

November 30, 2024

To,

Listing Compliance Department National Stock Exchange of India Limited, Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051

NSE Symbol: BIRDYS

Dear Sir/ Madam,

Sub.: Corrigendum to the Extraordinary General Meeting

This is in reference to the Notice of EGM dated 07th November, 2024 issued by the Company for the purpose of seeking members approval on the Resolutions as set out in the said Notice of EGM which was already sent to all the shareholders of the Company.

A corrigendum is being issued to inform the shareholders of the Company to provide certain clarifications and additional details pursuant to suggestions/comments received from National Stock Exchange of Limited in relation to the Resolution No. 2 and Item No. 2 of Explanatory Statement of the EGM Notice.

Except as detailed in the attached corrigendum, all other terms and contents of the Notice of EGM dated 07th Novemebr, 2024 shall remain unchanged. This corrigendum will also be available on the Website of the Company at www.birdys.in.

This is for your information and records.

Thanking you,

Yours faithfully,

FOR GRILL SPLENDOUR SERVICES LIMITED

VANDANA SRINIDHI

Digitally signed by VANDANA SRINIDHI RAO Date: 2024.11.30 19:46:36 +05'30'

VANDANA SRINIDHI RAO **CHAIRPERSON & WHOLE TIME DIRECTOR**

DIN: 06395396

(Formally known as Grill Splendour Services Pvt.Ltd)



CORRIGENDUM TO THE NOTICE OF THE EXTRA ORDINARY GENERAL MEETING

The Corrigendum is being issued in continuation of Extra-ordinary General Meeting (EGM) Notice dated November 07, 2024 scheduled to be held on Wednesday, December 04, 2024 at 9.00 A.M. at at the Registered office situated at J1, Shram Siddhi Vinayak Premises Co-Op Soc Ltd C-105, 1st Floor, Plot - 8, Wadala Truck Terminal Road, Antop Hill, Mumbai - 400 037.

This Corrigendum to the EGM Notice ("Corrigendum") is issued to provide certain clarifications/provide additional details/amend pursuant to suggestions/comments received from National Stock Exchange of India. In respect of the Resolution proposed at Item No. 2 of the EGM Notice for consideration and passing as a Special Resolution, the Company had appended Item. 2 and Explanatory Statement under Section 102 of the Companies Act, 2013. This statement has been amended as under:

- 1. The issue price has been rectified in Resolution No. 2 and Explanatory Statement thereto from Rs. 80.81 (Rupees Eighty and Paise Eighty-one only) per warrant to Rs. 85.61 (Rupees Eighty-five and Paise Sixty-one only) per warrant and similar rectification has been carried out in the disclosures at all the applicable places.
- 2. Point No. 1. of Explanatory Statement with regard to the Special Resolution for issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement has been rectified to state that "This initiative aims to strengthen the Company's financial position, Expansion of Business, Branding and Digital Marketing, Return of Loans and advances, General Corporate Purpose, Working Capital as permitted by applicable laws and the issue price is Rs. 85.61 (Rupees Eighty-five and Paise Sixty-one only) per warrant.
- 3. Point No. 6. of Explanatory Statement with regard to the Special Resolution for issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement has been rectified with regard to the period of 90 trading days i.e. 26th June 2024 to 1st November 2024 and accordingly, it is disclosed as under:
 - (i) the 90 trading days volume weighted average price of the equity shares of the Company quoted on the Stock Exchange preceding the Relevant Date is Rs. 85.61 (Rupees Eighty-five and Paise Sixty-one only).
- 4. Point No. 7 of Explanatory Statement regarding Name and Address of the Registered Valuer has been rectified by providing the said details of the Registered Valuer.
- 5. Point No. 12 of Explanatory Statement with regard to the Special Resolution for issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement, it has been disclosed that there is no change to the Shareholding Pattern of the Company post 30th September 2024.

- 6. Point No. 15 of Explanatory Statement with regard to the Special Resolution for issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement, it has been disclosed that "There will not be any change in the composition of the Board as also, there will not be any change in the management or control of the Company as a result of the proposed preferential allotment. However, there will be corresponding changes in the respective shareholding of the Promoters consequent to preferential allotment."
- 7. Point No. 16 of Explanatory Statement with regard to the Special Resolution for issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement, status of the current and proposed allottees post preferential issue namely Promoter and Non-Promoter has been disclosed.

In accordance with the above facts and clarifications, the Resolution vide Item No. 2 of the Notice of the EGM and Explanatory Statement thereto have been suitable rectified and all requisite disclosures have been furnished, as under:

SPECIAL BUSINESS:

Item No.2

Issuance of Fully Convertible Warrants into Equity Shares by way of Preferential Allotment on Private Placement Basis:

To consider and if thought fit, to pass with or without modification(s), the following resolution as a **Special Resolution**:

"RESOLVED THAT pursuant to Sections 42, 62 and other applicable provisions of the Companies Act, 2013 and rules made thereunder (including any amendment(s), statutory modification(s) or re-enactment thereof for the time being in force) ("the Act") and the enabling provisions of the Memorandum and Articles of Association of the Company, the provisions of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 ("SEBI (ICDR) Regulations"), the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI (LODR), Regulations") and the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI (Takeover) Regulations") (including any statutory modification(s) or re-enactment(s) thereof, for the time being in force) and in accordance with other applicable rules, regulations, circulars, notifications, clarifications and guidelines thereon issued from time to time by the Government of India ("GOI"), Reserve Bank of India ("RBI"), Ministry of Corporate Affairs ("MCA"), Securities and Exchange Board of India ("SEBI"), National Stock Exchange of India Limited ("NSE") where the shares of the Company are listed and other competent authorities (hereinafter referred to as 'Applicable Regulatory Authorities') to the extent applicable, the Listing Agreement entered into by the Company with NSE and subject to the approval(s), consent(s), permission(s) and/ or sanction(s), if any, of the statutory, regulatory, appropriate authorities, institutions or bodies as may be required, and subject to such conditions and modifications as may be prescribed, stipulated or imposed by any of the above authorities while granting any such approvals, consents, permissions and/or sanctions, which may be agreed to by the Board of Directors of the Company (hereinafter called 'the Board' which term shall be deemed to include any Committee which the Board may have constituted or hereinafter constitute to exercise its powers including the powers conferred by this resolution or any person authorized by the Board or its Committee for such purpose) and subject to any other alterations, modifications, corrections, changes and variations that may be decided by the Board in its absolute discretion and consent of the members of the Company be and is hereby accorded create, offer, issue and allot from time to time, in one or more tranches, up to 40,00,000 (Forty Lacs) Fully Convertible Warrants ("Warrants"/"Convertible Warrants") for cash at an issue price of ₹85.61 (Rupees Eighty Five and Sixty-One Paise only) per warrant, with a right to the warrant holders to apply for and be allotted 1 (One) fully paid-up Equity Share of face value of Rs. 10/- (Rupees Ten only) of the Company within a period of 18 (Eighteen) months from the date of allotment of the Warrants, to the proposed allottees as mentioned below through preferential issue by way of Private Placement in such manner, on such terms and conditions as are stipulated below hereto and as maybe determined by the Board, in its absolute discretion in accordance with the SEBI (ICDR) Regulations, 2018 and other applicable laws:

Sr. No.	Name of the Proposed Allottees	Category	Maximum No. of Warrants proposed to be issued and allotted	Amount including premium
1.	Blue Aster Caps Fund PCC- Blue Aster Capital Multi Assset Fund Protected Cell	Non- promoter	4,50,000	3,85,24,500
2.	Resonance Opportunities Fund	Non- promoter	4,50,000	3,85,24,500
3.	Vikasa India EIF I Fund	Non- promoter	4,50,000	3,85,24,500
4.	APR Properties Private Limited	Non- promoter	2,00,000	1,71,22,000
5.	Rachit Poddar	Non- promoter	2,00,000	1,71,22,000
6.	Basukinath Properties Pvt Ltd	Non- promoter	2,00,000	1,71,22,000
7.	Elysian Wealth Fund	Non- promoter	4,50,000	3,85,24,500
8.	Mr. Ketan Gorania	Non- promoter	11,00,000	9,41,71,000
9.	Mr. Srinidhi Rao	Promoter	2,50,000	2,14,02,500
10.	Mrs. Vandana S. Rao	Promoter	2,50,000	2,14,02,500
	Total		40,00,000	34,24,40,000

RESOLVED FURTHER THAT the "Relevant Date" for this proposed issue of Subscription Warrants in accordance with the SEBI ICDR Regulations shall be November 04, 2024, being the date 30 days prior to the date of Special passing of the Resolution by the Members of the Company for the proposed preferential issue of Fully Convertible Warrants into Equity Shares.

"RESOLVED FURTHER THAT without prejudice to the generality of the above resolution, the issue of the Warrants to be allotted on exercise of the Warrants under the Preferential Allotment shall be subject to the following terms and conditions apart from others as prescribed under the applicable laws."

- a) An amount equivalent to 25% of the Warrant Price shall be payable at the time of subscription and allotment of each Warrant and the balance 75% of the Warrant Price shall be payable by the Warrant holder against each Warrant at the time of allotment of Equity Shares pursuant to exercise of the right attached to Warrants to subscribe to Equity Shares. The amount paid against Warrants shall be adjusted/set-off against the issue price for the resultant Equity Shares;
- b) Each Warrant held by the Proposed Allottees shall entitle each of them to apply for and obtain allotment of 1 (One) Equity Share of the face value of Rs. 10/- (Rupees Ten only) at any time after the date of allotment but on or before the expiry of 18 (Eighteen) months from the date of allotment of warrants (the "Warrant Exercise Period");
- c) The Warrants, being allotted to the Proposed Allottees and the Equity Shares proposed to be allotted pursuant to the conversion of these Warrants shall be under lock in for such period as may be prescribed under the SEBI ICDR Regulations;
- d) The Warrants shall be allotted in dematerialized form within a period of 15 (Fifteen) days from the date of passing of the shareholder's resolution, provided that where the allotment of warrants is subject to receipt of any approval(s) or permission(s) from any regulatory authority or Government of India, the allotment shall be completed within a period of 15 days from the date of receipt of last of such approvals or permissions;
- e) The price determined above and the number of Equity Shares to be allotted on conversion of the Warrants shall be subject to appropriate adjustments as permitted under the rules, regulations and laws, as applicable from time to time;
- f) The Warrants and the equity shares to be allotted on exercise of the warrants shall not be sold, transferred, hypothecated or encumbered in any manner during the period of lock-in provided under SEBI ICDR Regulations except to the extent and in the manner permitted there under;
- g) The right attached to Warrants may be exercised by the Warrant holder, in one or more tranches, at any time on or before the expiry of 18 months from the date of allotment of the Warrants by issuing a written notice to the Company specifying the number of Warrants proposed to be converted along with the aggregate amount payable thereon.

The Company shall accordingly, without any further approval from the Members, allot the corresponding number of Equity Shares in dematerialized form as per SEBI ICDR Regulations;

- h) The Equity Shares to be allotted on exercise of the Warrants shall be fully paid up and rank pari passu with the existing Equity Shares of the Company in all respects (including with respect to dividend and voting powers) from the date of allotment thereof, and be subject to the requirements of all applicable laws and shall be subject to the provisions of the Memorandum and Articles of Association of the Company;
- i) In the event the Warrant holder does not exercise the Warrants within 18 months from the date of allotment, the Warrants shall lapse and the amount paid to the Company at the time of subscription of the Warrants shall stand forfeited;
- j) The said Warrants by themselves until exercise of conversion option and Equity Shares allotted, does not give to the Warrant holder any rights with respect to that of the Shareholders of the Company;
- k) The Equity Warrants proposed to be issued shall be subject to appropriate adjustment, if during the interim period, the Company makes any issue of equity shares by way of capitalization of profits or reserves, upon demerger/ realignment, rights issue or undertakes consolidation/ sub-division/ re-classification of equity shares or such other similar events or circumstances requiring adjustments as permitted under SEBI (ICDR) Regulations and all other applicable regulations from time to time;
- The Equity Shares arising from the exercise of the Equity Warrants will be listed on Stock Exchanges where the equity shares of the Company are listed, subject to the receipt of necessary regulatory permissions and approvals, as the case may be, and shall inter-alia be governed by the regulations and guidelines issued by SEBI or any other statutory authority;

"RESOLVED FURTHER THAT the Board be and is hereby authorized to make an offer to the proposed allottees through private placement offer cum application letter (In the format of 'Form PAS-4') immediately after passing of resolution by members with a stipulation that allotment would be made only upon receipt of in-principle approval from the stock exchanges."

"RESOLVED FURTHER THAT for the purpose of giving effect to this Resolution, the Directors be and are hereby authorized, jointly and/or severally, as the case may be, to do all such acts, deeds, matters and things as it may, in its absolute discretion, deem necessary, desirable or expedient, including without limitation, (i) to vary, modify or alter any of the relevant terms and conditions, attached to the Subscription Shares to be allotted to the Proposed Allottees for effecting any modifications, changes, variations, alterations, additions and/or deletions to the preferential issue as may be required by any regulatory or other authorities or agencies involved in or concerned with the issue of the equity shares, (ii) making applications to the Stock Exchanges for obtaining in-principle approvals, (iii) listing of shares, (iv) filing requisite documents with the MCA, and other

regulatory authorities, (v) filing of requisite documents with the depositories, (vi) to resolve and settle any questions and difficulties that may arise in the preferential offer, (vii) issue and allotment of the Subscription Shares, (vii) issuing clarifications, resolving all questions of doubt, effecting any modifications or changes to the foregoing (including modification to the terms of the issue), entering into contracts, arrangements, agreements, documents and to authorize such persons as may be necessary, in connection therewith and incidental thereto as they may in their absolute discretion deem fit and to settle all questions, difficulties or doubts that may arise in regard to the offer, issue and allotment of the warrants and the Equity Shares on conversion of warrants and application for inprinciple approval, listing approval thereof with NSE as appropriate and utilisation of proceeds of the Preferential Issue, filing requisite documents with the MCA and other regulatory authorities, filing of requisite documents with the depositories, and to take all other steps which may be incidental, consequential, relevant or ancillary in this connection and to effect any modification to the foregoing and the decision of the Board shall be final and conclusive."

"RESOLVED FURTHER THAT the Directors be and are hereby authorized, jointly and/or severally, as the case may be, to delegate all or any of its powers conferred upon it by these resolutions, as they may deem fit in their absolute discretion, to any committee of the Board of Directors of the Company or to any one or more directors, officer(s) or authorized signatory(ies) including execution of any documents on behalf of the Company and to represent the Company before any governmental or regulatory authorities, and to appoint any professional advisors, bankers, consultants and advocates to give effect to this resolution and further to take all others steps which may be incidental, consequential, relevant or ancillary in this regard."

"RESOLVED FURTHER THAT the Directors be and are hereby authorized, jointly and/or severally, as the case may be, to delegate all or any of the powers herein conferred to any Committee of Directors or any other Director(s) or the Company Secretary or any other officer(s) of the Company to do all such acts, deeds, matters and things as also to execute such documents, writings, etc. as may be necessary to give effect to the aforesaid resolution."

By order of the Board of Directors For Grill Splendour Services Limited

> Vandana Srinidhi Rao Whole-time Director DIN: 06395396

Place: Mumbai

Date: November 30, 2024

Registerd office:-

J1, Shram Siddhi Vinayak Premises Co-Op Soc Ltd C-105, 1st Floor, Plot - 8, Wadala Truck Terminal Road, Antop Hill, Mumbai - 400 037

Explanatory statement pursuant to Section 102 of the Companies Act, 2013:

Item No. 2

In order to meet the Company's long-term funding requirements and enhance its global competitiveness, the Board of Directors, in a meeting held on November 04, 2024, approved the issuance of Fully Convertible Warrants into Equity Shares to proposed allottees on a preferential basis through private placement. This initiative aims to strengthen the Company's financial position, Expansion of the Business, Branding and Digital Marketing, Return of Loans and advances, General Corporate Purpose, Working Capital as permitted by applicable laws.

As per Section 23, 42 and 62(1)(c) of the Companies Act, 2013 (as amended) read with Rule 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014, Rule 13 of the Companies (Share Capital and Debenture) Rules, 2014, and Regulation 160 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as may be applicable, a listed issuer is permitted to make a preferential issue of specified securities, if a special resolution has been passed by its members.

The Board of Directors of the Company (the Board) at their meeting held on November 04, 2024, approved issue of upto 40,00,000 Fully Convertible Warrants at an issue price of Rs. 85.61/- each (including a premium of Rs. 75.61/- per warrant) giving the warrant holder a right to apply and be allotted, in one or more tranches, 1 (One) Equity Share of Rs. 10/- in exchange thereto, within a period of 18 months from the date of allotment of the Fully Convertible Warrants as under:

40,00,000 Fully Convertible Warrants into Equity Shares by way of preferential allotment on private placement basis to the following proposed allottees:

Sr.	Name of the Proposed	Category of the proposed	No. of Warrants
No.	Allottee	allottee	
1.	Blue Aster Caps Fund PCC –	Non-promoter	4,50,000
	Blue Aster Capital Multi		
	Asset Fund Protected Cell		
2.	Resonance Opportunities	Non-promoter	4,50,000
	Fund		
3.	Vikasa India EIF I Fund	Non-promoter	4,50,000
4.	APR Properties Private	Non-promoter	2,00,000
	Limited		
5.	Rachit Poddar	Non-promoter	2,00,000
6.	Basukinath Properties Pvt	Non-promoter	2,00,000
	Ltd		
7.	Elysian Wealth Fund	Non-promoter	4,50,000
8.	Mr. Ketan Gorania	Non-promoter	11,00,000
9.	Mr. Srinidhi Rao	Promoter	2,50,000
10.	Mrs. Vandana S. Rao	Promoter	2,50,000
	Total		40,00,000

Each Warrant is convertible into 01 (One) Equity Share and the conversion can be exercised at any time during the period of 18 (Eighteen) months from the date of allotment of Warrants, in one or more tranches, as the case may be, on such terms and conditions as applicable, entitling the Proposed Allottees to subscribe to and be allotted the Warrants convertible into Equity Shares of the Company.

Accordingly, the approval of the members of the Company is being sought, by way of a special resolution, to create, offer, issue and allot, fully convertible Warrants into Equity Shares, by way of preferential allotment to the proposed allottees.

The Fully Convertible Warrants issued pursuant to the above mentioned resolutions shall be subject to lock-in and transferability conditions in accordance with Regulations 167 and 168 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018.

The Equity Shares allotted upon conversion of the warrants when exercised by the proposed allottees shall rank pari passu inter se and with the then existing equity shares of the Company in all respects.

The disclosures prescribed under the Companies Act, 2013 and Regulation 163 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018 (the "SEBI ICDR Regulations") as may be applicable, in respect of the Resolution proposed at Item No. 2 is as follows:

S	Particula			Description	
r.	r			Description	
1	The	In orde	er to meet the Compar	ny's long-term funding	requirements and
	objects of	enhanc	e its global competitive	ness, the Board of Directo	ors, in the meeting
	the	held or	n November 04, 2024,	approved the issuance	fully convertible
	preferent	Warrar	nts into Equity Shares to	proposed allottees on a	preferential basis
	ial issue	through	n private placement.	This initiative aims to	strengthen the
		Compa	ny's financial position,	Expansion of the Busine	ess, Branding and
		Digital	Marketing, Return of	Loans and advances, C	General Corporate
		Purpos	e and Working Capital	as permitted by applicab	le laws.
		S.N.	Particulars	Total estimated	Tentative
				amount	timelines for
				to be utilised for each	utilization of
				of	Issue Proceeds
				the Objects	from the date
				(Rs.	of receipt of
					funds
		1.	Expansion of the	8,38,40,000	Within 24
			Business		months from

			D 1: 1	F 4 0 4 0 0 0 0	
		2.	Branding and Digital Marketing	7,1,840,000	receipt of funds for the
		3.	Return of Loans and	5,38,40,000	warrants.
			advances		
		4.	General Corporate	8,38,40,000	
			Purpose		
		5.	Working Capital	4,90,80,000	
		Note:			
			Utilization proceeds	have been apportion	oned considering
			-	allotment of conversion	O
			into equity shares.		
		1 ' '		E Circular No. NSE/C	
				amount specified for the	
		1		+/- 10% depending nat the Objects are base	_
			O	nmercial and technical fa	O
				on a variety of factors	0.
			•	ditions, business perforn	
				xternal factors, which ma	
			control of the Compar	ny and may result in m	odifications to the
				utilization of the Issu	
				subject to compliance wi	
				are not utilised (in full	-
			, ,	od stated above due to ar ds shall be utilised in sub	•
			-	be determined by the Bo	
			•	his may entail rescheduli	
				nd funding requirements	0
			•	liture for a particular	•
			planned expenditure as	may be determined by the	ne Board, subject to
			compliance with applic		
2	Type and			ot in aggregate up to 40,0	
	number		1	warrant, aggregating to	
	of securities	_	ails of each issue are as	wenty-Four Lakhs Forty under:	THOUSAND ONLY),
	to be	THE GET	and of each issue are as	unuci,	
	issued	It is pro	posed to issue and allo	t in aggregate the followi	ng securities on
		-	ntial basis to the propos	00 0	
		(:)	1- 40 00 000 147	of an ions	. (1 / /: 1 1
		_		at an issue price of Rs. 85	
		_	· •	r warrant, aggregating to es Twenty Four Lakh Fort	
		,	1	one (1) Fauity Share of th	

each convertible into for One (1) Equity Share of the face value of Rs.

		10/- to	the following proposed	allottees:	
		Sr. No.	Name of the Proposed Allottee	Category of the proposed allottee	No. of Warrants
		1.	Blue Aster Caps Fund PCC- Blue Aster Capital Multi Asset Fund Protected Cell	Non-promoter	4,50,000
		2.	Resonance Opportunities Fund	Non-promoter	4,50,000
		3.	Vikasa India EIF I Fund	Non-promoter	4,50,000
		4.	APR Properties Private Limited	Non-promoter	2,00,000
		5.	Rachit Poddar	Non-promoter	2,00,000
		6.	Basukinath Properties Pvt Ltd	Non-promoter	2,00,000
		7.	Elysian Wealth Fund	Non-promoter	4,50,000
		8.	Mr. Ketan Gorania	Non-promoter	11,00,000
		9.	Mr. Srinidhi Rao	Promoter	2,50,000
		10.	Mrs. Vandana S. Rao	Promoter	2,50,000
			Total		40,00,000
3	Amount	or more tra	nts are to be exercised for inches, within 18 months 0,000/- (Rupees Thirty-Fo	from the date of its	allotment.
	which		only) by issue of up to 40,0	•	•
	the	of Rs. 85.61	· · ·	,	· · · · · · · · · · · · · · · · · · ·
	company				
	intends				
	to raise				
	by way				
	of such				
1	securities	TA7	m Th - C. 1 · · · · · · · · · · · · · · · · · ·	71 1- 1 1 1	-111-1
4	Material terms of	Warrants	(i) The Subscription W		,
	raising		SEBI ICDR Regulations, and 1		
	such		Subscription Warra		
	securities		period of 18 (Eig		
	,		allotment of the S	·	
	propose		written notice to the		
	d time		Subscription Warra	ants proposed to b	e exercised. The
	schedule		Company shall a	0.	
	contribut		corresponding num	ber of Equity Share	es of face value of

	ion being			Rs. 10.00/- each to the Subscription Warrant holders.
	made by		(ii)	An amount equivalent to atleast 25% of the Warrant
	the			Subscription Price i.e. Rs. 21.41/- shall be payable at the
	promote			time of subscription and allotment of each Warrant and
	rs or			the balance 75% of the Warrant Subscription Price i.e.
	directors			Rs. 64.20/- shall be payable by the Warrant holder(s)
	either as			upon the exercise and conversion of each Warrant into
	part of			Equity Share of the Warrant(s).
	the offer		/:::\	In the event, a Subscription Warrant holder does not
	or		(iii)	•
				exercise the Subscription Warrants within a period of
	separatel			18(Eighteen) months from the date of allotment of such
	y in			Subscription Warrants, the unexercised Warrants shall
	furthera			lapse and the amount paid by the Subscription Warrant
	nce of			holders on such Subscription Warrants shall stand
	objects;			forfeited by Company.
			(iv)	The Subscription Warrants themselves, until exercise of
				the conversion option and allotment of Equity Shares,
				do not give the Subscription Warrant holder thereof any
				rights akin to that of shareholder(s) of the Company.
			(v)	The Company shall procure the listing and trading
			. ,	approvals for the Equity Shares to be issued and allotted
				to the Subscription Warrant holders upon exercise of the
				Subscription Warrants from the relevant Stock
				Exchanges in accordance with the Listing Regulations
				and all other applicable laws, rules, and regulations.
			/:\	• • • • • • • • • • • • • • • • • • • •
			(vi)	The Equity Shares so allotted on exercise of the
				Subscription Warrants shall be in dematerialized form
				and shall be subject to the provisions of the
				Memorandum and Articles of Association of the
				Company and shall rank pari passu in all respects
				including dividend, with the then existing Equity
				Shares of the Company.
			(vii)	The Subscription Warrants and Equity Shares issued
				pursuant to the exercise of the Subscription Warrants
				shall be locked-in as prescribed under Chapter V of the
				SEBI ICDR Regulations from time to time.
5	The price	The issue pri	ice	is Rs. 85.61/- per warrant ("Warrant Issue Price") with a
	or price	-		rant holders to apply for and be allotted 1 (One) Equity
	band at			e value of Rs. 10/- each of the Company ("Equity Shares")
	which			Rs. 75.61/- per share for each Warrant.
	the	•		•
	allotmen			
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	propose			
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6 Basis on which the price has been arrived at

The Equity shares of the Company are listed on National Stock Exchange of India and are frequently traded as per provisions of SEBI ICDR Regulations. In terms of the provisions of Regulation 164 of the SEBI ICDR Regulations, the equity shares of the Company listed on a National Stock Exchange of India for a period of 90 trading days or more as on the relevant date, the minimum price at which the Convertible Warrants be issued shall not be less than higher of the following:

- a) the 90 trading days' volume weighted average price of the related equity shares quoted on the recognized stock exchange preceding the relevant date i.e. Rs. 85.61 per Share; or
- b) the 10 trading days' volume weighted average prices of the related equity shares quoted on a recognized stock exchange preceding the relevant date i.e. Rs. 79.57 per share.
- c) As per the Articles of Association of the Company and pursuant to Regulation 166A of the SEBI ICDR Regulations, the Company is required to obtain a valuation report from an independent registered valuer, for determining the floor price for the Preferential Issue. In compliance thereof, the Company has obtained a valuation report dated November 30, 2024, from Mr. Dhiraj K. Rathod, Independent Registered Valuer (Registration No.: IBBI/RV/07/2020/12779), for determining the floor price for the Preferential Issue (referred to below as the "Valuation Report"). As per the Valuation Report, the floor price per equity share of the Company is Rs. 85.61 (Rupees Eighty-Five and Sixty-One Paise Only) per share which is the highest issue price among the three methods of valuation namely, Income approach, Assets approach and Market approach. The Valuation Report is available on the website of the Company at www.birdys.in d.

Further, the proposed allotment being more than 5% of the post issue fully diluted share capital of the Company to the proposed allottees and allottees acting in concert, the pricing of the Convertible warrants to be allotted as mentioned in the Valuation Report dated 30th November 2024 shall be higher of the following parameters:

- a) Price determined as per the provisions of the Regulation 164(1) of the SEBI ICDR Regulations (in case of frequently traded shares) i.e. Rs. 85.61/-(Rupees Eighty Five and Sixty-One Paise Only) per Convertible Warrant; or
- b) Price determined as per provisions of the Regulation 166A(1) of the SEBI ICDR Regulations i.e. Rs. 85.61/- (Rupees Eighty Five and Sixty-One Paise Only) per Convertible Warrant.

7	N	85.61/- Eighty I not low applical A Pricin Compar	per Conv Five and S ver than ole provis ag Certific ay Secreta ay's websi	ertible Sixty-Or the mi tions of cate obt aries pr te:
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(convertible within a period of 18 (Eighteen) months from the date of ding Pattern allotment) proposed to be allotted to the proposed allottees as per the of resolution: the Compan Post preferential Pre preferential y before issue on fully issue and after diluted basis Category the No of No of % % Preferent **Shares Shares** ial Issue: **Promoters and Promoter** 19,08,190 36.64 24,08,190 26.15 Group (A) Public (B) 63.36 33,00,010 68,00,010 73.85 100.00 92,08,200 100.00 Total(A) + (B)52,08,200 Custodian (C) Grand Total (A) + (B) + 52,08,200 100.00 92,08,200 100.00 (C) As required under the SEBI ICDR Regulations, the Warrants shall be 1 Propose 1 time issued and allotted by the Company within a period of Fifteen (15) days d frame from the date of passing of this Resolution. In the case of Warrants, tenure within of the same shall not exceed eighteen months from the date of their which allotment and the proposed allottee would have to exercise his right for conversion within the said period. The Equity Shares arising pursuant to the preferent the exercise of the conversion of warrant shall be allotted within 15 days ial issue from the date of such exercise for conversion by the allottee. Provided that of Fully where the issue and allotment the Warrants arising out of the conversion Converti of the warrants, is pending on account of pendency of any approval for ble such issue and allotment by any regulatory authority or the Central Warrants Government, the issue and allotment shall be completed within a period into of Fifteen (15) days from the date receipt of last of such approvals. Equity Pursuant to Regulation 170(2) of the SEBI ICDR Regulations, if the Shares allotment of the specified securities is not completed within fifteen days shall be from the date of special resolution, a fresh special resolution shall be complete passed and the relevant date for determining the price of specified d. securities shall be taken with reference to the date of the latter special resolution. Identity Particulars of the proposed allottees and the identity of the natural persons 1 of the who are the ultimate beneficial owners of the Fully Convertible Warrant natural proposed to be allotted and/or who ultimately control the proposed persons allottees, the percentage of post Preferential Issue capital that may be held who are by them and change in control, if any, in the issuer consequent to the ultimate Preferential Issue: (As per shareholding pattern as on 30th September 2024 beneficia since there has not been any change to the Shareholding Pattern of the 1 owners Company post the said date). of the shares propose d to be

allotted and/ o who ultimate y contro	N o.	Name of the proposed allottees	Categ ory	Pre-iss Holdin	ng	Post-iss Holdin	g	Ultimate beneficial owners/En tities who ultimately
the propose d allottee.				No. of Shar es	%	No. of Share s	%	control proposed allottees of the warrants proposed to be allotted
	1.	Blue Aster Caps Fund PCC- Blue Aster Capital Multi Asset Fund Protected Cell	Non- Prom oter	0	0	4,50,0 00	4.8 9	MrSidhar th Naresh Sogani
	2.	Resonanc e Opportu nities Fund	Non- Prom oter	0	0	4,50,0	4.8	Mr Yajjadeo Lotun
	3.	Vikasa India EIF I Fund	Non- Prom oter	0	0	4,50,0 00	4.8	Mr. Roshen Pujari
	4.	APR Propertie s Private Limited	Non- Prom oter	0	0	2,00,0	2.1	Mr Rachit Poddar
	5.	Mr. Rachit Poddar	Non- Prom oter	0	0	2,00,0 00	2.1	Not Applicable
	6.	Elysian Wealth Fund	Non- Prom oter	0	0	4,50,0 00	4.8	1. Amul Mahendra Shah 2.Bharti Amul Shah

	T						1	1	
		7.	Basukina	Non-	0	0	2,00,		Mr Rachit
			th	Prom			00	7	Poddar
			Propertie	oter					
			s Pvt. Ltd.						
		8.	Mr.	Non-	9,17,	17.	20,17	7, 21.	Not
			Ketan	Prom	100	61	100	91	Applicable
			Gorania	oter					
		9.	Mr.	Prom	9,54,	18.	12,04	1, 13.	Not
			Srinidhi	oter	340	32	340	08	Applicable
			Rao	oter	010	02	010		Пррпсиоте
		10	Mrs.	Prom	9,53,	18.	12,03	3, 13.	Not
			Vandana		750	31	750	07	
		•		oter	730	31	730	07	Applicable
			Rao						
1	Lock in	1			-	-		_	conversion of
3		1		_					holding of the
		propo	sed allotte	es will be	subjec	t to ap	plicab	le lock-in	and transfer
		restric	ctions stipu	lated under	Regula	ations 16	7 and 1	168 and of	her applicable
		provis	sions of the	SEBI ICDR	Regula	ations.			
1	Practicin	The o	certificate	from M/s.	Rathi	& Ass	ociates	, Practici	ng Company
4	g								in accordance
	Compan	1							ations will be
	y		-					_	on website of
	Secretary	the	Company		can	be	access		the link:
	's		//www.birg				acces	sea at	the mix.
	Certificat	ittps.	// vv vv vv .D11 C	<u> 1 y 3.111/ p/ 111 v</u>	CStOI U	paace			
1	e The					D . I			CI ·
1	The					Post-Iss			Change in
5	percenta					Shareh	0		Control
	ge of	$ _{Nam}$	ne of the	Category		Structu			
	post		osed	(Promoter,	/Non-	allotme		fully	
	preferent	Allo		Promoter		Conver			
	ial issue			Tiomoter		Warran	ıts*		
	capital					Numba		% of	
	that may					Numbe	1 6	Shares	
1	1							4.89	No change
	be held	Blue	Aster						
	be held by the								
		Caps	s Fund						in control**
	by the allottees	Caps PCC	s Fund - Blue	Non-Prom	oter	4 50	.000		
	by the allottees and	Caps PCC Aste	Fund - Blue r Capital	Non-Prom	oter	4,50,	.000		
	by the allottees and change	Caps PCC Aste Mult	s Fund - Blue r Capital ti Asset	Non-Prom	oter	4,50,	,000		
	by the allottees and change in	Caps PCC Aste Mult	s Fund - Blue r Capital ti Asset d	Non-Prom	oter	4,50,	,000		
	by the allottees and change in control,	Caps PCC Aste Mult Fund Prote	s Fund - Blue r Capital ti Asset d ected Cell	Non-Prom	oter	4,50,	.000	4.22	in control**
	by the allottees and change in control, if any, in	Caps PCC Aste Mult Fund Prote	s Fund - Blue r Capital ti Asset d ected Cell					4.89	in control** No change
	by the allottees and change in control,	Caps PCC Aste Mult Fund Prote	s Fund - Blue r Capital ti Asset d ected Cell onance ortunities	Non-Prom		4,50,		4.89	in control**

у	Vikasa India	Non-Promoter	4,50,000	4.89	No change
conseque	EIF I Fund				in control**
nt to the	APR	Non-Promoter	2,00,000	2.17	No change
preferent	Properties				in control**
ial issue	Private				
	Limited				
	Mr. Rachit	Non-Promoter	2,00,000	2.17	No change
	Poddar				in control**
	Elysian	Non-Promoter	4,50,000	4.89	No change
	Wealth Fund				in control**
	Basukinath	Non-Promoter	2,00,000	2.17	No change
	Properties				in control**
	Pvt. Ltd.				
	Mr. Ketan	Non-Promoter	20,17,100	21.91	No change
	Gorania				in control**
	Mr. Srinidhi	Promoter	12,04,340	13.08	No change
	Rao				in control**
	Mrs.	Promoter	12,03,750	13.07	No change
	Vandana Rao				in control**

* The post issue shareholding pattern in the above table has been prepared on the basis that the proposed allottee(s) will subscribe to all the equity shares which they intend to do so and on conversion of warrants on fully diluted basis in terms of item no. 2. In the event for any reason, the proposed allottee(s) do not or are unable to subscribe to and/or are not allotted the Equity Shares, the shareholding pattern in the above table would undergo corresponding changes.

**There will not be any change in the composition of the Board as also, there will not be any change in the management or control of the Company as a result of the proposed preferential allotment. However, there will be corresponding changes in the respective shareholding of the Promoters consequent to preferential allotment.

1	Current	Sr.	Name of the	Current	Number of	Proposed
6.	and	No.	proposed	Status of	Convertible	Status of
	propose		Allottees	the	Warrants	the
	d status			Allottees	proposed to	Allottees
	of the				be issued	
	Propose				and	
	d				allotted	
	Allottees	1.	Blue Aster Caps	Non -	4,50,000	Non -
	post the		Fund PCC - Blue	Promoter		Promoter
	preferent		Aster Capital			
	ial issue:		Multi Asset Fund			
	_		Protected Cell			
		•				

			T	T	T	
		2.	Resonance	Non -	4,50,000	Non -
			Opportunities	Promoter		Promoter
			Fund			
		3.	Vikasa India EIF I	Non -	4,50,000	Non -
			Fund	Promoter		Promoter
		4.	APR Properties	Non -	2,00,000	Non -
			Private Limited	Promoter		Promoter
		5.	Mr. Rachit Poddar	Non -	2,00,000	Non -
				Promoter		Promoter
		6.	Basukinath	Non -	2,00,000	Non -
			Properties Pvt.	Promoter		Promoter
			Ltd.			
		7.	Elysian Wealth	Non -	4,50,000	Non -
			Fund	Promoter		Promoter
		8.	Mr. Ketan Gorania	Non -	11,00,000	Non -
				Promoter		Promoter
		9.	Mr. Srinidhi Rao	Promoter	2,50,000	Promoter
		10.	Mrs. Vandana Rao	Promoter	2,50,000	Promoter
1	Underta	The Co	ompany hereby undert	akes that:	•	
7	king		would re-compute th		securities spe	cified above in
			rms of the provisions	_	_	
			quired.	`	, 0	
			the amount payable,	if any, on acc	ount of the re-	computation of
			rice is not paid wit	•		-
		_	egulations the above w		-	
			l the time such amoun			
1	Principal		plicable.	•		
8	terms of	1	•			
	assets					
	charged					
	as					
	securities					
1	Disclosu	It is he	ereby confirmed that,	neither the C	Company nor it	s promoters or
9	res		ors is a willful defaulte			-
	specified		i) of Chapter V read w			-
	in		sure Requirements) Re		·	-
	Schedule		moter is a fugitive eco	-		
	VI of the) Regulations.			
	SEBI	<u> </u>				
	(ICDR)					
	Regulati					
	ons, if					
	the					
	issuer or					
	any of its					
	promote					

rs or
directors
is a
willful
defaulter
or a
fraudule
nt
borrower

Except Mr. Srinidhi Rao -Managing Director, Mrs. Vandana S. Rao – Whole-Time Director none of the Directors, Key Managerial Personnel or their relatives thereof are in any way financially or otherwise concerned or interested in the passing of this Special Resolution as set out at Item No. 2 of this notice except and to the extent of their shareholding in the Company.

In accordance with the provisions of Sections 23, 42 and 62 of the Act read with applicable rules thereto and relevant provisions of the SEBI ICDR Regulations, approval of the Members for issue and allotment of the said warrants to the Proposed Allottee is being sought by way of a special resolution as set out in the said item no. 2 of the Notice. Issue of the equity shares pursuant to the exercise of the rights attached to warrants would be within the authorised share capital of the Company.

The Board of Directors believes that the proposed Preferential Issue is in the best interest of the Company and its Members and, therefore, recommends the resolution at Item No. 2 of the accompanying Notice for approval by the Members of the Company as a Special Resolution. Documents referred to in the notice/explanatory statement will be available for inspection by the members of the Company at the registered office of the Company.

By order of the Board of Directors For Grill Splendour Services Limited

Place: Mumbai

Date: November 30, 2024

Vandana Srinidhi Rao Whole-time Director DIN: 06395396

Registerd office:-

J1, Shram Siddhi Vinayak Premises Co-Op Soc Ltd C-105, 1st Floor, Plot - 8, Wadala Truck Terminal Road, Antop Hill, Mumbai - 400 037