

CIN: L67120DL1992PLC048983

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Attention Shareholders

Transfer of shares in dematerialised form only with effect from December 5th 2018

This is intended to bring into your notice that the Securities and Exchange Board of India has amended Regulation 40 of SEBI (listing Obligations and Disclosure Requirement) Regulations 2015 which deals with transfer or transmission or transposition of securities. According to this amendment the request for effecting the transfer of Listed Securities shall not be processed unless the Securities are held in a Dematerialised form with depository. *Therefore, for effecting any transfer, the Securities shall mandatorily be required to be in the Demat form.*

Shareholders holding shares in physical form, accordingly, get in touch with the Depository Participant having registration with SEBI to open a Demat Account or alternatively, contact Registrar and Transfer Agent of the Company at a given below address:

Alankit Assignments Limited 1E/13 Jhandewalan extension, New Delhi-110055

Email Id: ramap@alankit.com Phone No. +91-11-4254120

For your reference, the procedure of dematerialization of share is also provided herein below:

PROCEDURE FOR DEMATERIALISATION OF SHARES

- 1. The registered owner (shareholder) needs to submit a request to the concerned Depository Participant (DP) in the Dematerialisation Request Form (DRF) for dematerialisation, along with the certificates of shares to be dematerialized.
- 2. The shareholder/DP will deface the certificates by writing "SURRENDERED FOR DEMATERIALISATION"
- 3. The DP will verify the DRF and certificates and issue an acknowledgement slip, duly signed and stamped, to the shareholder.

- 4. The DP will thereafter scrutinize DRF and certificates. In case the DRF/certificates are not in order, the same will be returned to the shareholder for removing deficiencies. In case DRF/certificates are in order, the details mentioned in the DRF and certificates will be entered in the software system/internet application provided by the Depository and a Dematerialisation Request Number (DRN) will be generated.
- 5. The DRF, with the DRN mentioned on it, will then be released electronically to the company/Registrars and Transfer Agents of the company (RTA). The DP will also despatch the certificates along with the DRF to the company/RTA for verification and approval.
- 6. The company/RTA will, after due verification of DRF and certificates, confirm acceptance of the request for dematerialisation in the necessary software system/internet application.
- 7. The Depository's software system will then electronically create and credit appropriate number of shares in the shareholder's demat account.
- 8. The DP will inform the shareholder of the changes in the shareholder's demat account following the confirmation of the DRF.
- 9. The company/RTA may reject dematerialisation request in some cases and will send an objection memo to the DP, with or without DRF and certificates depending upon the reason for rejection. The DP/shareholder has to remove reasons for objection within 15 days of receiving the objection memo. If the DP/shareholder fails to remove the objections within 15 days, the company/RTA may reject the request and return DRF and accompanying certificates to the DP. The DP, if the shareholder so requires, may generate a new dematerialisation request and send the certificates again to the company/RTA for dematerialisation. No fresh request can be generated for the same securities until the company/RTA has rejected the earlier request and informed the Depository and DP about it.

The process of dematerialisation is completed within 21 days from the date of submission of a valid dematerialisation request.
