



**February 13, 2026**

To,

**BSE Limited**

Phiroze Jeejeebhoy Towers

Dalal Street, Fort

Mumbai - 400 001

**BSE Scrip: 543464**

Dear Sir/Madam,

**Sub.: Outcome of Board Meeting**

**Ref.: Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2018**

With reference to the above, we wish to inform you that at the meeting of the Board of Directors of the Company held on **February 03, 2026**, inter alia, approval was accorded under **Agenda Item No. 5** for the acquisition of **M/s. Arrowin Metaltech (India) Private Limited** and **HA & DL Holdings Pte. Ltd**

It is hereby submitted that, due to an inadvertent omission, the Company was unable to file certain disclosures as prescribed under SEBI Master Circular No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated November 11, 2024, as further updated vide SEBI Master Circular No. HO/49/14/14(7)2025-CFD-POD2/I/3762/2026 dated January 30, 2026, with respect to the aforesaid acquisition.

Accordingly, the Company is hereby submitting the revised and complete disclosures in compliance with the provisions of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with the aforesaid SEBI Master Circular.

5. Approval of the acquisition of M/s. Arrowin Metaltech (India) Pvt. Ltd. And HA & DL holdings Pte. Ltd subject to completion of customary conditions and such approvals as may be required.



9, 10, 11A, 13, Jay Krishna Industrial Estate,  
Survey No. 236, Behind Vikas Stove, Veraval (Shapar),  
District: Rajkot, Gujarat, INDIA 360024.

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Details of the aforesaid acquisitions pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with the SEBI Master Circular are provided in **Annexure - B**.

Thanking you,

**For Maruti Interior Products Limited**

**Paresh Purushotam Lunagaria**

**Managing Director**

**DIN: 00320470**



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**ANNEXURE - B**

Details under amended Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Master Circular no. HO/49/14/14(7)2025-CFD-POD2/I/3762/2026 dated January 30, 2026.

Sr. No.	Details of events that needs to be provided	Information of such event(s)
1	Name of the target entity	Arrowin Metaltech (India) Private Limited (“AMIPL”)
2	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at “arm’s length”;	<p>The acquisition would not fall within related party transaction(s).</p> <p>The promoter/ promoter group/ group companies do not have any interest in the AMIPL.</p>
3	Industry to which the entity being acquired belongs	Hardware, Architectural Fittings & Furniture Fittings Industry
4	Objects and impact of acquisition (including but not limited to disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)	<p>On acquisition of AMIPL, it will become wholly owned subsidiary of the Maruti Interior Products Limited.</p> <p>Such acquisition of AMIPL is expected to enhance Company’s operational integration and strengthen our product offering, as AMIPL manufactures Telescopic Drawer Slides and Cabinet Auto Hinges that complement our existing portfolio. With mandatory BIS requirements limiting imports of these products from China, domestic manufacturers are witnessing increased demand. Bringing AMIPL within our group will enable better control over</p>

		product quality, ensure reliability of supply, and support our ability to meet growing market needs. This strategic alignment is expected to reinforce our market position and support long term business growth.		
5	Brief details of any governmental or regulatory approvals required for the acquisition	None		
6	Indicative time period for completion of the acquisition	The proposed acquisition is expected to complete within 12 months or such later date as may be mutually agreed upon by the Parties.		
7	Consideration - whether cash consideration or share swap or any other form and details of the same	Cash		
8	Cost of acquisition and / or the price at which the shares are acquired	The Company will acquire the 28,00,000 Equity Shares of AMIPL from existing shareholder(s) at Rs. 43/- per share aggregating to Rs. 1204 Lakhs.		
9	Percentage of shareholding / control acquired and / or number of shares acquired	The Share Purchase Agreements envisage acquisition of 80% of the share capital of AMIPL. MIPL already holds 20% of the share capital.		
10	Brief background about the entity acquired in terms of products / line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in brief)	<p>AMIPL is primarily engaged in the business of Manufacturing, trading and distribution of telescopic channels, drawer systems, gas springs, door closers, hinges, glass fittings and allied architectural hardware products.</p> <p>Other details are as follows:</p> <table border="1"> <tr> <td><b>Products / line of business of the target entity</b></td> <td>As stated above</td> </tr> </table>	<b>Products / line of business of the target entity</b>	As stated above
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		<b>Date of incorporation</b>	November 09, 2020	
		<b>Last 3 years turnover</b>	2022-23	Rs. 1,10,20,812
			2023-24	Rs. 3,38,96,951
			2024-25	Rs. 6,23,05,000
<b>Country of operations</b>	India			

Sr. No.	Details of events that needs to be provided	Information of such event(s)
1	Name of the target entity	HA & DL HOLDINGS PTE. LTD
2	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at “arm’s length”;	The acquisition would not fall within related party transaction(s).  The promoter/ promoter group/ group companies do not have any interest in the HA & DL HOLDINGS PTE. LTD.
3	Industry to which the entity being acquired belongs	Vina Metal Recycling Co. Limited, a wholly owned subsidiary of HA & DL HOLDINGS PTE. LTD, engaged in Production and Export of stainless steel and recycled metal products

4	Objects and impact of acquisition (including but not limited to disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)	VMR is the only company which has BIS license to export its SS product to India. It will add huge topline and bottomline to Maruti interior Products Limited.										
5	Brief details of any governmental or regulatory approvals required for the acquisition	RBI Approvals in process										
6	Indicative time period for completion of the acquisition	The proposed acquisition is expected to complete within 12 months or such later date as may be mutually agreed upon by the Parties.										
7	Consideration - whether cash consideration or share swap or any other form and details of the same	Cash										
8	Cost of acquisition and / or the price at which the shares are acquired	The Company will acquire at aggregating Rs. 1822 Lakhs.										
9	Percentage of shareholding / control acquired and / or number of shares acquired	100 %										
10	Brief background about the entity acquired in terms of products / line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in brief)	<p>Vina Metal Recycling Co. Limited, a wholly owned subsidiary of HA &amp; DL HOLDINGS PTE. LTD, engaged in Production and Export of stainless steel and recycled metal products.</p> <p>Other details are as follows:</p> <table border="1" style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 40%;"><b>Products / line of business of the target entity</b></td> <td colspan="2">As stated above</td> </tr> <tr> <td><b>Date of incorporation</b></td> <td colspan="2">November 09, 2020</td> </tr> <tr> <td><b>Last 3 years</b></td> <td style="width: 20%;">2022-23</td> <td style="width: 40%;">Rs. In Crore 17.00</td> </tr> </table>		<b>Products / line of business of the target entity</b>	As stated above		<b>Date of incorporation</b>	November 09, 2020		<b>Last 3 years</b>	2022-23	Rs. In Crore 17.00
<b>Products / line of business of the target entity</b>	As stated above											
<b>Date of incorporation</b>	November 09, 2020											
<b>Last 3 years</b>	2022-23	Rs. In Crore 17.00										



		<b>turnover</b>	2023-24	Rs. In Crore 22.00
			2024-25	Rs. In Crore 14.00
		<b>Country of operations</b>	Vietnam	



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