



REGISTRAR")

- - SHRI MOTORELLIN .... DIRECTOR







THIS BANKER TO THE ISSUE AGREEMENT ("AGREEMENT") IS ENTERED INTO AT JAIPUR, NOVEMBER 25, 2025 ON THIS INTO BY AND AMONGST:

### BY AND AMONGST:

SHRI KANHA STAINLESS LIMITED (CIN: U27109RJ2015PLC047890). a Company in the provisions of the Companies Act. 2017, as amended ("Companies Act." and having its registered in the properties of the No. 401-402. 4th Flour, Trimuny Prime Tower, Nirvanco Road, Jhotazara, Jaipur 102 in India, represented by Mr. Jal Bhagwan Agarwal, Chalconn and Managing Director (in the 11 "States" (hereinstite referred to as "Shri Kapha " or "Issuer" or the "Company"), which expression shall, indian it be repugnant to the context or incaming thereof, be deemed to mean and include its successors and parmitted engine of the FIRST PART.

### GFA

AXIS BANK LIMITED, a company incorporated under the Companies Act. 1956 and becased as a bank under the Banking Regulation Act. 1949 and having its registered office at Trisbul 3rd floor opp Sementheshwar ten as Lagranger Ellistings Ahmedishad Gujaret 180005 INDIA (bereinafter referred to as "AXIS" or "Banker of the lagranger bank"), which expression shall, unless it be repugnant to the context of the triple of the second to mean and include it successors and permitted assigns, of the SECOND PART:

### AND

KREQ CAPITAL PRIVATE LIMITED (CIN: U65/99MH2018FTC307425), a company incorporated under Companies Act 2013 and having SEBI Registration Number INM000013689 and having its registered Office at 2nd Floor, VCA Complex, Near Gate No. 03, Civil Lines Nagpur, Sadar Bazer, Magrur, Mahamshera, India, 140004 represented by Mr. Ayush Parakh. Director (DIN: 68992509) (Increaster referred to as "KREO Capital" or "Lead Manager", and "LM") which expression shall unless, it be repugnant to the context or meeting, deeds to mean and include ity successors and permitted assigns, of the THIRD PART.

### ANI

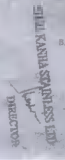
MAS SERVICES LIMITED, a company within the meaning of the Companies Act, 1956, as amended and having registered office at 7:34, 2nd Ploor, Okhia Industrial Area, Phase - II, New Delhi - 110 020, Delhi I - III (hersinafter referred to as "Registrar"), which expression shall, unless it be repugnant to the context or dealing thereof, be deemed to mean and include its successors and permitted assigns, of FOURTH PART.

## In this Agreement:

- (i) is a Registered Category-1 Merchant Banker having Registration Code JNMQ00012489 and is bereinafter referred to as the "Leud Manager" to the Issue or "LM"
- (ii) AXIS BANK LIMITED is referred to as the "Public Issue Bank" or "Refund Bank" or "Sponsor Bank"
- (iii) MAS Services Limited is reterred to as the "Negletrar to the lause" or "Registrar"; and
- (iv) The Company, the LM, the Public Issue Bank, Sponsor Ban , and the Registrar to the Issue are collaboration colored to as the "Parties" and individually as a "Party"

# WHEREAS:

- 3. The Equity Shares have not been and wall not be neglected under the U.S. Securities Act of 1933 (the "U.S. Securities Act") or any state accurities laves in the United States and may not be offered or acid within the United States or to, or for the account or benefit of, "U.S. persons" (as defined in Regulations under the Securities Act). Purther, no offer of securities to the public (as defined under Directive 20003/17/EC, appetitor with any amendments) and implementing invasures thereto, (the "Prospectus Directive") has been or will be made in respect of the Draft Prospectus or otherwise, in any member State of the European Arms which has implemented the Prospectus Olicetive except for any such offer made under exemption in a requirement to publish the prospectus Directive except for any such offer made under exemption in a requirement to publish









supplement a prospectus pursuant to the Prospectus Directive, in respect of the Draft Prospectus or otherwise in respect of the Equity Shares. The Issue will include Issue (I) within India, to Indian Institutional, non-institutional and result investors in compiliation with the SSBI (CDR Regulations, as amended, and (ii) outside India, only to clightle "qualified institutional Layers" has defined in and referred to in the Draft Prospectus as the "Quibs". Accordingly, the Equity Shares will be issued and sold only outside the United States in compliance with Regulations of the U.S. Socializes Act and the applicable laws of the jurisdiction where those issues and sales occur. The Equity Shares are proposed to be offered to the public under Regulation 209(2) of Chapte: IX of SEBI ICOR Regulations via Fixed Price Process.

- The Issue has been authorized by a resolution of the Company's Board dated June 11, 2025 and by the shareholders' resolution dated June 11, 2025 adopted pursuant to Section 62 (1) (e) of the Companies Act, 2013 at the l'Atra-Ordstery General Meeting.
- D. The Company has approached and appointed the Load Manager to manage the fisate and the I end Manager have accepted the engagement in terms of their mandate/ angagement letter. The LM and the Company have executed an laster Agreement dated July 5, 2025 to connection with the Issue (the "Issue Agreement").
- Pursuant to the SEBI circular no. CIRCEPO/POLICYCELL/1/2015 dated November 10, 2015 (the "7015 Circular"), all Applicants are required to submit their Applications only through the ASBA mechanism. Further, pursuant to the SEBI circular no. SEBI-HOCCPODIL/CIRCP/2018-38 dated November 1, 2018 (the "2018 Circular"), the Retail Individual Applicant may also participate in this lasse through UPI in the ASBA mechanism Accordingly, the Company in consultation with the LM, has agreed to appoint AXIS Bank as the Bankur to the Issue, Sponsor Back and the Rafund Bank to deal with the various matters relating to collection, appropriation and refund of monies in relation to the Issue, meluting (i) the transfer of funds to and from the Employ Accounts to the Public Issue Account, (ii) the resention of monies in the Public Issue Account received from all Applicants (including ASBA Applicants and Retail Individual Applicants who oped to apply through UPI in the ASBA mechanism) in accordance with the Companies Act, 2013, (iii) the transfer of funds from the Public Issue Account to the Refund Account or the respective account of the Company, and (iv) the refund of monies to all Applicants, in the ovent that the Company fails to obtain listing and trading approvals and derivan other matters related there as described in the in accordance with Applicable Law.
- Its furtherance to the above and at the request of the Company, AXIS Bank Limited has agreed to act as a Banker to the issue, in order to enable the completion of the issue, and has also agreed to act as the Refund Banker is accordance with the process specified in the Draft Prospectus and the Prospectus and subject to the terms and conditions of this Agreement;
- O The Sponsor Bank shall act as a conduit between the stock exchange and National Payments Corporation of India ("NPCI") for the ASBA Applicants with UPI ID in order to push the mandate collect requests and corposyment instructions of the Retail Individual Applicants into the UPI.
- The Company has approached and appointed as the Registrar to the Issue pursuant to and by way of an agreement dated July 2, 2028.
- The Company has filed the Draft Prespectus dated July 10, 2025 with the Emerge Platform of National Stock Exchange of India Limited (the "NSE EMERGE").
- 1 The Company has applied for the in principle approval from NSE EMERGE.
- K. The duties, responsibilities and liabilities of the Banker to the Issue mentioned in this Agreement shall be limited to the operation of Accounts) opened and maintained by the bank in such capacity to accordance with this Agreement, the Draft Prespectus/Prospectus/Abridged Prospectus and the SEBI (Bankers to an issue) forgulations, 1994, an amended from time to thus ("SEBI Banker Regulations").
- Accordingly, in order to enable the collection, appropriation and refund of monies in relation to the Issue and corrain other matters related thereto, the Company in consultation with the Load Managor, have agreed to appoint the Banker to the issue, the Public Issue Account Banks and the Refund Banks on the terms set out in this Agreement.

NOW. THEREFORE, IN CONSIDERATION OF THE FOREGOING AND THE MUTUAL PROMISES, COVENANTS AND AGREEMENTS SET FORTH IN THIS AGREEMENT, AND FOR OTHER GOOD AND VALUABLE CONSIDERATION. THE SUFFICIENCY OF WHICH IS HEREBY ACKNOWLEDGED BY THE PARTIES, EACH OF THE PARTIES HEREBY AGREE AS FOLLOWS.

DEFINITIONS AND INTERPRETATION

SHRI KANHA STAINLESS LTD





# 1,1. Interpretation

Capitalized terms used in this Agreement and not specifically defined herein shall have the respective meanings assigned to them is the Draft Prospectus. Prospectus filed to be filted with the Designated Stock Exchange RoC. In the Agreement, unless the context otherwise requires.

- (a) words denoting the singular shall include the plural and vice versa
- (h) headings are only for convenience and shall be ignored for the purposes of interpretation;
- (c) references to the word "include" or "including" shall be construed without limitation;
- (ii) references to this Agreement or to any other agreement, deed or other instrument shall a reference to such agreement, deed or other instrument as the same may from the attended, varied, notated or supplemented.
- (c) words denoting a person shall include an individual, corporation, examplery, partnership, high 4r other entity:
- (f) reference to any Party to this Agreement or any other agreement or doed of other instrument shall include us successors or permitted assigns.
- (a) unless otherwise defined the reference to "days" shall be construed as references to calendar to be Gregorian calendar.
- a reference to a section, paragraph or annexure is, unless indicates to the contrary, a remark to a section, paragraph or annexure of this Agreement; and
- (i) references to any statute or statutory provision shall be construed as a reference to the same as it may have been, or may from time to time be, amended, modified or re-energied;
- (i) References to "Rupers", "?" and "Ra" are references to the braful currency of the Repub.
- (k) all references to "Banker to the Issue" shall also include references to their respective "I Banker", if such banks have been appointed by Banker to the Issue and all references to I issue Accounts" shall include any accounts established by the Correspondent Banks pursual such appointment; and

### 2. Definitions

All capitalized terms used in this Agreement, including the preamble and the recrails hereto shall 'unless the context otherwise requires, have the meanings assigned to such terms below:

"Affiliates" shall mean, with respect to any person, (a) any persons that directly or indirectly a more intermediaties, control or are controlled by or and under common control with such persons have a significant influence or which has significant influence over a person is the purson to personal that significant influence over a person is the purson to persually influence over such person, provided that significant influence over a person is the purson to persually indicated that is a personal process of the person and personal to have a significant influence on the person interest in the ventag power of the person are presumed to have a significant influence on the person in (a) or (b). As used in this definition of a libite, the term "controlled by" or "under common control with") per "influence" means the possession, direct, or indirect of the power to direct or cause the discussion of the person whether through the awnership of voting shares by interest or otherwise.

"Agreement" shall have the meaning assigned to such term in the preamble hereto,

"Allotted" or "Allotment" or "Allot" means the issue and allotment of the Equity

"Application" shall mean an indication to make an Application during the Application I am a prospective investor to subscribe to the Equity Shares at the Issue Price, including all in an and modifications thereto:

"Application Assumet" shall mean the issue Price and in the Application from and payable by an Applicant on submission of the Application in the Issue;

"Application Form" shall mean the form in terms of which the Application that an Application to subscribe to the Equity Shares and which will be considered as the application for Alletterent of the Reputy Shares in terms of the Prospectus;

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"Application Period" shall mean the period between the Issue Opening Date and the Issue Closing Date (melusive of both dates) and during which prospective Applicants can submit their Applications;

"Arbitration Act" shall have the meaning assigned to such term in Clause 15 hereig;

"Application Supported by Biocked Amount" or "ASBA" means the application (whether physical or electronic) used by an ASBA Applicant to make an application authorizing an SCSB in block the Application Amount in their specified bank account maintained with an SCSB;

"ASBA Applicant: Applicant" means any Applicant which intends to apply through an ASBA;

"Banker to the faste" means the bank(s) which is are clearing member(s) and registered with the SEBI as Banker to the faste with which the Poblic Issue Accounts have been opened, and is AKIS Bank Limited for the purposes of this Issue;

"Banking Hours" means in respect of Banker to the Issue, the time during Working Days when schooluled commercial banks are generally open for business at Mumbal, India.

"Board" or "Board of Directors" means Hoard of Directors of Company unless otherwise specified,

"NSF" means the National Stock Exchange of incia Limited,

"Closing Date" means the date of Allotment of the Equity Stares by the Company;

"Collection Centres" means these branches of the Public Issue Bank where ASBA collection form can be collected:

"Companies Act" shall mean the Companies Act, 2013, to the extent in force, together with the rules and regulators made thereunder, including, without limitation, the Companies (Share Capital and Debentures) Rules, 2014 and the Companies (Prospectus and Abotinent of Socurities) Rules, 2014 (including any stantory modifications or re-enactment thereof for the time being in force), to the ordert applicable;

"Company" shall have the meaning assigned to such term in the preumble hereto;

"Control" shall have the meaning set forth under the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations. 2011 and the terms "Controlling" and "Controlled" shall be construed incordingly.

"Designated Date" means the date on which funds are utinsferred from the SCNIs to the Public Issue Account after the Prospectus is filed with the Designated Stock Exchange, following which the Board of Directors shall transfer allot the Equity Shares to successful Applicants.

"Designated Stock Exchange" means the NSE EMERGE for the purposes of the Issue,

"Disputing Parties" thall have the meaning assigned to such term in Clouse 15 hereto

"Draft Prospectae" shall mean the Draft Prospectus of the Company which has been filed with the Designated Stock Eachange and SEBI in accordance with Regulation 246 of SEBI ICDR Regulations.

"Eligible NRI" mans a Non-Resident indian in a jurisdiction outside India where it is not unlawful to make an lastic or invitation under the Issue and in relation to whom the Draft Prospectus will constitute an invitation to subscribe to the Equity Shares.

"Equity Shares" shall have the meaning assigned to such term in the recitals hereto;

"FEMA" means the Foreign Exchange Management Act, 1999, together with the rules and regulations framed there under:

"FN" means a Foreign Portfolio investor, as defined under the Securities and Exchange Board of India (Foreign Portfolio fewessess) Regulations, 2014, as registered with \$1.01;

"Group Companies" means the entities identified as Group Companies in the Draft Prospectus? Prospectus:

Issue" and have the meaning assigned to such term in the recimbs hereto; SHRI KANHA STAINLESS LTD







"Issue Price" means price per thate as may be determined in accordance with F and Price Method or Fixed Price Issue Process as defined under the Securities Ekchange Board of India (Issue of Capital and Declouw Requirements). 2018 of face value Rs. 100- each. The Issuer Company in consultation with Loud Managar shall determine the issue price on the time of filling of prospectus with RoC. The haid agreement is to be read along with price and number of equity shares written in the prospectus for all the respective parties of the Agreement.

"Issue Agreement" shell have the meaning assigned to such form in the recitals between

"Issue Closing Data" shall mean ery such date on completion of the Banking Hours after which the intermediaries will not accept any Applications for the Issue, which shall be notified in a widely circulated linglish parional daily messpaper and a filled material daily newspaper and a regional daily messpaper at the place where the registered office of the Company is abstated.

"Issue Opening Date" shall mean any such date on which the SCSRs and intermediantes shall start accepting.

Applications for the Issue, within the Banking Hours which shall be the date notified in a widely curvisated English national daily newspaper and a Hindi national daily newspaper and a regional daily newspaper at the place where the registered office of the Company is situated.

"Lead Manager" LM" shall nave the meaning assigned to such term in the prescrible hereto;

"Non-Institutional Applicants" shall mean all Applicants (including Fligible NRIs) who are not differ or individual applicants who applies for minimum application size.

"NRI" or "Non-Resident Indian" means a person resident outside India, as defined under FEMA, and who is a citizen of India or a Person of Indian Origin and such term as defined under the Foreign Eachburge Managament (Fransfer or Issue of Socurity by a Person Resident Gurside India) Regulations, 2017, as amounted.

"Parties" or "Party" shall have the meaning assigned to such term in the preumble bereja-

"Permitted Assign" mean such persons as are specified in Clause 17 hereto.

"Promoters" means such persons and onlines identified as the Framoters in the Draft in the Prospectus;

"Prussuler Group" means such possons and equities identified as the Promoter Group in the Draft (

"Prospectus" shall mean the Prospectus of the Company which will be filed with NSE PMERGE / SEB! / ROC and others in accordance with Section 26 of the Companies Act, 2013 after gotting in-principle sisting approval but before opening of the Issue.

"Public Issue Account" means the accounts opened with the ANIS Bank Limited to receive monier from the accounts held with the SCSBs by the Applicant/ ASBA Applicants, in each case on the Designated Date in terms of Section 40 of the Companies Act, 2013;

Qualified Institutional Surjets of "QIBs" shall have the meaning given to such term under the S. Hi-(Issue of Capital et a Discounter Requirements) Regulations, 2018;

"RBI" means the Reserve Bank of India,

"Refund Bank shall be AXIS Bank Limited pursuant to occurrence of evens as mentioned in Clause 3.3

"Registrar to the large" shall have the meaning assigned to such term in the presently here-

"ROC" shall mean kee strar of Companies, Jaiper, Ranasthan.

"ROC Filing" shall occur me filing of the Prespectus with the ROC and dated in terms of Section 25 of the

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Agreement and applicable faws and regulations. The Public Issue Account shall not have excellence said deposite into and ordinate and tearafers from such accounts shall be made surely in secondance with the provisions of clause 3 of 1818 Agreement. SHMI IAMINA STANLESS LTD

The monies lying to the credit of the harrow Accounts and the Retund Account shart he hold by the hearts of the broad spurios that at the case may be, solely for the case and Spurios Bank, as the case may be, accordance with the terrar of this Agreement. The Banker to the leave and Sponsor Bank, as the case may be, accordance with the terrar of this Agreement. The Banker to the leave and Sponsor Bank against standard as the credit of the sonous any other standard have any life, the faction Account not have any fight to set off, against such amount, any other sonous, any other sonous any other sonous and persons. Including the reason of non-payment of charges I fees to the bank of the lates and Sponsor Bank against any person, including the reason of non-sonous and the lates and the reason who case in the lates of the lates and Sponsor Bank against any other case may be, for tendering services as agreed onder that Agreement of or any other reason who as a the case may be, for tendering

The operation of the Public Issue Account by the Banks shell be suitaly in accordance with the serins of this

The Company shall enjecture all documents and provide further information as may be required.

The Accessorie shall be apacified as follows: for deposit of monies collected from Applicana

BANKER TO THE ISSUE, SFONSOR BANK AND PUBLIC ISSUE ACCOUNT.

The Banker to the lexue iscreby stree to act as such and to perform such Emotion/duties and provide such in secondance with the processes, specified in this Agreement to orable the completions of the issue on the base completion of the issue on the base completion of the issue on the base completion of the issue on the base continued as the continued of the issue on the base on the part of the issue on the issue on the part of the issue on the issue of

The Parties acknowledge and agree that the recitals and preamble to this Agreement as well as the Annexanes and the Schoolels reaches forced from an integral part of this Agreement.

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give me this see a finite per promise general general per profit in the recipility leads ? 2.15.

\*UP\$ 10" shall mean the 1D created on Unified Payment Interface (UPI) for shallo-window mobile payment system developed by the Wathors! Payment Competation of India (NPCI).

becaming pury second; under the become, park seconds while a became acquase appear and and incoming a person became the properties of the

"Underwriting Agreement" integris the agreement dated November 19, 1925 entered into amongst the Underwriter, Lead Manager and the Company.

"Baderwriter" means are the Underwriters to the busines

Spontor Smill" shall mean AXLS Sank Lunited, appointed by the Company in comulation with the kend Managara as per the 2016 Cerular leaued by SERI, to not ze confult between the Designated Stock Exchanges and virtici in order to push the mandate collect requests and virtici management of the recall investors into the UVL.

"SFBI ICER Regulations" musts the Securities and Buchange Board as India (Issue of Ceptus) Andorrers Requirements Regulations, 1918 and any amendments and shorted from three to time;

SEBI., spell lave the meaning assigned to such term in the recitals hereta;

- 2.7 The Benker to the Issue and Spannor Bank hereby agree, conform and declare that they do not have tand will not have) any beneficial interest in the amounts lying to the credit of the Public Issue Account, and that such amounts shall be applied in accordance with the provisions of this Agreement, Prospectus, SEB ICDR Regulations, Companies Act, 2013 and any instructions issued in terms thereof.
- 2.8 The Banker to the Issue and Sponsor Bank shall comply with all the terms and conditions of this Agreement and all directives or instructions Issued by SEB1 or any other regulatory authority, the Company, the Lead Manager and the Registrar to the Issue, in connection with its responsibilities under this Agreement.

# 3. OPERATION OF THE PUBLIC ISSUE ACCOUNT AND REFUND ACCOUNT

# Deposits into the Public Issue Account

- 2.: 1 Application Amounts pursuant to the Issue shall be deposited by the SCSDs and Sponsor Banks into the Public Issue Account(s) upon approval of Beats of Allatmont by the Designated Stock Exchange.
- 3.12 The deposits in to the Account should be made in "SHRI KANHA STAINLESS LIMITED -PUBLIC ISSUE ACCOUNT".
- 3.1.3 Further the refund banker is also required to open the refund account in the name of SHRI KANHA STAINLESS LIMITED REFUND ACCOUNT® post getting infiniation from the Lond Manager for the purpose of refunding the amount from the Public Issue Account in case of event other than followed is seen a programment of the clause?

# 3.2. Withdrawals and for Application of amounts eredited to Public Issue Account.

The withdrawals and application of amounts credited to the Public issue Account shall be appropriated or refunded, as the case may be, or the occurrence of certain events and in the manner more particularly described herein below:

### 3.3. Railare of the Lauc

- 3.3 1 The Issue shall be decired to have failed in the event of the occurrence of any of the image events:
  - (i) the Company fails to open the Issue as per the timelines prescribed by SBBI;
  - (ii) the lisue becoming illegal or being injuncted or prevented from completion, or rendered infruences or unenforceable, including pursuant to any order or direction any judicial, statutory or regulatory authority having requisite authority and jurisdiction the issue:
  - (iii) the declaration of the intention of the Company to withdraw and/or cancel the laune at any time after the lasue Opening Date and before the Designated Date;
  - (iv) failure to ester into the Underwriting Agreement of the Underwriting Agreement being terminated in accordance with its terms of having become illoyal or unenforceable. It may reason on, in the event that its performance has been prevented by any judicial, in or regulatory authority having requisite authority and jurisdiction in this behalf, in the master of funds into the Public Issue Account in accordance with the terms of Claim 3 of this Agreement.
  - (v) non-receipt of minimum 100% subscription for the issue upon fulfillment of the ling of the linds writer, and
  - (vi) The ROC filing not having occurred within the timelines as prescribed under 201 in reac with SEBLICOR Regulations.
- 3.3.2. The Lead Manager shall, on the receipt of the relevant information from the Company regarding such as event, intimate in writing to the Banker to the Issue, Sporsor Bank, Refund Bank, and the Registrar to the Issue (specified in Annexure Chereto) of the occurrence of any event in Clause 3.7.1 of this Agreement and to unblock the account of Applicants and send the Americans to the Registrar to the Issue for their further action.
- 1.3.3 The Banker to the Issue and Sponsor Bank shall be discharged of all their legal oblig this Agreement only if they have need bona fide and in good faith and in accordance with the terms of this Agreement, applicable SEBI ICDR Regulations and any applicable law or regulation.
- In the event, the Company fails to list its Equity Shares in the manner and timelines described in the manner and timelines described in the manner and timelines described in the manner and timelines shall manner as the fails of the Public Issue Bank and Public Issue Sank after such intimation shall transfer the failed from Public Issue Ascount to Refund Account as pur the senten matrix color (specified in Annexare H) from Lead Manager and the R. Issue for further payment to the beneficiary Applicants.







If the Issuer fails to make application to the Designated Stock Exchange or obtain permission for listing of the Equity Shares, in accordance with the provisions of Section 40 of the Companies Act, 2013 read with applicable provisions of SEBI ICDR Regulations, the Issuer may be imposed with such penalty as prescribed under Companies Act 2013, SEBI ICDR Regulations and other applicable laws.

### 3.4 Completion of the large

- The Lead Menager shall, only after the Company files the Prospectus with the Designates mark Exchange, infinate in writing in the prescribed form (specified in Annexure Al hereto), the Issue Opening Date and Issue Closing Date to the Rankes to the Issue, Sponsor Bank and the Registrar to the Issue of least two (2) Working Days prior to such Issue Opening Date. In case the issue is extended by the Company, the Load Manager shall communicate such extension and new issue Closing Date, before the original issue Clasing Date.
- 3.4.1 The Registrat to the issue, shall, on or prior to the Designated Date, in writing in the prescribed form (specified in Annexure B1 herete), intimate to the SCSBs and Sponsor Bank, the Designated Data and provide the SCSBs and the Sponsor Bank with the written details of the entounts that are to be transferred, in each case, to the Public Issue Account. The amounts to be transferred to the Public Issue Accoum by the SCSBs and Spotistic Bank represent Applications that have received confirmed affectation in respect of the Equity Shares in the Issue.
- Upon approval of Basis of Allorment, Registrar to the Issue will these the Jebls five with a porbank (through Designated Stock eachange) and SCSBs, as applicable, for credit of fands in the Public Issue Account and unblocking of oxcess funds in the RHs account. The Sponsor Bank based on the mandate approved by the Rif at the time of blocking of funds, will raise the debit / collect request from RILs bank account, whereupon the funds will be transferred from RIIs account to Public lesus Account and remaining funds, if any, will be amblocked without any manual intervention by All or his Ther bank
- The Registrar to the Issue shall be solely responsible to prepare funds transfer schedule based on approved Basis of Allotment and for munics to be circlited by the SUSBs and Sponsor Bank into the Public Impe Account.
- 3.4.5 Provided, however, that notwithstanding soything stated in this Agreement, the Company hereby agrees that it shall take all nocessary actions to ensure that the amount representing the fees of Load Managers in terms of the Engagement Letter and the Issue Agreement and Registrar to the Issue, Legal Counsel to the Issue and other intermediary fees, if any payable by the Company (as applicable and as specified in writing to the prescribed form (specified in Annexure A2) shall be pand immediately upon receipt of listing and trading approvals in respect of the laste from the
- 140 in respect of the amounts lying to the credit of the Public Issue Account, the following specific provisions shall be applicable
  - The Company agrees that it will retain an amount upto the outstanding foca towards the Land Managor, Registrar to the Issue, Legal Counsel to the Issue and other intermediary feet, if any, payable by the Company (as applicable) in the Public Issue Account until a copy of the instructions as per Anneaure A2 is delivered to the Banker(s) to the Issue.
  - The Lead Manager shall following the receipt of the listing and trading approvals, private the Banker to Issue and Sponsor Bank, In the prescribed form (specified in Annexus) A. hereto), instructions stating the details of the payment towards the amount represert. fees of Lead Managers, Registrar to the Issue, Logal Counsel to the Issue and intermediary fees, if any, payable by the Company to various intermedianes (as applicable)
  - The instructions in form of Annexury A2 issued by the Lead Manager shall be binding on the Banker to Issue and Sponsor Bank irrespective of any contrary claim or instructions from any party including the Company. This provision is an irrevocable instruction from the Company to the Banker(s) to lastic to debit the Public Issue Account as per the details contained in Annehure A2
- The Company through Load Manager shall have the right, subject to listing and trading approvals and subject to the Banker to the Issue and Sponsor Bank receiving a 'No Objection Certificate' as specified in Annexure A3 from the Lead Manager to give specific instructions as per Annexure B2 to the Banker to the Issue and Speciers Bank to make payment fully or partially, in most of more transhes, to any other parties prior to under distend of release of funds to the Company from the Public Issue Account. The instructions in form of Annexure B2 shall be binding on the Banker to the Issue and Spansor, Bank irrespective of any contains claim or instructions from any party. The amount in Assexure B2 will not exceed the amount is the Public Issue Account after keeping aside the amount mentioned in Anne ... SHRI KANHA STADVLESS LTO A2 This provision is an irrevocable instruction to the Banker to the Issue to debit the fasue Account as per the details contained in Annexure B2. The written instructions = =

Annexure B2 shall be valid instructions if signed by the persons named in Annexura F : --DIRECTOR









where specimen signatures are continued herein. Banker to the lasts and Sponsor Bank shall not except any instructions for release of funds from Public Irans Account to any other account until they receive a No Objection Cartificate in the prescribed format (specified in Augusture A3) from the Lead Manager and a copy of the listing and trading approvals from the Designated Stock Exchange

- (v) This provision at an unwanable lustraction to the Banker to the Issue and Sponsos Plank to not accept any instructions from them until it receives a 'No Objection Certificate' specified in America Al from the Lead Manager.
- (vi) The written instructions as per Annexure AZ and Annexure AJ shall be valid instructions if signed by the persons named in Annexure F1 and whose specimen signatures are contained become.
- (vii) Pollowing the payment of all amounts as specified in Amerure A2 and Amerure B2, the Company shall have full recourse to any belance amounts remaining in the Public Issue Account.

# 1.5 Closura of the Public Issue Account

Banker to the Issue upon written Instructions from the Company shall take the steps necessary to onsure clusure of the Rublic Issue Account promptly after all monus in the Public Issue Account are tensibered in necondance with the terms of this Agreement.

# 3.6. Closure of the Refund Account

AXIS Bank Limited shall take the steps necessary to ensure clears:

Legisland the written instruction from Company as methoded in Annexum I

### 4 DUTTES OF THE REGISTRAR

The Parties hereto agree that the duties and responsibilities of the Registrie to the Insuration incline ventural limitation, the following:

- 4.1 The Ragistrar to the fasor shall at all times carry out its obligations hereunder dilignishy and a part of
- 42. The Registrar to the Issue shall comply with the provisions of the 2018 Circular.
- 4.3. The Registrar to the Issue shall transtain accurately at all times the physical and electron a reaction the Applications) received from the intermediaries and the SCSBs, as the case may be, including, without limitation, the following:
  - (i) particulars relating to the allocation and Aliotment of the Equity Shares for the Issue,
  - (ii) particulars relating to the monion to be transferred to the Public have Account in accordance with the terms of this Agreement, Prospectus, the SBBI ICDR Regulations and the Companies Act;
  - (iii) particulars of various pre-printed and other stationery supported by reconstillation of cancelled spails stationery.
  - the Applications received from the intermediation and the SCSBs and all information incidentals thereto in respect of the lastic and the Application Amount and tally the cleanly confidence in the Application with the accordance of doubt, if there is any application with the accordance of doubt, if there is any application with the accordance of doubt, if there is any application with the accordance of doubt, if there is any application with the accordance of doubt, if there is any application of the accordance of doubt, if there is any application of the accordance of doubt, if there is any accordance of the accordan
- 4.4 The Registrar to the Issue shall provide in a timely feature, including as required under the SERI ICDR Regulations, all accurate information to be provided by it under this Agreement, to course approved of the Basis of Allotment by the Designated Stock Eaghangs, proper Allotment of the Equity Shares, including providing the Banker to the Issue with the details of the esonics and extending all support in obtaining the float treating and listing approval of the Equity Shares within two [2] Working Days from the Issue Closing. Date.
- 4.5 Upon approval of Basis of Allestment, Registres to the Issue shall share the stebs file with Sponsor Bank (devoluth Designated Stock Eachange) and SCSRs, as applicable, for credit of funds in the Public Issue Account and unblocking of exposs funds in the Rils account. The Sponsor Bank based on the randate approved by the Ril at the time of blocking of funds, will refue the debts / collect request from Rils bank account, whereauthen the funds will be transferred from Rils account to Public Issue Account and remaining funds, if any, with be unblocked without any manual intervention by Ril or his Allectan Alla STAINLESS LTD.

- 4.6. The Registrar to the faster shall be safety responsible and liable for any delays in supplying accurate information or processing refunds or fire failure to perform its dutice and responsibilities as set out in this Agraement and shall keep other Parties herete indemnified significant any costs, charges and expenses or losses resulting from such delay or default in relation to any others, demand sult or other proceeding instituted by any Applicant or any other period only fine or genanty imposed by SEBI or any other regulatory authority in connection with any failure to perform its duties and responsibilities as set our in this Agraement and any other document densiting the duties and responsibilities of the Registrar to the Issue related to the Issue The Registrar to the Issue shall be responsible for addressing all inventor complaints or galevances relating to the issue and ensuring that a suitable grievance mechanism is in place to address such complaints and grievances.
- 4." William probadics to the generality of the foregoing, the Registrar to the Issue shall be responsible for.
  - (i) any dalay, default, failure by the Registran to the future to perform any obligation imposed on it under this Agreement, SERI (Registrans to an issue and Share Transfer Agents) Regulations, 1993, StiBI (CDR Regulations or otherwise under applicable laws and say fine or penalty imposed by the SEBI or any other regulatory authority or court of law, provided however that, the Registrar to the Insue shall not be responsible for any of the foregoing resulting from a failure of any other Party in performing its duties under this Agreement.
  - (It) rejection of Applications due to incorrect bank/branch account details and non-furnishing of information regarding the Applicant available with the Registrar to the Issue, and
  - (iii) misuse of scanned signatures of the authorized signaturies of the Registra: to the Issue;
  - (iv) any claus made or issue raised by any Applicant or other third party concerning the amount delivery, non-delivery, fraudulent encashment or any other matters related to the payments or the service provided by the banker to the lause and Sponsor Bank hereunder.
  - (v) any claim by or proceeding unitimed by any regulatory or other authority under any statute or regulation on any matters related to the payments by the Sanker to the Issue and Sponsor Bank horeunder;
  - (9) failure by the Registrar to the lastic to substantially perform any of its obligation under this Agreement or otherwise:

in each case, which may result in a claim, action, cause of action, suit, lawsuit, demand, darpage, cost, chaims for fees and expenses (including interest, penalties, attorneys' fees, accounting fees and investigation costs) against the Banker to the Issue or any other Parties.

- 4.3. The Registrar to the Issue shall use its best efforts while processing all electronic Applications to acparate eligible Applications from including Applications, i.e., Applications which are capable of being rejected on any of the technical or other grounds as stated in the Prospectus, or for any other reasons that comes to the knowledge of the Registrar to the Issue.
- 4.9. The Registrar to the Issue shall ensure that all application forms including plain paper Applications received directly by it shall be banked immediately ur the very next Business Day and in no event later than issue Chosing Date.
- 4.10 The Registrat to the Issue shall act in accordance with the instructions of the Company and the Lead Manager and the applicable SEBI ICDR Regulations and other applicable laws and regulations. In the event of any conflict in the instructions provided to the Registrar to the Issue, it shall seek clarifications from the Company and comply with the instructions of the Company given in consultation with the Load Manager.
- 4.11. The Registrer in the Issue shall be solely responsible for promptly and accounts of the microsoful Applicants based on the approved Basis of Allotment by the Designated Stock Exchange.
- 4.12. The Registral to the Issue agrees that at all times the Bankor to the Issue and Sponsor Hank, as applicable, will not be responsible. Or any loss that occurs due to misuse of the scanned signatures of the authorized tignatures of the Registral to the Issue.
- 4.12. The Registral to the laser shall obtain the electronic Application details from the Designated Stock Exchange on Tell from the Issue Closing Date. Further, the Registral to the laser shall provide the file containing the Applications details received from the Designated Stock Exchange to all the SCSBs within one (1) Working Day following the Issue Closing Date.

4 14. Without prejudice to the responsibilities of the Registray to perform dates and obligations under the Registrat to Agracians to the Issue, the Registray to the Issue SHRI RANHA STATE.

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shall be responsible and liable for any fe \_\_\_\_\_ its diales and responsibilities as \_\_\_\_\_ Registrar Agreement

- 4 15. The Registrar Will Provide the Allotment File within 12 calendar days from issue opening date.
- 4.16. The Registrar shall ensure full reconciluation of collections in the Public Issue Accounts with the information and data available with those. The Registrar to the Issue, shall provide a certificate to the Lend Muneyer and the Company confirming such reconcilution.

# 5 DUTIES AND RESPONSIBILITIES OF THE LEAD MANAGER

- 5.1 Other than as expressly set forth in the Underwriting Agreement, regulations or any circulars is used by the SEBI, no provision of this Agreement will constitute any obligation on the part of the Lend Manager to undertake any obligation or incur any liability in relation to the ASBA process.
- 5.2 The Parties hereto agree that the duties and responsibilities of the Lead Manager under this is comprise the following:
  - (i) The Lead Manager shall, along with the Registrar to the Isona, instruct the SC hard Bank of the particulars of the monies to be transferred to the Public Isone Account;
  - ii) On se after the Issue Closing Date, the Load Manager shall, acting along with the Registrer, laste intimate the Designated Date to the Banker to the Issue in accordance with Clausa 3
  - (iii) On receipt of inflormation from the Company, the Lend Manager shall intimate in writing of the ROC Filing to the Bunker to the Issue. Sponsor Reak and the Registrar, and
  - The Lend Manager will so-ordinate with all the concerned Parties to provide all necessary information as set out in ruis Cause.
- 5.3. Subject to the provisions of Clause 19 (indemnity), the Lead Manager shall be responsible and liable for any fallors to perform its duties and responsibilities as set out in this Agreement provided that the Lead Manager shall, on issuing instructions in accordance with the above sub-section above, be fully discharged of their duties and obligations under this Agreement.

# 6 DUTIES AND RESPONSIBILITIES OF THE BANKER TO THE ISSUE AND SPONSOR BANK

- 6.1. Other than as expressly set forth in the Regulations and any circulars issued by the SF81, no provision of this Agreement will constitute any obligation on the part of any of the Banker to the Issue and Sponger Bank to comply with the applicable instructions in relation to the application money blocked under the ASBA basessa.
- 5.2. The Parties hereto agree that the duties and responsibilities of the Bankers to Issue and Sponsor Pank shall include, without immation, the following:
  - [1] The duties of the Banker to the Issue and Sponson Bank are as expressly out out in this Agreement.
  - (ii) The Barker to the Issue and Sponsor Bank shall not exercise any ilen over the monies doposited with them, and shall hold the monies therein for the beneficiaries.
  - (iii) The Banker to the Issue and Sponsor Bank shall maintain verifiable records of like, bank schodules, and final certificates to the Registrar to the Issue;
- 6.3. Save and except for the terms and conditions of the Agreement, the Banker to the Issue and Spinsor Bank shall not be bound by the provisions of any other agreement or arrangement among the other Parkes to this Agreement to which they are not a party:
- 6.4 The Banker to the Issue and Sponsor Bank shall act uson any written instructions of (i) the Lead Manager intimating occurrence of the relevant events contemplated in Clause 3 of this Agreement and (ii) the Registrar to the Issue and the Lead Manager in relation to amounts to be transferred and/or refunded from the Public Issue Account. The Banker to the Issue and Sponsor Bank will be cultided to act on instructions received from the Lead Manager and/or the Registrar to the Issue through email, notwithstanding the fact that the signatures on entail inseructions cannot be authenticated.
- The Banker to the Issue and Sponsor Bank shall act in good falth, in pursuance of the written learner tens of, or information provided by, the Load Manager, as the case may be. The Banker to the Issue shall act promptly on the receipt of such instructions of information, within the time periods specified in this Agreement.

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- 6.6. The Banker to the lastic and Sponsor Bank bareby represent that they and their Comespondent Banker), if any, have the necessary compatence, facilities and infrastructure to act as Banker to the lastic and Sponsor Bank, as the case may be and discharge their obligs and officiations under this Agreement.
- 6.7. The responsibility of the Benker to the Legue to release the amount tying in the Escrew Accounts under this Agreement shall not be affected, varied or provented by any underlying dispute between the other Perties pending before any government authority, including SEBI and the courts of competent jurisdiction is listin, unless there is a specific order from such government authority, including SEBI and the courts of competent jurisdiction in India, to that effect and the tame has come to the knowledge of the Banker to the lesure and Spentor Benk.
- 6.8. The Banker to the laster shall take accessory steps to ensure closure of the Eastern Accounts once receipt of account closure request from the company and all montes are transferred into the Company's bank account and the Refund Account, as the case maybe
- 6.9. The Sponsor Bank hereby agrees and confirms that it shall provide the investors UPI linked bank account details to the Registers to the Issue for purpose of reconciliation. The Sponsor ftenk undertakes to inflicit a mindate request on the Retail Individual Investors to authorize blocking of funds equivalent to application smount and subsequent debit of funds in case of allowment Such mandate resisted by the Sponsor Bank would be a one-time mandate for each application in the Itsue. The Retail Individual Investors will fill all the details in the Application Form slong with his/ her bank account linked UPI ID and keep/submit the Applications with the respective brokers as per the applicable guidelines.
- 6.10 Bankes to the Issue and Spensor Bank shall be liable to act strictly in accordance with the terms of this Agreement and shall not be decared to be fiduciary or a trustee or have any obligations of a fiduciary or a trustee under the terms of this Agreement.
- 6.11. All the Parties to this Agreement agree that Banker to the Issue and Sponsor Bank shall not be liable for any action or for the performance of its duties come in good faith as specified herein. No implied duties shall be tead into the Agreement herein contained squitts Banker in the Issue and Banker to the Issue shall not be bound to act in any manner and expressity provided herein, or to act on any instructions that are a so-affler with the provisions safthis Agreement.
- 6 [1] Hanker to the feather and Sponsor Bank undertakes to perform only such duties as are expressly set forth herein. The Banker to the Issue is neither aware of the contents of hor is a party to any other agreement carefuled between the other Parties to this Agreement.
- 5.13 Banker to the Issue and Sponsor Bank shall have no liability or duty to inquire as to the provisions as management other than this Agreement, Banker to the issue may rely upon and shall not be liable for rething or refraining from acting upon any written instructions believed by it to be genuine. The Banker to the issue shall be under no duny to inquire into or investigate the validity, necuracy or content of any such document or may document purported to have been signed by or un behalf of the other Parties.
- Banker to the fasue and Spensor Bank will not be required to institute or defend any action involving supmatters referred to berein or which affect it or its duties or liabilities bereinder. Banker to the Issue shall not be liable for mything done, suffered or omined in good facts by it in accordance with the advice or opinion of its coursels, accountants or other skilled persons. In the event that Banker to the Issue shall be sucception as to its duties or rights boreunder or shall receive instructions, claims of domands from any party hereto which, in its opinion, conflict with any of the provisions of this Agreement, it shall be entitled to refruin from taking any action.
- 6.15 The distingual responsibilities of the Public Issue Bank shall be restricted to the terms of this Agreement and the Public Issue Bank shall not be responsible for the performance or non-performance and the observance or non-observance of any continuously are observance of the public Issue Bank shall not be responsible for the performance and the
- The Public Issue Bank is not expected or required to be familiar with the provisions of any other agreement or documents, and shall not be charged with any responsibility or hability in connection with the observence of the provisions of any such other agreement.

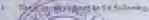
5.17. None of the provisions of this Agreement shall require the Public tissue Bank to expend or risk its own unds or exhauster incur financial liability or expense in the parformance of any of its character hereunder.

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- 6.18 The Public Issue Bank is bereby suthorized to comply with and the all arther maintage posices, the decrees or write entered or insued by any court, and in the event the Public Issue Bank obeya or the minh any auch order, statutory posice. Judgment, decree or writ of any court, in whole or in part, it shall not be liable to any of the parties berein nor to any other person or entity, by reason of such compliance, notwithstanding that it shall be determined that any such order, judgment, decree or writ be entered without jurisdiction or be invalid for any reason or be subsequently reversed, modified, annualled or vacation.
- 6-19. The Public fisses Bank may rely upon any notice or continue believed by it so be genuine and government on his face continue to day of this Agreement and the Public Source Bank shall not be bound in any such case to call for further or be responsible for any losses, fiabilities, crass, damages, expenses or inconvenience that it is accessioned by its failure to do so.
- 6.20. This Agreement expressly sets forth sit the duties of the Public Issue Bank with respect to any and all masters personnel herero. No implied duties or obligations shall be read into dute Agreement against the Public Issue-Bank
- 6.21 Banker to the Issue shall and Spoasor Bank not be required to perform any of its obligations under the Agreement if such performance would result in Runker to the Issue being to broach of any law, regulation, ordinance, rule, directive, judgment, order or decree binding on Banker to the Issue
- 6.22. Banks to the laste and Sporsor Bank shall have no liability towards either of the said Partial II II II damage that the other Parties hereto may claim to have suffered or meurosi, either direction by the reason of this Agreement or any transaction or service contemplated by the provisions and the marker to the laste by like for inscess or delays resulting from computer malfunction. I long the communication facilities or other causes beyond Banker to the laste's reasonable control or the fact.
- 6.23 It is expressive agreed by and between the Parties hereto that the Consumy shall been and pay approximately costs, charges and expenses including the fees of the Hanker to the Fastes's and Sponsor Bank never the many be incurred by Banker to the Issue on account of any Bigation assuing out of or in connection with Agreement and Banker to the issue shall not be required or liable to hear or pay any such costs and pay in the exent Banker to the issue, without prejudice to its rights herein, happoint to incur any such charges and expenses (including fees of AXIS Bank's advocately), the same shall be reimbursed to the Issue immediately upon demand from Banker to the Issue
- 6.34. Any act to be done by the Banker to the Issue and Spousor Bank shall be done only on a Works during normal banking business hours, and in the event that any day on which the Banker to the Issue required to do an act under the terms of this Agreement is not a Working Day, then the Banker to the shall do those acts on the next succeeding Working Day.
- 6.25. The Spansor Bank shall be responsible to operate the Escreta Account Public Issue Account in not with the provisions of this Agreement only and only to the amount deposited and available in the Escreta Account Public Issue Account and there is no obligation on part of the Spansor Bank to payments are made by the Party in the Escreta Account or in transfer monies from any other account than the said Escreta Account Public Issue Account.
- 6.20. The Sponsor Bank is not required to withhold any amount from or in respect of the transactions continued herein, pursuant to any Applicable Law, including, without limitation, any requirement of withhold in the However, in the event of any Governmental Authoritiae/investigating agency/enforcement apents of direction/order to the Sponsor Bank to withhold, any amount lying in the Escripe Account or directorder to act as per the directlon/order of such authorities, the Sponsor Bank shall comply with much order/direction with prior written instruction to the Parties, along with a copy or such order/direction with prior written instruction to the Parties, along with a copy or such order/direction.
- 6.27 The Sponsor Bank is not expected or required to be familiar with the provisions of any other agreement of documents, and shall not be sharged with any responsibility or liability in connection with the observance of the provisions of any such other agreement.

7 DUTIES AND RESPONSIBILITIES OF THE COMPANY

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- (i) the Company shalf use he best efforts to ensure that the Registrar to the lesso andreases all investor coreplaints or grievences arising out of any Application.
- (ii) the Company and the Registrac to the Issue shall comply with the torms of this Agreement, the Prospectus, the SEB1 regulations, FEMA and all rules, regulations and guidelines issued there under and any other applicable law, rules, regulations or guidelines and all directives or instructions issued by SED1 or any other regulatory mathematics in connection with the Issue. The Company shall be responsible and liable for any failure on its part to perform Junion and this Agreement.
- (iii) the Company shall file the Prospectus with the RoC as soon as practicable and attenue the Land Manager of the RoC filing immediately thereafter.
- (iv) The Company shall provide all the details as required and necessary for opening and operating the Exercist Accounts
- 7.2. The Company shall be terponable and an effecting failure to perform it: duffer and eraportulatives as not out in this Agreement.

### S TIME IS OF THE ESSENCE

The Parties hereto agree that time shall be of the essence in respect of the process of the Company, the Lead Manager, the Benker to the Issue, the Correspondent Banks, the Spanish Bank and the Registrar to the Issue of their respective duties, obligations and responsibilities under an purchase to the Agreement.

# REPRESENTATIONS AND WARRANTIES AND COVENANTS

- 9.1 The Company represents, warrants, undertakes and covener is to the Benker to the Issue, the Sponsor Bank, the Load Manager and the Registrar to the Issue that:
  - (i) this Agreement constitutes a valid, tegal and binding obligation of the Company; and is enforceable against the Company in occurrence with the terms hereof.
  - (ii) the execution, delivery and performance of this Agreement and any other document related hereto by the Company has been duly authorized and does not and will not contravene (a) any applicable law, regulation, judgment, decree or order of any governmental authority of the Company, (b) the organizations, documents of the Company, or (c) any provisions of, or constitute a default under any other agreement or instrument or undertaking to which the Company is a party or which is binding on the Company or any of its assets.
  - (fii) no mortgage, charge, pledge, lien, tarst, security mixture or other encumbrance shall be created or exist over the montra deposited therein, and
  - (iv) the Company shalf not have recourse to any proceeds of the Issue, including any amounts in the Public Issue Account, until the final listing and trading approvals from the Designate I Stock !! \* \* \*\* \*\* \*\* \*\* \*\* \*\*
- The Banker to the Issue, the Sponsor Book, the Lead Manager, and the Registrar is warrants, undertakes and coverants (severally and not jointly) to each other and to the in-
  - (i) this Agreement constitutes a valid, legal and binding obligation on its part of accordance with the terms hereof.
  - (iii) the cascution, delivery and performance of this Agreement and any other determent relates thereto by such Party has been duly authorized and does not and will not continuent (a) my applicable law regulation, judgment, decree or order of any governmental authority, (b) the organizational documents of such Party, or (c) any provisions of, or constitute a default under, my other agreement or me a grandestaking to which it is a party or which is binding on such Party or any of its assets; and
  - (iii) no mortgage, charge, pledge. Hen, trust, security interest or other ensumbrance shall be created by a over the Public Issue Account or the monics deposited therein, other than as specified in this Age, and
- The Banker to the Issue and the Spousor Bank, severally represent, warrant, undertake and covenant to the Laad Manager, Registrar to the issue and the Company that SEBI has granted such Banker or the Issue and the Spousor Bank in accordance with the Securities and Exchange Board of India (Banker) to an Issue) Regulation, 1954 and 2018 Circular (as amended from time to time), and such certificate to, and ustill completion of the Issue, will be, valid and in calstence, and that it is, and untill completion of this Issue, will be, entitled to carry on huniness as Banker to the Issue and the Spousor Bank, under all applicable tava, the Border to the Issue hereby represents that it and its Correspondent Bank(s), if any, have the necessary competence, inclinities and infrastructure to act as Benker to the Issue, as applicable, and discharge their duties and obligations under insecuration.

Infrastructure to act as Benker to the Issue, as applicable, and discharge treir duties and obligate SHRI KANHA STAINLESS TO DIRECTOR

- 9.4. The Lead Manager severally represents, warrants, antiertakes and covenants to the Panker to the later, the Spansor Bank, the Registrar to the Issue and the Company that SBBI has granted such Lead Manager, a certificate of registration to act as a Morehant Banker under SBBI (Manager) Registration, 1992, and such certificate shall be valid and in existence under applicable laws tertificate shall be valid and in existence under applicable laws tertificate shall be valid and in existence under applicable laws tertificate shall be valid.
- 9.5 The Lead Managor further represents and warrants to the Banker to the Janue, the Sponsor Dank, the Registrat to the base and the Company that it has the necessary competence, facilities and unfrastructure to let as a Merchant Banker in terms of SIBH ICDP. Regulations, as amended and discharge its direct and objections under this Agreement.
- 9.6. The Registrar to the Issue represents, warrants, undertakes and covenants to the Source: to the Issue, the Spenton Bank, the Load Manager and the Company that StaBl has granted such Registrar a conflicte of registration to act as Registrar to the Issue under SEBI (Registrars to an Issue and Share Taintier Agents) Regulations, 1993, as amended, and such certificate shall be valid and in extatence under applicable investment completion of the Issue.
- 9.7 The Registrat to the latest further represents and wastants to the Booker to the Issue, the Sportson Stank, the Least Manager and the Company that it has the necessary competence, facilities and defrestracture at the Registrar to the Issue and Discharge its duties and obligations under this Agreement.

### 10 INDEMNITY

- 10 1. The Registrar to the Issue shall hereby unconditionally and unwocably undertake to redemnify any hold harmiess the Banker to the Issue, the Sponsor Bank and other Parties hereto against any and all chalms motions, causes of action, suits, lawsuits, demands, domages, cests, claims for fees and expenses cooliding indices, panalites, atternays' fees, accounting feet and investigation costs) relating to or resulting rothin any failure by the Registrar to the Issue in-performing its duties and responsibilities under this Agreement including, without limitation, against any flase imposed by SEBI or any other regularray author and including, without limitation and the lawsuits of the foregoing resisting from a limitation of the Registrar shall not be responsible for any of the foregoing resisting from a limitation of the foregoing resisting from a limitation and the lawsuits of the Registrar related to the laste, including, without limitation, any loss that the limitation and the laste to the laste to the laste including without limitation of any possity caused by, arising out of, resulting from or in connection with any failure by the Registrar to the laste to unblock the ASBA accounts malinained with SCSBs or UPI accounts of RII, including, without limitation, any fine or penalty imposed by SEBI, the RoC or any other regulatory authority or court of faw.
- Banker to the lasses the Sponsor Bank and the other Parties bereto, including their respective and officers, employees of such Affiliate homes, from and against any and all claims, actions, cause of actions, suits, lawsuits, domands, dimages, cours, claims for frees, charges and expenses (including interest, penalties, anothery's frees accounting frees, meetingston cours, and losses arising from difference or furturation in exchange rates of currences) relating to or resulting from any finitere by the Company in performing its responsibilities under this Agreement, including against any fine or penalty imposed by SEBI or any other regulatory authority arising out of default directly attribute to a wilful act or emission by the Company. The Banker to the Issue and Sponsor Bank shall intuite the Company of any claim within a reasonable period of time.
- Bank Public Issue Bank and its directors, employees and agents and their respective management, managers, directors, officers, therefore, employees and agents and their respective management, managers, directors, officers, therefore management, managers, approached a property of the control of the control

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10.5. The Parties acknowledge that the foregoing indemnities thall survive the resignation or replacement of the Banker to the Issue and/or Sponsor Bank on the termination of this Agreement. In the event the written instructions to the Banker to the Issue and/or the Sponsor Back by the Leaf Manager and/or the Company are communicated through electronic and ('e-mail') fascimile, the Benker to the laste and/or the Spomor Bank. shall not be responsible on hable for determining the authenticity or accuracy of the same, and shall be entisted, but not obliged to rely upon the instructions on an 'as it is basis. The Company hereby agree to indemnify and keep ludening fied the Banker to the Issue and/or the Sponsor Bank and saved harmless from all claims, leases, damages, costs including logal expenses which the Encury Bank may incur or suffer on account of accepting written Instructions as stated above end/or as a result of accepting and acting (or not accepting or untitaling to act) upon all or any of the instructions given or deemed to have been given or purportedly given by or on behalf of the Load Manager and/or the Company.

# TERM AND TERMINATION

- 11 L! Subject to the reministion of this Agreement in accordance with Clause 11.2 of this / provisions of this Agreement shall come to an end only upon full performance of the obtains and the Banker to the Issue, the Sponsor Bank and the Refund Bank
- (1.12) In case of the completion of the Issue, when the reconciled amounts are transferred to the Public Issue Account from SCSBs and the Sponsor Bank, the Registrar to the Issue in co-teclination with the Banker to the Issue and/or Sponsor Bank shall complete the reconstitution of accounts, and give the satisfactory confirmation in that respect to the Lead Manager in accordance with the applicable laws and the terms and conditions of this Agreement.

# Termination

- 112.1 This Agreement may be terminated by the Company, in consultation with the Lend Marage.. in the event of gross & wilful negligence or wilful default or wilful misconduct on the part of my of the Banker to the issue. Such terosupenen shall be effected by prior written notice of not less than 14 (fourteen) days, and shall be operative only in the event that the Company appoints substitute banker to the laste and/or sponsor bank of equivalent standing, within the aforesald notice period of 14 (fourteen) days which banker to the Issus and/or sponsor bank thall agree to terms, conditions and obligations similar to the pravisions hereof. In the event the Company is not able to appoint substitute banker to the lastic arction sponsor bank within the aforesald notice period, the resigning Banker to the issue shall have the liberty to appoint substitute banker to the Issue and/or sponsor bank, in which case the termination shall be effective on the date of appointment of such substitute banker to the Issue and/or sponsor bank. The erstwhile Banker to the Issue and/or Sponsos Bank shall continue to be liable for all actions or omissions prior to such termination and the duties and obligations commined herein till the appointment of substitute banker to the Issue and/or apolicity bank. The substitute banker to the Issue and/or spouter bank shall enter into an agreement substantially in the form of this Agreement, with the Lead Manager, the Company, and the hog man to the Issue. For the evendance of doubt, under no circumstances shall the Company be entitled to the rescipt of or benefit of the amounts lying in the Public Issue Account except as states in this
- 11,2.2 The Banker to the Issue / Public Issue Bank and/or Sponsor Bank, at any time, shall be cartiled to terminate this Agreement and/or resign from their obligations under this Agreement without assigning any reason whatsoever. Such termination/resignation shall be effected by prior wriden notics to all the other Parties of not less than 14 (fourteen) days and shall come out affect upon the Company appointing [a] substitute hunker to the Lisue and/or Sponsor Bank within the aboresaid. notice period of 14 (fourteen) days. However, in case the Company falls to appoint such sor rithte banker to the issue and/or spansor bank and/or refund bank as aforesaid, the resigning finalist to the Issue shall have the liberty to appoint substitute banker to the tissue and/or spontor bank, in which case the termination shall be effective on the dose of appointment of such substitute banker to lastic and/or spontor bank, the Manker to the take and/or Spontor Bank may terminate Agreement/resign from their obligations upder this Agreement at any time after the cultection of any Application Amount, only by mithial agreement with the Lead Manager, the Company and ambject of the receipt of necessary permissions from the SEB1 and other applicable regulatory authorities. The terminating/resigning Banker to the Issue and/or Spousoe Bank shall continue to be bound by the terras of this Agreement and the duties and obligations contained herein until the opposite and of

new between to the lasse senton about to be within the abressid notice period of 14 (four days, the substitute banker to the lasse shall enter into an agreement with the Lead Management, the Registrar to the Issue agreeing to be bound by the terms, conditions and begins

- 11.2.3. The Registres to the Issue may terminate this Agreement only with the prior written \_\_\_\_\_\_ of all other Parties to this Agreement.
- 11.2.4 Nowthstanding anything contained in this Agreement, the Lead Minister may terminals

  Agrooment upon service of written actice to the other Parties if, after the execution and
  this Agreement and on or price to dee Allotment of the Equity Shares in the Issue.
  - (i) the Issue becoming lilegal of being injuncted or prevented from completion, of course tendered infructions or unenforceable, including parameter to any order or direction, a man by SEB! or any pain al, statutory or regulatory authority having requisite and a parameter over the Issue!
  - (iii the Company, in consultation with the Lead Manager, decides to withdraw und/or \_\_\_\_ the Issue at any time after the Issue Opening Date until the Designated Date;
  - (iii) trading on the NS2 and/or Designated Stock Eschange has been empended or generally or minimum or maximum prices for trading have been flired, or traditional required (other than artist breakers required by SERI circular dated fune 28, 2001 reference no. SMORPD/Policy/Cir.17/2001; SERI circular dated from 28, 2001 ro. CIR/MRD/PD/POL/2013 and SEDI circular dated January 12, 2015 bearing the CIR/MRD/DP/02/2013), by any of these exchanges or any other applicable governor regulatory authority or a material disruption has occurred in continered banking, so that actioners, payment or clearance services in any of the cities of major cities of india.
  - (N) a banking moratorium has been declared by Indian authorities,
  - (v) there occurs any material adverse change in the financial markets or inflancial markets, any outbreak of war or hostilities ar terrorism or calamity or crisis or any other change or development involving a proof international political, financia, or economic conditions (including the change in exchange controls or a change in currency exchange rates), in each case the elect of which reselt, singularly or together with any other such event, is such as to make it. It is a legislation of the Load Manager, impracticable or inadvisable to proceed with the Issue, sale or delivery of the Equity Shires.
  - (vi) there occurs any change, or any development involving a prospective change in the condition, financial or otherwise, or in the caraings, assets, business, management, operations or prospects of the Company, its Subsidiary(les), its Associate Entity(ies) or its Arthities, individually or taken together as a whole, whether or not wising in the ordinary course of business that, in the sole judgement of the Load Manager, is material and adverse and that makes it, in the sole judgement of the Load Manager, impracticable or insertionable to proposed with the losses, sale or delivery at the Region Shares.
  - (vii) there occurs any legal, regulatory or colley change, or any development involving a prospective regulatory or policy change (mehrding, but not limited to, a change in the regulatory environment in which the Company, its Subsiciary(lea), its Associate Parisy(14) or its Affiliate's operate or a change in the regulations and guidelines governing the terms of the Issue) or any order or directive from the SEBI, the Registrar of Companys, the NSS Designand Stock Exchange, or any other Indian governmental, regulatory or judicial antionity that, in the solis judgment of the Lead Manager, is material and adverse and that necessarily in the solis judgment of the Lead Manager, impracticable or inadvisable to proceed a sale or delivery of the Equity Shares;
- (vili) any other event as may be agreed to in writing among the Parties
- 11.25 The provisions of this Agreement shall service the completion of the temperature of the specified in Clause 11.1 or the termination of this Agreement pursuant 11.7

# 12 Limitation of Liability

- 12 Notwithstanding the foregoing, under no circumstances will the Banker to the Issue and/or the Spensor Bank be liable to any other Party for any indirect, consequential, exemplary loss, damage, correct onse of any nature (inter alle, being loss of business, goodwill, opportunity or profit) arises.

  Agreement, even if advised of such loss, damage, costs or damage or expenses.
- 12. The Banker to the Issue and/or the Sponsor Bank shall also not be hable for any liability, known a court, expenses, (including legal fees, court fees and professional fees), suits and claims that are mailed judicially determined to have resulted premarkly from the pegligence or contravention of this Agreem of by any of the other Parties or any other person.

SHRI KANHA STATE

The same

July Comment





So



The Parties shall pay on demand, all the usual and customary service charges, transfer he account maintenance, account eccuptance, statement, investigation, funds transfer and any other charges as me levied by the Banker to the Issue, Sponsor Bank Public Issue Bank as maintaily agreed and such other our of packet over a re-claimed by the Banker to the Issue, Sponsor Bank, Public Issue Bank (collection) the "Feet" in connection with the Account

Nowithstanding anything commined in this Agreement, in the event that the Banker is the Banker is the paid its figes within 15 days of Listing of Equity Shares of the Banker to the Issue, Sponger Bank, Public Issue Bank shall have a right to ret-off any amount of a salishie or to be deposited in the Account to recurse or realize its fee or charges or any part of error to recurre or realize its fee or charges or any part of error to recurre or retailed in the Account to recurre or realize its fee or charges or any part of error to recurre or realize.

## U- CONFIDENTIALITY

- The Parties shall keep opalidential all information relating to this Agreement for a period of I (our) year from the end of the Application Parties or (ii) where stick information to any third party except (i) with the prior appeared of the other Parties or (ii) where stick information is in public domain other than by reason of bereach of this Chause 12, or (iii) when required by law, regulation or legal process after informing the other formation or legal process or (iv) to their respective employees and legal counsel in connection with the performance of their respective obligations under this Agreement (v) when accessary in its view to seek to establish any defence or pursue any claim in any legal, arbitration or regulatory proceeding or investigation of the other Parties.
- (6.2) Five foregoing shall not apply to may information which, prior to its disclosure in connection with this Issue, was already in the possession of the Lead Manager or the Banker to the Issue and/or Sponsor Bank.
- 18 2 1 Any disclosure by Lend Manager or the Banker to the Issue and/or Sponsor Bank, to then advisors, A feet Lenguage group companies and their respective employees, analysis, legal counsel, independent auditors and superisor agents who need to know such information for and in connection with the Issue, provided a disclosures would be subject to similar confidentiality provisions.
- (3.2.2 Any information, which is or comes into the public domain without any default on the part of the Further in the terms of this Agreement or comes into the possession of the Parties other than in breach of my cantidentiality obligation award to the other Party of which they are aware;
- 13.2.3 Any disclosure pursuent to any law, rule or regulation or order of any control pursuant to any direction, request or requirement (whether or one having the force of law) of any control bank or any governmental, segulatory or, separately or other ariberty or administrative agency or in any section; seal or administrative proceeding:
- 10.2.4 The extract that any of the Parties needs to disclose any information with respect to
- 13.2 5 Any information disclosed with the prior consent of the other Party; or
- 13.26 Any information disclosed in the 1-sue documents, advertisements, and any investor presentations in optimal and authorised or for use in relation by or on behalf of the Company.
- 13.3 The other Parties consent to the Banker to the Issue and/or Sponsor Bank and agents disclosing information relating to the other Parties and their account(s) and/or dealing relationship(s) with the, including but not limited to details of its facilities, any sectivity taken, transactions undertaken and balance: to the:
  - a the head office of, any of its subsidiaries or subsidiaries of its holding company, Affillates, representative and branch offices in any jurisdiction ("Permitted Parties").
  - b professional advisers and service providers of the Permitted Parties who are under a futy of confidentiality to the Permitted Parties.
  - any actual or potential participant or sub-participant in relation to any of the Bunker to the issue's another Spunsor Stank rights and/or obligations under any appropriate between the Parties, or assignee, however or transferrer (in any agent or advisor of any of the foregoing);







### NOTICES

Any notice of other communication given pursuant to this Agreement must be in writing and (i) delivered personally (ii) sent by tele thesimile or other similar faculatio transmission to such faculatile runders as designated below-or (iii) som by registered mail or overnight courier, postage prepaid, to the address of the Party specified in the recitals to this Agreement. All notices and other communications required or pornsitted under this Agreement that are addressed as provided in this Clause 14 will (i) if delivered personally, be deemed given on delivery (ii) if delivered by tele facsimile or similar facaintle accounts annual in the deemed given when electronically sent, and (iii) it sent by registered mail or overnight courier, he deemed givenwhen sent. In case of all vertiten instructions issued by the Company and/or the Registrar to the Issue and/or the Load Manager to the Benker to the fexue and Spanner Bank pursuant to this Agreement, the fix smile of the written matruction may, at first, be sent by to's factivable, provided that its original is all a members delivered by (i) or (iii) above.

# In case of notice to the Company:

Shri Kanha Staluksa Utolted
Address: Plo: No. 70-B. Unit No. 401-402, 4th Ploor, Trimmty Prime Tower, Ni

Tel: -919257043976 E-mail : infofficerhastainless.com Contact Person: Mr. Shashank Agrawal

In case of a notice to the Banker to the Issue 'Sponsor Bank:

# AXIS BANK LIMITED

Address: Plot No 5, GF, Calgiri Marg, Gem Enclave, htslvlys hoger, Japur, Rajastian 302019 Tel: +91 9530042397 Fax: NA Emili: AKSHAY9 JAIN@AXISBANK.COM Contact Person: AKSHAY JAIN Website: WWW AXISBANK COM

in case of notice to the Lead Managers

SEBI Registration Number: INB100000017

# KREO CAPITAL PRIVATE LIMITED

Address: 2nd Floor, VCA Complex, New Gate No. 08, Civ. Lines, Sadar Hazat, Nagpar – 440001, Maharashtra, India Tel: 0712-2997550 / 0712-2997551 Emails office@creocapital.com Website: www.kroocapital.com Contact Person: Mr. Ayush Parakh

In case of a notice to the Registrar to the Insue:

# MAS SERVICES LIMITED

Address: 4-34, 2nd 15set, Oxtila Industrial Area, Phase - B, New Destrict No. 120, Nelfa, Indus Tel No. 1 - 91 112 013 - 241 83, 4172 1735 Facsimile 1 497 112 633 7384 Email ID: the structure good structures from the Contact Person Mr. N. C. Pal, Manager, Corporate Regulary

The Lead Manager, the Company and the Registrat in the lower limit to tasse and Sponsor Bank harmless and shall softic only indemnify (asse and Sportor Bank against all actions, proceedings, claims habilities expenses whatsoever, assing out of or in connection with the carry ag out any set, and a line of the carry ag out any set, and a line of the line of t such facsimile

# GOVERNING LAW DISPUTE RESOLUTION AND JURISDICTION

In the event of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by any Perty, the defaulting Party shall in the second of a breach by a breach by a second of a breach by a breach period of ten (10) days of receipt of written testice of such breaking the







KANHA STAIN

that (i) such breach is not cured by the defaulting Party within the afterested period, or (ii) if any dispute, difference or claim across between the Parties bereto in connection with this Agreement or the validity, interpretation, implementation or alleged breach of the barges of this Agreement or anything denotes in itself through negotiation.

- 15.2 If the dispute is not resolved through negotiation within sen (10) days after commencement of disc. then any Party may refer the dispute for revolution to an arbitration aribunal. All proceedings in a majoritation shall be conducted under The Arbitration and Contilliation Act. 1995 or any re-enactment that and shall be conducted in English the Arbitration shall be conducted by sole arbitrator appointed as a time trustant consent of the Parties who are party to the relevant dispute or claim, faciling which the note at a majoritation and the arbitration Act. The Arbitration and take the set of the Arbitration Act. The Arbitration and take the set of the Arbitration Act. The Arbitration and take the set of the Arbitration Act.
- This Agreement shall be governed by and construed in accordance with the laws of without reference to its conflict of laws rules. The courts at Mumbai, in the state of Mu

### 16 SEVERABILITY

If any provision of this Agreement is determined to be invalid or unrenforceable in whole invalidity or orienforceability shall attach only to such provision of the applicable part of such the remaining part of such prevision and all other provisions of this Agreement that come that force and affect.

### 17 ASSIGNMENT

This Agreement shall be building on and endure to the benefit it of statute and their respective.

The Parties shall not, without the prior written consess of the other Parties, assign or broader my of their respective rights or obligations under this Agreement to any other parties, assign or broader my of their respective rights or obligations under this Agreement to any other parties. Any such person to whom assignment or transfer has been duly and validity effected shall be reformed to as a "Permitted Assign".

### 18 FORCE MAJEURG

No party shall be held limble or responsible for any failure or delay in performance of an inner this agreement, descrity or indirectly caused by any circumstances beyond its or not limited to, nots of and, highening, flood, drought, earthquake landslide, hurricane, are stall, pandamic/epidemic, furnine, extremely adverse weather conditions which are in excess of santistical method to the party of the too civil disturbance, war (whether declared or undeclared), act of gubia entingly, certainty or civil disturbance, war (whether declared or undeclared), act of gubia enting of correction of government or regulatory order/antification, other action of government as similar labour action general failure of electricity or other supply, technical failure, accidental or mechanism electrical backgrown, computer including in thiur or failure of any money transmission or payment and electricals accidents, failure of continuous, epidemics, pandemics, heartifices mobilized and, blockades, embargoss, detentions, resolutions, riots, looting, strikes, carriquely accidents, failure of communication or banking systems (collectively, "force majeure") provail banker to the issue. Sponsor Bank, Public Issue Bank, shall have acted diligently in limiting the efficient majeure event, Upon the occurrence of any event or condition of force majeure which all specificance majeure as the case may be, and the estimated curation of the event or condition. The Bank Bank, Public Issue Bank, shall sho immediately notify the other parties in writing of the accuration of or changes in the event or condition of unaverse majeure. The parties in the land of or changes in the event or condition constituting force majeure. The parties in the specific parties in the event or condition of the event or condition. The Bank the land of or changes in the event or condition constituting force majeure. The parties in the event or condition of the event or condition of the centure of the event or condition.

# 12 AMENDMENT

No amendment, supprement, modulication or clarification to this Agreement shall be valid or handles set forth in writing and duly executed by all the Parries to this Agreement

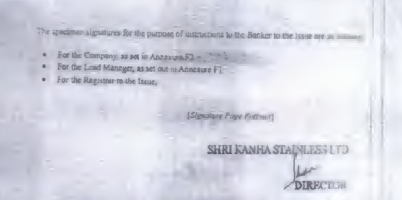
# 20 AMBIGUITY

If any instruction is not in the form set out in this Agreement, the Banker to the Issue shall forther to the thousand for the Lean Manager and get the said instruction clarified to the satisfaction of the Issue o

SPECIMEN SIGNATURES

SHRI KANHA STAINLESS LITTO











for anklor below in SERRI & STREET, FACULTS O LINE, ESD. 1981, E.B. 100 M. N. N. W. 111 2:010 LANT PROTECTION OF THE POST OF PROPERTY AND ASSESSED. STORYAM GAST VICENCES STAVE William Court 12025010 1/10) to rid as notified being to a property to the property and the property of the MASSarvices Lighted Mr. Sharasa Margla Figures Manager MAL CAL 543 A53 Rakesh with the same with the MED 55 Kind original by ALKAMAL

# ANNEXURE-AT (Intimation of Issue Opening Date and Issue Closing Date)

AXIS BANK LIMITED

Plot No S. GF, Calgirl Marg. Grin Enclave. Malyiya Nagar, Jaipur, Rajasthan 302017 And

# MAS SERVICES LIMITED

T-34, 2nd Floor, Okhla Industrial Area. Phase-If New Delhi-110020

Shri Kanha Stainless Limited
Plot No. 70-B. Unit No. 401-402 4th Floor.
( merc. Prime Texast, Newscon Road Bhotwara, Jaipur 302-012, Rajasthan, India.

KREO CAPITAL PRIVATE LIMITED
Address: 2nd Floor, VCA Complex, Noar Gate No. 08.
Civil Lines, Sadar Bazar, Nagpur - 440001, Maharashtra, India

Dear-Surs.

Re. Agreement dated [ ]

Pursannt to the clause 3.4.1 of this Agreement dated [a], we write to inform you that the is a Open ! Issue Closing Date for the Issue is [o] and [o] respectively.

Capitalized terms not defined herein shall have the same meaning as assigned to their in the desired terms.

Kindly acknowledge the receipt of this letter.

Yours faithfully.

For KREO CAPITAL PRIVATE LIMITED

(Auth ized Signatory)



# ANNEXUREAZ FORM OF INSTRUCTIONS TO THE BANKER TO THE ISSUE

To: Banker to the issue and Sponsor Bank AXIS Bank Limited

Registrar
CC. MAS SERVICES LIMITED
#34, 2nd Floor, Okhla Industrial Area,
Phase-I: New Delhi-110020

From: Merchant Basker
KREO CAPFTAL PRIVATE LIMITED
Address: 2nd Floor, VCA Complex, Near Gate No. 08,
Civil Lines, Sadar Bazar, Nagpur -440001, Moharashtra, India

Dear Sirs.

# Re Public Issue Account of Shri Kanha Stainless Limited and Agreement dated [+]

Fursuant to clause 3 4 5 and 3.4.6 (ii) of the Agreement dated [a], we hereby instruct you to transfer to from the Public Issue Account "Shri Kanha Stainless Limited —Public Issue Account" bearing Account anie and are to the Issue. Legal Counsel to the fissue, underwriting and selling commissions, other intermediary fees the related expenses:

Beneficiary Name	Amount —	Beneficiary's Bank Name	Beneficiary Account No	Beneficury Bank Address	C Code
101	(•)	4)	•]	[0]	

Capitanized terms not defined herein shall have the same meaning as assigned to there in the Agreement

Kindly acknowledge the receipt of this letter.

Yours frithfully,

For KREO CAPITAL PRIVATE LIMITED

100 S. p. 100 - 1



# ANNEXURE A3 (No Objection Certificate)

- PORTER WINE

# FORM OF INSTRUCTIONS TO THE BANKER TO THE ISSUE AND SPONSOR BAN:

To

Banker to the Issue at d Sponsor Bank

E' an tot

Merchant Banker
KREO CAPITAL PRIVATE LIMITED
Address: 2nd Floor, VCA Complex, Near Gate No. 08,
Civil Lines, Sadar Bazar, Nagpur -- 440001, Meharashtra, India

Dear Sirs.

Be Public Issue Account of Shri Kanha Stainless Limbed and Agreement dated[ • ]

Persuant to the clause 3.4.6 (iv)(v) of this agreement dated [e], we here by confirm that the Companisting and tracing approvals for the Public Issue of Equity Shares of "Shri Kanha Stainless Limited."

17.88.034

We also confirm that all payments as specified in America A have been made and that we have "no the Bank's) accepting instructions from the Campany for releasing of funds from the Public Issue Access

ug" to

Kindly acknowledge the receipt of this letter

Yours facilificly,

For KREO CAPITAL PRIVATE LIMITED

CONTRACTOR

(Authorized Signatory)

# ANNEXURE BI (Journation from RJA to SCSU II

To:

AXIS BANK LIMITED

Piet No 5, GF, Calgiri Marg. Gem Enclave. Malviya Nagar, Jaipur, Rajasthan 302017 And

MAS SERVICES LIMITED

7-34, 2nd Floor, Okhla Industrial Area. Phase-II New Delhi-110020

Shri Kanha Statuless Limited Plot No. 70-B, Unit No. 401-402, 4th Floor, Trimutry Prime Tower, Nirwaroo Road, Jhotwara, Jaipur - 302 012, Rajasthar,

KREO CAPITAL PRIVATE LIMITED

Address: 2nd Floor, VCA Complex, New Gate No. 08, Civil Lines, Sadar Bazar, Nugpur - 440001, Maharashtra, India

Dear Sirs.

Re: Public Issue Account of Shri Kanha Stuniess Limited and Agreement dated [+].

Putsuant to clause 3.4.2 of the Banker to the Issue Agreement dated [•], the Designated Date is [•] instruct you to transfer on [ ] . ? [ ] from the Applicant Account to the Public Issue Account [ Shr] h Limited -Public Issue Account"] bearing Account No. [ ] with AXIS Bank acting as the Banker to the

Capitalized terms not defined herein shall have the same meaning as assigned to them in the lises ow A-

Kindly acknowledge your acceptance of the instructions on the copy attached to this letter

Yours faithfully.

FOR KREO CAPITAL PRIVATE LIMITED

summing Springs



# ANNEXURE BE FORM OF INSTRUCTIONS TO THE BANKER(S) TO THE ISSUE AND SPONSOR B

To

AXIS Bank Limited Plot No 5, GF, Celgiri Murg, Gein Enclave, Malviya Nagur, Jappur, Rajasthan 302017

Fram

KREO CAPITAL PRIVATE LIMITED
Address: 2nd Floor VCA Complex, Near Gate No. 08,
Civil Lines, Sadar Bazar, Nagpur – 440001, Maharashtra, India

Dear Sirs...

Re: Public Issue Account of Shri Kanna Stainless Limited and Agreement dated [ ]

Pursuant to the clause of 3.4.6 (iv) of this Agreement dated [o], we hereby instruct you to transfer on [of the link at Issue Account "Shri Kanha Stainless Limited "Public Issue Account" bearing Account Name to be bone, accounts as mentioned below:

Beneficiary Name	Amount (in ?)	Beneficiary's Bank Name	Beneficiary Account No.	Beneficiary Hank	
Shi Kanha Stainleas Limited	i•i	(•)	[•]	[•]	8

Capitalized terms not defined herein shall have the same meaning as assigned to them in the liserow A

Kinely acknowledge your accuptance of the instructions on the copy attached to this letter.

YEAR DESCRIPTION OF THE SERVICE STREET, PRIMARE LIMITED

(Anthorised Sigmory)



# ANNEXUREFT

# AUTHORISED SIGNATORIES OF LEAD MANAGER TO THE ISSUE

are severally authorized on behalf of KREO CAPITAL PRIVATE LIMITED (Load Manager / Merchant Banker) to execute Annexures including A1, A2 and A3.

Specimen signatures of the above are set forth below:





# ANNEXUREF2

# **AUTHORISED SIGNATORIES OF COMPANY**

Are authorized on behalf of Shri Kanha Stainless Limited (Company) to execute Annexures including B2.

Specimen signatures of the above are set forth below:

[Jai Bhagwan Agarwal]

SHRI KANHA STAINLESS LTD

# ANNEXURE G.

(Intimation to Bankers on Lifure of the Issue)

AXIS BANK LIMITED

And

MAS SERVICES LIMITED

7-34, 2nd Floor, Okhla Industrial Area, Phase-If New Delhi-110020

Copy to:

Shri Kanha Stainless Limited
Plot No. 70-B, Unit No. 401-402, 4th Flows.
Trimurty Prime Tower, Niewaroo Road, Photwara, Japur - 302 012, Rajasthan, India.

KREO CAPITAL PRIVATE LIMITED
Address: 2nd Floor, VCA Complex, Near Gate No. 08,
Civil Lines, Sadar Bazar, Nagpur 440001.Maharashtra, India

Re: Public Issue Account of Shri Kanha Stainless Limited and Agreement dated [ ].

Pursuant to clause 3.3.2 we hereby intimate you that the Issue has failed due to the following to

Request you to kindly unblock the account and send the received applications to the registral for further

Capitalized terms not defined herein have the same meaning as ascribed to them in the Agreement.

Please acknowledge your acceptance of the instructions on the copy attached to this letter.

for and on behalf of KREO CAPITAL PRIVATE LIMITED

(Authorised Signatory)



# ANNEXURE H

To:

AXIS BANK LIMITED

And

MAS SERVICES LIMITED 1-34, 2nd Floor, Okhla Industrial Area, Phase-II New Delhi-110020

Copy to
Shri Kanha Stainless Limited
Piot No. 70-B. Unit No. 401-402, 4th Floor,
Trimurty Prune Tower, Nirwaroo Road, Shotwara, Jaipur - 302 012, Rajasthan, India

From

KREO CAPITAL PRIVATE LIMITED
Address: Ind Floor, VCA Complex, Near Gate No. 88.
Civil Lines, Sadar Bazar, Nagpur - 446001, Mahurashtra, Indus

Dear Sire

Re Public Issue Account of Shri Kanha Stainiess Limited and Agreement dated [ • ].

Pursuant to clause 3.3.4 of the Agreement dated [•], we intimate you that the listing is not as preceded, thus instruct you to kindly transfer the funds from Public Issue Account "Shri Kanha Stainle-Public Issue Account" bearing account number [•] to the refund account as per below details:

Refund Account	Amount (in ₹)	Refund Bank Name	Refund Account	Refund Bank Address	LESC
					2 C

feather, we request you to kindly transfer the above mentioned amount from refinid account to benefic as the details enclosed herewith.

Capitalized terms not defined herein have the same meaning as ascribed to them in the Agreement.

Please acknowledge your acceptance of the instructions on the copy attached to this letter.

For and on behalf of

KREO CAPITAL PRIVATE LITTLE

Ayush Perach

(Authorised Signatory)

Enc. Details of Applicant

ANNEXURE (

Date: AXIS Bank Limited Registered Office

For Attention.

Ref. Public Jame Account of Shri Kanka Standard Lumited account No. [9] and Agreement dated [9].

Sub Account Clasure Instruction

Pursuant to clause 3.6 of this Agreement, this is with reference to the Public Issue and refund account openers are of Shel Kanha Stainless Limited.—Public Issue Account & Shn. Kanha Stainless Limited.—Refund Account number [e] in term of the Agreement dated [e] between Company, Merchant Banker and A Bank Limited.

have all the formalmes related to the PO of San Kanisa Standers Lumited has been completed and no below, there in the aforesaid account, you are hereby insignated to close the abovementioned refund account and confirm

Thanking You

For Shri Kanha Stainless Limited.

SHRI KANHA STAIN, ESS LTD

Shasbank Agrawat Whole-Time Director DIN: 83542611

