(Formerly known as HIMACHAL FIBRES LIMITED)



January 10, 2025

To,

The Secretary **BSE Limited** Department of Corporate Services Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 514010, RUDRAECO

Sub: Outcome of Meeting of Board of Directors pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI LODR Regulations")

Dear Sir/Madam (s),

Please make reference to our correspondence dated July 11, 2024 regardingallotment of 2,07,65,000Convertible Warrants, in terms of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform you that the Board of Directors of the Company in their meeting held today i.e. Friday, January10, 2025, at 2:30 p.m. at corporate office, inter-alia has considered and approved

 The allotment of 13,35,000 (Thirteen Lakh Thirty Five Thousand Only) Equity Shares of face value of Re. 1/- (Rupee One only) each upon conversion of the warrants at an issue price of Rs. 48/- (Rupees Forty Eight) each, including premium of Rs. 47/- each (as determined in accordance with the pricing guidelines prescribed under Chapter V of the SEBI ICDR Regulations) (the "Issue Price"), to the below mentioned allottee, belonging to non-promoter category:

S. No.	Name of Allottees	Category (Promoter/ Non – Promoter)	Maximum number of Equity Shares allotted
1	Vinayak International	Non Promoter	2,70,000
2	Gunjan Agarwal	Non Promoter	350,000
3	Wow Investments	Non Promoter	270,000
4	Hypotenuse Investments	Non Promoter	180,000
5	Aarson Investments	Non Promoter	180,000
6	Rashi Pareek	Non Promoter	85000

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www.rudraecovation.com

Registered Office: Plot No. 43-44, Industrial Area, Barotiwala-174103 (HP) Corporate Office: 4th Floor, Wood Stock Tower, B-35/958, Adarsh Nagar, Ferozepur Road, Opposite Waves Mall, Ludhiana-141012, Punjab



Details required under Regulation 30 of SEBI LODR Regulations read with SEBI circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015 and SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023 is enclosed as Annexure I to this letter.

Subsequent to the aforesaid allotments, the paid-up equity share capital of the Company has increased from Rs. 11,30,33,000 to Rs. 11,43,68,000 comprising 11,43,68,000 equity shares of face value of Re. 1/- each.

The allotments of the equity shares shall be made in dematerialized form and the equity shares so allotted shall rank pari-passu with the existing equity shares of the company in all respects.

The meeting of the Board commenced at 2:30P.M. and concluded at 02: 40P.M.

We request you to take the above information on record.

Thanking you,

Yours faithfully,

For Rudra Ecovation Limited (Formerly known as Himachal Fibres Limited)

Nancy Singla (Company Secretary and Compliance Officer)

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> > CIN - L17119HP1980PLC031020 / L43292HP1980PLC031020



Details required under Regulation 30 of SEBI LODR Regulations read with SEBI circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015 and SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023.

S.	Particulars	Detail	s				
No.							
		T ''	<u></u>				
1.	Type of securities	Equity Shares pursuant to conversion of warrants					
	proposed to be issued						
	(viz. equity shares, convertibles, etc.						
2		Ductor	antial allater ant				
2.	Type of issuance (further public offering,	Preferential allotment					
	rights issue, depository						
	receipts (ADR/GDR),						
	qualified institutions						
	placement, preferential						
	allotment etc.)						
3.	Total number of	Allotment of 13,35,000 Equity Shares at an issue price of Rs.					
	securities proposed to		48/- each (including a premium of Rs. $47/-$ each), upon				
	be issued or the total	conversion for equal number of Warrants allotted at an issue					
	amount for which the		of Rs. 48/- each upon				
	securities will be issued	-	rate of Rs. 36/- per warrant (being 75% of the issue price per				
	(approximately)		nt) aggregating to Rs. 4				
4.	Additional Information in	case of	f preferential issue th	e listed entity sha	ll disclose the		
	following additional detail	ls to the stock exchange(s):					
i.	Names of the Investors	S .	Name of Allottees	Category	Maximum		
		No.		(Promoter/ Non	number of		
				– Promoter)	Equity Shares		
					allotted		
			Vinayak				
		1	International	Non Promoter	2,70,000		
			Currier A1	Non Promoter	250,000		
		2	Gunjan Agarwal	Non Promoter	350,000		
		3	Wow Investments	inon i tomoter	270,000		
			Hypotenuse	Non Promoter			
		4	Investments		180,000		
		5	Aarson Investments	Non Promoter	180,000		
		6	D1-1 D 1	Non Promoter	85000		
		6	Rashi Pareek		85000 13,35,000		
	Dest allaterent of	т ь -		remaining of TAT			
ii.	Post allotment of		uity shares upon conv				
	securities - outcome of the Non promoter of the Company. Details of shareholding in						

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	the subscription	the Co	the Company, prior to and after such conversion, are as under:					
		S.	Name of	Pre	%	Post	⁰ / ₀ *	
		No.	Proposed Allottees	holding		holding		
		1	Vinayak International	15,00,000	1.33%	17,70,000	1.55%	
		2	Gunjan Agarwal	650,000	0.58%	10,00,000	0.87%	
		3	Wow Investments	0	0.00%	270,000	0.24	
		4	Hypotenuse Investments	0	0.00%	180,000	0.16	
		5	Aarson Investments	0	0.00%	180,000	0.16	
		6	Rashi Pareek	52500	0.05%	1,37,500	0.12	
iii.	Issue price	Allotment of 13,35,000 Equity Shares at an issue price of Rs. 48/- each (including a premium of Rs.47/- each), upon conversion for an equal number of Warrants allotted at an issue price of Rs. 48/- each.						
iv.	Number of investors	Six(6) Investors						
v.	In case of convertibles -	Exercise of 13,35,000 warrants into 13,35,000 fully paid						
	intimation on conversion of securities or on lapse of the tenure of the instrument	Equity	y Shares of Re. 1	/- each.				
vi.	Any cancellation or termination of proposal for issuance of securities including reasons thereof	Not A	pplicable					

Thanking you,

Yours faithfully,

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