	3,500	25.80	90,300.00
	Purchase	750	27.06	20,295.00
08-12-2008	Purchase	1,100	30.51	33,561.00
	Purchase	600	29.67	17,802.00
	Purchase	1,200	30.05	36,060.00
	Purchase	527	31.94	16,832.38
15-12-2008	Purchase	2,200	34.27	75,394.00
15-12-2006	Purchase	100	35.00	3,500.00
	Purchase	1,540	37.72	58,088.80
19-12-2008	Purchase	50	38.00	1,900.00
31-12-2008	Purchase	480	35.84	17,203.20
02-01-2009	Purchase	145	36.93	5,354.85
05-01-2009	Purchase	1,450	39.09	56,680.50
04-04-2009	Purchase	2,283	26.66	60,864.78
06-02-2009	Purchase	1,435	26.54	38,084.90
09-02-2009	Purchase	2,122	26.95	57,187.90
11-02-2009	Purchase	500	28.15	14,075.00
07 02 2000	Purchase	1,389	33.99	47,212.11
27-03-2009	Purchase	2,500	30.94	77,350.00
10000000000	Purchase	1,000	30.57	30,570.00
31-03-2009	Purchase	870	30.93	26,909.10
09-04-2009	Purchase	698	31.55	22,021.90
20-04-2009	Purchase	1,000	37.95	37,950.00
21-04-2009	Purchase	250	38.10	9,525.00
12-06-2009	Purchase	4,586	61.91	2,83,919.26
15-06-2009	Purchase	8,792	62.44	5,48,972.48
16-06-2009	Purchase	2,500	62.45	1,56,125.00
22-06-2009	Purchase	6,441	59.91	3,85,880.31
23-06-2009	Purchase	8,065	58.03	4,68,011.95
24-06-2009	Purchase	2,300	59.90	1,37,770.00
27-10-2009	Purchase	81,093	99.42	80,62,347.15
28-10-2009	Purchase	1,000	99.42	99,421.00
01-11-2010	Gift to Mr. Varun Gupta	(14,626)	Nil	Ni
23-08-2012	Purchase	50,636	150.00	75,95,400.00
13-08-2013	Purchase	502	198.00	99.396.00
05-09-2013	Purchase	1,800	200.72	3,64,896.00
13-09-2013	Purchase	28	202.40	5,667.20
18-10-2013	Purchase Purchase	4,024 2,251	202.40	8,14,457.60
	Subdivision of 40,45,204 equit 2,02,26,020 equity shares of fa	y shares of fac		
25-10-2013	Purchase	18,000	45.91	8,26,345.23
	Purchase	1,000	45.46	45,459.88
25-10-2013 29-10-2013		1		
29-10-2013	Gift to Mr. Vishal Gunta	(195)	Nil	Ni
	Gift to Mr. Vishal Gupta Purchase	(195) 59,500	Nil 51.60	Ni 30,70,200.00

- 1.2. The Buy Back is subject to receipt of any approvals, permissions and sanctions of statutory, regulatory or governmental authorities as may be required under applicable laws, including SEBI and the Stock Exchanges.
- 1.3. The Buy Back will be undertaken on a proportionate basis from the Eligible Shareholders as on the Record Date provided that 15% (fifteen percent) of the number of Equity Shares proposed to be bought back or number of Equity Shares entitled as per the shareholding of small shareholders as defined in the SEBI Buy Back Regulations ("Small Shareholders") as on the Record Date, whichever is higher, shall be reserved for the Small Shareholders.
- 1.4. The Buy Back Size is 7.23% and 7.32% of the total paid-up Equity Share capital and free reserves of the Company based on the latest standalone and consolidated audited financial statements of the Company respectively as at March 31, 2023 (being the date of the latest available audited standalone and consolidated financial statements of the Company).
- The Equity Shares of the Company are currently listed on the Stock Exchanges.
- 1.6. The Buy Back shall be undertaken on a proportionate basis from the Eligible Shareholders through the tender offer process prescribed under the SEBI Buy Back Regulations. Additionally, the Buy Back shall be implemented by the Company using the "Mechanism for acquisition of shares through stock exchange" as specified by SEBI vide circular bearing number CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with circular bearing number CFD/DCR2/CIR/P/2016/131 dated December 9, 2016 and circular bearing number SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023, including any amendments thereof ("SEBI Circulars"). In this regard, the Company has requested BSE to provide the separate acquisition window to facilitate placing of sell orders by the Eligible Shareholders who wish to tender Equity Shares in the Buy Back. For the purposes of the Buy Back, BSE will be appointed as the designated stock exchange ("Designated Stock Exchange"). Once the Buy Back is concluded, all Equity Shares purchased by the Company in the Buy Back will be extinguished in terms of the SEBI Buy Back Regulations.
- 1.7. In terms of the SEBI Buy Back Regulations, under tender offer route, the Promoter and Promoter Group have an option to participate in the Buy Back. The details of Promoter and Promoter Group participation in the Buy Back has been detailed in Clause 8 of this Public Announcement.
- 1.8. Further, under the Act, the number of Equity Shares that can be bought back during the financial year shall not exceed 25% of the total number of paid up Equity Shares of the Company. Accordingly, the number of Equity Shares that can be bought back during the financial year cannot exceed 2,55,88,024 (Two Crores Fifty Five Lakhs Eighty Eight Thousand and Twenty Four) Equity Shares being 25% of 10,23,52,099 (Ten Crores Twenty Three Lakhs Fifty Two Thousand and Ninety Nine) Equity Shares of face value of ₹ 2/- (Rupees Two Only) each, being the outstanding number of fully paid up Equity Shares of the Company as on March 31, 2023. The Company proposes to Buy Back up to 18,27,242 (Eighteen Lakhs Twenty Seven Thousand Two Hundred and Forty Two) Equity Shares, which is within the aforesaid limit and represents 1.78% of the total number of Equity Shares in the total paid up Equity Share capital of the Company as on the date of Public Announcement.
- 1.9. Pursuant to the proposed Buy Back and depending on the response to the Buy Back, the voting rights of the Promoter and Promoter Group in the Company may increase or decrease from their existing shareholding in the total Equity Share capital and voting rights in the Company. The Promoters of the Company are already in control over the Company and therefore such further increase or decrease in voting rights of the Promoters will not result in any change in control over the Company.
- Participation in the Buy Back by Eligible Shareholders may trigger tax on distributed income in India and such tax is to be discharged by the Company as per the procedure laid down in the applicable provisions of the Income Tax Act, 1961 read with any applicable rules framed thereunder. The transaction of Buy Back is subject to securities transaction tax in India. Participation in the Buy Back by non-resident Eligible Shareholders may trigger capital gains tax in the hands of such shareholders in their country of residence. In due course, Eligible Shareholders will receive a letter of offer, which will contain a more detailed note on taxation. However, in view of the particularized nature of tax consequences, the Eligible Shareholders are advised to consult their own legal, financial and tax advisors prior to participating in the Buy Back. 1.11. The Buy Back from Eligible Shareholders who are persons resident outside India, including the foreign portfolio investors, erstwhile overseas corporate bodies and non-resident Indians, members of foreign nationality, etc, if any, shall be subject to such approvals if, and to the extent necessary or required from the concerned authorities including approvals from the RBI under the Foreign Exchange Management Act, 1999, as amended and the rules, regulations framed thereunder and Income Tax Act, 1961 including rules and notifications issued thereunder, as applicable, if any and such approvals shall be required to be taken by such non-resident shareholders.

2023. The Buy Back is proposed to be completed within 12 (twelve) months of the date of Board Meeting approving the proposed Buy Back.

- 6. Method to be adopted for the Buy Back
- 6.1. The method to be adopted for the purpose of Buy Back shall be through the tender offer route through Stock Exchange mechanism as prescribed under the SEBI Buy Back Regulations and circulars issued thereunder, including the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI Circulars or such other mechanism, for the Buy Back through tender offer route, as may be applicable.
- Details of shareholding of Promoter and Promoter Group, Directors, Key Managerial Personnel, Directors of Promoter /Promoter Group, where Promoter / Promoter Group is a company and Person in Control of the Company and details of transactions in the Equity Shares
- 7.1. The aggregate shareholding, of the Promoter and Promoter Group, Directors, Key Managerial Personnel, Directors of Promoter Group, where Promoter Group is a company and Person in Control of the Company as on the date of the Board Meeting, being July 12, 2023, is as follows:

Aggregate Shareholding of Promoter and Promoter Group and Person in Control of the Company:

Sr. No.	Name	Category	No. of Equity Shares held	% Holding
1.	Ankur Gupta	Promoter	2,03,04,325	19.84
2.	Varun Gupta	Promoter	2,03,06,281	19.84
3.	Vishal Gupta	Promoter	1,40,99,340	13.78
4.	Rachna Gupta	Promoter Group	62,10,485	6.07
5.	OPG Realtors Limited	Promoter Group	17,38,285	1.70
	Total		6,26,58,716	61.22

Shareholding of Directors and Key Managerial Personnel:

Sr. No	Name	Category	No. of Equity Shares held	% Holding
1.	Vishal Gupta	Managing Director	1,40,99,340	13.78
2.	Ankur Gupta	Joint Managing Director	2,03,04,325	19.84
3.	Varun Gupta	Whole Time Director	2,03,06,281	19.84
4.	Vikash Dugar	Chief Financial Officer	12,750	0.01

Except as stated above, none of the Directors or Key Managerial Personnel of the Company holds any Equity Shares in the Company.

Shareholding of Directors of the Promoter Group (i.e OPG Realtors Ltd.) in the Company:

Sr. No	Name	Category	No. of Equity Shares held	% Holding
1.	Ankur Gupta	Director of OPG Realtors Ltd.	2,03,04,325	19.84
2.	Varun Gupta	Director of OPG Realtors Ltd.	2,03,06,281	19.84
3.	Vishal Gupta	Director of OPG Realtors Ltd.	1,40,99,340	13.78

Except as stated above, none of the Directors of Promoter / Promoter Group, where Promoter / Promoter Group is a Company, holds any Equity Shares in the Company.

7.2. Except as stated below, no Equity Shares of the Company have been purchased/sold by Promoters and Promoter Group, Director, Key Managerial Personnel, Directors of Promoter Group, where Promoter Group is a company and of persons who are in control of the Company during the period from six months preceding the date of the Board Meeting at which the Buy Back was approved, being July 12, 2023:

Sr. No.	Name	Aggregate number of Equity Shares purchase / sell	Nature of transaction	Minimum price of the purchases/ sell (₹)	Date of minimum price	Maximum price of the purchases/ sell (₹)	Date of maximum price (₹)
1.	Vikash Dugar	12,750	Purchase	151.50 (NSE)	March 28, 2023	170.00 (NSE)	March 31, 2023

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

B. Varun Gupta

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1991 to 31-03-1992"	Transfer of equity shares through gift of Ms. Manju Gupta	6,000	Nil	Ni
01-04-1992 to 31-03-1993*	Transfer of equity shares through gift of Ms. Manju Gupta	20,000	Nil	Nil
NA887-1872.70	Purchase	20,000	1.58	31,600.00
30-08-1997	Transfer of equity shares through gift of Ms. Manju Gupta	1,800	Nil	Nil
01-04-1999 to 31-03-2000"	Purchase	750	2.00	1,500.00
01-11-1999	Transfer of equity shares through will of Ms. Manju Gupta	1,07,500	Nil	Nil
01-04-1999 to 31-03-2000*	Purchase	80,000	2.50	2,00,000.00
02 04 2000	Purchase	65,000	5.25	3,41,250.00
03-04-2000	Purchase	2,00,000	4.25	8,50,000.00
11-08-2000	Transfer of equity shares due to dissolution of MG Ashiana Homes	87,700	4.36	3,82,372.00
30-03-2001	Purchase	300	2.00	600.00
05 40 0000	Gift from Mr. Om Prakash Gupta	2,43,820	Nil	Nil
05-12-2002	Gift from Mr. Om Prakash Gupta	2,32,600	Nil	Nil
	Gift from Mr. Om Prakash Gupta	35,900	Nil	Nil
17-09-2005	Gift from Mr. Om Prakash Gupta	1,000	Nil	Nil
	Gift from Mr. Om Prakash Gupta	100	Nil	Nil
01-03-2008	Bonus Allotment	27,56,175	N.A.	N.A.

- 1.12. The Company has outstanding facilities/debt with lenders. As per Regulation 5(i)(c) and Schedule I(xii) of the SEBI Buy Back Regulations, it is confirmed that there is no breach of any covenants as per the lenders agreements on the loans taken and the consent of the lenders on the Buy Back has been obtained by the Company.
- 1.13. A copy of this Public Announcement is available on the website of the Company at www.ashianahousing.com, the website of the Manager to the Buy Back https://www.emkayglobal.com/offer-documents.aspx and is expected to be available on the SEBI website www.sebi.gov.in and on the website of the Stock Exchanges at www.nseindia.com and www.bseindia.com during the period of the Buy Back.

2. Necessity of the Buy Back

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The Buy Back is being proposed by the Company to return surplus funds to the Eligible Shareholders, which are over and above its ordinary capital requirements and in excess of any current investment plans, in an expedient, efficient and cost effective manner. The Buy Back would increase the shareholder's value and would also help the Company in fulfilling the following objectives:

- The Buy Back will help the Company to return surplus cash to its shareholders holding Equity Shares broadly in proportion to their shareholding, thereby, enhancing the overall return to the shareholders;
- 2.2. The Buy Back, which is being implemented through the tender offer as prescribed under the SEBI Buy Back Regulations, would involve allocation of 15% of the number of Equity Shares proposed to be bought back to Small Shareholders. The Company believes that this reservation of 15% for Small Shareholders would benefit a large number of public shareholders, who would get classified as "Small Shareholder";
- The Buy Back may help in improving return on equity due to reduction in the equity base, thereby leading to long term increase in shareholder value;
- 2.4. The Buy Back will help in achieving an optimal capital structure.

The Buy Back gives an option to the shareholders holding Equity Shares of the Company, to either (i) choose to participate and get cash in lieu of Equity Shares to be accepted under the Buy Back Offer or (ii) choose to not participate and enjoy a resultant increase in their percentage shareholding, post the Buy Back Offer, without additional investment.

Intention of the Promoter and Promoter Group and Persons in Control of the Company to tender Equity Shares for Buy Back

In terms of the SEBI Buy Back Regulations, under the tender offer route, the Promoter and Promoter Group of the Company have an option to participate in the Buy Back. In this regard, all Promoters and Promoters Group of the Company vide their letters dated July 12, 2023, have expressed their intent to participate in the Buy Back and offer an Equity Shares maximum up to such number of shares which is equal to their respective shareholding in the Company as under:

Sr. No.	Name	Category	No. of Equity Shares held	Maximum No. of Equity Shares intended that may be offered under Buy Back
1.	Ankur Gupta	Promoter	2,03,04,325	2,03,04,325
2.	Varun Gupta	Promoter	2,03,06,281	2,03,06,281
3.	Vishal Gupta	Promoter	1,40,99,340	1,40,99,340
4.	Rachna Gupta	Promoter Group	62,10,485	62,10,485
5.	OPG Realtors Limited	Promoter Group	17,38,285	17,38,285
	Total		6,26,58,716	6,26,58,716

8.2. Details of the date and price of acquisition of the Equity Shares held by the Promoter and Promoter Group, are given below:

A. Ankur Gupta

8.

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1986 to 31-03-1987 [#]	Purchase	20,000	1.27	25,400.00
01-04-1988 to 31-03-1989*	Transfer of equity shares through gift of Ms. Manju Gupta	25,000	Nil	Nil
01-04-1991 to 31-03-1992*	Purchase	12,000	1.58	18,960.00

Contd.

Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
	Purchase	2,506	29.69	74,403.14
	Purchase	530	29.72	15,751.60
08-12-2008	Purchase	804	30.91	24,851.64
00 12 2000	Purchase	628	32.16	20,196.48
	Purchase	1,000	32.99	32,990.00
	Purchase	2,835	35.31	100,103.85
15-12-2008	Purchase	421	34.50	
13-12-2000	Purchase		34.50	14,524.50
19-12-2008	Purchase	2,500		94,675.00
19-12-2000	Contracting the product		37.18	34,577.40
17-12-2008	Purchase	2,300	37.87	87,101.00
	Purchase	1,460	37.18	54,282.80
19-12-2008	Purchase	1,931	38.03	73,435.93
22-12-2008	Purchase	1,000	37.77	37,770.00
12-02-2009	Purchase	440	28.40	12,496.00
13-02-2009	Purchase	100	28.00	2,800.00
16-02-2009	Purchase	750	29.20	21,900.00
18-02-2009	Purchase	44	29.50	1,298.00
0.01-1003	Purchase	311	29.83	9,277.13
19-02-2009	Purchase	1,000	29.98	29,980.00
20-02-2009	Purchase	82	29.70	2,435.40
24-02-2009	Purchase	450	29.77	13,396.50
26-02-2009	Purchase	100	29.10	2,910.00
02-03-2009	Purchase	100	28.50	2,850.00
	Purchase	955	30.00	28,650.00
03-03-2009	Purchase	440	29.95	13,178.00
04-03-2009	Purchase	30	29.25	877.50
13-03-2009	Purchase	1,000	30.00	30,000.00
24-03-2009	Purchase	250	28.95	7,237.50
25-03-2009	Purchase	300	29.05	8,715.00
31-03-2009	Purchase	300	29.82	8,946.00
21-04-2009	Purchase	603	37.83	22,811.49
22-04-2009	Purchase	3.000	39.07	1,17,210.00
23-04-2009	Purchase	149	39.97	5,955.53
27-04-2009	Purchase	2,000	40.00	
Concernant and a second second second				80,000.00
05-05-2009	Purchase	106	40.00	4,240.00
07-05-2009	Purchase	500	40.00	20,000.00
16-06-2009	Purchase	4,500	62.14	2,79,630.00
17-06-2009	Purchase	7,736	61.52	4,75,918.72
19-06-2009	Purchase	8,910	60.25	5,36,827.50
	Purchase	10,151	60.94	6,18,601.94
22-06-2009	Purchase	1,200	61.50	73,800.00
27-10-2009	Purchase	36,811	108.12	39,80,018.00
01-11-2010	Gift from Mr. Vishal Gupta	11,530	Nil	Ni
01-11-2010	Gift from Mr. Ankur Gupta	14,626	Nil	Ni
23-08-2012	Purchase	51,364	150.00	77,04,600.00
13-08-2013	Purchase	570	199.74	1,13,851.80
05-09-2013	Purchase	1,665	199.74	3,32,567.10
11-09-2013	Purchase	355	199.74	70,907.70
10.00.0011	Purchase	200	199.74	39,948.00
13-09-2013	Purchase	100	199.74	19,974.00
	Purchase	1,886	201.90	3,80,783.40
18-10-2013	Purchase	3,724	201.90	7,51,875.60
	Purchase	200	227.66	45,532.00
23-10-2013	Purchase	3,600	227.66	8,19,576.00
25-10-2013	Subdivision of 40,49,628 equ 2,02,48,140 equity shares of	uity shares of fac	e value of INI	
06-04-2016	Gift to Mr. Vishal Gupta	(3,315)	Nil	Ni
23-06-2020	Purchase	61,456	51.63	31,72,973.28
Z.3=110=Z11.211		5 5 5 5 5 5 5 T		· · · · · · · · · · · · · · · · · · ·

Date / period of transaction	Type of transaction	No of Equity Shares	lssue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
	Gift from Mr. Om Prakash Gupta	50,000	Nil	Ni
	Gift from Mr. Om Prakash Gupta	19,600	Nil	Ni
05-12-2002	Gift from Mr. Om Prakash Gupta	40,000	Nil	Ni
05-12-2002	Gift from Mr. Om Prakash Gupta	25,000	Nil	Ni
	Gift from Mr. Om Prakash Gupta	500	Nil	Ni
	Gift from Mr. Om Prakash Gupta	200	Nil	Ni
17-09-2005	Gift from Mr. Om Prakash Gupta	55,000	Nil	Ni
01-03-2008	Bonus Allotment	18,64,075	N.A.	N.A
	Purchase	2,527	26.46	66,864.42
	Purchase	1,135	30.70	34,844.50
	Purchase	450	27.90	12,555.00
15-12-2008	Purchase	700	29.72	20,804.00
10-12-2008	Purchase	2,626	31.53	82,797.78
	Purchase	527	32.00	16,864.00
	Purchase	2800	35.00	98,000.00
	Purchase	1515	37.96	57,509.40
00.40.0000	Purchase	195	37.35	7,283.25
22-12-2008	Purchase	832	37.37	31,091.84
	Purchase	80	37.00	2,960.00
26-12-2008	Purchase	24	37.60	902.40
29-12-2008	Purchase	109	37.76	4,115.84
30-12-2008	Purchase	2,000	37.36	74,720.00
01-01-2009	Purchase	3,611	36.38	1,31,368.18
	Purchase	1,690	29.45	49,770.50
16-03-2009	Purchase	850	29.77	25,304.50
17-03-2009	Purchase	3,660	28.47	1,04,200.20
20-03-2009	Purchase	1,680	30.00	50,400.00
24-03-2009	Purchase	995	28.55	28,407.25
05-05-2009	Purchase	1,500	39.78	59,670.00
06-05-2009	Purchase	1,066	38.60	41,147.60
	Purchase	2,000	40.00	80,000.00
11-05-2009	Purchase	535	40.00	21,400.00
10-06-2009	Purchase	1,750	39.46	69,055.00
11-06-2009	Purchase	10,000	60.59	6,05,900.00
12-06-2009	Purchase	6,000	61.29	3.67,740.00
	Purchase	1 2		
16-06-2009		300	62.25	18,675.00
24-06-2009	Purchase	850	58.50	49,725.00
27-10-2009 01-11-2010	Purchase Gift of equity shares to	93,684 (11,530)	100.17 Nil	93,84,326.28 Ni
	Mr. Varun Gupta			
23-08-2012	Purchase	50,000	150.00	75,00,000.00
07-09-2013	Purchase	530	200.85	1,06,450.50
11-09-2013	Purchase	600	200.85	1,20,510.00
A COSCIENTS	Purchase	2,125	200.85	4,26,806.25
13-09-2013	Purchase	100	200.85	20,085.00
	Purchase	45	200.85	9,038.25
18-10-2013	Purchase	2,511	202.57	5,08,653.27
	Purchase	2,589	202.57	5,24,453.73
23-10-2013	Purchase	200	227.85	45,570.00
10 10 2010	Purchase	3,600	227.85	8,20,260.00
25-10-2013	Subdivision of 28,06,166 equ 1,40,30,830 equity shares of			R 10 each into
	Gift from Mr. Varun Gupta	3,315	Nil	Ni
06-04-2016	the second s	10.0		
06-04-2016	Gift from Mr. Ankur Gupta	195	Nil	Ni

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- 9.15. The ratio of the aggregate of secured and unsecured debts owed by the Company after the Buy Back shall not be more than twice its paid-up Equity Share capital and free reserves, based on the latest available, audited standalone and consolidated financials of the Company as on March 31, 2023, whichever sets out the lower amount.
- 9.16. The Company shall transfer from its free reserves or securities premium account and/or such sources as may be permitted by law, a sum equal to the nominal value of the Equity Shares purchased through the Buy Back to the capital redemption reserve account and the details of such transfer shall be disclosed in its subsequent audited financial statements;
- 9.17. The Board resolution approving the Buy Back will be valid for a maximum period of one year from the date of passing the Board resolution (or such extended period as may be permitted under the Act or the SEBI Buy Back Regulations or by the Appropriate Authorities);
- 9.18. The Equity Shares bought back by the Company will be compulsorily extinguished and will not be held for reissuance;
- 9.19. The Company shall not directly or indirectly purchase its own shares or other specified securities:
 - a) through any subsidiary company including its own subsidiary companies; and
 - b) through any investment company or group of investment companies;
- 9.20. The Equity Shares bought back by the Company will be extinguished and physically destroyed in the manner prescribed under the SEBI Buy Back Regulations and the Act within 7 (Seven) working days of the date of payment of consideration to Eligible Shareholders who have tendered the Equity Shares under the Buy Back Offer;
- 9.21. As per Regulation 24(i)(e) of the SEBI Buy Back Regulations, the Promoter and Promoter Group, and/or their associates, shall not deal in the Equity Shares or other specified securities of the Company either through the Stock Exchanges or off-market transactions (including inter-se transfer of Equity Shares among the Promoter and Promoter group) from the date of the Board resolution till the date of closing of the Buy Back Offer, other than participation in the Buy Back;
- 9.22. The statements contained in all the relevant documents in relation to the Buy Back shall be true, material and factual and shall not contain any misstatements or misleading information;
- 9.23. The Company shall Buy Back the Equity Shares held in physical form from Eligible Shareholders in terms of SEBI circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020;
- 9.24. The Buy Back shall not result in delisting of the Equity Shares from the Stock Exchanges;
- 9.25. The Buy Back would be subject to the condition of maintaining minimum public shareholding requirements as specified in Regulation 38 of the SEBI Listing Regulations;
- 9.26. As per Regulation 5(i)(c) and Schedule I(xii) of the SEBI Buy Back Regulations, it is confirmed that there is no breach of any covenants as per the lenders agreements on the loans taken and the consent of the lenders on the Buy Back has been obtained by the Company;
- 9.27. The Company will not Buy Back out of the proceeds of an earlier issue of the same kind of shares or same kind of other specified securities.

10. Confirmations from the Board

- 10.1. The Board of Directors of the Company has confirmed that it has made a full enquiry into the affairs and prospects of the Company and after taking into account the financial position of the Company and also considering all contingent liabilities, the Board has formed the opinion:
 - That immediately following the date of the Board Meeting held on July 12, 2023 approving the Buy Back, there will be no grounds on which the Company will be found unable to pay its debts;
 - b) That as regards the Company's prospects for the year immediately following the date of the Board Meeting held on July 12, 2023 approving the Buy Back, and having regard to Board's intentions with respect to the management of the Company's business during that year and to the amount and character of the financial resources which will, in the Board's view, be available to the Company that year, the Company will be able to meet its liabilities as and when they fall due and will not be rendered insolvent within a period of one year from date of the Board Meeting approving the Buy Back;
- c) In forming the opinion aforesaid, the Board has taken into account the liabilities as if the Company is being wound up under the provisions of the Companies Act, 1956 or the Companies Act, 2013 and the Insolvency and Bankruptcy Code, 2016 (including prospective and contingent liabilities).

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

C. Vishal Gupta

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Date / period of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
01-04-1987 to -01-04-1988*	Purchase	7,000	4.50	31,500.00
	Purchase	100	10.00	1,000.00
01-04-1991 to 31-03-1992"	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	38,000		55 -
01-04-1993 to 31-03-1994#	Purchase	100	20.00	2,000.00
	Purchase	3,600	2.00	7,200.00
	Purchase	1,200	4.00	4,800.00
01-04-1997 to 31-03-1998#	Purchase	3,100	4.60	14,260.00
21-02-1990.	Purchase	5,600	4.25	23,800.00
	Purchase	3,000	4.40	13,200.00
01-04-1998 to	Purchase	77,500	4.01	3,10,775.00
31-03-1999 [#]	Purchase	4,100	4.40	18,040.00
	Purchase	1,65,105	5.25	8,66,801.00
01-04-1999 to 31-03-2000"	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	86,000		-
	Issued pursuant to scheme of amalgamation between Ashiana Housing Finance India Limited and Woodburn Commercial Limited	2,400	9 7 8	37
11-08-2000	Transfer of equity shares due to dissolution of MG Ashiana Homes	9,000	4.37	39,330.00
	Purchase	3,200	2.06	6,592.00
01-04-2000 to 31-03-2001#	Purchase	200	2.00	400.00
31-03-2001	Purchase	300	2.00	600.00
01-04-2001 to 31-03-2002#	Purchase	1,400	2.00	2,800.00
01-04-2002 to	Purchase	37,200	2.00	74,400.00
31-03-2003"	Purchase	150	40.00	6,000.00
	Gift from Mr. Om Prakash Gupta	25,000	Nil	Nil
	Gift from Mr. Om Prakash Gupta	4,600	Nil	Nil
	Gift from Mr. Om Prakash Gupta	4,800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	2,400	Nil	Nil
05-12-2002	Gift from Mr. Om Prakash Gupta	300	Nil	Nil
	Gift from Mr. Om Prakash Gupta	8,800	Nil	Nil
	Gift from Mr. Om Prakash Gupta	13,400	Nil	Nil
	Gift from Mr. Om Prakash Gupta	46,175	Nil	Nil
	Gift from Mr. Om Prakash Gupta	800	Nil	Nil

Since specific details of acquisition/transfer of equity shares are not available, aggregate details of acquisition/transfer of equity shares during the financial year are provided.

D. Rachna Gupta

Date of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
29-09-2001	Purchase	25,200	2.00	50,400.00
05-12-2002	Gift from Mr. Om Prakash Gupta	3,29,685	Nil	Nil
01-03-2008	Bonus Allotment	8,87,212	N.A.	N.A.
25-10-2013	Subdivision of 12,42,097 equ 62,10,485 equity shares of fa			R 10 each into

E. OPG Realtors Limited

Date of transaction	Type of transaction	No of Equity Shares	Issue / acquisition / sale price (₹)	Amount of consideration (₹) (including cash, other than cash, etc.)
16-11-2009	Purchase	1,79,589	113.33	2,03,52,821.37
09-04-2010	Purchase	5,928	121.56	7,20,607.68
01-05-2010	Purchase	161,197	121.56	1,95,95,107.32
24-01-2012	Purchase	943	135.46	1,27,738.78
25-10-2013	Subdivision of 3,47,657 eq 17,38,285 equity shares of			NR 10 each into

9. Confirmations from the Company as per the provisions of the SEBI Buy Back Regulations and the Act

The Company confirms that:

9.1. there are no defaults (either in the past or subsisting) in the repayment of deposits, interest payment thereon, redemption of debentures or interest payment thereon or redemption of preference shares or payment of dividend due to any shareholder, or repayment of any term loans or interest payable thereon to any financial institution or banking company.

- 11. Report addressed to the Board of Directors by the Company's Auditors on Permissible Capital Payment and Opinion formed by Directors regarding Insolvency
- 11.1. The text of the Report dated July 12, 2023 received from B. Chhawchharia & Co, Chartered Accountants, Statutory Auditors of the Company, addressed to the Board is reproduced below:

Quote

Independent Auditor's Report on buy back of equity shares pursuant to the requirement of Section 68 and Section 70 of the Companies Act, 2013 and Clause (xi) of Schedule I of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018, as amended

To,

The Board of Directors, Ashiana Housing Limited, 304, Southern Park Saket District Centre, Saket, New Delhi – 110017

Dear Sirs,

- This Report is issued in accordance with the terms of our engagement letter dated July 10, 2023 with Ashiana Housing Limited (hereinafter the "Company").
- 2. In connection with the proposal of the Company to buy back its equity shares in pursuance of the provisions of Section 68 and 70 of the Companies Act, 2013 (the "Act") and Securities and Exchange Board of India (Buy-back of Securities) Regulations, 2018, as amended (the "SEBI Buy Back Regulations"), and in terms of the resolution passed by the Board of Directors of the Company at its meeting held on July 12, 2023, we have been engaged by the Company to perform an reasonable assurance engagement on the Statement of permissible capital payment towards buyback of equity shares (the "Statement"), which we have initialled for identification purposes only.

Board of Directors Responsibility for the Statement

- 3. The preparation of the Statement is the responsibility of the Board of Directors of the Company, including the preparation and maintenance of all accounting and other relevant supporting records and documents. This responsibility includes the design, implementation and maintenance of internal control relevant to the preparation and presentation of the Statement and applying an appropriate basis of preparation; and making estimates that are reasonable in the circumstances.
- 4. The Board of Directors are responsible to make a full inquiry into the affairs and to form an opinion as specified in clause (x) of Schedule I to the SEBI Buy Back Regulations on reasonable grounds and that the Company will not, having regard to its state of affairs, will not be rendered insolvent within a period of one year from the date of board meeting and in forming the opinion, it has taken into account the liabilities (including prospective and contingent liabilities) as if the Company were being wound up under the provisions of the Act or the Insolvency and Bankruptcy Code, 2016. The Board of Directors are also responsible for ensuring that the Company complies with the requirements of the Act and SEBI Buy Back Regulations.

Auditor's Responsibility

- Pursuant to the requirements of the SEBI Buy Back Regulations, it is our responsibility to provide reasonable assurance on the following "Reporting Criteria":
 - Whether we have inquired into the state of affairs of the Company in relation to its audited standalone and consolidated financial statements for year ended March 31, 2023.
 - Whether the amount of capital payment for the buy back of equity shares as included in the statement has been properly determined and within the permissible limit in accordance with the provisions of Section 68 of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations;
 - iii. Whether the Board of Directors have formed the opinion, as specified in Clause (x) of Schedule I to the SEBI Buy Back Regulations, on reasonable grounds that the Company having regard to its state of affairs will not be rendered insolvent within a period of one year from the date of board meeting;
 - iv. Whether we are aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration is unreasonable in circumstances as at the date of declaration.
- The standalone and consolidated financial statements referred to in paragraph 9 6. below as at and for the year ended March 31, 2023 have been audited by us, on which we issued an unmodified audit opinion vide our report dated May 30, 2023. Our audits of these financial statements were conducted in accordance with the Standards on Auditing, as specified under Section 143(10) of the Act and other applicable authoritative pronouncements issued by Institute of Chartered Accountants of India ("ICAI"). Those Standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. We conducted our examination of the Statement in accordance with the Guidance Note on Reports or Certificates for Special Purposes issued by the ICAI. The Guidance Note requires that we comply with the ethical requirements of the Code of Ethics issued by the ICAI. We have complied with the relevant applicable requirements of the Standard on 8. Quality Control (SQC) 1, Quality Control for Firms that Perform Audits and Reviews of Historical Financial Information, and Other Assurance and Related Services Engagements. 9. A reasonable assurance engagement involves performing procedures to obtain sufficient appropriate evidence on the Reporting Criteria mention in paragraph 5 above. The procedures selected depend on the auditor's judgement, including the assessment of the risks associated with the Reporting Criteria. We have performed the following procedures in relation to the Statement: i. We have inquired into the state of affairs of the Company in relation to its audited standalone and consolidated financial statements as at and for the year ended March 31, 2023. We have obtained and read the audited standalone and consolidated financial statements for the year ended March 31, 2023 including the unmodified audit opinions dated May 30, 2023;
- 9.2. All Equity Shares of the Company are fully paid-up;
- 9.3. The Company shall not issue any Equity Shares or other securities from the date of the Board Meeting including by way of bonus issue till the expiry of the Buy Back period i.e. date on which the payment of consideration to shareholders who have accepted the Buy Back is made in accordance with the Act and the SEBI Buy Back Regulations;
- 9.4. The Company shall not raise further capital for a period of one year from the expiry of the Buy Back period i.e. the date on which the payment of consideration to shareholders who have accepted the Buy Back Offer is made except in discharge of subsisting obligations;
- 9.5. The Company shall not Buy Back its Equity Shares or other specified securities from any person through negotiated deal whether on or off the Stock Exchanges or through spot transactions or through any private arrangement in the implementation of the Buy Back;
- 9.6. The Buy Back Size i.e. ₹ 55 Crores (Rupees Fifty Five Crores only) does not exceed 25% of the total paid-up Equity Share capital and Free Reserves as per the latest available standalone and consolidated audited financial statements of the Company as on March 31, 2023;
- 9.7. The maximum number of Equity Shares proposed to be bought back under the Buy Back does not exceed 25% of the total number of Equity Shares in the paid-up Equity Share capital of the Company per the latest audited standalone and consolidated balance sheet of the Company as at March 31, 2023;
- 9.8. There are no pending schemes of amalgamation or compromise or arrangement pursuant to the Act ("Scheme") involving the Company, and no public announcement of the Buy Back shall be made during pendency of any such Scheme;
- 9.9. The Company shall not make any further offer of Buy Back within a period of one year reckoned from the expiry of the Buy Back period i.e. date on which the payment of consideration to shareholders who have accepted the Buy Back Offer is made;
- The Company shall not withdraw the Buy Back Offer after the Public Announcement of the Buy Back Offer is made;
- 9.11. The Company shall comply with the statutory and regulatory timelines in respect of the Buy Back in such manner as prescribed under the Act and/or the SEBI Buy Back Regulations and any other applicable laws;
- 9.12. The Company shall not utilize any money borrowed from banks or financial institutions for the purpose of Buy Back of its Equity Shares;
- 9.13. The Company is in compliance with the provisions of Sections 92, 123, 127 and 129 of the Act;
- 9.14. The Company will not Buy Back Equity Shares which are locked-in or non-transferable, until the pendency of such lock-in, or until the time the Equity Shares become transferable, as applicable, during the period between the date of opening and closing of the Buy Back Offer;
- ii. Examined authorization for buy back from the Articles of Association of the Company;
- Examined that the amount of permissible capital payment for the buy back as detailed in Annexure A has been properly determined and is within permissible limit computed in accordance with section 68 of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations;
- Examined that the ratio of debt owned by the Company, if any, shall not be more than twice the total paid-up equity share capital and its free reserves after such buy back;
- v. Examined that all equity shares for buy back are fully paid-up;
- vi. Obtained the minutes of the meeting of the Board of Directors in which the proposed buy back was approved and compared the buy back amount with the permissible limit computed in accordance with section 68(2)(c) of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buyback Regulations detailed in the Statement;
- vii. Obtained the prior lender consent letter from the Company and examined outstanding borrowings of the Company, and related agreements/ sanction letters of the lenders of the Company for examining breach of any convent with such lenders;

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- viii. Examined Director's declarations for the purpose of buy back and solvency of the Company;
- ix. Obtained the minutes of the meeting of the Board of Directors in which the buy back was approved and read the Board had formed the opinion as specified in SEBI Buy Back Regulations on reasonable grounds that the Company, having regard to the state of affairs, will not be rendered insolvent within a period of one year from that date of Board meeting:
- Examined that the Company has not availed any borrowings to discharge its obligations under the Buy Back;
- xi. Obtained necessary representations form the management of the Company.

Opinion

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- Based on our examination as above, and the information and explanations given to us, we report that in our opinion,
 - we have inquired into the Company's state of affairs in relation to its audited standalone and consolidated financial statements for year ended March 31, 2023;
 - ii. The amount of permissible capital payment for the buy back of the equity shares as included in the Annexure A has been properly determined and is within the permissible limit in accordance with the provisions of Section 68(2)(c) of the Act and Regulation 4(i) read with proviso to Regulation 5(i)(b) of the SEBI Buy Back Regulations; and
 - iii. the Board of Directors, in their meeting held on July 12, 2023, have formed the opinion, as specified in Clause (x) of Schedule I of the SEBI Buy Back Regulations, on reasonable grounds, that the Company will not, having regard to its state of affairs, be rendered insolvent within a period of one year from the date of board meeting and we are not aware of anything to indicate that the opinion expressed by the Directors in the declaration as to any of the matters mentioned in the declaration of solvency is unreasonable in circumstances as at the date of declaration.
 - iv. The ratio of aggregate secured and unsecured debts owned by the Company to the paid-up capital and free reserves after the buy back shall be less than 2:1, based on both standalone and consolidated financials statements of the Company.

Restriction on Use

11. This Report is addressed to and provided to the Board of Directors of the Company pursuant to the requirements of the SEBI Buy Back Regulations solely to enable them to include it (a) in the public announcement to be made to the Shareholders of the Company, c) in the letter of offer to be filed with the Securities and Exchange Board of India, the National Stock Exchange of India Limited, BSE Limited (together referred as "Stock Exchanges"), the Registrar of Companies as required by the SEBI Buy Back Regulations, the National Securities Depository Limited and the Central Depository Securities (India) Limited, and (d) to be provided to the Emkay Global Financial Services Limited ("Manager to the Buy Back") and should not be used by any other person or for any other purpose. Accordingly, we do not accept or assume any liability or any duty of care for any other purpose or to any other person to whom this report is shown or into whose hands it may come without our prior consent in writing. We have no responsibility to update this report for events and circumstances occurring after the date of this Report.

For B. Chhawchharia & Co.

Chartered Accountants ICAI Firm Registration Number: 305123E

Sd/-

Abhishek Gupta Partner Membership No. 529082 UDIN: 23529082BGVONH2580 Place: New Delhi Date: 12th July, 2023

Statement of Permissible Capital Payment (Annexure A)

Statement of permissible capital payment towards buy back of equity shares in accordance with section 68 (2)(c) of the Act and the SEBI Buy Back Regulations based on the audited standalone and consolidated financial Statements as at and for the year ended March 31, 2023

13. Process and Methodology for Buy Back

- 13.1. The Buy Back is open to all Eligible Shareholders/ beneficial owners of the Company, holding Equity Shares either in physical and/or dematerialized form as on the Record Date. Any person who does not hold equity shares of our Company on the Record Date will not be eligible to participate in the Buy Back and shares tendered by such person(s) shall be rejected.
- 13.2. The Buy Back shall be implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified vide SEBI Circulars and following the procedure prescribed in the Act and the SEBI Buy Back Regulations, and as may be determined by the Board (including the Buy Back Committee authorized to complete the formalities of the Buy Back) and on such terms and conditions as may be permitted by law from time to time.
- 13.3. For implementation of the Buy Back, the Company has appointed Emkay Global Financial Services Limited as the registered broker to the Company (the "Company's Broker") to facilitate the process of tendering of Equity Shares through the stock exchange mechanism for the Buy Back and through whom settlements on account of the Buy Back would be made by the Company. The contact details of the Company's Broker are as follows:

Emkay Global Financial Services Limited

7th Floor, The Ruby, Senapati Bapat Marg, Dadar - West, Mumbai - 400 028 Maharashtra, India Tel: +91 22 6612 1212 Email: ahl.buyback@emkayglobal.com Website: www.emkayglobal.com SEBI Registration No.: INZ000203933 CIN: L67120MH1995PLC084899

- 13.4. The Company has requested BSE to be the designated stock exchange ("Designated Stock Exchange / Stock Exchange") to provide the separate acquisition window ("Acquisition Window") to facilitate placing of sell orders by Eligible Shareholders who wish to tender Equity Shares in the Buy Back. The details of the platform will be specified by the Designated Stock Exchange from time to time. The Company / Registrar to the Buy Back shall provide the entitlement of Eligible Shareholder to Indian Clearing Corporation Limited ("Clearing Corporation").
- 13.5. In the event Seller Member(s) are not registered with the Designated Stock Exchange (i.e. BSE) or if the Eligible Shareholders do not have any stock broker then that Eligible Shareholders can approach any stock broker registered with the BSE (with whom they do not have an account) and can make a bid by using quick unique client code ("UCC") facility through that stock broker registered with the BSE after submitting the details as may be required by the stock broker to be in compliance with the SEBI Buy Back Regulations. In case Eligible Shareholders are not able to bid using UCC facility through any other stock broker registered with the Designated Stock Exchange, then the Eligible Shareholders may approach Company's Broker, to bid by using UCC facility after submitting requisite documents as required to complete the know your client ("KYC") requirements.
- 13.6. At the beginning of the tendering period, the order for buying Equity Shares shall be placed by the Company through the Company's Broker. During the tendering period, the order for selling the Equity Shares will be placed in the Acquisition Window by Eligible Shareholders through their respective stock brokers ("Seller Member(s)") during normal trading hours of the secondary market. The Seller Members can enter orders for Equity Shares held by Eligible Shareholders in dematerialised form and physical form. In the tendering process, the Company's Broker may also process the orders received from the Eligible Shareholders after the Eligible shareholder have completed their KYC requirement as required by the Company's Broker.
- 13.7. The reporting requirements for non-resident shareholders under Reserve Bank of India, Foreign Exchange Management Act, 1999, as amended and any other rules, regulations, guidelines, for remittance of funds, shall be made by the Eligible Shareholder and/ or the Seller member through which the Eligible Shareholder places the bids.
- 13.8. Further, the Company will not accept shares tendered for Buy Back which under restraint order of the court/ any other competent authority for transfer /sale and/or the title in respect of which is otherwise under dispute or where loss of share certificates has been notified to the Company and the duplicate share certificate have not been issued either due to such request being under process as per the provisions of law or otherwise. The Company will not Buy Back Equity Shares, which are locked-in or non-transferable, until the pendency of such lock-in, or until the Equity Shares become transferable, as applicable, during the period between the date of opening and closing of the Buy Back Offer.

the Equity Shares dematerialized is completed well in time so that they can participate in the Buy Back before the closing of trading hours on the date of closing of Buy Back.

- h) For Equity Shares held by Eligible Shareholders, being non-resident shareholders:
- Eligible Shareholders, being non-resident shareholders (excluding Foreign institutional investors/foreign portfolio investors) shall also enclose a copy of the permission received by them from RBI, if applicable, to acquire the Equity Shares held by them.
- ii. In case the Equity Shares are held on repatriation basis, the non-resident shareholder shall obtain and enclose a letter from its authorised dealer / bank confirming that at the time of acquiring such Equity Shares, payment for the same was made by the non-resident shareholder from the appropriate account (e.g. nonresident external account) as specified by RBI in its approval. In case the nonresident shareholder is not in a position to produce the said certificate, the Equity Shares would be deemed to have been acquired on non-repatriation basis and in that case the non-resident shareholder shall submit a consent letter addressed to the Company, allowing the Company to make the payment on a non-repatriation basis in respect of the valid Equity shares accepted under the Buy Back.
- iii. If any of the above stated documents (as applicable) are not enclosed along with the Tender Form, the Equity Shares tendered under the Buy Back are liable to be rejected.
- 13.11. Modification/ cancellation of orders will be allowed during the tendering period of the Buy Back. Multiple bids made by a single Eligible Shareholder shall be clubbed and considered as "one" bid for the purpose of acceptance.
- 13.12. The website of the Designated Stock Exchange shall display only confirmed bids and accordingly, the cumulative quantity tendered shall be made available on the website of the Designated Stock Exchange (i.e. www.bseindia.com) throughout the trading sessions and will be updated at specific intervals during the tendering period.

13.13. Method of Settlement

Upon finalization of the basis of acceptance as per the SEBI Buy Back Regulations:

- The settlement trades shall be carried out in the manner similar to settlement of trades in secondary market.
- b) The Company will pay the consideration to the Company's Broker which will transfer the funds pertaining to the Buy Back to the Clearing Corporation's bank accounts as per the prescribed schedule. For Equity Shares accepted under the Buy Back, the Clearing Corporation will make direct funds payout to the respective Eligible Shareholder's bank account linked to the demat account. If Eligible Shareholders' bank account details are not available or if the funds transfer instruction is rejected by Reserve Bank of India/an Eligible Shareholder's Bank, due to any reason, then such funds will be transferred to the concerned Seller Members settlement bank account for onward transfer to their respective shareholders.
- c) In case of certain types of Eligible Shareholder i.e., NRI, foreign clients, etc. where there are specific RBI and other regulatory requirements pertaining to funds pay-out, which do not opt to settle through custodians, the funds pay-out would be given to their respective Seller Members settlement bank account for onward transfer to the Eligible Shareholders. For this purpose, the client type details would be collected from the Registrar to the Buy Back whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by BSE and the Clearing Corporation from time to time.
- d) The Equity Shares bought back in demat form would be transferred directly to the demat account of the Company opened for Buy Back ("Company Demat Account") provided it is indicated by the Company's Broker or it will be transferred by the Company's Broker to the Company Demat Account on receipt of the Equity Shares from the clearing and settlement mechanism of the Designated Stock Exchange.
- e) The Eligible Shareholders will have to ensure that they keep the DP account active and unblocked, in case of releasing of lien on Equity Shares due to rejections or due to non – acceptance of Equity Shares under the Buy Back. Further, Eligible Shareholders will have to ensure that they keep the bank account attached with the DP account active and updated to receive credit remittance due to acceptance of Buy Back of Equity Shares by the Company.
- Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Shareholders, lien on such shares would be released by the Clearing Corporation and shall become free in the respective Eligible Shareholder's DP account. In the case of inter-depository, the Clearing Corporation will cancel the excess or unaccepted shares in target depository. The source depository will not be able to release the lien without a release of Inter Depository Tender (IDT) Offer message from target depository. Further, release of IDT message shall be sent by target depository either based on cancellation request received from the Clearing Corporation or automatically generated after matching with Bid accepted detail as received from the Company or the Registrar to the Buyback. Post receiving the IDT message from target depository, source depository will cancel/ release excess or unaccepted block shares in the demat account of the Eligible Shareholder. Post completion of tendering period and receiving the requisite details viz., demat account details and accepted bid quantity, source depository shall debit the securities as per the communication/ message received from target depository to the extent of accepted bid shares from Eligible Shareholder's demat account and credit it to Clearing Corporation settlement account in target depository on settlement date.

Particulars as on March 31, 2023		Standalone	Consolidated
Paid up equity share capital	A	20.47	20.47
Free reserves as per Section 68 of the Act			
Securities premium	В	199.58	199.58
Retained earnings	С	40.38	31.67
General Reserve	D	500.00	500.00
Total free reserves	E = (B + C + D)	739.96	731.25
Total paid up capital and free reserves	F = (A + E)	760.43	751.72
Permissible capital payment in accordance with proviso to section 68(2)(b) of the Act (10% of the total paid-up Equity Share capital and free reserves)	10% of F	76.04	75.17
Permissible capital payment in accordance with section 68(2)(c) of the Act (25% of the total paid-up equity capital and free reserves)	25% of F	190.10	187.93

Note: Maximum amount permitted by the Board Resolution dated 12th July, 2023 approving buy back of equity shares of Ashiana Housing Limited is ₹ 55 crores.

Signed for identification by

Sd/-

For B. Chhawchharia & Co. Chartered Accountants ICAI Firm Registration Number: 305123E

Unquote

12. Record Date and Shareholder Entitlement

- 12.1. As required under the SEBI Buy Back Regulations, the Company has fixed Friday, July 28, 2023 as the record date (the "Record Date") for the purpose of determining the entitlement and the names of the equity shareholders who are eligible to participate in the Buy Back. The Equity Shares proposed to be bought back by the Company shall be divided into two categories viz. (a) reserved category for Small Shareholders and (b) the general category for all shareholders other than Small Shareholders.
- 12.2. As defined in the SEBI Buy Back Regulations, a "Small Shareholder" is an Eligible Shareholder who holds Equity Shares having market value, on the basis of closing price of the Equity Shares on the Stock Exchanges, having the highest trading volume in respect of such Equity Shares as on Record Date, of not more than ₹ 2,00,000/- (Rupees Two Lakhs only).
- 12.3. In accordance with Regulation 6 of the SEBI Buy Back Regulations, 15% of the number of Equity Shares which the Company proposes to Buy Back or number of Equity Shares entitled as per the shareholding of Small Shareholders, whichever is higher shall be reserved for the Small Shareholders as part of this Buy Back.
- 12.4. On the basis of the shareholding on the Record Date, the Company will determine the entitlement of each shareholder, including Small Shareholders, to tender their Equity Shares in the Buy Back. This entitlement for each shareholder will be calculated based on the number of Equity Shares held by the respective shareholder on the Record Date and the ratio of the Buy Back applicable in the category to which such shareholder belongs. The final number of shares that the Company will purchase from each Eligible Shareholder will be based on the total number of Equity Shares tendered. Accordingly, the Company may not purchase all of the Equity Shares tendered by an Eligible Shareholder.
- 12.5. After accepting the Equity Shares tendered on the basis of entitlement, the Equity Shares left to be bought back, if any in one category shall first be accepted, in proportion to the Equity Shares tendered over and above their entitlement in the Buy Back by shareholders in that category, and thereafter from shareholders who have tendered over and above their entitlement in other category.
- 12.6. In accordance with Regulation 9(ix) of the SEBI Buy Back Regulations, in order to ensure that the same Eligible Shareholder with multiple demat accounts/folios do not receive higher entitlement under Small Shareholder category, the Equity Shares held by such Eligible Shareholder with a common Permanent Account Number ("PAN") shall be clubbed together for determining the category (Small Shareholder or General) and entitlement under the Buy Back. In case of joint shareholding, the Equity Shares held in cases where the sequence of PANs of the joint shareholders is identical shall be clubbed together. In case of Eligible Shareholders holding Physical Shares where sequence of PAN is identical and where the PANs of all joint shareholders are not available, the Registrar to the Buy Back will check the sequence of the names of the joint shareholders and club together the Equity Shares held in such cases where the sequence of the PANs and the name of the joint shareholders are identical. The shareholding of institutional investors like mutual funds, insurance companies, foreign institutional investors/ foreign portfolio investors etc. with common PAN shall not be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are held for different schemes/ sub-accounts and have different demat account nomenclature based on information prepared by Registrar to the Buy Back as per the shareholder records received from the depositories. Further, the Equity Shares held under the category of 'clearing members' or 'corporate body margin account' or 'corporate body-broker' as per the beneficial position data as on the Record Date with common PAN are not proposed to be clubbed together for determining their entitlement and will be considered separately, where these Equity Shares are assumed to be held on behalf of clients. 12.7. The participation of the Eligible Shareholders in the Buy Back is voluntary. Eligible Shareholders may opt to participate, in part or in full, and receive cash in lieu of the Equity Shares accepted under the Buy Back, or they may opt not to participate and enjoy a resultant increase in their percentage shareholding, after the completion of the Buy Back, without any additional investment. Eligible Shareholders may tender a part of their entitlement. Eligible Shareholders also have the option of tendering additional shares (over and above their entitlement) and participate in the shortfall created due to non-participation of some other Eligible Shareholders, if any. If the Buy Back entitlement for any shareholder is not a round number, then the fractional entitlement shall be ignored for computation of entitlement to tender Equity Shares in the Buy Back. 12.8. The maximum tender under the Buy Back by any Eligible Shareholder cannot exceed the number of Equity Shares held by the Eligible Shareholders as on the Record Date. In case the Eligible Shareholder holds Equity Shares through multiple demat accounts, the tender Equity Shares through that demat account cannot exceed the number of Equity Shares held in that respective demat account. 12.9. The Equity Shares tendered as per the entitlement by the Eligible Shareholders as well as additional Equity Shares tendered, if any, will be accepted as per the procedure laid down in the SEBI Buy Back Regulations. Eligible Shareholders will receive a letter of offer along with a tender/ offer form indicating the entitlement of the equity shareholder for participating in the Buy Back. Eligible Shareholders who have registered their email ids with the depositories / the Company, shall be dispatched the Letter of Offer through electronic means. If Eligible Shareholders wish to obtain a physical copy of the Letter of Offer, they may send a request to the Company or Registrar at the address or email id mentioned in this Public Announcement.

- 13.9. Procedure to be followed by Eligible Shareholders holding Equity Shares in the dematerialized form:
 - a) Eligible Shareholders who desire to tender their Equity Shares in the electronic/ dematerialized form under Buy Back would have to do so through their respective Seller Member by giving the details of Equity Shares they intend to tender under the Buy Back.
 - b) The Seller Member would be required to place an order/ bid on behalf of the Eligible Shareholders who wish to tender Equity Shares in the Buy Back using the Acquisition Window of the Designated Stock Exchange. For further details, Eligible Shareholders may refer to the circulars issued by Designated Stock Exchange or Clearing Corporation.
 - c) The details of the settlement number under which the lien will be marked on the Equity Shares tendered for the Buyback will be provided in a separate circular to be issued by Stock Exchanges and/or the Clearing Corporation.
 - d) The lien shall be marked by the Seller Member in the demat account of the Eligible Shareholders for the shares tendered in tender offer. Details of shares marked as lien in the demat account of the shareholder shall be provided by the depositories to Clearing Corporation. In case, the Shareholders demat account is held with one depository and clearing member pool and Clearing Corporation account is held with other depository, shares shall be blocked in the shareholders demat account at source depository during the tendering period. Inter Depository Tender Offer ("IDT") instructions shall be initiated by the shareholders at source depository to clearing member or Clearing Corporation account at target depository. Source depository shall block the shareholder's securities (i.e. transfers from free balance to blocked balance) and send IDT message to target depository for confirming creation of lien. Details of shares blocked in the shareholders demat account shall be provided by the target depository to the Clearing Corporation.
 - e) For custodian participant orders for dematerialized Equity Shares, early pay-in is mandatory prior to confirmation of order/ bid by custodians. The custodian participant shall either confirm or reject the orders not later than closing of trading hours on the last day of the tendering period. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all custodian participant confirmed orders, any order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
 - f) Upon placing the bid, the Seller Member(s) shall provide Transaction Registration Slip ("TRS") generated by the Stock Exchange' bidding system to the Eligible Shareholder on whose behalf the bid has been placed. TRS will contain details of order submitted like bid ID No., application number, DP ID, client ID, number of Equity Shares tendered, etc. In case of non-receipt of the completed tender form and other documents, but lien marked on Equity Shares and a valid bid in the exchange bidding system, the bid by such Eligible Shareholder shall be deemed to have been accepted.
 - g) The Eligible Shareholders will have to ensure that they keep the depository participant ("DP") account active and unblocked, in case of releasing of lien on Equity Shares due to rejections or due to non – acceptance of Equity Shares under the Buy Back. Further, Eligible Shareholders will have to ensure that they keep the bank account attached with the DP account active and updated to receive credit remittance due to acceptance of Buy Back of Equity Shares by the Company. In case the Clearing Corporation is unable to make the direct payment into Eligible Shareholders demat linked bank account then the respective payment will be made to their Seller Member for further depositing into Eligible Shareholders account.

13.10. Procedure to be followed by Eligible Shareholders holding Equity Shares in the Physical form:

- a) All Eligible Shareholders holding the Equity Shares in physical form shall note that in accordance with the proviso to regulation 40(1) of the SEBI Listing Regulations (notified by the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) (Fourth Amendment) Regulations, 2018), read with SEBI's press release dated December 3, 2018, transfers of securities shall not be processed unless the securities are held in the dematerialized form with a depository with effect from April 1, 2019. However, in accordance with the SEBI circular no. SEBI/HO/CFD/ CMD1/CIR/P/2020/144 dated July 31, 2020, the Eligible Shareholders holding Equity Shares in the physical form are allowed to tender their Equity Shares in the Buy Back provided that such tendering shall be as per the provisions of the SEBI Buy Back Regulations and terms provided in the letter of offer.
- Eligible Shareholders who are holding Equity Shares in physical form and intend to participate in the Buy Back will be required to approach their respective Seller Members along with the complete set of documents for verification procedures to be carried out including the (i) original share certificate(s) (ii) valid share transfer form(s) (i.e., form SH-4) duly filled and signed by the transferors (i.e. by all registered Eligible Shareholders in same order and as per the specimen signatures registered with the Company) and duly witnessed at the appropriate place authorizing the transfer in favour of the Company (iii) self-attested copy of the Eligible Shareholder's PAN Card (iv) the Tender Form duly signed (in case the Equity Shares are in joint names, the Tender Form must be signed by all Eligible Shareholders in the same order in which they hold the Equity Shares) and (v) any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. In addition, if the address of an Eligible Shareholder has undergone a change from the address registered in the Register of Members of the Company, such Eligible Shareholder would be required to submit a self-attested copy of address proof consisting of any one of the following documents: valid Aadhar Card, Voter Identity Card or Passport. c) Based on the documents mentioned in paragraph above, the concerned Seller Member shall place the bid on behalf of the Eligible Shareholder holding Equity Shares in physical form who wishes to tender Equity Shares in the Buy Back using the Acquisition Window of the Designated Stock Exchange. Upon placing the bid, the Seller Member shall provide a TRS generated by the Designated Stock Exchange' bidding system to the Eligible Shareholder. TRS will contain the details of order submitted like Folio No., application no., Certificate No., Distinctive No., number. of Equity Shares tendered etc. d) After placing the bid, the Seller Member of the Eligible Shareholder has to deliver the original share certificate(s) and documents (as mentioned in paragraph 13.10 (b) above along with TRS either by registered post or courier or hand delivery to Registrar to the Buy Back (at the address mentioned at paragraph 15 below) on or before the Buy Back closing date. The envelope should be superscribed as "Ashiana Housing Limited - Buy Back 2023". One copy of the TRS will be retained by Registrar to the Buy Back and it will provide acknowledgement of the same to the Seller Member/ Eligible Shareholder. e) Eligible Shareholder holding Equity Shares in physical form should note that physical Equity Shares will not be accepted unless the complete set of documents are submitted. Acceptance of the physical Equity Shares for the Buy Back shall be subject to verification as per the SEBI Buy Back Regulations and any further directions issued in this regard. The Registrar to the Buy Back will verify such bids based on the documents submitted on a daily basis. The verification of the original share certificate(s) shall be completed on the date of receipt by the Registrar to the Buy Back. Once the Registrar to the Buy Back confirms the bids, it will be treated as 'confirmed bids' All documents as mentioned above, shall be enclosed with the valid Tender Form, otherwise the Equity Shares tendered will be liable for rejection. The Equity Shares shall be liable for rejection on the following grounds amongst others: (i) If there is any other company's equity share certificate(s) enclosed with the Tender Form instead of the Equity Share certificate(s) of the Company; (ii) If the transmission of Equity Shares is not completed, and the Equity Shares are not in the name of the Eligible Shareholders; (iii) If the Eligible Shareholders tender Equity Shares but the Registrar to the Buy Back does not receive the Equity Share certificate(s); (iv) In case the signature on the Tender Form and Form SH-4 does not match as per the specimen signature recorded with Company/ Registrar to the Buy Back.

- h) Any excess physical Equity Shares pursuant to proportionate acceptance/rejection will be returned back to the Eligible Shareholder directly by the Registrar to the Buy Back. The Company is authorized to split the share certificate and issue a new consolidated share certificate for the unaccepted Equity Shares, in case the Equity Shares accepted by the Company are less than the Equity Shares tendered in the Buy Back by Eligible Shareholders holding Equity Shares in the physical form.
- The Company's Broker would also issue a contract note to the Company for the Equity Shares accepted under the Buy Back.
- j) Eligible Shareholders who intend to participate in the Buy Back should consult their respective Seller Member for any cost, applicable taxes, charges and expenses (including brokerage) Stamp duty etc., that may be levied by the Seller Member upon the Eligible shareholders for tendering Equity Shares in the Buy Back (secondary market transaction). The Buy Back consideration received by the Eligible Shareholders, in respect of accepted Equity Shares, could be net of such costs, applicable taxes, charges and expenses (including brokerage) and the Company accepts no responsibility to bear or pay such additional cost, charges and expenses (including brokerage and/ or stamp duty) incurred solely by the Eligible Shareholders. The Seller Member(s) would issue contract note to Eligible Shareholders for the Equity Shares accepted under the Buy Back.
- 13.14. The Equity Shares lying to the credit of the Company's Demat Account and accepted in physical form will be extinguished in the manner and following the procedure prescribed in the SEBI Buy Back Regulations.

14. Compliance Officer

14.1. The Board at their meeting held on July 12, 2023 appointed Mr. Nitin Sharma, Company Secretary and Compliance Officer of the Company, as the compliance officer for the purpose of the Buy Back ("Compliance Officer"). Investors may contact the Compliance Officer for any clarifications or to address their grievances, if any, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays till the closure of the Buy Back, at the following address:

Mr. Nitin Sharma

Company Secretary and Compliance Officer Ashiana Housing Limited **Registered Office**: 5F Everest, 46/C, Chowringhee Road Kolkata, West Bengal 700071 **Correspondence Address:** 304, Southern Park, Saket District Centre,

Saket, New Delhi – 110 017 Phone No.: +91 011-42654265 Email Id: investorrelations@ashianahousing.com, Website:www.ashianahousing.com

15. Registrar to the Buy Back / Investor Service Centre

In case of any queries, Eligible shareholders may also contact the Registrar to the Buy Back, during office hours i.e. 10.00 a.m. to 5.00 p.m. on all working days except Saturday, Sunday and public holidays till the closure of Buy Back, at the following address:

BEETAL

BEETAL FINANCIAL & COMPUTER SERVICES PRIVATE LIMITED Contact Person: Punit Kumar Mittal Regd. Off.: Beetal House, 3rd Floor, 99 Madangir, Behind Local Shopping Centre, New Delhi - 110062 Tel.: 011-29961281-83, 26051061, 26051064 Fax: 011-29961284 Investor Grievance Email: info@beetalfinancial.com Email: beetal@beetalfinancial.com, beetalrta@gmail.com Website: www.beetalfinancial.com SEBI Regn. No.: INR000000262

12.10. Detailed instructions for participation in the Buy Back (tender of Equity Shares in the Buy Back) as well as the relevant schedule of activities will also be included in the Letter of Offer to be sent in due course to the Eligible Shareholders as on the Record Date.

www.readwhere.com

g) In case any Eligible Shareholder has submitted Equity Shares in physical form for dematerialization, such Eligible Shareholders should ensure that the process of getting

- Validity Period: Permanent CIN: U67120DL1993PTC052486
- 16 Manager to the Buy Back

Your success is our success

EMKAY GLOBAL FINANCIAL SERVICES LIMITED Contact Person: Mr. Deepak Yadav/ Mr. Pranav Nagar Regd. Off.: The Ruby, 7th Floor, Senapati Bapat Marg, Dadar-West, Mumbai - 400028, Maharashtra Tel. No.: +91 22 66121212; Fax No.: +91 22 66121355 Email id: ahl.buyback@emkayglobal.com; Website: www.emkayglobal.com SEBI Regn. No.: INM000011229; Validity Period: Permanent CIN: L67120MH1995PLC084899

17. Director's Responsibility

17.1. As per Regulation 24(i) (a) of the SEBI Buy Back Regulations, the Board of Directors of the Company ("Board") accepts responsibility for the information contained in this Public Announcement and confirms that this Public Announcement contains true, factual and material information and does not contain any misleading information.

This Public Announcement is issued under the authority of the Board in terms of the resolution passed by the Board on July 12, 2023 and by the Buy Back Committee on July 13, 2023.

For and on b	ehalf of the Board of Di	rectors of Ashiana Housing Limited
sd/- sd/-		
Mr. Vishal Gupta	Mr. Varun Gupta	Mr. Nitin Sharma
Managing Director	Director	Company Secretary and Compliance Officer
DIN: 00097939	DIN: 01666653	(ICSI Membership No.: A21191)

Date : July 13, 2023 Place: New Delhi

						जनसता 14 जुलाई, 2023 19
व	जाब नैशनल बे भरोसे (A	का प्रतीकthe I GOVERNMENT OF INDIA UNDERTAKING)	विराठगदार उदागर केजे-1:	डल शस्त्रा, गाजियाब 3, कविनगर, गाजियाबाद – 720088, ई–मेलः cs8228@	201001,	मेघा इंजीनियरिंग एंड इफ्रास्ट्रक्चर लिमिटेड एस–2, टेक्नोक्रेट इंडस्ट्रियल एस्टेट, बालानगर, हैदराबाद– 500037, तेलंगाना, भारत www.meil.in निविदा संख्याः एमईआईएल/पीईपीके/निविदा/हैदराबाद /2023/01 दिनांकः 14.07.2023 कोटेशन के लिए अनुरोध (आरएफक्यू) विषयः CB/ONDSF/KHAMBEL/2016 फील्ड्स, गुजरात में कुओं से कच्चे तेल की बिक्री के लिए निविदा
आम लिया	जनता को और विशेष रूप से कर्जवार और गारंटर्स को यह नोर्ट	टेस दियाँ जाता है कि नीचे वर्णित अचल सम्पत्तियां जो प्रतिभूत लेनव बेचा जाएगा। बकाया राशि की वसूली, कर्जदार(रों) और गारंटर(रों), अ प्रत्याभूत परिसम्प	र पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन अचल सम तर के पास बंधक/प्रभारित है, का सांकेतिक/वास्तविक कब्जा(नीचे वर्णित अनुसार आरक्षित मूल्य और धरोहर राशि का विवरण नीचे दी गई तालिका के अनुसार त्तियों की बिक्री की अनुसूची	पत्तियों के विक्रय हेतु ई—नीलामी), प्रतिभूत लेनदार पंजाब नेशनल वै	विक्रय नोटिस, कि के प्राधिकृत अधिकारी द्वारा	मेघा इंजीनियरिंग एंड इफ्रास्ट्रक्वर लिमिटेड (इसके बाद "एमईआईएल/कंपनी के रूप में संदर्भित) को गुजरात में सीएसएफ फील्ड प्रदान किया गया है, जो शीघ्र ही उत्पादन शुरू करने जा रहा है। एमईआईएल, प्रतिस्पर्धी बोली के माध्यम से गुजरात में खंबेल फील्ड के कुओं से कच्चे तेल को बेचने का इरादा रखता है, और इसलिए एकल चरण दो बोली प्रणाली के तहत बोलियां आमंत्रित करता है। कच्चे तेल की खरीद के लिए आवश्यक अनुभव और क्षमता रखने वाले बोलीदाता भाग ले सकते हैं। मात्रा: विक्रेताओं के विकल्प पर और अनुमानित मात्रा प्रति माह 4000 की सीमा तक होगी। गुणवत्ता: निविदा दस्तावेज में संलग्न है।
क्र. सं	शाखा का नाम खाते का नाम कर्जदार/गारंटर्स खाते का नाम एवं पता	 (E) सरफासी अधिनियम 2002 की धारा 13(2) के अंतर्गत मांग सूचना की तिथि (F) सरफासी अधिनियम 2002 की धारा 13(4) के अंतर्गत कब्जा की तिथि (G) मांग सूचना के अनुसार बकाया राशि (H) कब्जा की स्थिति सांकेतिक / भौतिक/रचनात्मक 	अचल सम्पत्तियों का विवरण – बंधक⁄स्वामी के नाम (सम्पत्तियों के बंधककर्ता)	(२) र्तगामरी व	। एवं ऋण भारों	अवधिः आपसी सहमति से एक अन्य वर्ष बढ़ाने के विकल्प के साथ, 1 अगस्त 2023 से शुरू होकर अस्थायी रूप से 3 साल अवधि के लिए। बोली जमा करने के लिए निविदा दस्तावेज ई–टेंडर के लिए डाउनलोड किए जा सकते हैंः पोर्टल : www.meildsffield.com बोली लगाने वालों से अनुरोध है कि वे अपनी सबसे प्रतिस्पर्धी बोली को तकनीकी और गैर–मूल्य वाणिज्यिक बोली एवं मूल्य अनुसूची प्रारूप के अनुसार मूल्य वाणिज्यिक बोली के साथ अधिकृत हस्ताक्षरकर्ता द्वारा विधिवत हस्ताक्षरित करके एमईआईएल ई–प्रोक्योरमेंट www.meildsffield.com पर अपलोड करें।
1	राइट गंज, गाजियाबाद (001910) श्री शैलेन्द्र कुमार सिंह और श्रीमती पायल सिंह, फ्लैट नं. पी–401. तृतीय तल, (सुपर एमआईजी टाईप) वृंदावन हाईट्स, वृंदावन गार्डन, पसौंदा, गाजियाबाद, यू.पी.	(E) 19-12-2016 (F) 10-01-2020 (G) रु. 41.80 लाख + ब्याज एवं प्रभार इत्यादि (H) सांकेतिक	सम्पत्ति का वह समस्त भाग एवं अंश जोकि फ्लैट नं. पी-401, तृतीय तल, (सुपर एमआईजी टाईप, बिना छत के अधिकार) वृंदावन हाईट्स, निर्मित प्लॉट नं. 20ए, खसरा नं. 892, 900, 953 मिन, 954 मिन, वृंदावन गार्डन, पसौंदा, गाजियाबाद, यू.पी. में स्थित, सुपर कवर्ड क्षेत्रफल 109.62 वर्ग मी., यह सम्पत्ति श्री शेलैन्द्र कुमार सिंह के नाम पर है। प्लॉट की चौहदी : पूरब में – डीगर का प्लॉट, पश्चिम में – डीगर का प्लॉट, उत्तर में – अम्बेडकर यूथ सेन्टर, दक्षिण में – 40फीट चौडी रोड	(C) रु. 10.000/- 04.00	.2023 ज्ञात नहीं 11.00 अर्पाह बजे	बोली-पूर्व एक बैठक सोमवार दिनांक 17.07.2023 को MS Teams/ZOOM के माध्यम से आयोजित की जाएगी। बैठक शेड्यूल और जूम लिंक पोर्टल में साझा किया जाएगा। बोली जमा करने की अंतिम तिथि और समय 25 जुलाई 2023 को 1500 बजे भारतीय समयानुसार एमईआईएल सभी तरह से पूर्ण आपकी मूल्यवान बोली को नियत तिथि और समय पर प्राप्त करने की उम्मीद कर रहा है। संपर्क व्यक्तिः बी. रविशंकर टेलीफोन नं.: 9154936749/985971409 ईमेल आईडी: ravi.b@meghhaeng.com
2	शाखाः चंदर नगर, गाजियाबाद (144300) श्री हरिओम सिंह पुत्र अतर सिंह और श्रीमती सीमा चौधरी पत्नी अतर सिंह, मकान नं. एच–255, गोविंदपुरम, गाजियाबाद, यू.पी.	(E) 02-07-2018 (F) 21-06-2019 (G) रु. 53.74 लाख + ब्याज एवं प्रभार इत्यादि (H) सांकेतिक	सम्पत्ति का वह समस्त भाग एवं अंश जोकि साम्यिक बंधक मकान नं. एच–255, गोविंदपुरम, गाजियाबाद, यू.पी. में स्थित, क्षेत्रफल 89.96 वर्ग मी. यह सम्पत्ति श्रीमती सीमा के नाम पर है। चौहदी : पूरब में – मकान नं. 256, पश्चिम में – मकान नं. 254, उत्तर में – मकान नं. 326, दक्षिण में – 30फीट चौडी रोड	(B) रु. 6.89 लाख पूर्वाइ बजे से	.2023 ज्ञात नहीं 11.00 । अर्पाड) बजे	सम्मन बास्त करारबाद उमूर तनकाह तलब (आदेश 5 कायदा 1 ब 5) समक्षः न्यायालय इन्द्रप्रीत सिंह जोश पीठासीन अधिकारी, कामर्शियल कोर्ट प्रथम, (जिला पंचायत भवन), निकट कोतबाली कासना, गौतम बुद्ध नगर मल बाद सख्या अश्र (2001)
3	शाखाः चंदर नगर, गाजियाबाद (144300) भूमेश कुमार पुत्र स्व. घनश्याम सिंह गारंटर : अशोक तंवर	(E) 09-07-2019 (F) 29-02-2020 (G) रु. 70.21 लाख + ब्याज एवं प्रमार इत्यादि (H) सांकेतिक	सम्पूर्ण प्रथम तल (बिना छत के अधिकार के) प्लॉट नं. 111-ए/10 पर निर्मित, भूमि क्षेत्रफल 133.70 वर्ग मी., सैक्टर- 111, जीडीए स्वीकृत रिहायशी टाउनशिप अब ''वैशाली'' कहते है, जिला गाजियाबाद उ.प्र. में स्थित, (इसके बाद ''उक्त तल'' के रूप में संदर्भित) यह सम्पत्ति श्री अशोक तंवर पुत्र तुला राम के नाम पर है।	(B) रू 5 99 लाख पूर्वाह	.2023 ज्ञात नहीं 11.00 अर्पाक बजे	मूल वाद संख्या 397/2017 केनरा बैंक एक राष्ट्रीयकृत बैंक है जो कि बैंकिंग कम्पनीज एक्वीजिवीसन एण्ड ट्रांसफर ऑफ अण्डरटेकिंग एक्ट–70 ऑफ 1970 के अन्तर्गत रजिस्टर्ड है और जिसका मुख्य कार्यालय 112 जे० सी०, बंगलौर जिसकी एक शाखा एस.एम.ई. प्रथम तल, प्लॉट नं–सी–03, सेक्टर–01 नोएडा, जिला गौतमबुद्ध नगर में स्थित है, जिसका कार्य प्रबंन्धक द्वारा किया जाता है। वादी
4	शाखाः चंदर नगर, गाजियाबाद (144300) प्रमोद कुमार शर्मा पुत्र ओम प्रकाश शर्मा	(E) 30-08-2019 (F) 10-02-2020 (G) रु. 24.91 लाख + ब्याज एवं प्रभार इत्यादि (H) सांकेतिक	रिहायशी फ्लैट नं. एसएफ—01, दाईं ओर (बिना छत के अधिकार) द्वितीय तल, मकान नं. 192, खसरा नं. 978 से संबंधित, जिसका क्षेत्रफल 41.805 वर्ग मी., यह सम्पत्ति प्रमोद कुमार शर्मा के नाम पर है। चौहद्दी : पूरब में — 15 फीट चौड़ी रोड़, पश्चिम में — 40 फीट चौड़ी रोड़, उत्तर में — 30 फीट चौड़ी रोड़, दक्षिण में — ठाकुर दास गुलाठी का मकान, तुराब नगर (मोहल्ला पूर्व इस्माइल खान) गाजियाबाद	(B) रु. 1.62 लाख पूर्वाह	11.00 अर्पाह	 भैसर्स सनराईज इन्टरप्राईजेज (प्रोपराइटरशिप फर्म) आफिसः द्वित्तीय तल, प्लॉट नं०–206, सेक्टर–10, नोएडा, जी.बी. नगर द्वारा प्रोपराईटर श्री सुनील कुमार चौरसिया। श्री सुनील कुमार चौरसिया पुत्र श्री पीताम्बर राउत निवासीः बी–579, ब्लॉक–ए, घरोली डेयरी फार्म, मयूर विहार–।।।, दिल्ली प्रोपराईटर मैसर्स सनराईज इन्टरप्राईजेज (प्रोपराइटरशिप फर्म)। दूसरा पताः श्री सुनील कुमार चौरसिया पुत्र श्री पीताम्बर राउत निवासीः बी–579, जी
5	शाखाः रजापुर (007610) मैसर्स कल्याणी इंजीनियरिंग वर्क्स पार्टनर 1. श्री वी.के. मखरिया, 2. श्रीमती किरण मखरिया, गारंटर: 1. श्री वी के मखारिया, 2. श्रीमती किरण मखारिया, 3. श्री गोपी राम मखारिया, कॉर्पोरेट गारंटर: 1. कल्याणी मशीन टूल्स लिमिटेड एमडी श्री गोपी राम मखारिया	(E) 26.08.2014 (F) 27.11.2014 (G) रु. 6007.98 लाख + ब्याज एवं प्रभार इत्यादि (H) भौतिक	सम्पत्ति का वह समस्त भाग एवं अंश जोकि प्लॉट नं. 130ए, 130बी, औद्योगिक ईस्टेट, अर्थला, मोहन नगर, गाजियाबाद, क्षेत्रफल 445.90 वर्ग मी. या 533.35 वर्ग गज, यह सम्पत्ति कल्याणी इंजीनियरिंग वर्क्स के नाम पर है। चौहदी : पूरव में — प्लॉट नं. 131 / 132, पश्चिम में — प्लॉट नं. 129ए, उत्तर में — 60फीट चौड़ा, दक्षिण में — रेलवे लाईन	any other statutory / पूर्वाइ Govt. Liabilities dues बजे से	.2023 ज्ञात नहीं 11.00 । अर्पांड) बजे	डीं. कॉलोनी, मयूर विहार–।।।, दिल्ली–96 प्रोपराईटर मैसर्स सनराईज इन्टरप्राईजेज (प्रोपराइटरशिप फर्म)। प्रतिवादी हरगाह वादी ने आपके नाम एक नालिश बाबत धनवसूली अंकन 6,03,440/– रुपये दायर किया है लिहाजा आपको हुक्म होता है कि आप बतारीख 08–08–2023 को लिखित कथन एव दिनांक 08–08–2023 को तनकी हेतु बवक्त 10 बजे दिन के असालतन या मार्फत अधिवक्ता के जो मुकदमे के हालात से करार वाकई वाकिफ किया गया हो और कुल उमूरात अहम कुतलिल्लक मुकदमा का जवाद दे सके या जिसके साथ कोई और शख्स हो कि जो जवाब ऐसे सवालात दे सके हाजिर हो और जवाबदेही दावा की करे, और आपका लाजिम है कि उसी रोज अपने जुमल
में वि http http ऋण	निर्दिष्ट सुरक्षित परिसंपत्तियों का विवरण, प्राधिकृत अधिका s://www.mstcecommerce.com के माध्यम से ऊपर s://eprocure.gov.in/epublish/app. देखें । (6) सभी	री की सर्वश्रेष्ठ जानकारी के अनुसार दर्शाई गई है, किंतु प्राधिवृ वर्णित दिनांकों को आयोजित की जाएगी। (5) अधिक वि सांविधिक बकाया/अटेंडेंट शुल्क/पंजीकरण शुल्क, स्टांप शुल्क (ई—नीलामी) के संबंध में बैंक को ज्ञात नहीं है इच्छुक बोलीदाता	म होगी। (2) सम्पत्तियां को "जो है जहाँ है", "जैसी है जो कुछ भी है" एवं "दायि जत अधिकारी इस उदघोषणा में किसी त्रुटि, गलत बयान या चूक के लिए जव वरण तथा सम्पूर्ण नियमों व शर्तों के लिए कृपया निम्नलिखित वेबसाइट 5, कर आदि सहित अन्य बकाया खरीददारों को वहन करना होगा और प्राधिकृत को सलाह दी जाती है कि वे वैधानिक देनदारियों, संपत्ति कर की बकाया राशि, हे नियम 8(6) के अंतर्गत बिक्री सूचना	बिदेह नहीं होगा। (4) नीलामी ई- स : www.ibapi.in, www.i कार्यालय या बैंक किसी भी शुल्क	-नीलामी प्लेटफार्म वेबसाईंट mstcecommerce.com, के लिए जिम्मेदार नहीं होगा,	दस्तावेज पेश करें, जिन पर आप बताइद अपनी जवाबदेही के इस्तदमाल करना चाहते हों। आपको इतिला दी जाती है कि अगर बरोज मजकूर आप हाजिर न होंगे तो मुकदमा बगैर हाजिरी आप मसमूअ और फैसला होगा। बवक्त मेरे दस्तखत और मोहर अदालत के आज बतारीख 17–05–2023 को जारी किया गया। आदेशानुसार, मुंसरिम न्यायालय कमर्शियल कोर्ट गौतम बुद्ध नगर
दिना	iकः 13-07-2023, स्थान : गाजियाबाद		श्री राजेन्द्र प्रसाद यादव.	9971720088, (प्राधिकृत अधि	कारी), पंजाब नैशनल बैंक	नई दिल्ली आस्ति वसूली शाखा तुतीय तल, स्टार हाउस, एच-2, कनॉट सर्वस, नई दिल्ली – 110001

अचल सम्पत्तियों के विक्रय हेतु ई–नीलामी विक्रय नोटिस

Bank of India 🎮



राजिन्दर नगर शाखाः 64, वेद प्लाजा, सेक्टर–5, जिला. गाजियाबाद (उ.प्र.) भारत–201005

सरफेसी अधिनियम 2002 के तहत ऑनलाइन-नीलामी के माध्यम से संपत्ति की बिक्री के लिए नियम और शर्तें

प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 6(2) & 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन आम लोगों को और विशेष रूप से कर्जदार(रों), बंधककर्ता और गारंटर(रों) को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्ति जो प्रतिभूत लेनदार के पास बंधक / प्रभारित है, का कब्जा, प्रतिभूत लेनदार के प्राधिकृत अधिकारी द्वारा लिया गया है, को ''जहाँ है, जैसा है और जो कुछ भी है'' के आधार पर नीचे निम्नवर्णित कर्जदार(रों), बंधककर्ता(ओं) और गारंटर(रों) को प्रत्याभूत – दाता बैंक ऑफ बड़ौदा से – प्रतिभूत लेनदार की नीचे वर्णित रुपए की बकाया राशि की वसूली हेतु नीचे वर्णित दिनांक को बेचा जाएगा। कर्जदार(रों), बंधककर्ता(ओं) और गारंटर(रों) / प्रतिभूति आस्तियां / बकाया / आरक्षित मूल्य / ई—नीलामी की तिथि एवं समय, ईएमडी और बोली वृद्धि राशि का विवरण नीचे दिया गया है

		(i)	18	<i>i</i>		55 I	8 10	<u>6</u>
क्र. सं.	कर्जदार और गारंटर्स का नाम एवं पता	अचल संपत्तियों का विवरण ज्ञात भार के साथ, यदि कोई हो	कुल बकाया	आरक्षित मूल्य (रु.) घरोहर राशि न्यूनतम बोली वृद्धि राशि	ई—नीलामी तिथि एवं समय	कब्जा की स्थिति	निरीक्षण की तिथि एवं समय	शाखा का नाम एवं सम्पर्क नं.
1	उधारकर्ताः श्री विजय कुमार पुत्र श्री सुरेंद्र कुमार सह—उधारकर्ताः श्रीमती पूनम पत्नी श्री विजय कुमार, रिहायशी पताः फ्लैट नं. 103. ब्लॉक जी3, प्रथम तल, किंग्सबरी अपार्टमेंट टीडीआई सिटी, कुंडली, सोनीपत, तहसील—राय हरियाणा 131028	रिहायशी फ्लैट नं. 103, सुपर क्षेत्रफल 1264 वर्ग फीट, टॉवर जी3 में, प्रथम तल, किंग्सबरी अपार्टमेंट टीडीआई सिटी, कुंडली, सोनीपत, तहसीलराय हरियाणा 131028 में स्थित, यह सम्पत्ति श्री विजय कुमार पुत्र श्री सुरेंद्र कुमार और श्रीमती पूनम पत्नी श्री विजय कुमार के नाम पर है।	छियासठ हजार नौ सौ आठ और पैसे उनतीस मात्र) दिनांक 15.03.2022 तक दिनांक 12.03.2022 तक ब्याज सहित	₹ 3,18,600/- ₹ 10,000/-	01.08.2023 समय को अर्पाड 02.00 बजे से अर्पाड 06.00 बजे तक	भौतिक कब्जा	27.07.2023 समय को पूर्वाइ 10.00 बजे से अर्पाइ 02.00 बजे तक	राजिन्दर नगर/ 8929163255
	बेक्री के विस्तृत नियमों और शर्तों के लिए, कृपय क : 13-07-2023, स्थान : गाजियाबाद	ग बैंक की वेबसाइट अर्थात https://www इच्छुक बोलीदाता ऊपर वर्णित सम्पत्ति व		214 - 215		पर दिए गए ति अधिकारी, बैंव		
	बैंक ऑफ़ बड़ौदा Bank of Baroda कौशम्बी शाखाः 17–18, अपर ग्राउंड फ्लोर, शिप्रा कृष्णा अजूर, कौशांबी, गाजियाबाद–201010, उ.प्र. अचल सम्पत्तियों के विक्रय हेतु ई–नीलामी विक्रय नोटिस							
and the second sec	सरफेसी अधिनियम 2002 के तहत ऑनलाइन—नीलामी के माध्यम से संपत्ति की बिक्री के लिए नियम और शर्तें प्रतिभूति हित (प्रवर्तन) नियम 2002 के नियम 6(2) & 8(6) के परन्तुक के साथ पठित वित्तीय आस्तियों का प्रतिभूतिकरण और पुनर्गठन तथा प्रतिभूति हित का प्रवर्तन अधिनियम, 2002 के अधीन आम लोगों को और विशेष रूप से कर्जदार(रों), बंधककर्ता और गारंटर(रों) को यह नोटिस दिया जाता है कि नीचे वर्णित अचल सम्पत्ति जो प्रतिभूत लेनदार के पास बंधक / प्रभारित है, का कब्जा, प्रतिभूत लेनदार के प्राधिकृत अधिकृत अधिकृत द्वारा लिया गया है, को ''जहाँ है, जैसा है और जो कुछ भी हैं'' के आधार पर नीचे निम्नवर्णित कर्जदार(रों), बंधककर्ता(ओं) और गारंटर(रों) को प्रत्याभूत – दाता बैंक ऑफ बड़ौदा से – प्रतिभूत लेनदार की नीचे वर्णित रुपए की बकाया							

राशि की वसूली हेतू नीचे वर्णित दिनांक को बेचा जाएगा। कर्जदार(रों), बंधककर्ता(ओं) और गारंटर(रों) / प्रतिभूति आस्तियां / बकाया / आरक्षित मूल्य / ई—नीलामी की तिथि एवं समय, ईएमडी और बोली वृद्धि राशि का विवरण नीचे दिया गया है अचल संपत्तियों का विवरण आरक्षित मूल्य (रु.) ई--नीलामी कर्जदार और गारंटर्स का निरीक्षण क्र. शाखा का नाम एवं कब्जा धरोहर राशि कुल बकाया ज्ञात भार के साथ, तिथि एवं की तिथि एवं - - -

स.	नाम एवं पता	यदि कोई हो		न्यूनतम बोली वृद्धि राशि	समय	की स्थिति	समय	सम्पर्क न.
	उधारकर्ताः श्रीमती ज्योति चौहान पत्नी श्री हिरदेश चौहान का रिहायशी पताः प्लॉट नं. 36, जज कॉलोनी, सीएनजी पंप के पास, वैशाली सेक्टर 9, आई.ई. साहिबाबाद, गाजियाबाद, यूपी–201010 गारंटरः श्रीमती मंजू राधव पत्नी श्री महेश कुमार राधव, आवासीय पताः गांव और डाकघर मोंडसी, तहसील – सोहना, जिला गुड़गांव, हरियाणा – 122102	1 / 545, सेक्टर—1, वसुंघरा, गाजियाबाद, यू.पी. में स्थित, यह सम्पत्ति श्रीमती ज्योति चौहान पत्नी श्री हिरदेश चौहान के नाम पर है।	अहाईस हजार दो सौ पैंसठ और पैसे	₹ 1 30 000/-	01.08.2023 समय को अर्पांड 02.00 बजे से अर्पांड 06.00 बजे तक	भौतिक कब्जा	26.07.2023 समय को पूर्वाझ 10.00 बजे से अर्पाझ 02.00 बजे तक	कौशम्बी शाखा / 8929163240
f	बेक्री के विस्तृत नियमों और शर्तों के लिए, कृपय	ा बैंक की वेबसाइट अर्थात https://www इच्छुक बोलीदाता ऊपर वर्णित सम्पत्ति र		A REAL AND A COLO SERVICE AND A REAL AND A	s://ibapi.in	पर दिए गए ति	लंक को देखें।	
दिनां	कः 13-07-2023, स्थानः गाजियाबाद				प्राधिकृत	अधिकारी, बैंव	न् ऑफ बड़ौदा	

पंजाब नैशनल बैंक शिक शिक का	
सर्कल सस्त्र केंद्र, पूर्वी दिल्ली, पॉकेट– ई, मयूर विहार, फेज–।।, दिल्ली–110091	
ईमेलः cs8075@pnb.co.in, दूरभाष सं: (कार्या.) : 011.22779758	
अविग्रेण संचना नियम् ८७)	



फोन : 011-23755605, 23755606

ईमेल: AssetRecovery.NewDelhi@bankofindia.co.in

इरादतन चूककर्ता की फोटोग्राफ के प्रकाशन हेतु

सार्वजनिक सूचना

निम्नलिखित उधार इकाई एसआरएस रियल इंफ्रास्ट्रक्चर लिमिटेड ने दिनांक 05.11.2014 को

बैंक ऑफ इंडिया की नई दिल्ली मिड कॉर्पोरेट शाखा (अब नई दिल्ली आस्ति वसूली शाखा) से रु. 50.00 करोड़ की नकद ऋण का लाभ उठाया है। उन्होंने बैंक को भुगतान / चुकौती दायित्व

टाटा कपिटल फाइनशियल सविसज लिमिटड T TATA मांग सूचना

प्रतिभूति हित (प्रवर्तन) नियमावली 2002 ("नियमावली") के नियम 3 के साथ पठित वित्तीय परिसम्पत्तियं के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 ("अधिनियम") की धारा 13(2 के अंतर्गत।

एतदद्वारा एक सूचना दी जाती है कि निम्नलिखित दायित्वधारकों ⁄ विधिक प्रतिनिधियों ⁄ विधिक उत्तराधिकारियों (ऋणधारकों) ने टाटा कैपिटल फाइनेंशियल सर्विसेज लिमिटेड (टीसीएफएसएल) से प्राप्त मूलधन राशि और इस पर आकलित ब्याज तथा अन्य शुल्कों का प्रतिभुगतान करने में चूक कर दी है अतः निम्न वर्णित ऋण खातों को टीसीएफएसएल की बकाया राशियों का प्रतिभुगतान करने में हुयी चूक के अनुपालन में आरबीआई दिशानिर्देशों के अनुसार अनिष्पादनीय परिसंपत्तियों के रूप में वर्गीकृत क दिया गया है। टीसीएफएसएल, अपने प्राधिकृत अधिकारी के माध्यम से वित्तीय परिसम्पत्तियों व प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (''अधिनियम'') के प्रावधानों अनुसार अधिनियम की धारा 13(2) के अंतर्गत निम्न वर्णित सांविधिक सचनायें निर्गत कर चकी है जिनमें ऋणधारक को सूचनाओं के 60 दिवसों के अंदर भावी ब्याज एवं लागतों के साथ उक्त बकाया राशि का भुगतान करके भूगतान–दायित्व निर्वहन करने को कहा जाता है। भूगतान–दायित्व का निर्वहन करने में विफल रहने पर टीसीएफएसएल, निम्न विवरिणत संपत्तियों पर टीसीएफएसएल के पक्ष में ऋणधारकों द्वरा सुजित प्रतिभूति हित का प्रवर्तन करने सहित अधिनियम की धारा 13(4) के अंतर्गत विवरणित समस्त अथवा किसी एक अधिकार का प्रयोग करेगी:

ऋण खाता सं. (संख्यायें)	दायित्वधारक(कों) / विधिक उत्तराधिकारी(रिये विधिक प्रतिनिधि(यों) के नाम	एनपीए j)/ तिथि	मांग सूचना के अनुसा बकाया राशि⁄मांग सूचना की तिथि
TCFL A0370 00001 10610 51	(1) मैसर्स तयाल टेंट हाउस, अप माध्यम से, माधव विलाज, अट्टाला उत्तर प्रदेश—281121, (2) श्री सुधीर सुधीर अग्रवाल उर्फ सुधीर अग्रवाल प्रसाद तथा, (3) सुश्री पूनम उर्फ प् दोनों निवासी मकान नं. 63, चिप्पी बांगर, मथुरा, उत्तर प्रदेश—2	चुंगी, वृंदावन, र अग्रवाल उर्फ पुत्र श्री विष्णु रूनम अग्रवाल, र गली, वृंदावन	रु. 38,79,980 ∕ — दिनांक 15—06—2023
(पुराना) त गली, वृंदा 16.03.201	रेसंपत्तियों के विवरण : मकान के सम था 53 ⁄ 1 (नया) एवं 4673 का भाग, क्षे वन, मथुरा, उत्तर प्रदेश में स्थित है जिस 7 में किया गया है जो सुधीर अग्रवाल व 64, पश्चिम– मकान नं. 62, उत्तर– सङ्	त्राधिमापन 64 वर्ग गज अथ नका अधिक विशिष्ट रूप में के पक्ष में निष्पादित तथा निग	ति् 53.51 वर्ग गज, जो चिप वर्णन विक्रय विलेख दिनांकि नानुसार परिसीमित है : पूर्व
TCFLA0 0001075 & TCFLA0 0001087	6486 एमसीएफ नं. 152, सेक हरियाणा—121005, 2. सुंद 3590 सुनीता देवी तथा 4. विशाल	टर–23, फरीदाबाद, र कुमार उर्फ सुंदर, 3. भामला, सभी निवासी– कॉलोनी, वार्ड नं. 4,	03.06.2023 रु. 36,97,538 / दिनांक 20—06—202
1119 ⁄ 13 मौजा सर	गरिसंपत्तियों के विवरण : एमसीएफ 665, म्यूनिसिपल नं. 64, किला नं. 13 न, फरीदाबाद, हरियाणा में स्थित है 12—01—2017 में किया गया है जो 1	/ 19 (0–4), भूखंड सं. 44 जिसका अधिक विशिष्टत	4ए, रकबा 64 वर्ग गज, उ 11पूर्ण वर्णन निर्गतन विलेज
2179374 and GEC Loan A/c No. TCFLA03 9000010 30529	L माध्यम से, सतीश कुमार वर्मा कमर्शियल कॉम्प्लेक्स, डा. दिल्ली–110009 2. सतीश कुम पुत्र श्री सतीश कुमार वर्मा, 4.	, ए—7, द्वितीय तल, मुखर्जी नगर, नई ार वर्मा, 3. नमन वर्मा . शमा वर्मा पत्नी श्री सी— सी—342, द्वितीय	3.06.2023 रु. 2,60,46,151 / दिनांक 21—06—202
जो औद्यो अधिक वि सदी प्रका गाजियाबा ढंग से प मीटर चौर	रिसंपत्तियों के विवरण : भूखंड सं. सं गिक क्षेत्र ट्रोनिका सिटी, लोनी, परगन शिष्टतापूर्ण वर्णन पट्टा विलेख दिनांति शन प्रा. लि., अपने निदेशक श्री सती द के कार्यालय में क्रमांक 15813 बही जीकृत तथा निम्नानुसार परिसीमित ड़ी सड़क सं. 4, उत्तर– भूखंड सं. सं	ग∕तहसील गाजियाबाद–2 केत 10–08–2005 में किय 1श वर्मा, के पक्ष में निष्पा 1 सं. 1, खंड सं. 5830 पर है : पूर्व– भूखंड सं. ई–2 11–2, दक्षिण– भूखंड सं. उ	201013 में स्थित है जिसव 1 गया है जो कि मैसर्स न देत है जो उप–पंजीयक– 10–08–2055 को विधिव 10 एवं ई–21, पश्चिम– सी–4
सूचना के अधिनियम उक्त वर्णि धारा 13(ऋणधारक	मांग सूचनाओं की प्रभावोत्पादक सेवा माध्यम से उक्त सूचनाओं की प्राप्ति व की धारा 13(2) के अंतर्गत निर्देश f त देनदारियों का निर्वहन करें। ऐसा व 4) के अंतर्गत किसी एक अथवा स ों को भी अधिनियम की धारा 13(13) 1तिभूत परिसंपत्तियों का विक्रय, पट्टा	हे उपाय कर रहे हैं। उपर्यु देया जाता है कि इस सूच हरने में विफल रहने पर टी मस्त अधिकारों का प्रयोग के निबंधनों के अनुसार र	म्त ऋणधारकों को एतद्द्वा गना के 60 दिवसों के अंत सीएफएसएल, अधिनियम द करेगी। प्रासंगिक रूप नूचित किया जाता है कि
		फ नाव्यन स अयपा अग्यय	हस्ता./

जबकि, अधोहस्ताक्षरकर्ता ने पंजाब नैशनल बैंक, सर्कल सस्त्र केंद्र, पूर्वी दिल्ली (पूर्व में परिसंपत्ति वसूली प्रबंधन शाखा के रूप में विदित), सीएससी, प्रथम तल, पॉकेट—ई, मयूर विहार, फेज—।।, दिल्ली—110091 के प्राधिकृत अधिकारी के रूप में वित्तीय परिसंपत्तियों के प्रतिभूतिकरण एवं पुनर्निर्माण तथा प्रतिभूति हित प्रवर्तन अधिनियम 2002 (यहां इसमें इसके उपरांत ''उक्त अधिनियम'' के रूप में संदर्भित) के अंतर्गत और प्रतिभूति हित (प्रवर्तन) नियमावली 2002 के नियम 3 के साथ पठित धारा 13 के अंतर्गत प्रदत्त शक्तियों के प्रयोगांतर्गत, एक मांग सूचना दिनांकित 21–02–2023 निर्गत की थी, जिसमें मैसर्स साई कैटरिंग (उधारकर्ता) श्रीमती श्वेता सिंह पत्नी श्री नवनीत सिंह (स्वामिनी/बंधककर्ता) निवासी– डी–67/4, पूर्वी विनोद नगर मयुर विहार दिल्ली–110091, अन्य पता यह भी : 20/620, कड़कड़डूमा, दिल्ली—110092, अन्य पता यह भी : 4/440, डी. एस. ब्लॉक, भोलानाथ नगर, शाहदरा दिल्ली—110032, अन्य पता यह भी : 118, ए∕10, सी−1, दिलशाद गार्डन, दिल्ली−110095 को, सूचना में अंकित रु. 21,61,826.21/- (रुपये इक्कीस लाख इकसठ हजार आठ सौ छब्बीस एवं इक्कीस पैसे मात्र) (31–01–2023 तक ब्याज सहित) की राशि का राशि पर नियत भावी ब्याज, व्ययों तथा अन्य शुल्कों इत्यादि, पूर्ण भुगतान होने तक की जानेवाली वसूली को घटाकर, के साथ, उक्त अधिनियम की धारा 13(2) के अंतर्गत, सूचना की तिथि/उक्त सूचना की प्राप्ति की तिथि से 60 दिवसों के अंदर, प्रतिभुगतान करने को कहा गया था।

चूंकि ऋणकर्ता / गारंटर उपर्युक्त निर्धारित बकाया राशि का प्रतिभुगतान करने में विफल हो चुके हैं, अतएव एतदद्वारा ऋणकर्ता / गारंटर को तथा जनसाधारण को सूचित किया जाता है कि अधोहस्ताक्षरकर्ता ने यहां इसमें निम्न विवरणित संपत्ति का, प्रतिभूति हित प्रवर्तन नियमावली 2002 के नियम 8 के साथ पठित उक्त अधिनियम की धारा 13 की उप–धारा (4) के अंतर्गत उन्हें प्रदत्त शक्तियों के प्रयोगांतर्गत, 13 जुलाई 2023 को, अधिग्रहण कर लिया है।

ऋणकर्ताओं / गारंटरों / बंधककर्ताओं का ध्यान, प्रतिभुत परिसंपत्तियों को ऋणमुक्त कराने के लिये उपलब्ध समय के परिप्रेक्ष्य में अधिनियम की धारा 13 की उप–धारा (8) के प्रावधानों की ओर आकृष्ट किया जाता है।

ऋणकर्ता / गारंटरों / बंधककर्ताओं को विशेष रूप में तथा जनसाधारण को एतदद्वारा सामान्य रूप में सावधान किया जाता है कि संपत्ति का लेन–देन न करें तथा उक्त संपत्ति का कोई व किसी भी प्रकार का लेन—देन, रु. 21,61,826.21/- (रुपये इक्कीस लाख इकसठ हजार आठ सौ छब्बीस एवं इक्कीस पैसे मात्र) (31–01–2023 तक ब्याज सहित) की एक राशि तथा राशि पर नियत भावी ब्याज, व्ययों तथा अन्य शुल्कों इत्यादि, पूर्ण भुगतान होने तक की जानेवाली वसूली को घटाकर, के साथ, हेतू पंजाब नैशनल बैंक सर्कल सस्त्र के प्रभाराधीन होगा।

अचल संपत्ति (यों) का विवरणः

खसरा नंबर 506 / 513 / 514 और 534 में से 50 वर्ग गज यानी 41.80 वर्ग मीटर क्षेत्रफल वाली निर्मित संपत्ति भूमि का न्यायसंगत बंधक, जो संपत्ति संख्या 4/440, पुरानी संपत्ति संख्या 252 के रूप में है, जिसमें साइट के अनुसार अंतिम मंजिल तक ऊपरी निर्माण का अधिकार शामिल है जो ग्राम चंद्रावली आलिया शाहदरा डी.एस. ब्लॉक की आबादी में, गली नंबर 12, भोला नाथ नगर, इलाका शाहदरा दिल्ली—110032 में स्थित तथा श्रीमती श्वेता सिंह पत्नी श्री नवनीत सिंह के नाम पर है और निम्नानुसार परिसीमित है: पूर्व– 8 फुट चौडी गली, पश्चिम– दूसरों की संपत्ति, उत्तर– दूसरों की संपत्ति, दक्षिण– दूसरों की संपत्ति

"IMPORTANT"

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आईबीसी, 2016 अंतर्गत संपत्तियों की ई-नीलामी – बिक्री नीलामी की तिथि एवं समय : 10 अगस्त, 2023 को सुबह 10.30 बजे से सायं. 4.30 बजे तक (5 मिनट के असीमित विस्तार के साथ)

बिक्री सूचना

मेसर्स हाइड्रिक फार्म इनपुट्स लिमिटेड (परिसमापन अंतर्गत) पंजी. कार्यालय : फ्लैट क्र. २, १ली मंजिल, एफ-५०८, मधु विहार एक्स्टेंशन, पटपड़ गंज, नई दिल्ली – ११००९१ CIN-U01111DL2003PLC123426

माननीय राष्ट्रीय कंपनी कानून न्यायाधिकरण, न्यायालय-VI, नई दिल्ली पीठ के सीपी क्र. 1बी/1374 (एनडी) /2019 दिनांक 02.09.2022 में आदेश क्र. आईए/2942/2022 अंतर्गत नियक्त परिसमापक द्वारा परिसमाप संपत्ति के एक भाग स्वरूप मेसर्स हाइड्रिक फार्म्स इनपुट्स लिमिटेड (परिसमापन अंतर्गत) की संपत्तियों की बिक्री. बिक्री, ई–नीलामी प्लेटफॉर्म https://www.eauctions.co.in **(लिंकस्टार इंफोसिस प्राइवेट लिमिटेड)** के जरिये अधोहस्ताक्षरी द्वारा की जायेगी.

	(आईएनआर)	(आईएनआर)	वृद्धिशील राशि (आईएनआर)
संपत्ति क्र. : 1 व्यावसायिक भवन : रोहतास मैट्रिक्स टेक्नो स्क्वेयर, प्लॉट क्र. C-40, नॉलेज पार्क-01, ग्रेटर नोएडा, यूपी, नजदीकी लैंडमार्क : कैलाश अस्पताल, ग्रेटर नोएडा में चौथी मंजिल पर कार्यालय स्थान हेतु 18,870.05 वर्ग फीट (1753.97 वर्ग मीटर) के क्षेत्रफल का व्यावसायिक भवन.	8,10,00,000	81,00,000	5,00,000
संपत्ति क्र. : 2 व्यावसायिक भवन : रोहतास मैट्रिक्स टेक्नो स्क्वेयर, प्लॉट क्र. C-40, नॉलेज पार्क-01, ग्रेटर नोएडा, यूपी, नजदीकी लैंडमार्क : कैलाश अस्पताल, ग्रेटर नोएडा में पांचवी मंजिल पर कार्यालय स्थान हेतु 10,381.02 वर्ग फीट (964.42 वर्ग मीटर) के क्षेत्रफल का व्यावसायिक भवन.	4,50,00,000	45,00,000	5,00,000
नेरीक्षण/कार्यस्थल दौरे की तिथि : 17 जुलाई, 2023 से 7 बेक्री के नियम एवं शर्तें निम्नानुसार हैं : . ई–नीलामी मान्यताप्राप्त सेवाप्रदाता लिंकस्टार इंफ "जैसा है जो है" तथा "जो भी है आधार" पर संच वारंटी और क्षतिपूर्ति के बगैर है. ीलामी अंतर्गत दो संपत्तियां शामिल हैं और बोलियां निध pरनी होगी. सम्पूर्ण ई–नीलामी प्रक्रिया के विस्तृत नियम एवं	ोसिस प्राइवेट लि गलित की जायेगी रित प्रारूप में पर्ि	ामिटेड के जरिये क्योंकि यह बिक्री रेसमापक (ऑनल	"जैसा है जहां हैं किसी भी प्रकार व ाइन) के पास जग

स्थान : नई दिल्ली	सुमन कुमार वर्मा, परिसमापक
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	एएफए क्र. : एए3/13657/02/050623/300672, 02.06.2024 तक वैध











