## $\begin{tabular}{l} \textbf{[TENDER FORM (FOR ELIGIBLE SHAREHOLDERS HOLDING EQUITY SHARES IN DEMATERIALISED FORM)} \\ \textbf{FORM OF ACCEPTANCE-CUM-ACKNOWLEDGEMENT} \\ \end{tabular}$

Bid Number	BUYBACK OPENS	BUYBACK OPENS ON		:	Thursday, July 16, 2020		
Date:	BUYBACK CLOSES	ON		:	Wednesday, July 29, 2020		
	E D : 4 (G B	. a					
	For Registrar/ Collec	tion Cen	tre Us	se			
		Inward No.					
		Date					
	Stamp						
	C4-4 Di 42-l		. 1				
	Status: Please tick ap	propriat	e box	Г	M . 1E 1	1	
	Individual				Mutual Fund		
	-	Insurance Companies			Other QIBs		
	Α ,	Company			VCF		
	Foreign institutional F	Foreign Institutional Buyer  Body corporate			Financial Institution		
	Body corporate				Others (specify)		
		Indi	a Tax	Residency Status	: Please tick appropr	iate box	
	Resident in India			n- Resident in India	dia		
				sident of	ountry of residence)		
0,			(511	arenoider to fill co	unitry of residence)		
<ol> <li>L'We, (having read and understood the Letter of Off and conditions set out below and in the Letter of Off and conditions set out below and in the Letter of Off 2. I/We authorize the Company to Buyback the Equit Shares.</li> <li>L'We hereby affirm that the Equity Shares comprised I/We declare that there are no restraints/injunctions of I/We am/are legally entitled to tender the Equity Shares.</li> <li>L'We agree that the Company will pay the Buyback market mechanism.</li> <li>I/We undertake to execute any further documents at any decision that may be taken by the Company to ef Board of India (Buyback of Securities) Regulations,</li> <li>I / We agree to receive, at my own risk, the invalid Buy-back.</li> <li>I / We undertake to return to the Company any Buy-9. I/We acknowledge that the responsibility to discharpay applicable taxes in India and file tax return in company applicable taxes in India and file tax return in the Company, the relevant details in respect of the tax evidence of the tax paid etc.</li> <li>This clause is applicable for Non-Resident Sharelextent required from the concerned authorities inclused Exchange Management (Transfer or Issue of Security Regulations and any other rules, regulations and guitax at source or otherwise) on any income arising on in which the shares are bought back by the Company</li> </ol>	fer dated <b>July 10, 2020</b> hereby ten fer.  by Shares offered (as mentioned be donor other order(s) of any nature which are for the Buyback.  c Price only after due verification and give any further assurances that feet the Buyback in accordance with 2018 and the extant applicable for a unaccepted Equity Shares under a back consideration that may be wrige the tax due on any gains arising onsultation with our custodians, and a way a demand is raised on the Company axability/non-taxability of the process the consideration from the Reserve arity by a Person Resident Outsid ty Shares in the Buyback, and als idelines, in regard to remittance of such Buyback and taxable in accordance.	der/ offer elow) and or the Buy ch limits/i of the val t may be a th the Cor reign excl the Buy- rongfully on buyba thorized of y on accor eeds arisin Resident (Bank of I e India) I so underta funds out rdance wi	my/o to iss back t restrict idity o requir mpanio nange back is o lealers int of j g on t Sharel (India (	our Equity Shares in sue instruction(s) to by me/us free from ts in any manner m of the documents a sed or expedient to see Act, 2013 and the regulations. In the demat a/c from the dem	or the Registrar to the all liens, equitable into your right to tender End that the considerated in the companion of the companion in the considerated in the consider	Buyback to extinerest, charges an quity Shares for ion will be paid tender/offer and the Securitendered the Equation this transaction es. I/We also unity, copy of tax references approvals (ment Act, 199) Regulations?  Regulations?)  Regulations?)  Right in India (whether 7th day of the security of the	d encumbrance Buyback and t as per second agree to abide ties and Exchan uity Shares in and immediat dertake to prov turn filed in Inc s, if any and to 9 and the Fore and the rules a under the FEM er by deduction succeeding mo
shares by me/us.  12. Details of Equity Shares held and tendered/offered i	n the Buyback:						
	In Figure				In Words	·	
Number of Equity Shares held as on the Record Date (Friday, July 03,2020)							
Number of Equity Shares Entitled for Buyback (Buyback Entitlement)							
Number of Equity Shares offered for Buyback							
Note: An Eligible Person may tender Equity Shares ove Buyback Entitlement of such Eligible Shareholder shall be of such Eligible Shareholder shall be accepted in accord by such Eligible Shareholder as on the Record Date shall	be accepted to the full extent. The E ance with the Letter of Offer. Equilant to be considered for the purpose	Equity Sha ity Shares of Accep	res tende tance	ndered by any Eligi ered by any Shareh	ble Shareholder over a olders over and above	and above the Bu the number of I	yback Entitlen Equity Shares I
	ledgement Slip for AMRIT COR (to be filled by the Eligible Shar	P. LIMI	ΓED -	- BUYBACK OFF			
Folio No./ DP ID:	Client ID:				Stamp of 1	Broker	]
Received from Mr./Ms./M/s.  Number of Equity Shares offered for Buyback: In Figures:	In Words:						

Please quote Client ID and DP ID. For all future correspondence

a.	Details of a	ecount with Do	enository Pa	articipant:

Name of the Depository (tick as applicable)	NSDL	CDSL
Name of the Depository Participant		
DP ID		
Client ID with Depository Participant		

Equity Shareholders Details:

	First/Sole Shareholder	Joint Shareholder 1	Joint Shareholder 2	Joint Shareholder 3
Full Name(s) of the Shareholder				
Signature(s)*				
PAN No.				
Address of the First/ Sole Shareholder				
Telephone No./Email ID				

<sup>\*</sup> Corporate must affix rubber stamp and sign under valid authority. The relevant corporate authorization should be enclosed with the application form submitted.

## INSTRUCTIONS

- i. The Buyback will open on Thursday, July 16, 2020 and close on Wednesday, July 29, 2020.
- ii. This Tender Form has to be read along with the Letter of Offer and is subject to the terms and conditions mentioned in the Letter of Offer and this Tender Form.
- iii. Eligible Shareholders who desire to tender their Equity Shares under the Buyback can do so in dematerialized form through their respective Stock Broker by indicating the details of Equity Shares they intend to tender under the Buyback. For Tendering the Equity Shares in the Buyback, the Tender Form is required to be submitted to the Stock Broker only and not to the Registrar or to the Company or to the Manager. For Further details, please see the procedure as specified in the section entitled "Procedure for Tender Offer and Settlement" of the Letter of Offer.
- iv. The Equity Shares tendered in the Offer shall be rejected if (i) the Equity Shareholder is not a Eligible Shareholder of the Company as on the Record Date; or (ii) in the event of non-receipt of the completed Tender Form and other documents from the Eligible Shareholders who were holding shares in physical form as on the Record Date and have placed their bid in demat form; or (iii) if there is a name mismatch in the demat account of the Eligible Shareholder and PAN;
- v. The Buyback shall be rejected for Eligible Shareholder holding Equity Shares in dematerialised form in case of receipt of the completed Tender Form and other documents but non-receipt of Equity Shares in the special account of the Clearing Corporation; or a non-receipt of valid bid in the exchange bidding system.
- vi. Shareholders may submit their duly filled Tender Form to the Registrar to the Buyback only after placing the bid via the Stock Broker.
- vii. The Eligible Shareholders will have to ensure that they keep the DP Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or due to the Buyback being on a proportionate basis in terms of the Ratio of Buyback, in accordance with the Buyback Regulations.
- viii. Eligible Shareholders to whom the Buyback is made are free to tender Equity Shares to the extent of their Buyback Entitlement in whole or in part or in excess of their Buyback entitlement, but not exceeding their holding as on the Record Date.
- ix. For the procedure to be followed by Eligible Shareholders for tendering in the Buyback, please refer to paragraph "Procedure for Tender Offer and Settlement" on page 43 of the Letter of Offer.
- x. All documents sent by Eligible Shareholders will be at their own risk. Eligible Shareholders are advised to safeguard adequately their interests in this regard.
- xi. Non-Resident Shareholders must obtain and submit all necessary approvals, if any and to the extent required from the concerned authorities including approvals from the Reserve Bank of India ("RBI") under Foreign Exchange Management Act, 1999, as amended (the "FEMA Regulations") and the rules and regulations framed there under, for tendering Equity Shares in the Buyback, and also undertake to comply with the reporting requirements, if applicable, under the FEMA Regulations and any other rules, regulations and guidelines, in regard to remittance of funds outside India.
- xii. By agreeing to participate in the Buyback the Non-Resident Shareholders give the Company the authority to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reporting, if required, including FC-TRS form, if necessary and undertake to provide assistance to the Company for such regulatory reporting, if required by the Company.
- xiii. In the event of non-receipt of the Letter of Offer by an Eligible Shareholder, the Eligible Shareholder holding Equity Shares may participate in the Buyback by providing their application in writing on plain paper signed by all Eligible Shareholders (in case of joint holding), stating name and address of Eligible Shareholder(s), number of Equity Shares held as on the Record Date, Client ID number, DP Name/ID, beneficiary account number, number of Equity Shares tendered for the Buyback.
- xiv. For the Eligible Shareholders holding Equity Shares in demat form, the Tender Form and TRS are not required to be submitted to the Company, Manager or the Registrar. After the receipt of the demat Equity Shares by the Clearing Corporation and a valid bid in the exchange bidding system, the Buyback shall be deemed to have been accepted for the Eligible Shareholders holding Equity Shares in demat form.

All capitalized terms shall have the meanings ascribed to it in the Letter of Offer

ALL FUTURE CORRESPONDENCE IN CONNECTION WITH THIS BUYBACK, IF ANY, SHOULD BE ADDRESSED TO REGISTRAR TO THE BUYBACK AT THE FOLLOWING ADDRESS QUOTING YOUR CLIENT ID AND DP ID:

Investor Service Centre – AMRIT CORP. LIMITED – BUYBACK OFFER 2020 MAS Services Limited

T-34, 2nd Floor, Okhla Industrial Area Phase II,]
New Delhi – 110020

 $\textbf{Tel}{:}\ 011\text{-}26387281/82/83;\ \textbf{Fax}{:}\ 011\text{-}26387284$ 

Contact Person: Sharwan Mangla Email: sm@masserv.com
Website: www.masserv.com; Investor Grievance ID: info@masserv.com