

September 15, 2023

**BSE Limited** 

1<sup>st</sup> Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Fort,

Mumbai - 400 001

BSE Scrip Code: 500302

The National Stock Exchange of India Limited

Exchange Plaza, Plot No. C-1, G Block, Bandra Kurla Complex, Bandra (East),

Mumbai, - 400 051 NSE Symbol: PEL

Dear Sir/Madam,

# Sub :Submission of Post-Buyback Public Announcement for Buyback of Equity Shares of Piramal Enterprises Limited (the "Company")

Pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buyback of Securities) Regulations, 2018, as amended, the Company has published the Post-Buyback Public Announcement for the Buyback of 1,40,00,000 (One Crore Forty Lakh Only) fully paid up Equity Shares of the Company of face value of Rs. 2/- (Rupees Two only) each at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred and Fifty Only) per equity share on a proportionate basis from the Equity Shareholders of the Company as on the Record date of Friday, August 25, 2023, through the tender offer process. Please find enclosed a copy of Post-Buyback Public Announcement dated September 14, 2023, published in the below mentioned newspapers on September 15, 2023:

Sr. No.	Newspapers	Language	Editions
1.	Financial Express	English	All
2.	Jansatta	Hindi	All
3.	Navshakti	Marathi	Mumbai

The same will also be available on the website of the Company at <a href="https://www.piramal.com/investor/piramal-enterprises-limited/shareholder-information/buyback-2023/">https://www.piramal.com/investor/piramal-enterprises-limited/shareholder-information/buyback-2023/</a>.

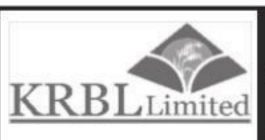
This is for your information and records.

Thanking you,

For Piramal Enterprises Limited

Bipin Singh Company Secretary

Encl.: as above



# KRBL LIMITED

CIN: L01111DL1993PLC052845 Registered Office: 5190, Lahori Gate, Delhi - 110 006; Phone: 011-23968328; Corporate Office: C-32, 5th & 6th Floor, Sector-62, Noida, U.P.-201301; Phone: 120-4060300;

E-mail: investor@krblindia.com; Website: www.krblrice.com Contact Person: Ms. Jyoti Verma, Company Secretary & Compliance Officer

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

This post Buyback public announcement ("Post Buyback Public Announcement") is being made in compliance with Regulation 24 (vi) and other applicable provisions of the Securities and Exchange Board of India (Buy-Back of Securities) Regulations, 2018, as amended ("Buyback Regulations") regarding completion of the Buyback.

This Post Buyback Public Announcement should be read in conjunction with the public announcement dated August 11, 2023, published on August 14, 2023 ("Public Announcement") and the letter of offer dated August 26, 2023 ("Letter of Offer"). All capitalized terms, unless defined herein, shall have the meaning ascribed to them in the Public Announcement and the Letter of Offer.

- THE BUYBACK
- 1.1 KRBL Limited ("Company") had announced the Buyback of upto 65,00,000 (Sixty Five lakh) fully paid-up equity shares of ₹1/- (Rupee One only) each ("Equity Shares"), representing approximately 2.76% of the total number of Equity Shares in the total paid-up Equity Share capital of the Company as at March 31, 2023, from the Shareholders / beneficial owners of Equity Shares of the Company as on the record date i.e. Friday, August 25, 2023 ("Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of ₹500/- (Rupees Five Hundred only) per Equity Share ("Buyback Price") for an amount aggregating up to ₹325 crores (Rupees Three Hundred and Twenty Five Crores only) ("Maximum Buyback Size", and such buyback of shares, the "Buyback"). The Maximum Buyback Size does not include any expenses incurred or to be incurred for the Buyback like filing fee payable to SEBI, advisory fees, public announcement publication expenses, printing and dispatch expenses, transaction costs viz. brokerage, applicable taxes such as buyback tax, securities transaction tax, goods and service tax, stamp duty, etc. and other incidental and related expenses ("Transaction Costs"). The Maximum Buyback Size represents 6.94% and 6.96% of the aggregate of the fully paid-up Equity Share capital and free reserves as per the latest audited financial statements of the Company as on March 31, 2023, on a standalone and consolidated basis, respectively.
- 1.2 The Company adopted the tender offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by the Securities and Exchange Board of India ("SEBI") vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with the circulars issued in relation thereto, including the circular CFD/DCR2/CIR/P/2016/131 dated December 09, 2016, circular SEBI/ HO/CFD/DCR-III/CIR/P/202I/615 dated August 13, 2021, and circular SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 8, 2023, and/or such other circulars or notifications or amendments as were applicable, issued by SEBI.
- 1.3 The tendering period for the Buyback Offer opened on Thursday, August 31, 2023 and closed on Wednesday, September 6, 2023.
- 2.1 65,00,000 (Sixty Five lakh only) Equity Shares were bought back under the Buyback, at a price of ₹500/- (Rupees Five Hundred only) per Equity Share. 2.2 The total amount utilized in the Buyback is ₹325 crores (Rupees Three Hundred and Twenty Five Crores only) excluding Transaction Costs.
- 2.3 The Registrar to the Buyback i.e., Alankit Assignments Limited ("Registrar"), considered 34,149 valid bids for 3,40,34,710 (Three Crore Forty Lakh Thirty Four Thousand Seven Hundred and Ten only) Equity Shares in response to the Buyback, resulting in the tender of approximately 5.24 times the maximum number of Equity Shares proposed to be bought back. The details of the valid bids considered by the Registrar are as follows:

Sr. No.	Category	No. of Equity Shares reserved in the Buyback	No. of Valid Bids	Total Equity Shares Validly Tendered	% Response
1	Reserved category for Small Shareholders	9,75,000	31,347	20,73,765	212.69
2	General Category for all other Equity Shareholders	55,25,000	2,802	3,19,60,945	578.48
	Total	65,00,000	34,149	3,40,34,710	523.61

- 2.4 All valid bids were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection was dispatched by the Registrar through email, to the relevant Eligible Shareholders (who have their e-mail IDs registered with the Company and the Depositories) on September 13, 2023. In cases where the email IDs were not registered with the Company or Depositories, physical letters of acceptance / rejection were dispatched to the Eligible Shareholders by the Registrar and the same was completed on September 14, 2023.
- 2.5 The settlement of all valid bids was completed by Indian Clearing Corporation Limited ("Clearing Corporation") on September 13, 2023. The Clearing Corporation has made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If bank account details of any Eligible Shareholders were not available or if the funds transfer instructions were rejected by the Reserve Bank of India or relevant bank, due to any reason, then the amounts payable to the Eligible Shareholders will be transferred to the concerned Seller Member for onward transfer to such Eligible Shareholders.
- 2.6 Equity Shares accepted under the Buyback were transferred to the Company's demat account on September 13, 2023. The unaccepted Equity Shares were returned to the respective Seller Member / custodians by the Clearing Corporation on September 13, 2023. No Equity Shares held in physical form were tendered or accepted under the Buyback.
- 2.7 The extinguishment of 65,00,000 (Sixty Five lakh only) Equity Shares is currently under process and shall be completed on or before
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN
- 3.1 The capital structure of the Company, pre-Buyback (i.e., as on the Record Date) and post-Buyback, is as under:

Sr.	Particulars	Pre Buyback		Post Buyback*	
No.	727-241-31894-070-070-07	No. of Equity Shares	Amount (in ₹ Crore)	No. of Equity Shares	Amount (in ₹ Crore)
1.	Authorised Share Capital	30,00,00,000 Equity Shares of ₹1/- each	30.00	30,00,00,000 Equity Shares of ₹1/- each	30.00
2.	Issued and Subscribed Share Capital	23,62,44,892 issued and subscribed Equity Shares of ₹1/- each	23.62	22,97,44,892 issued and subscribed Equity Shares of ₹1/- each	22.97
3.	Fully Paid-Up Share Capital	23,53,89,892 fully paid-up Equity Shares of ₹1/- each	23.54	22,88,89,892 fully paid-up Equity Shares of ₹1/- each	22.89

Subject to extinguishment of 65,00,000 Equity Shares

3.2 Details of Shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back under the Buyback are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought Back (%)	Equity Shares accepted as a % of total Post Buyback Equity Shares (%)*
1.	ANIL MITTAL FAMILY TRUST	10,65,702	16.40	0.47
2.	ARUN KUMAR GUPTA FAMILY TRUST	10,34,994	15.92	0.45
3.	ANOOP KUMAR GUPTA FAMILY TRUST	9,52,645	14.66	0.42
4.	ANIL KUMAR GOEL	4,40,248	6.77	0.19
5.	SOM NATH AGGARWAL	2,31,977	3.57	0.10
6.	SEEMA GOEL	2,07,366	3.19	0.09
7.	ANOOP KUMAR GUPTA HUF	1,79,005	2.75	0.08
8.	ARUN KUMAR GUPTA HUF	1,18,925	1.83	0.05
9.	ANIL KUMAR MITTAL HUF	88,275	1.36	0.04
10.	GOVERNMENT PENSION FUND GLOBAL	77,085	1.19	0.03

Subject to extinguishment of 65,00,000 Equity Shares

3.3 The shareholding pattern of the Company before the Buyback, (i.e., as on the Record Date i.e. August 25, 2023) and post Buyback, is as under:

Particulars	Pre Buyback		Post Buyback	
	Number of Shares	% to existing share capital	No. of Shares post Buyback*	% holding post Buyback*
Promoters and Promoter Group	14,11,81,796	59.98	13,77,19,838	60.17
Foreign Investors (OCBs/ FIIs/ NRIs/ Non-residents/ Non-domestic companies and foreign mutual funds)	3,41,89,894	14.52	20 to 4000000000-10	5504000
Indian Financial Institutions/ Banks/ Mutual Funds/ Govt. Companies	1,46,38,445	6.22	9,11,70,054 39.8	
Public including other Bodies Corporate	4,53,79,757	19.28		
Total	23 53 89 892	100.00	22 88 89 892	100.00

\* Subject to extinguishment of 65,00,000 Equity Shares. MANAGER TO THE BUYBACK

# **Elara**Capital

Elara Capital (India) Private Limited One International Center, Tower 3, 21st Floor, Senapati Bapat Marg, Elphinstone Road West, Mumbai - 400013 Address:

+91 22 6164 8599 +91 22 6164 8589 Fax: Contact Person: Ms. Astha Daga krbl.buyback@elaracapital.com Email: Website: www.elaracapital.com

SEBI Registration Number: INM000011104 Validity Period: Permanent U65993MH2006PTC164708

DIRECTOR'S RESPONSIBILITY

In terms of Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts full responsibility for the information contained in this Post Buyback Public Announcement and confirms that this Post Buyback Public Announcement contains true, factual and material information and does not contain any misleading information. For and on behalf of the Board of Directors of

**KRBL** Limited

Su-	50/-	50-
Anil Kumar Mittal Chairman & Managing Director DIN: 00030100	Anoop Kumar Gupta Joint Managing Director DIN: 00030160	Jyoti Verma Company Secretary & Compliance Officer M. No.: F-7210
DIN: 00030100	DIN: 00030160	

Place: Noida, Uttar Pradesh

...continued from previous page.

D. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹735 per Equity Share or above, has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 187.67375 times of Net QIB portion. As per the SEBI Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e.118,242 Equity Shares and other QIBs were allotted the remaining available Equity Shares i.e. 2,246,591 Equity Shares on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 2,364,833 Equity Shares, which were allotted to 173 successful Applicants.

FI'S/BANK'S MF'S FII/FPC OTHERS Category NBFC'S Total 3,32,708 1,52,536 6,52,175 4,80,025 23,64,833 7,47,389 E. Allotment to Anchor Investors (After Technical Rejections)

The Company, the Investor Selling Shareholders in consultation with the BRLM, have allocated 3,547,247 Equity Shares to 25 Anchor Investors (through 39 Anchor Investor

Application Forms) (including domestic 12 Mutual Funds through 26 schemes) at an Anchor Investor Offer Price at ₹ 735 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion.

FI'S/BANK'S MF'S NBFC'S FII/FPI OTHERS Category 16.91.992 2,89,437 15.65.818 35,47,247

The Board of Directors of our Company at its meeting held on September 13, 2023 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock Exchange, being NSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on September 13, 2023 and the payments to non-syndicate brokers have been issued on September 14, 2023. In case the same is not received within ten days, investors may contact

the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on September 14, 2023 for credit into the

respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company will file the Listing application with NSE and BSE on September 15,2023. Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made shall be hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form

number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below: KFin Technologies Limited



NTECH Selenium Tower B, Plot No. 31 & 32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad– 500 032 Telangana, India Telephone: +91 40 6716 2222; Email: jupiterlife.jpo@kfintech.com; Investor grievance email: einward.ris@kfintech.com inancialexp.epapr.in Website: www.kfintech.com; Contact person: M Murali Krishna; SEBI registration no: INR000000221



Registered Office: Piramal Ananta, Agastya Corporate Park, Opposite Fire Brigade, Kamani Junction, LBS Marg, Kurla (West), Mumbai 400070 | Tel. No.: +91 22 3802 3000/4000 | Fax No.: +91 22 3802 3884 E-mail: complianceofficer.pel@piramal.com | Website: www.piramal.com | Company Secretary: Mr. Bipin Singh

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF PIRAMAL ENTERPRISES LIMITED

This post buyback public announcement (the "Post Buyback Public Announcement") is being made pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated July 31, 2023 published on August 01, 2023 (the "Public Announcement"), the letter of offer dated August 27, 2023 (the "Letter of Offer"), Corrigenda and Notice to Eligible Shareholders dated August 29, 2023 published on August 30, 2023 and Second Corrigenda and Notice to Eligible Shareholders dated September 01, 2023 published on September 02, 2023. The terms used but not defined in this Post Buyback Public Announcement shall have the same meanings as assigned in the Public Announcement and the Letter of Offer.

THE BUYBACK

- 1.1. Piramal Enterprises Limited (the "Company") had announced a buyback of up to 1,40,00,000 (One Crore Forty Lakh only) fully paid-up equity shares of Rs. 2/- (Rupees Two only) each of the Company ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on August 25, 2023 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per Equity Share ("Buyback Price") payable in cash for an aggregate amount of up to Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only) (such buyback of shares, the "Buyback") which is 9.15% and 6.72% of the fully paid-up Equity Share capital and free reserves as per the latest audited standalone and consolidated financial statements, of the Company as at March 31, 2023 and represented up to 5.87% of the total paid-up Equity Shares of the Company.
- The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, read with SEBI Circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023 including any amendments or statutory modifications for the time being in force.
- The Tendering Period for the Buyback opened on Thursday, August 31, 2023 and closed on Wednesday, September 06, 2023.
- DETAILS OF BUYBACK
- 1,40,00,000 (One Crore Forty Lakh only) Equity Shares were bought back under the Buyback, at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per
- The total amount utilized in the Buyback is Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only).
- The registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 1,21,312 valid applications for 6,22,17,004 Equity Shares in response to the Buyback resulting in the subscription of approximately 4.44 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid Applications	Total Equity Shares Validly Tendered	% Response
Reserved Category for Small Shareholders	21,00,000	1,11,918	76,42,870	363.95
General Category for all other Equity Shareholders	1,19,00,000	9,394	5,45,74,134	458.61
Total	1,40,00,000	1,21,312	6,22,17,004	444.41

- 2.4. All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on Wednesday, September 13, 2023.
- 2.5. The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited ("Clearing Corporations") as applicable, on Wednesday, September 13, 2023.
- The Clearing Corporations have made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders. 2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on Wednesday, September 13, 2023. The
- unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form was released / returned / lien removed by the Clearing Corporation directly to the respective Eligible Shareholder's demat account, as part of the exchange payout process on Wednesday, September 13, 2023. If the Equity Shares transfer instruction was rejected in the depository system, due to any issue, then such Equity Shares were transferred to the Shareholder Broker's depository pool account for onward transfer to the relevant Eligible Shareholder. Such Eligible Shareholders are requested to ensure that their demat account is active in order to receive these unaccepted Equity Shares,
- The extinguishment of 1,40,00,000 (One Crore Forty Lakh only) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form are currently under process and shall be completed on or before Monday. September 25, 2023.
- The Company, and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Sr.	Particulars	Pre Buyback		Post Buyback	
No.		No. of Shares	Amount in Rs.	No. of Shares	Amount in Rs.
1	Authorized Share Capital	2540,00,00,000 equity shares of Rs. 2/- each*	50,80,00,00,000	2540,00,00,000 equity shares of Rs. 2/- each*	50,80,00,00,000
		30,00,000 preference shares of Rs. 100/- each	30,00,00,000	30,00,000 preference shares of Rs. 100/- each	30,00,00,000
		2,40,00,000 preference shares of face value of Rs. 10/- each	24,00,00,000	2,40,00,000 preference shares of face value of Rs. 10/- each	24,00,00,000
		10,50,00,000 unclassified shares of face value of Rs. 2/- each	21,00,00,000	10,50,00,000 unclassified shares of face value of Rs. 2/- each	21,00,00,000
		Total	51,55,00,00,000	Total	51,55,00,00,000
2	Issued Share Capital	23,86,88,273 Equity Shares of Rs. 2/- each	47,73,76,546	22,46,88,273 Equity shares of Rs. 2/- each	44,93,76,546
		Total	47,73,76,546	Total	44,93,76,546
00000	Subscribed and Paid-up Capital**	23,86,63,700 Equity shares of 2/- each	47,73,27,400	22,46,63,700 Equity shares of Rs. 2/- each	44,93,27,400
	85 85	Total	47,73,27,400	Total	44,93,27,400

\* Pursuant to the sanction of the Scheme, the authorised share capital of the Company increased on account of clubbing of authorised share capital of PHL Fininvest Private Limited with that of the Company

\*\* There is difference of 24,573 equity shares in issued and paid-up capital of the Company since the said equity shares have been kept in abeyance, under rights issue made by the Company in February, 2018.

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under: Sr. No. Name 

		Shares accepted under Buyback	as a % of total Equity Shares bought back (%)	as a % of total Post Buyback Equity Share Capital (%)
1	East Bridge Capital Master Fund Limited	16,96,440	12.12	0.76
2	Life Insurance Corporation Of India	11,41,042	8.15	0.51
3	East Bridge Capital Master Fund I Ltd	11,11,871	7.94	0.49
4	College Retirement Equities Fund - Stock Account	8,19,190	5.85	0.36
5	Nippon Life India Trustee Ltd-A/C	6,12,278	4.37	0.27
6	TIAA-CREF Funds - TIAA-CREF Emerging Markets Equity Fund	4,13,081	2.95	0.18
7	BOFA Securities Europe Sa	3,95,949	2.83	0.18
8	BNP Paribas Arbitrage	3,07,781	2.20	0.14
9	Elara India Opportunities Fund Limited	2,66,501	1.90	0.12
10	Quant Mutual Fund	2,50,412	1.79	0.11
11	TATA Mutual Fund	1,84,985	1.32	0.08
12	Asian Broking Pvt Ltd	1,67,782	1.20	0.07
13	Government Pension Fund Global	1,44,317	1.03	0.06
	Total	75,11,629	53.65	3.34

3.3. The shareholding pattern of the Company, pre and post Buyback, is as under: Category of Shareholder Pre Buyback" Post Buyback (2) Number of Equity % to the Pre Number of Equity % to post Buyback **Equity Share Buyback Equity** Shares Shares Share capital capital Promoter and Promoter Group 10,37,80,693 43.48% 10,37,80,693 46.19% Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, 5.74.15.458 24.06% Foreign Nationals, and Overseas Corporate Bodies) Financial Institutions/Banks, NBFCs & Mutual Funds 2.77,11,989 11.61% 12.08.83.007 53.81% Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF) 4,86,21,573 20.37% Non Promoter-Non Public 11,33,987 0.48% 23.86,63,700 100.00% 22,46,63,700 100.00% As on record date for Buyback i.e., Friday, August 25, 2023;

(2) Subject to extinguishment of 1,40,00,000 Equity Shares. MANAGER TO THE BUYBACK

JM FINANCIAL

7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025, India Tel.: +91 22 6630 3030 | Fax: +91 22 6630 3330 | Contact Person: Ms. Prachee Dhuri | Email: piramal.buyback2023@jmfl.com

Website: www.jmfl.com | SEBI Regn. No.: INM000010361 | Corporate Identification Number: L67120MH1986PLC038784

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading information. For and on behalf of the Board of Directors of Piramal Enterprises Limited

Non-Executive Director	Company Secretary & Compliance Officer
DIN: 00286085	Membership No. 11777

Place: Date: September 14, 2023

CORRIGENDUM-NOTICE TO INVESTORS Attention of investors is drawn to the disclosure of the number of Equity Shares available for allocation to Mutual Funds appearing on page 7 (definition of Mutual Fund Portion), page 65 (5% of the Net QIB Portion) and page 367 (Basis of Allotment / allocation if respective category is oversubscribed) of the Prospectus. At such pages the number of Equity Shares should be read as 1,18,242 Equity Shares instead of 1,182,416 Equity Shares.

Further, the attention of investors is also drawn to the amount disclosed at Securities Premium Account after the Offer on page 82 of the Prospectus which should be read as

₹6,967.00 million instead of ₹5,346.27 million. The Prospectus shall be read in conjunction with this Corrigendum (the "Corrigendum"). The information in this Corrigendum supersedes the information provided in the

Prospectus to the extent inconsistent with the information in the Prospectus. The Prospectus stands amended to the extent stated hereinabove.

For JUPITER LIFE LINE HOSPITALS LIMITED On behalf of the Board of Directors

Suma Upparatti

Equity Shares accepted

Place: Mumbai Date: September 14, 2023 Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF JUPITER LIFE LINE HOSPITALS LIMITED.

JUPITER LIFE LINE HOSPITALS LIMITED has filed the Prospectus dated September 11, 2023 with RoC and SEBI. The Prospectus is available on the website of SEBI at www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. ICICI Securities Limited at www.icicisecurities.com, Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) at www.nuvama.com and JM Financial Limited at www.jmfl.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the Prospectus, Potential investors should not rely on the DRHP filed with SEBI for making any investment decision instead shall rely on Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the Red Herring Prospectus.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transaction not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

Website: www.Larsentoubro.com | Email: IGRC@Larsentoubro.com CIN: L99999MH1946PLC004768

Company Secretary & Compliance Officer: Mr. Sivaram Nair A



## NOTICE TO ELIGIBLE SHAREHOLDERS – BUYBACK OF EQUITY SHARES

Larsen & Toubro Limited ("Company") has sent the Letter of Offer and Form of Acceptance-cum-Acknowledgement (the "Tender Form") along with the share transfer form ("Form SH-4") dated September 13, 2023 for Buyback through electronic means to all the Eligible Shareholders holding Equity Shares as on the Record Date (Tuesday, September 12, 2023) who have registered their e-mail ids with the Company or Depositories.

Further, if the Company or the Registrar receives a request, along with details as specified under paragraph 20.10 of the Letter of Offer, from any Eligible Shareholders for physical copy of the Letter of Offer/Tender Form, the same shall be provided to such Eligible Shareholder.

The Schedule of activities for the Buyback is as follows

Activity	Day and Date
Buyback Opening Date	Monday, September 18, 2023
Buyback Closing Date	Monday, September 25, 2023
Last date and time for receipt of completed tender form and other documents by the Registrar to the Buyback	Monday, September 25, 2023 by 5:00 p.m. IST

For detailed activity schedule please refer to the Letter of Offer

The details of Buyback Entitlement in each category are as follows:

Category of Eligible Shareholders	Ratio of Buyback (i.e. Buyback Entitlement)*
Reserved category for Small Shareholders	9 Equity Shares for every 38 Equity Shares held as on the Record Date
General category for all other Eligible Shareholders	11 Equity Shares for every 574 Equity Shares held as on the Record Date

Note: The above ratio of Buyback is approximate and provides indicative Buyback Entitlement. Any computation of the Buyback Entitlement using the above Buyback ratio may provide a slightly different number than the actual entitlement due to rounding-off. The actual Buyback Entitlement factor for Small Shareholders under the Reserved Category is 23.7135938157578% and for other shareholders under the General Category is 1.91665005858574%. Also, the numbers arrived at using the actual Buyback Entitlement may not conform exactly to the Buyback Entitlement printed in the Tender Form due to rounding-off of the factor.

\*For further information on Ratio of Buyback as per the Buyback Entitlement in each Category, please refer Paragraph 19 on page 55 of the Letter of Offer. Eligible Shareholders can also check their entitlement on the website of the Registrar to the Buyback by following the steps given below:

1) Click on https://kosmic.kfintech.com/karisma/buybackofferv2.aspx

2) Select the name of the Company - 'Larsen & Toubro Limited - Buyback Offer 2023'

3) Select holding type - "Physical" or "NSDL" or "CDSL"

4) Based on the option selected above, enter your "Folio Number" or "NSDL DP ID/Client ID" or "CDSL Client ID"

5) Enter the Security code and click on Submit

The entitlement will be provided in the pre-filled 'FORM OF ACCEPTANCE-CUM ACKNOWLEDGEMENT'

The Letter of Offer and Tender Form are also available on the website of the Company at www.Larsentoubro.com, the Registrar to the Buyback at www.karisma.kfintech.com, the Stock Exchanges at www.bseindia.com and www.nseindia.com, SEBI at www.sebi.gov.in and the Managers to the Buyback at www.jmfl.com and www.axiscapital.co.in

Capitalised terms used in this Advertisement and not defined herein shall have the same meaning as ascribed in the Letter of Offer.

Place: Mumbai Date: September 14, 2023

For Larsen & Toubro Limited Sivaram Nair A, Company Secretary

M. No. F3939

ANNOUNCEMENT FOR THE ATTENTION OF PUBLIC SHAREHOLDERS OF

BERYL SECURITIES LIMITED CIN: L67120MP1994PLC008882

Registered Office: 133, Kanchan Bagh Colony Indore - 452001, Madhya Pradesh, India Tel. No. 0731- 2517677/3961510; Email: berylsecurities@gmail.com, Website: www.berylsecurities.com

This Intimation of extension of offer period Advertisement is being issued by Interactive Financial Services Limited the Manager of the Offer ("Manager") for and behalf of Mr. Vineet Bajpai (Acquirer No. 1), Mr. Agam Gupta (Acquirer No. 2), Mr. Sanyam Jain (Acquirer No. 3), (Acquirer No. 1, Acquirer No. 2, Acquirer No. 3 are hereinafter collectively referred to as acquirers) and Mrs. Rani Sulochana Bajpai (PAC) in respect of the open offer for acquisition of upto 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Fully Paid Equity Shares Of Face Value Of Rs. 10/- (Rupees Ten Only) Each (Equity Shares) Representing in Aggregate 26.00% (Twenty-Six Percent) Of The Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of Beryl Securities Limited at an offer price of Rs.13.50/-(Rupees Thirteen Point Fifty Paisa Only) Per Equity Share in accordance with provision of Regulation 3(1) and 4 and such other applicable Regulation of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011 and subsequent amendments thereto (SEBI (SAST) Regulations) and is being published on September 15, 2023 in newspaper namely Financial Express (All Edition - English & Gujarati), Jansatta (All Edition - Hindi), Pratahkal (Marathi Edition) (Mumbai edition) and Hamara Swaraj (Hindi - Madhya Pradesh edition), (Newspapers) (Extension of Offer Period Advertisement) and is to be read in conjunction with the:

- (a) Public Announcement dated Tuesday May 2, 2023 (Public Announcement)
- (b) Detailed Public Statement dated Wednesday May 10, 2023 (Detailed Public Statement)
- (c) Draft Letter of Offer dated Wednesday May 17, 2023 (Draft Letter of Offer). (d) Letter of Offer dated Thursday August 07, 2023 (Letter of Offer)
- (e) Recommendations of committee of independent director of the Target Company dated Thursday, August 17, 2023 (Recommendation of IDC)
  - The dispatch of Letter of Offer confirmation advertisement dated Friday, August 18, 2023. Which is being published in the Newspaper on Friday August 18, 2023. (Dispatched Confirmation Advertisement) and
- (g) Pre-Offer Advertisement cum corrigendum to the Detailed Public Statement dated Friday, August 18, 2023 (Pre-Offer Advertisement) (Public Announcement, Detailed Public Statement, Draft Letter of Offer, Letter of Offer, Recommendation of IDC, Dispatched Confirmation Advertisement, Pre-
- Offer Advertisement are hereinafter referred to as Offer Documents) BSE Limited's Settlement for Offer to Buy- Acquision Window (Takeover) of BERYL SECURITIES LIMITED notice is accessible at https://www.bseindia.com/ markets/MarketInfo/NoticesCirculars.aspx?txtscripcd=531582

The Capitalized terms used but not defined in this Extension of offer period Advertisement shall have meaning assigned to such terms in the Offer Documents. The Public shareholder of the Target Company are requested to note that for the acquision of up to 12,60,922 (Twelve Lakhs Sixty Thousand Nine Hundred & Twenty Two) Equity shares representing in Aggregate 26.00% (Twenty-Six Percent) of the Total Issued, Fully Paid-Up Equity Share Capital And Voting Capital of the Target Company and transfer of management and control of the Target Company. The target company is necessitated to be in receipt of prior approval from the Reserve Bank of India in terms of paragraph 61 of Chapter-IX of Section-III of Master Direction Non-Banking Financial Companies-Non Systematically Important Non-Deposit taking Company (Reserve Bank) Direction 2016 bearing notification number DNBR.PD.007/03.10.119/2016-17 Dated September 01, 2016.

Further, We would like to inform you that, even on the date of the observation letter issued by the Securities and Exchange Board of India bearing reference number SEBI/HO/CFD/DCR/RAC-1/P/OW/2023/30818/1 Dated August 01, 2023 (SEBI Observation Letter), The target company had failed to receive the said RBI Approval, However in order to ensure compliance with the SEBI (SAST) Regulations, the tendering period commenced on Monday, August 21, 2023 and ended on Friday, September 1, 2023. The details of the Equity shares being tendered during the said Tendering period are tabulated as under:

Number of Bids	Number of Equity Shares Bided	Equity Shares Rejected/Returned			Number of Equity Shares accepted		
0		Number of Equity Shares	<ul> <li>Der 1000 sterött vor 1000</li> </ul>	Percentage of Voting share capital	Number of Equity Shares	Percentage of offer size	Percentage of Voting share capital
8	361976	0	0	0	361976	28.71%	7.46%
8	35855	1600	0.12	0.03	34255	2.71%	0.71%
16	397831	1600	0.12	0.03	396231	31.42%	8.17%
	8 8	8 361976 8 35855	8 361976 0 8 35855 1600	Number of Equity Shares         Percentage of offer size           8         361976         0         0           8         35855         1600         0.12	Number of Equity Shares   Percentage of Voting Share capital	Number of Equity Shares         Percentage of Offer size Share capital         Number of Equity Shares         Percentage of Voting Share capital         Number of Equity Shares           8         361976         0         0         0         361976           8         35855         1600         0.12         0.03         34255	Number of Equity Shares         Percentage of Offer size Shares         Percentage of Voting Share capital         Number of Equity Shares         Percentage of Voting Shares         Number of Equity Shares         Percentage of Offer size Shares           8         361976         0         0         0         361976         28.71%           8         35855         1600         0.12         0.03         34255         2.71%

Further on Tuesday, September 12, 2023 an application had been made and requisite approval under Regulation 18 (11) of SEBI (SAST) Regulations was sought from SEBI, on Friday, September 15, 2023 being the acceptance date as per the activity schedule for accepting the Equity Shares tendered by the Eligible Public Shareholder, on the culmination of the aforesaid facts we would like to inform you that the Acquirers have hereby confirmed and stated that

- (a) The offer price shall be revised considering the interest factor at the rate of 10.00% (Ten Percent) per annum on the offer price for the period of delay to all the eligible Public shareholders whose Equity shares have been accepted in the said offer at the rate of 10.00% (Ten Percent) per annum in accordance with
- and in compliance with the provision 18(11A) of the SEBI (SAST) Regulations (Interest) (b) In case of non-receipt of the said RBI Approval, they shall withdraw the said offer in accordance with the provision of Regulation 23(1)(a) of the SEBI (SAST) Regulations, in pursuance of the said withdrawal, within 2 (Two) Working days make an advertisement in the Newspapers, providing the grounds and reasons for withdrawal of the said offer and inform SEBI, BSE Limited and the Target Company, in accordance and compliance with the provision of
- Regulation 23(2) of the SEBI (SAST) Regulations. (c) The Acquirers and PAC accept full responsibility for the information contained in this Extension of Offer Period Advertisement and for their obligations as
- prescribed under the SEBI (SAST) Regulations. Issued by the manager to the offer.

INTERACTIVE FINANCIAL SERVICES LIMITED Address: 612, 6th Floor, Shree Balaji Heights, Kokilaben Vyas Marg, Ellisbridge, Ahmedabad - 380 009, Gujarat, India Tel No.: 079 46019796

(M) +91-9898055647 Fax: NA

SEBI Reg. No.: INM000012856

Web Site:www.ifinservices.in Email:mbd@ifinservices.in Investor Grievance Email: info@ifinservices.in Contact Person: Ms. Jaini Jain

On behalf of the Acquirers and PAC

Date: September 15, 2023 Place: Ahmedabad

Sd/

Vineet Bajpai

...continued from previous page.

D. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹ 735 per Equity Share or above, has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 187.67375 times of Net QIB portion. As per the SEBI Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e.118,242 Equity Shares and other QIBs were allotted the remaining available Equity Shares i.e. 2,246,591 Equity Shares on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 2,364,833 Equity Shares, which were allotted to 173 successful Applicants

1	Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FII/FPC	OTHERS	Total
- 1	QIB	7,47,389	3,32,708	1,52,536	- 53	85897	6,52,175	4,80,025	23,64,833
E. /	Allotment to Anchor	Investors (After Tech	nical Rejections)	1.2				1	

The Company, the Investor Selling Shareholders in consultation with the BRLM, have allocated 3,547,247 Equity Shares to 25 Anchor Investors (through 39 Anchor Investor Application Forms) (including domestic 12 Mutual Funds through 26 schemes) at an Anchor Investor Offer Price at ₹ 735 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FII/FPI	OTHERS	Total
Anchor	72	16,91,992	2,89,437	- 8	820	15,65,818	- 50	35,47,247
e Board of Directors o	of our Company at its m	eeting held on Ser	ntember 13 2023	has taken on reco	nd the basis of	allotment of Equity SI	hares annowed by t	he Designated Str
e Board of Directors of	it our Company at its m	neeting held on Sei	ptember 13, 2023	has taken on reco	rd the basis of	allotment of Equity St	hares approved by t	the Designated S

September 13, 2023 and the payments to non-syndicate brokers have been issued on September 14, 2023. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on September 14, 2023 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company will file the Listing application with NSE and BSE on September 15,2023.

Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made shall be hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com

All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate, place where the bid was submitted and payment details at the address given below:



KFin Technologies Limited

Selenium Tower B, Plot No. 31 & 32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Telangana, India Telephone: +91 40 6716 2222; Email: jupiterlife.jpo@kfintech.com; Investor grievance email: einward.ris@kfintech.com Website: www.kfintech.com; Contact person: M Murali Krishna; SEBI registration no: INR000000221



meanings as assigned in the Public Announcement and the Letter of Offer.

# PIRAMAL ENTERPRISES LIMITED

Corporate Identity Number ("CIN"): L24110MH1947PLC005719 Registered Office: Piramal Ananta, Agastya Corporate Park, Opposite Fire Brigade, Kamani Junction, LBS Marg,

Kurla (West), Mumbai 400070 | Tel. No.: +91 22 3802 3000/4000 | Fax No.: +91 22 3802 3884 E-mail: complianceofficer.pel@piramal.com | Website: www.piramal.com | Company Secretary: Mr. Bipin Singh

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL OWNERS OF EQUITY SHARES OF PIRAMAL ENTERPRISES LIMITED

This post buyback public announcement (the "Post Buyback Public Announcement") is being made pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated July 31, 2023 published on August 01, 2023 (the "Public Announcement"), the letter of offer dated August 27, 2023 (the "Letter of Offer"), Corrigenda and Notice to Eligible Shareholders dated August 29, 2023 published on August 30, 2023 and Second Corrigenda and Notice to Eligible Shareholders dated September 01, 2023 published on September 02, 2023. The terms used but not defined in this Post Buyback Public Announcement shall have the same

THE BUYBACK

- 1.1. Piramal Enterprises Limited (the "Company") had announced a buyback of up to 1,40,00,000 (One Crore Forty Lakh only) fully paid-up equity shares of Rs. 2/- (Rupees Two only) each of the Company ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on August 25, 2023 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per Equity Share ("Buyback Price") payable in cash for an aggregate amount of up to Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only) (such buyback of shares, the "Buyback") which is 9.15% and 6.72% of the fully paid-up Equity Share capital and free reserves as per the latest audited standalone and consolidated financial statements, of the Company as at March 31, 2023 and represented up to 5.87% of the total paid-up Equity Shares of the Company.
- 1.2. The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016. read with SEBI Circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023 including any amendments or statutory modifications for the time being in force.
- The Tendering Period for the Buyback opened on Thursday, August 31, 2023 and closed on Wednesday, September 06, 2023.
- DETAILS OF BUYBACK
- 2.1. 1,40,00,000 (One Crore Forty Lakh only) Equity Shares were bought back under the Buyback, at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per Equity Share.
- 2.2. The total amount utilized in the Buyback is Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only).
- The registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 1,21,312 valid applications for 6,22,17,004 Equity Shares in response to the Buyback resulting in the subscription of approximately 4.44 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid Applications	Total Equity Shares Validly Tendered	% Response
Reserved Category for Small Shareholders	21,00,000	1,11,918	76,42,870	363.95
General Category for all other Equity Shareholders	1,19,00,000	9,394	5,45,74,134	458.61
Total	1,40,00,000	1,21,312	6,22,17,004	444.41

- All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on Wednesday, September 13, 2023.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited ("Clearing Corporations") as applicable, on Wednesday, September 13, 2023. 2.6. The Clearing Corporations have made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' bank
- account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders. 2.7. Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on Wednesday, September 13, 2023. The
- unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form was released / returned / lien removed by the Clearing Corporation directly to the respective Eligible Shareholder's demat account, as part of the exchange payout process on Wednesday, September 13, 2023. If the Equity Shares transfer instruction was rejected in the depository system, due to any issue, then such Equity Shares were transferred to the Shareholder Broker's depository pool account for onward transfer to the relevant Eligible Shareholder. Such Eligible Shareholders are requested to ensure that their demat account is active in order to receive these unaccepted Equity Shares.
- 2.8. The extinguishment of 1,40,00,000 (One Crore Forty Lakh only) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form are currently under process and shall be completed on or before Monday, September 25, 2023.
- 2.9. The Company, and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations.
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

Total

Paid-up Capital\*\*

 The capital structure of the Company, pre and post Buyback, is as under: Sr. Particulars Pre Buyback Post Buyback No. No. of Shares No. of Shares Amount in Rs. Amount in Rs. Authorized Share Capital 2540,00,00,000 equity shares of Rs. 2/- each\* 50,80,00,00,000 50,80,00,00,000 2540,00,00,000 equity shares of Rs. 2/- each\* 30.00.00.000 30,00,000 preference shares of Rs. 100/- each 30,00,00,000 30,00,000 preference shares of Rs. 100/- each 2,40,00,000 preference shares of face 24,00,00,000 2,40,00,000 preference shares of face value 24,00,00,000 value of Rs. 10/- each of Rs. 10/- each 10,50,00,000 unclassified shares of face 21,00,00,000 10,50,00,000 unclassified shares of face value 21,00,00,000 value of Rs. 2/- each of Rs. 2/- each Total 51,55,00,00,000 Total 51,55,00,00,000 2 Issued Share Capital 22.46.88.273 Equity shares of Rs. 2/- each 23,86,88,273 Equity Shares of Rs. 2/- each 47,73,76,546 44,93,76,546 47,73,76,546 44,93,76,546 3 Subscribed and 23,86,63,700 Equity shares of 2/- each 47,73,27,400 22.46.63.700 Equity shares of Rs. 2/- each 44,93,27,400

47,73,27,400 44,93,27,400 \* Pursuant to the sanction of the Scheme, the authorised share capital of the Company increased on account of clubbing of authorised share capital of PHL Fininvest Private Limited

\*\* There is difference of 24,573 equity shares in issued and paid-up capital of the Company since the said equity shares have been kept in abeyance, under rights issue made by the Company in February, 2018.

Total

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back (%)	Equity Shares accepted as a % of total Post Buyback Equity Share Capital (%)
1	East Bridge Capital Master Fund Limited	16,96,440	12.12	0.76
2	Life Insurance Corporation Of India	11,41,042	8.15	0.51
3	East Bridge Capital Master Fund I Ltd	11,11,871	7.94	0.49
4	College Retirement Equities Fund - Stock Account	8,19,190	5.85	0.36
5	Nippon Life India Trustee Ltd-A/C	6,12,278	4.37	0.27
6	TIAA-CREF Funds - TIAA-CREF Emerging Markets Equity Fund	4,13,081	2.95	0.18
7	BOFA Securities Europe Sa	3,95,949	2.83	0.18
8	BNP Paribas Arbitrage	3,07,781	2.20	0.14
9	Elara India Opportunities Fund Limited	2,66,501	1.90	0.12
10	Quant Mutual Fund	2,50,412	1.79	0.11
11	TATA Mutual Fund	1,84,985	1.32	0.08
12	Asian Broking Pvt Ltd	1,67,782	1.20	0.07
13	Government Pension Fund Global	1,44,317	1.03	0.06
	Total	75,11,629	53.65	3.34

Category of Shareholder	Pre Buy	back <sup>(1)</sup>	Post Buyback (2)	
12.53.528	Number of Equity Shares	% to the Pre Buyback Equity Share capital	Number of Equity Shares	% to post Buyback Equity Share capital
Promoter and Promoter Group	10,37,80,693	43.48%	10,37,80,693	46.199
Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, Foreign Nationals, and Overseas Corporate Bodies)	5,74,15,458	24.06%	Vi - 25, V.	53.81%
Financial Institutions/Banks, NBFCs & Mutual Funds	2,77,11,989	11.61%	12,08,83,007	
Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF)	4,86,21,573	20.37%	200000000000000000000000000000000000000	0.000.000.000
Non Promoter-Non Public	11,33,987	0.48%		
Total	23,86,63,700	100.00%	22,46,63,700	100.00%

(1) As on record date for Buyback i.e., Friday, August 25, 2023; (2) Subject to extinguishment of 1,40,00,000 Equity Shares.

4. MANAGER TO THE BUYBACK

JM FINANCIAL JM Financial Limited

7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai - 400025, India

Tel.: +91 22 6630 3030 | Fax: +91 22 6630 3330 | Contact Person: Ms. Prachee Dhuri | Email: piramal.buyback2023@jmfl.com Website: www.jmfl.com | SEBI Regn. No.: INM000010361 | Corporate Identification Number: L67120MH1986PLC038784

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading information.

For and on behalf of the Board of Directors of Piramal Enterprises Limit

Sd/-	lan no	Sd/-	Sd/-
Mr. Ajay G. F	Piramal	Mr. Anand A. Piramal	Mr. Bipin Singh
Chairma	an	Non-Executive Director	Company Secretary & Compliance Officer
DIN: 0002	8116	DIN: 00286085	Membership No. 11777

Date: September 14, 2023

Place: Mumbai

Date: September 14, 2023

# CORRIGENDUM-NOTICE TO INVESTORS

Attention of investors is drawn to the disclosure of the number of Equity Shares available for allocation to Mutual Funds appearing on page 7 (definition of Mutual Fund Portion), page 65 (5% of the Net QIB Portion) and page 367 (Basis of Allotment / allocation if respective category is oversubscribed) of the Prospectus. At such pages the number of Equity Shares should be read as 1,18,242 Equity Shares instead of 1,182,416 Equity Shares.

Further, the attention of investors is also drawn to the amount disclosed at Securities Premium Account after the Offer on page 82 of the Prospectus which should be read as ₹6,967.00 million instead of ₹5,346.27 million.

The Prospectus shall be read in conjunction with this Corrigendum (the "Corrigendum"). The information in this Corrigendum supersedes the information provided in the Prospectus to the extent inconsistent with the information in the Prospectus. The Prospectus stands amended to the extent stated hereinabove.

For JUPITER LIFE LINE HOSPITALS LIMITED

On behalf of the Board of Directors

Company Secretary & Compliance Officer

Suma Upparatti

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF JUPITER LIFE LINE HOSPITALS LIMITED. JUPITER LIFE LINE HOSPITALS LIMITED has filed the Prospectus dated September 11, 2023 with RoC and SEBI. The Prospectus is available on the website of SEBI at

www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. ICICI Securities Limited at www.icicisecurities.com, Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) at www.nuvama.com and JM Financial Limited at www.jmfl.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the Prospectus. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision instead shall rely on Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the Red Herring Prospectus. The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of

the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "qualified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transaction not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.

www.readwhere.com

नोंदणी. कार्यालय : ९वा मजला, अंतरिक्ष भवन, २२, के. जी. मार्ग, नवी दिल्ली-११०००१, PND Housing द्रध्वनीः ०११-२३३५७१७१, २३३५७१७२,२३७०५४१४, वेबसाईट: www.pnbhousing.con

र्यालय: ३०२, तिसरा मजला, रिद्धी आर्केड, व्हाय के. नगर एनएक्स-॥, १००फूट नारंगी बायपास रोड, विरार पश्चिम-४०१३०३

#### कब्जा सूचना (स्थावर मिळकती/तीं साठी)

ज्याअर्थी, निम्नस्वाक्षरीकारांनी पीएनबी हाऊसिंग फायनान्स लि. चे प्राधिकृत अधिकारी म्हणुन सिक्युरिटायझेशन अँड रिकन्स्ट्रक्शन ऑफ फाय ॲसेटस् अन्वये आणि एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट, २००२ च्या नियम ८(१) च्या अनुपालनात आणि कलम १३(१२) सहवाचता सिक्युरिटी इंटरेस्ट (इन्फोर्समेंट) रूल्स, २००२ च्या नियम ३ अन्वये प्राप्त अधिकारांचा वापर करून प्रत्येक खात्यासमोरील तारखेस एक मागणी सूचना जारी करून संबंधित कर्जदारांना प्रत्येक खात्यासमोर दिलेल्या रकमेची परतफेड सदर सूचनेच्या प्राप्तीची तारीख/सूचनेच्या तारखेपासून ६० दिवसांत करण्यात सांगितले होते. रकमेची परतफेड करण्यात कर्जदार असमर्थ ठरल्याने याद्वारे कर्जदार आणि सर्वसामान्य जनतेला सूचना देण्यात येते की, निम्नस्वाक्षरीकारांनी येथे खाली वर्णन केलेल्या मिळकती/तीं ग कब्जा त्यांना/तिला प्राप्त सदर ॲक्टच्या कलम १३(४) सहवाचता सदर रूल्सच्या नियम ८ ॲन्वये प्राप्त अधिकारांचा वापर करून प्रत्येक खात्यासमोरील तारखेस घेतला. विशेषतः कर्जदार आणि सर्वसामान्य जनतेला याद्वारे इशारा देण्यात येतो की, मिळकतीशी व्यवहार करू नये आणि मिळकतीशी केलेला कोणताही व्यवहार पीएनबी हाऊसिंग

थकबाकी रक्कम कब्जा गहाण मिळकतीचे वर्णन घेतल्याची
घेतल्याची
तारीख
०,८३,२५६.१८ (रुपये ११.०९.२०२३ २०१, २रा मजला, बी विंग, जिवदानी
nख त्र्याऐंशी हजार दोनशे <b>(प्रत्यक्ष)</b> कॉम्प्लेक्स, एव्हरशाईन सिटी रोड,
आणि अठरा पैसे मात्र) वसई पूर्व, लॅसिस हॉस्पिटल
-०१-२०२२ रोजीस जवळ, महाराष्ट्र-४०१२०८.

क्षायनान्स लि. च्या रकमा व कर्ज कराराप्रमाणे त्यावरील व्याज अशा रकमेसाठी भाराअधीन राहील. **कर्जदारांचे लक्ष तारण मत्तांच्या विमोचनाकरिता उपलब्ध वेळेच्य** 

सर्व लोकांना या जाहीर नोटीसने कळविण्यात येते
की माझे अशील श्री. जगदीश नवश्या लाखात यांचे
मालकीची गांव मौजे हालोली, ता. पालघर, जिल्हा
पालघर येथील स. नं. २१० हिस्सा नं. अ / १ / अ
एकूण क्षेत्र २-०८-०० हे. आर. या जमिनीचे विक्री
बाबत श्री. नवीन गोपाळ सिंह व श्री. सुरेश बुध्या
सातवी यांच्याशी चर्चा सुरू होती व त्यासंदर्भात
त्यांना लिमिटेड पॉवरचे कुलमुखत्यारपत्र दिले होते.
सदर कुलमुखत्यारपत्र त्यांच्याकडून हरवले आहे.
सदर कुलमुखत्यारपत्र आता रद्दबातल केले आहे व
जमिनीचा व्यवहार रद्द झाला आहे. तरी वरील नमूद
जिमनी संदर्भात श्री. नवीन गोपाळ सिंह व श्री. सुरेश
बुध्या सातवी यांच्याबरोबर कोणी काहीही व्यवहार
केला असेल तर येत्या १५ दिवसांत माझ्या खाली
पत्ता दिलेल्या कार्यालयात संपर्क करणे. या १५
दिवसांच्या मुदतीनंतर माझे अशील कोणालाही
उत्तर देण्यास बांधील किंवा जबाबदार राहणार
नाही याची कृपया नोंद ध्यावी.
ॲड. नितीन के. चौधरी

जाहीर नोटीस

पत्ता: ४१/००१, तळमजला, वज्रेश्वरी कॉम्प्लेक्स बिल्डींग नंं. ५, फुलपाडा रोड, विरार (पूर्व), ता. वसई जेल्हा पालघर, पिन : ४०१ ३०५. दिनांक - १५/०९/२०२३

#### **NOTICE**

#### $\underline{\textbf{Declaration of Distribution (of Income \& Capital) (previously Referred as Dividend) Under Axis Arbitrage Fund}$

Axis Mutual Fund Trustee Limited, Trustee to Axis Mutual Fund ("the Fund") has approved the declaration of Distribution (of Income & Capital) (previously referred as dividend) under the Income Distribution cum Capital Withdrawal (IDCW) option(s) of following scheme, the particulars of which are as under:

Name of the Scheme/ Plan(s)	Quantum of IDCW (₹ per unit)#			NAV as on September 13, 2023 (₹ per unit)
Axis Arbitrage Fund - Regular Plan - IDCW Option	0.05	September 20,	10	10.8418
Axis Arbitrage Fund - Direct Plan - IDCW Option	0.05	2023	10	11.6263
"A 1 11 11 1 1 C 1 11 1 1 1	· · · c			

# As reduced by the amount of applicable statutory levy, if any

 $^st$ or the immediately following Business Day if that day is not a Business Day.

Mutual Fund investments are subject to market risks, read all scheme related documents carefully

#### Pursuant to payment of IDCW, the NAV of the above stated IDCW options of the scheme/plan(s) would fall to the extent of payout and statutory levy, if any.

The Distribution would be paid to the beneficial owners / unit holders whose names appear in the statement of beneficial owners maintained by the depositories under the said scheme/plan(s) at the close of business hours on the record date and to the unit holders holding units in physical form, whose names appear in the Register of unit holders maintained with Registrar and Transfer Agent under the IDCW option(s) of the scheme/plan(s) as at the close of the business hours on the record date.

Investors may kindly note that declaration of Distribution is subject to availability of distributable surplus on the record date/exdistribution date. In case the distributable surplus is less than the quantum of Distribution on the record date/ex-distribution date, the entire available distributable surplus in the scheme/plan(s) will be declared as Distribution. Investors are requested to kindly take note of the above.

> For Axis Asset Management Company Limited (CIN-U65991MH2009PLC189558) (Investment Manager to Axis Mutual Fund)

Place: Mumbai Date: September 14, 2023 No.: 59/2023-24

जसे आहे'' तत्त्वाने विकण्यात येणार आहे

Gop Kumar Bhaskaran Managing Director & Chief Executive Officer

 $\textbf{Statutory Details:} \ Axis \ Mutual Fund has been established as a Trust under the Indian Trusts Act, 1882, sponsored by Axis Bank \ Ltd. (liability restricted to the Indian Trust of the Indian Trust of$ to ₹1 Lakh). Trustee: Axis Mutual Fund Trustee Limited Investment Manager: Axis Asset Management Company Limited (the AMC) Risk Factors:  $Axis \, Bank \, Ltd. \, is \, not \, liable \, or \, responsible for \, any \, loss \, or \, shortfall \, resulting \, from \, the \, operation \, of \, the \, schemes.$ 



Axis House, First Floor, C2, Wadia International Centre, Pandurang Budhkar Marg, Worli, Mumbai - 400 025, India. TEL: (022) 4325-5161, FAX: (022) 4325-5199, EMAIL: customerservice@axismf.com, WEBSITE: www.axismf.com, CONTACT NUMBER: 8108622211



मुख्य कार्यालय : १ला मजला, वृंदावन इमारत, वल्लभभाई रोड, विले पार्ले (पश्चिम), मुंबई - ४०० ०५६. शाखा कार्यालय : दुकान क्र. १ ते ५, कृष्णा स्मृती सीएचएस लि., पार्लेश्वर रोड, हॉटेल आर्या भवन समोर, विलेपार्ले पूर्व, मुंबई ४०० ०५७. दूर. क्र. : ०२२-२६६३०१८२

## स्थावर मिळकतीच्या विक्रीसाठी ई-लिलावाकताि जाहीर सूचना

इअर (इसारा रक्कम) आणि केवायसी दस्तावेज सादर करण्याची अंतिम तारीख आणि वेळ ०४/१०/२०२३ रोजी द्. ०३.०० पर्यंत सिक्युरिटायझेशन ॲण्ड रिकन्स्ट्क्शन ऑफ फायनान्शियल ॲसेटस् ॲण्ड एन्फोर्समेंट ऑफ सिक्युरिटी इंटरेस्ट ॲक्ट २००२ सहवाचता सिक्युरिटी इंटरेस्ट (एन्फोर्समेंट) रुल्स, २००२

च्या नियम ८(६) च्या तरतदीन्वये स्थावर मनेच्या विकीसाठी ई-लिलाव विकी सचना सर्वसामान्य जनता आणि विशेषतः कर्जदार आणि हमीदार यांना सूचना याद्वारे देण्यात येते की, खालील वर्णिलेली स्थावर मिळकत ही तारण धनकोंकडे गहाण प्रभारित आहे, जिचा **प्रत्यक्ष कब्जा** दि कपोल को-ऑपरेटिव्ह बँक लि. च्या प्राधिकृत अधिकाऱ्यांनी घेतला आहे, ती खालील दिलेल्या संक्षिप्त तपशिलानुसार ''जे आहे जेथे आहे'' आणि ''जे आहे

स्थावर मिळकतींचे वर्णन

अनु. क्र.	शाखेचे आणि कर्जदाराचे नाव	मिळकतीचे वर्णन आणि मालक	थकबाकी रक्कम (तारण कर्ज)	इअर सादर करण्याच्या खात्याचा	राखीव किमत इअर, बोली	मिळकतीच्या निरीक्षणाची तारीख	इ-लिलावाची तारीख आणि
				तपशील (लाखात)	वाढविण्याची रक्कम	आणि वेळ	वेळ
(y)	(बी)	(सी)	(डी)	(ई)	(एफ)	(जी)	(एच)
१	विलेपार्ले पश्चिम	गाळा क्र. बी/१४, नंद	३१/०८/२०२३ रोजीस	राखीव किंमत	40000/-	२९ आणि ३०	०५ ऑक्टोबर,
	शाखा	भुवन इंडस्ट्रीअल	₹.	रु. २२१.०० लाख.		सप्टेंबर, २०२३	२०२३ रोजीस
	मे. आर.आर.	प्रिमायसेस सीएचएस	१२,०३,१८,७०५.४०/-	राखीव किंमतीच्या		रोजीस स. ११.००	स. १०.०० वा.
	स्टील प्रोप्रायटर	लि., २१ महाकाली	सह त्यावरील पुढील व्याज.	१०% म्हणजेच		वा. ते	ते दु. २.०० वा.
	श्री. रुपेश आर.	केव्हज रोड, अंधेरी-		रु. २२.१० लाख		दु. ५.०० वा.	
	दोशी	कुर्ला रोड, अंधेरी		इअर सादरीकरणाच्या			
		(पूर्व), मुंबई ४०१		वेळी जमा करायची			
		०९३. क्षेत्र १२०९ चौ.		आहे.			
		फू. चटई. (श्री. रमेश					
		माधवजी दोशी आणि					
		श्री. रुपेश रमेश दोशी					
		यांच्या नावे)					

ऑनलाईन लिलाव आमची लिलाव एजन्सी मे. सी१ इंडिया प्रा. लि. ची वेबसाईट https://www.bankeauctions.com वर करण्यात येईल, https://www.bankeauctions.com गहाणवटदार/प्रेषिती यांना ०४/१०/२०२३ **रोजी द. ३.०० पूर्वी** पुढील व्याजासह संपूर्ण थकबाकी प्रदान करण्याची शेवटची संधी देण्यात येत आहे, अन्यथा तारण मत्ता नियोजनानसार विकण्यात येईल.

संभाव्य बोलीदारांनी ०४/१०/२०२३ रोजी किंवा पूर्वी सायं. ५.०० पूर्वी मोहोरबंद लिफाफ्यातून त्यांचा प्रस्ताव सादर करणे आवश्यक आहे आणि इसारा रक्कम दि कपोल कोऑप. बँक लि., खाते क्र. ५७५००००००३९७१, एचडीएफसी बँक लि., फोर्ट शाखा, खात्याचा प्रकार – कॉर्पोरेट करंट अकाऊंट, आयएफएससी कोड क्र. HDFC०००००६० मध्ये आरटीजीएस/एनईएफटी मार्फत (रकाना ई मध्ये उद्घेखित) जमा करायची आहे. निरीक्षण, लिलावाच्या अटी आणि शर्तीच्या संदर्भात कोणत्याही अन्य स्पष्टिकरणाकरिता ९९६०८९१३७५ वर दि कपोल कोऑप. बँक लि. कडे संपर्क साधावा.

फक्त तेच बोलीदार ज्यांनी संपूर्ण तपशिलासह ०४/१०/२०२३ **रोजीस द**. ५.००**वा**. पूर्वीच्या कट ऑफ तारखेपूर्वी इसारा अनामत रक्कम जमा केली असेल त्यांना लिलावासाठी विचारात घेतले जाईल.

विक्रीच्या तपशीलवार अटी आणि शर्तीकरिता, कपया https://www.bankeauctions.com पहावी.

सही/ प्राधिकृत अधिकारी दिनांक : १५/०९/२०२३ ठिकाणः मुंबई दि कपोल को-ऑपरेटिव्ह बँक लि.



## PIRAMAL ENTERPRISES LIMITED

Registered Office: Piramal Ananta, Agastya Corporate Park, Opposite Fire Brigade, Kamani Junction, LBS Marg, Kurla (West), Mumbai 400070 | **Tel. No.:** +91 22 3802 3000/4000 | **Fax No.:** +91 22 3802 3884 E-mail: complianceofficer.pel@piramal.com | Website: www.piramal.com | Company Secretary: Mr. Bipin Singh

POST BUYBACK PUBLIC ANNOUNCEMENT FOR THE ATTENTION OF EQUITY SHAREHOLDERS/BENEFICIAL

OWNERS OF EQUITY SHARES OF PIRAMAL ENTERPRISES LIMITED

This post buyback public announcement (the "Post Buyback Public Announcement") is being made pursuant to Regulation 24(vi) of the Securities and Exchange Board of India (Buy Back of Securities) Regulations, 2018 including any statutory modifications or re-enactments thereof (the "Buyback Regulations"). This Post Buyback Public Announcement should be read in conjunction with the public announcement dated July 31, 2023 published on August 01, 2023 (the "Public Announcement"), the letter of offer dated August 27, 2023 (the "Letter of Offer"), Corrigenda and Notice to Eligible Shareholders dated August 29, 2023 published on August 30, 2023 and Second Corrigenda and Notice to Eligible Shareholders dated September 01, 2023 published on September 02, 2023. The terms used but not defined in this Post Buyback Public Announcement shall have the same

- THE BUYBACK
- Piramal Enterprises Limited (the "Company") had announced a buyback of up to 1,40,00,000 (One Crore Forty Lakh only) fully paid-up equity shares of Rs. 2/- (Rupees Two 1.1. only) each of the Company ("Equity Shares") from the beneficial owners of Equity Shares holding Equity Shares as on August 25, 2023 (the "Record Date"), on a proportionate basis, through the "Tender Offer" route at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per Equity Share ("Buyback Price") payable in cash for an aggregate amount of up to Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only) (such buyback of shares, the "Buyback") which is 9.15% and 6.72% of the fully paid-up Equity Share capital and free reserves as per the latest audited standalone and consolidated financial statements, of the Company as at  $March\,31,2023\,and\,represented\,up\,to\,5.87\%\,of\,the\,total\,paid-up\,Equity\,Shares\,of\,the\,Company.$
- The Company adopted the Tender Offer route for the purpose of the Buyback. The Buyback was implemented using the "Mechanism for acquisition of shares through Stock Exchange" notified by SEBI vide circular CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 read with SEBI circular CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, read with SEBI Circular SEBI/HO/CFD/DCRIII/CIR/P/2021/615 dated August 13, 2021 and circular bearing number SEBI/HO/CFD/PoD-2/P/CIR/2023/35 dated March 08, 2023 including any amendments or statutory modifications for the time being in force.
- The Tendering Period for the Buyback opened on Thursday, August 31, 2023 and closed on Wednesday, September 06, 2023. DETAILS OF BUYBACK
- 1,40,00,000 (One Crore Forty Lakh only) Equity Shares were bought back under the Buyback, at a price of Rs. 1,250/- (Rupees One Thousand Two Hundred Fifty only) per
- Equity Share. The total amount utilized in the Buyback is Rs. 1,750,00,00,000 (Rupees One Thousand Seven Hundred Fifty Crore only)
- The registrar to the Buyback i.e. Link Intime India Private Limited ("Registrar"), considered 1,21,312 valid applications for 6,22,17,004 Equity Shares in response to the Buyback resulting in the subscription of approximately 4.44 times the maximum number of Equity Shares proposed to be bought back. The details of the valid applications considered by the Registrar, are as follows:

Category	No. of Equity Shares Reserved in the Buyback	No. of Valid Applications	Total Equity Shares Validly Tendered	% Response
Reserved Category for Small Shareholders	21,00,000	1,11,918	76,42,870	363.95
General Category for all other Equity Shareholders	1,19,00,000	9,394	5,45,74,134	458.61
Total	1,40,00,000	1,21,312	6,22,17,004	444.41
Total	.,,,			

- All valid applications were considered for the purpose of Acceptance in accordance with the Buyback Regulations and the Letter of Offer. The communication of acceptance/rejection has been dispatched electronically by the Registrar to the eligible Equity Shareholders on Wednesday, September 13, 2023.
- The settlement of all valid bids was completed by the Indian Clearing Corporation Limited and the NSE Clearing Limited ("Clearing Corporations") as applicable, on Wednesday, September 13, 2023.
- The Clearing Corporations have made direct funds payout to Eligible Shareholders whose shares have been accepted under the Buyback. If Eligible Shareholders' bank account details were not available or if the funds transfer instruction was rejected by RBI/respective bank, due to any reason, such funds were transferred to the concerned Stock Brokers' settlement bank account for onward transfer to such Eligible Shareholders.
- Equity Shares held in dematerialized form accepted under the Buyback were transferred to the Company's Demat Account on Wednesday, September 13, 2023. The unaccepted Equity Shares, if any, tendered by the Eligible Shareholders in dematerialized form was released / returned / lien removed by the Clearing Corporation directly to the respective Eligible Shareholder's demat account, as part of the exchange payout process on Wednesday, September 13, 2023. If the Equity Shares transfer instruction was rejected in the depository system, due to any issue, then such Equity Shares were transferred to the Shareholder Broker's depository pool account for onward transfer to the relevant Eligible Shareholder. Such Eligible Shareholders are requested to ensure that their demat account is active in order to receive these unaccepted Equity Shares,
- The extinguishment of 1,40,00,000 (One Crore Forty Lakh only) Equity Shares accepted under the Buyback, comprising of all Equity Shares in dematerialized form are currently under process and shall be completed on or before Monday, September 25, 2023.
- The Company, and its respective Directors, accept full responsibility for the information contained in this Post Buyback Public Announcement and also accept responsibility for the obligations of the Company laid down under the Buyback Regulations
- CAPITAL STRUCTURE AND SHAREHOLDING PATTERN

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

Sr.	Particulars	Pre Buyback		Post Buyback		
No.		No. of Shares	Amount in Rs.	No. of Shares	Amount in Rs.	
1	Authorized Share Capital	2540,00,00,000 equity shares of Rs. 2/- each*	50,80,00,00,000	2540,00,00,000 equity shares of Rs. 2/- each*	50,80,00,00,000	
		30,00,000 preference shares of Rs. 100/- each	30,00,00,000	30,00,000 preference shares of Rs. 100/- each	30,00,00,000	
		2,40,00,000 preference shares of face value of Rs. 10/- each	24,00,00,000	2,40,00,000 preference shares of face value of Rs. 10/- each		
		10,50,00,000 unclassified shares of face value of Rs. 2/- each	21,00,00,000	10,50,00,000 unclassified shares of face value of Rs. 2/- each	21,00,00,000	
		Total	51,55,00,00,000	Total	51,55,00,00,000	
2	Issued Share Capital	23,86,88,273 Equity Shares of Rs. 2/- each	47,73,76,546	22,46,88,273 Equity shares of Rs. 2/- each	44,93,76,546	
		Total		Total	44,93,76,546	
3	Subscribed and 23,86,63,700 Equity shares of 2/- each Paid-up Capital**		47,73,27,400	22,46,63,700 Equity shares of Rs. 2/- each	44,93,27,400	
		Total	47,73,27,400	Total	44,93,27,400	

Pursuant to the sanction of the Scheme, the authorised share capital of the Company increased on account of clubbing of authorised share capital of PHL Fininvest Private Limited with that of the Company.

\*\* There is difference of 24,573 equity shares in issued and paid-up capital of the Company since the said equity shares have been kept in abeyance, under rights issue made by the Company in February, 2018.

3.2. Details of shareholders from whom Equity Shares exceeding 1% of the total Equity Shares have been bought back are as under:

Sr. No.	Name	Number of Equity Shares accepted under Buyback	Equity Shares accepted as a % of total Equity Shares bought back (%)	Equity Shares accepted as a % of total Post Buyback Equity Share Capital (%)
1	East Bridge Capital Master Fund Limited	16,96,440	12.12	0.76
2	Life Insurance Corporation Of India	11,41,042	8.15	0.51
3	East Bridge Capital Master Fund I Ltd	11,11,871	7.94	0.49
4	College Retirement Equities Fund - Stock Account	8,19,190	5.85	0.36
5	Nippon Life India Trustee Ltd-A/C	6,12,278	4.37	0.27
6	TIAA-CREF Funds - TIAA-CREF Emerging Markets Equity Fund	4,13,081	2.95	0.18
7	BOFA Securities Europe Sa	3,95,949	2.83	0.18
8	BNP Paribas Arbitrage	3,07,781	2.20	0.14
9	Elara India Opportunities Fund Limited	2,66,501	1.90	0.12
10	Quant Mutual Fund	2,50,412	1.79	0.11
11	TATA Mutual Fund	1,84,985	1.32	0.08
12	Asian Broking Pvt Ltd	1,67,782	1.20	0.07
13	Government Pension Fund Global	1,44,317	1.03	0.06
	Total	75,11,629	53.65	3.34

3.3. The shareholding pattern of the Company, pre and post Buyback, is as under Category of Shareholder Post Buyback Pre Buyback % to pos **Shares Buyback Equity** Shares **Equity Share** Share capital capital Promoter and Promoter Group 10,37,80,693 43.48% 10,37,80,693 46.19% Foreign Investors (Including ADRs, Non-Resident Indians, FIIs, FPIs, 5.74.15.458 24.06% Foreign Nationals, and Overseas Corporate Bodies) Financial Institutions/Banks, NBFCs & Mutual Funds 2.77.11.989 11.61% 12,08,83,007 53.81% 4,86,21,573 Others (Public, Bodies Corporate, Clearing Members, Trusts and HUF) 20.37% Non Promoter-Non Public 11,33,987 0.48% 23,86,63,700 22,46,63,700 100.00% 100.00% Total

(1) As on record date for Buyback i.e., Friday, August 25, 2023; (2) Subject to extinguishment of 1,40,00,000 Equity Shares.

MANAGER TO THE BUYBACK

## 🖪 JM FINANCIAL

JM Financial Limited 7th Floor, Cnergy, Appasaheb Marathe Marg, Prabhadevi, Mumbai – 400025, India

Tel.: +91 22 6630 3030 | Fax: +91 22 6630 3330 | Contact Person: Ms. Prachee Dhuri | Email: piramal.buyback2023@jmfl.com Website: www.jmfl.com | SEBI Regn. No.: INM000010361 | Corporate Identification Number: L67120MH1986PLC038784

DIRECTOR'S RESPONSIBILITY

As per Regulation 24(i)(a) of the Buyback Regulations, the Board of Directors of the Company accepts responsibility for the information contained in this Post Buyback Public Announcement or any other information advertisement, circular, brochure, publicity material which may be issued and confirms that such document contains true, factual and material information and does not contain any misleading information

For and on behalf of the Board of Directors of Piramal Enterprises Limited Sd/-

of and off behalf of the board of bifectors of Financia Enterprises Entitled									
Γ	Sd/-	Sd/-	Sd/-						
	Mr. Ajay G. Piramal	Mr. Anand A. Piramal	Mr. Bipin Singh						
	Chairman	Non-Executive Director	Company Secretary & Compliance Officer						
	DIN: 00028116	DIN: 00286085	Membership No. 11777						
	Place: Mumbai								

Date: September 14, 2023

Place: Mumbai

Date: September 14, 2023

## ...continued from previous page

## D. Allotment to QIBs (After Technical Rejections)

Allotment to QIBs, who have bid at the Offer Price of ₹735 per Equity Share or above, has been done on a proportionate basis in consultation with NSE. This category has been subscribed to the extent of 187.67375 times of Net QIB portion. As per the SEBI Regulations, Mutual Funds were allotted 5% of the Equity Shares of Net QIB portion available i.e.118,242 Equity Shares and other QIBs were allotted the remaining available Equity Shares i.e. 2,246,591 Equity Shares on a proportionate basis. The total number of Equity Shares allotted in the QIB category is 2,364,833 Equity Shares, which were allotted to 173 successful Applicants.

Category	FI'S/BANK'S	MF'S	IC'S	NBFC'S	AIF	FII/FPC	OTHERS	Total
QIB	7,47,389	3,32,708	1,52,536	-	-	6,52,175	4,80,025	23,64,833
E. Allotment to Anchor Investors (After Technical Rejections)								

The Company, the Investor Selling Shareholders in consultation with the BRLM, have allocated 3.547,247 Equity Shares to 25 Anchor Investors (through 39 Anchor Investor Application Forms) (including domestic 12 Mutual Funds through 26 schemes) at an Anchor Investor Offer Price at ₹ 735 per Equity Share in accordance with SEBI ICDR Regulations. This represents 60% of the QIB portion. EI'C/DANK'C NDECIS EII/EDI OTHERS

	Category	FI 3/DANK 3	WIF 3	103	NDFC3	AIF	FII/FFI	OTHERS	Iotai	
	Anchor	-	16,91,992	2,89,437	-	-	15,65,818	-	35,47,247	
ne Board of Directors of our Company at its meeting held on September 13, 2023 has taken on record the basis of allotment of Equity Shares approved by the Designated Stock										
X	cchange, being NSE and has allotted the Equity Shares to various successful applicants. The Allotment Advice Cum Refund Intimation and/or notices have been dispatched to the									

The address of the investors as registered with the depositories. Further, instructions to the SCSBs have been issued for unblocking of funds and transfer to the Public Offer Account on September 13, 2023 and the payments to non-syndicate brokers have been issued on September 14, 2023. In case the same is not received within ten days, investors may contact the Registrar to the Offer at the address given below. The Equity Shares allotted to the successful allottees have been uploaded on September 14, 2023 for credit into the respective beneficiary accounts subject to validation of the account details with the depositories concerned. The Company will file the Listing application with NSE and BSE on September 15,2023.

#### Note: All capitalized terms used and not defined herein shall have the respective meanings assigned to them in the Prospectus. INVESTORS PLEASE NOTE

These details of the Allotment made shall be hosted on the website of Registrar to the Offer, KFin Technologies Limited at www.kfintech.com

#### All future correspondence in this regard may kindly be addressed to the Registrar to the Offer quoting full name of the First/ Sole applicant, Serial number of the Bid cum Application form number, Bidders DP ID, Client ID, PAN, date of submission of Bid cum Application Form, address of the Bidder, number of Equity Shares bid for, name of the Member of the Syndicate,

place where the bid was submitted and payment details at the address given below KFin Technologies Limited FINTECH Selenium Tower B, Plot No. 31 & 32, Gachibowli Financial District, Nanakramguda, Serilingampally, Hyderabad– 500 032 Telangana, India

Website: www.kfintech.com; Contact person: M Murali Krishna; SEBI registration no: INR000000221

Telephone: +91 40 6716 2222; Email: jupiterlife.ipo@kfintech.com; Investor grievance email: einward.ris@kfintech.com

## CORRIGENDUM-NOTICE TO INVESTORS

Attention of investors is drawn to the disclosure of the number of Equity Shares available for allocation to Mutual Funds appearing on page 7 (definition of Mutual Fund Portion), page 65 (5% of the Net QIB Portion) and page 367 (Basis of Allotment / allocation if respective category is oversubscribed) of the Prospectus. At such pages the number of Equity Shares should be read as 1,18,242 Equity Shares instead of 1,182,416 Equity Shares.

Further, the attention of investors is also drawn to the amount disclosed at Securities Premium Account after the Offer on page 82 of the Prospectus which should be read as ₹6,967.00 million instead of ₹5,346.27 million. The Prospectus shall be read in conjunction with this Corrigendum (the "Corrigendum"). The information in this Corrigendum supersedes the information provided in the

Prospectus to the extent inconsistent with the information in the Prospectus. The Prospectus stands amended to the extent stated hereinabove

For JUPITER LIFE LINE HOSPITALS LIMITED

On behalf of the Board of Directors

Suma Upparatti Company Secretary & Compliance Officer

THE LEVEL OF SUBSCRIPTION SHOULD NOT BE TAKEN TO BE INDICATIVE OF EITHER THE MARKET PRICE OF THE EQUITY SHARES ON LISTING OR THE BUSINESS PROSPECTS OF JUPITER LIFE LINE HOSPITALS LIMITED. JUPITER LIFE LINE HOSPITALS LIMITED has filed the Prospectus dated September 11, 2023 with RoC and SEBI. The Prospectus is available on the website of SEBI at

www.sebi.gov.in, websites of the Stock Exchanges i.e., BSE at www.bseindia.com and NSE at www.nseindia.com and is available on the websites of the BRLMs, i.e. ICICI Securities Limited at www.icicisecurities.com, Nuvama Wealth Management Limited (formerly known as Edelweiss Securities Limited) at www.nuvama.com and JM Financial Limited at www.jmfl.com. Potential investors should note that investment in equity shares involves a high degree of risk and for details relating to such risk, please see the section titled "Risk Factors" of the Prospectus. Potential investors should not rely on the DRHP filed with SEBI for making any investment decision instead shall rely on Red Herring Prospectus. Specific attention of the investors is invited to "Risk Factors" beginning on page 29 of the Red Herring Prospectus.

The Equity Shares offered in the Offer have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or any other applicable law of the United States and, unless so registered, may not be offered or sold within the United States, except pursuant to an exemption from, or in a transaction not subject to, the registration requirements of the Securities Act and applicable state securities laws. Accordingly, the Equity Shares are only being offered and sold (i) within the United States only to persons reasonably believed to be "equalified institutional buyers" (as defined in Rule 144A under the Securities Act, "Rule 144A") in transaction not subject to, the registration requirements of the Securities Act, and (ii) outside the United States in offshore transactions in compliance with Regulation S under the Securities Act and pursuant to the applicable laws of the jurisdictions where those offers and sales are made. There will be no public offering of the Equity Shares in the United States.