

To
The Manager,
Listing Department,
National Stock Exchange Limited,
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex,
Bandra (E), Mumbai – 400 051

Symbol: ARHAM

Dear Sir/ Madam,

Sub: Proceedings of the Extra Ordinary General Meeting (EGM) of the Company.

Ref: Arham Technologies Limited (Symbol:-ARHAM)

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with the item 13 of Part –A, Schedule III of the Listing Regulations, we have attached herewith the proceedings of Extra Ordinary General Meeting (EGM) of held on Thursday, January 25, 2024 at 12:30 P.M. and concluded at 01:33 P.M.

(Erstwhile Arham Technologies Private Limited)

Bank, Jawahar Nagar, Raipur, Chhattisgarh, 492001 Tel-07712223415. www.arhamtechnologies.co.in

Regd. Office & Factory: Plot No. 15. Electronic Manufacturing Cluster. Sector-22. Village Tuta, Atal Nagar Nava Raipur, Raipur, Chhattisgarh, 492015. Tel-959984784. Email- support@arhamtechnologies.co.in Corporate Office: 5, Chitrakoot Complex, Opp. Vyavsayik Sahakari

CIN: L52335CT2013PLC001207

For your information and record.

Kindly acknowledge and oblige.

Thanking you,

Yours faithfully,

For Arham Technologies Limited

Mrs. Pooja Avinash Gandhewar

Company Secretary cum Compliance Officer

Mem No: A45597





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PROCEEDING OF EXTRA ORDINARY GENERAL MEETING OF THE MEMBERS OF ATHAM TECHNOLOGIES LIMITED HELD ON THURSDAY, 25<sup>TH</sup> JANUARY 2024, AT 12.30 P.M. AT THE REGISTERED OFFICE OF THE COMPANY AT PLOT NO. 15, ELECTRONIC MANUFACTURING CLUSTER, SECTOR-22, VILLAGE TUTA, ATAL NAGAR, NAVA RAIPUR, CHHATTISGARH, 492015 INDIA

The Extra Ordinary General Meeting ("EGM") of the Company was held Thursday, 25th January 2024, at 12.30 p.m. at the registered office of the company at Plot No. 15, Electronic Manufacturing Cluster, Sector-22, Village Tuta, Atal Nagar, Nava Raipur, Chhattisgarh, 492015 India. Time of Commencement: 12.30 P.M. Time of Conclusion: 01:33 P.M.

#### Following Directors and Key Managerial Personnel were present at the meeting:

1. Mr. Roshan Jain

2. Mr. Ankit Jain

3. Mr. Anekant Jain

4. Mrs. Rukmani Jain

5. Mr. Manish Agrawal

6. Mrs. Pooja Gandhewar

- Managing Director

- Executive Director cum Chief Financial Officer

- Executive Director cum Chief Executive Officer

- Non Executive Woman Director

- Non Executive Independent Director

- Company Secretary

#### INVITEES

1. CA Aashish Agrawal (On Behalf of M/s MRCA & Associates

Chartered Accountants)

- Statutory Auditor

2. CA Jay Bafna - Internal Auditor (On Behalf of M/s Agrawal Bafna & Associates, Chartered Accountants)

3. CS Abhishek Jain - Scrutinizer (On Behalf of M/s Abhishek Jain & Associates. Company Secretaries)





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Total number of shareholders as on the cut-off date i.e. Wednesday, 17<sup>th</sup> January, 2024 were 638. Total 7 members including Authorized Representatives, attended the meeting at the venue. The Company did not receive any request from members to appoint proxies; therefore no proxies were present on behalf of the members.

After confirming the presence of requisite quorum the Company Secretary commenced the proceeding of meeting at 12:31 P.M.

Company Secretary welcomed the Shareholders to the Extraordinary General Meeting ("EGM") of the Company and introduced the Directors and other invitees present in the meeting to the Shareholders.

The Company Secretary further announced that the Register of Director's Shareholding under Section 171 (1) (b) of the Companies Act, 2013, copy of Memorandum and Articles of Association of the Company and proof of service of Notice of Extra Ordinary General Meeting has been kept open for inspection.

#### NOTICE OF THE MEETING:

As the EGM Notice was already circulated to all the Shareholders, EGM Notice convening the meeting was taken as read. A brief presentation was made about the proposals for which approval of the Shareholders was sought.

Then, Company Secretary explained to the members about the remote e-voting facility provided to all the persons who were members on 17<sup>th</sup> January, 2024, being the cut-off date for vote on all the resolutions set out in the notice of EGM pursuant to the provisions of Companies Act, 2013 and the SEBI listing regulations (SEBI (LODR) Regulations, 2015), to enable them to cast their votes electronically. For this purpose, the company has tied up with the e-voting system of National Security Depository Limited (NSDL) for facilitating remote e-voting through electronic means as the authorised agency.



# Arnam

(Erstwhile Arham Technologies Private Limited)

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Company Secretary further informed that the Company also provided facility of ballot polling at the venue of EGM to all those members who could not cast their vote through remote e-voting and in this regard Company has appointed Mr. Abhishek Jain, Practicing Company Secretary as a scrutinizer for scrutinizing the remote e-voting and ballot polling process.

Company Secretary then requested the Scrutinizer and 2 (two) witnesses present at the meeting to show the Poll Box to the members present at EGM. The box was shown to the members and the same was sealed by the scrutinizer for polling.

Company Secretary requested the Chairman to move resolutions as set out in the notice of EGM;

The Chairman then took the item wise agenda of EGM notice as circulated among the members.

#### **Ordinary Business:**

#### Item No. 01:

To Increase the Authorised Share Capital of the Company and consequential amendment in Memorandum of Association of the Company

The Chairman moved the following resolution as an ORDINARY RESOLUTION:

"RESOLVED THAT pursuant to the provisions of sections 13 and 61(1)(a) of the Companies Act, 2013, and other applicable provisions, if any, approval of the members of the Company be and is hereby accorded to increase authorized share capital from INR 9,00,00,000/- (Indian Rupees Nine Crores only) divided into 9000000 (Ninety Lakhs) equity shares of Rs.10/- (Rupees Ten) each to INR 15,00,00,000/- (Indian Rupees Fifteen Crores only) divided into 1,50,00,000 (One Crore Fifty Lakhs) equity shares of Rs.10/- (Rupees Ten) each and the Clause V of the Memorandum of Association and Article of Association of the Company be altered accordingly."

**RESOLVED FURTHER THAT** the existing Clause V of the Memorandum of Association of the Company, approval of the Members of the Company be and is hereby accorded, for alteration of Clause V of the Memorandum of Association of the Company by substituting in its place and stead the following:



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"The Authorized Share Capital of the Company is INR 15,00,00,000/- (Indian Rupees Fifteen Crores only) divided into 1,50,00,000 (One Crore Fifty Lakhs) equity shares of Rs.10/- (Rupees Ten) with a power to Board of Directors to increase or reduce the capital and to consolidate or sub divide the shares and issue shares of higher or lower denomination and to attach thereto respectively such preferential, deferred, qualified or other special rights, privileges and conditions attached thereto as may be determined by or in accordance with the articles of association of the company and to vary, modify or abrogate any such rights, privileges or conditions or restrictions in such manner as may for the time be permitted by the articles of association of the company or the legislature provisions for the time being in force in that behalf."

RESOLVED FURTHER THAT any of the directors of the Company be and is hereby authorized to make application, file forms, etc. with the Registrar of Companies office and is hereby further authorized to do all such acts, deeds and things as may be required or deemed expedient to implement this resolution.

#### Item No. 02:

To approve fresh issue of shares through Further Public Offer (FPO).

The Chairman moved the following resolution as a SPECIAL RESOLUTION:

"RESOLVED THAT pursuant to the provisions of Section 62(1)(c), 23 and other applicable provisions, if any, of the Companies Act, 2013 and Rules mode thereunder ("Act") (including any statutory modification(s) or re-enactment thereof for the time being in force), Memorandum and Articles of Association of the Company, Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2018, as amended ("SEBI ICDR Regulations") and any other rules/ regulations/guidelines, if any, prescribed by the Securities and Exchange Board of India ("SEBI"), Reserve Bank of India, NSE (Stock Exchange where the shares of the Company are listed) and/or any other statutory/ regulatory authority, listing agreement executed with stock exchange in terms of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI LODR Regulations") and subject to the approval(s), consent(s), permission(s) and/or sanction(s), if any, of the appropriate authorities, institutions or bodies as may be required and subject to such conditions as may be prescribed by any of them, while granting any such



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approval(s), consent(s), permission(s) and/or sanction(s) and which may be agreed to by the Board of Directors of the Company (hereinafter referred to as the "Board" which term shall be deemed to mean and include any duly constituted committee thereof for the time being exercising the powers conferred by the Board), the approval of the Members of the Company be and is hereby accorded to the Board of Directors of the Company, to create, offer, issue and allot equity shares by way of Further Public Offer ("FPO") to any persons, whether or not those persons include the persons referred to in clause(a) or clause(b) of Section 62(1) of the Companies Act, 2013 including the issue and allotment of shares to the Market Maker in accordance with the provisions of SEBI ICDR Regulations and aggregating up to INR 50 Crores including Share Premium (Indian Rupees Fifty Crores Only) for cash and upon such terms and conditions as the Board may in its absolute discretion deem appropriate, in accordance with the Act, SEBI ICDR Regulations and other applicable laws and regulations provided.

RESOLVED FURTHER THAT the Board shall have authority and power to accept any modification in the proposal as may be required or imposed by the Securities and Exchange Board of India/Ministry of Corporate Affairs/NSE or such other appropriate authorities at the time of according/granting their approvals, consents, permissions and sanctions to issue, allotment and listing thereof and as agreed to by the Board.

RESOLVED FURTHER THAT the Company shall ensure that the listing and trading approvals for Equity Shares to be issued and allotted, are received from NSE for listing on its SME Platform in accordance with the SEBI ICDR Regulations and SEBI LODR Regulations.

#### RESOLVED FURTHER THAT

- a) All monies received by the Company out of the Issue and allotment of the Equity Shares to the public shall be transferred to a separate bank account as referred to in sub-section (3) of Section 40 of the Companies Act, 2013;
- b) Details of all monies utilized out of the Issue as referred to above shall be disclosed and continued to be disclosed until the time any part of the Issue proceeds remains unutilized under an appropriate separate head in the balance sheet of the Company indicating the purpose for which such monies had been utilized; and



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c) Details of all unutilized monies out of the Issue, if any, as referred to above shall be disclosed under an appropriate separate head in the balance sheet of the Company indicating the form in which such unutilized monies have been invested;

**RESOLVED FURTHER THAT** the Board be and is hereby authorized to do such acts, deeds and things as the Board in its absolute discretion deems necessary or desirable in connection with the Further Public Issue, including, without limitation, the following:

- (i) Constituting a committee for the purposes of the issue, offer and allotment of the Equity Shares, and other matters in connection with or incidental to the Further Public Issue ("FPO Committee");
- (ii) Authorization of any director or directors of the Company or other officer or officers of the Company, including by the grant of power of attorneys, to do such acts, deeds and things as such authorized person in his/her/its absolute discretion may deem necessary or desirable in connection with the issue, offer and allotment of the Equity Shares;
- (iii) Giving or authorizing the giving by concerned persons of such declarations, affidavits, certificates, consents and authorities as may be required from time to time;
- (iv) Appointing Market Maker(s), Underwrites(s), Legal Advisor(s), Registrar(s), Escrow Bank(s), Syndicate Member(s), and other intermediaries to the Further Public Issue in accordance with the provisions of the SEBI ICDR Regulations and other applicable statutory and/or regulatory requirements in consultation with the Lead Manager;
- (v) Seeking, if required, any approval, consent or waiver from the Company's lenders, and/or parties with whom the Company has entered into various commercial and other agreements, and/or any/all concerned government and regulatory authorities in India, and/or any other approvals, consents or waivers that may be required in connection with the issue, offer and allotment of the Equity Shares;
- (vi) Deciding the issue size, pricing and terms of the Equity Shares, and all other related matters.
- (vii) Approval of the draft and final offer documents (including amending, varying or modifying the same, as may be considered desirable or expedient) as finalized in consultation with the lead manager, in accordance with all applicable laws, rules, regulations and guidelines;
- (viii) Submission of Application and seeking the listing of the Equity Shares on NSE and taking all actions that may be necessary in connection with obtaining such listing;



## Arnam TECHNOLOGIES LIMITED

CIN: L52335CT2013PLC001207

(Erstwhile Arham Technologies Private Limited)

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(ix) Finalization of and arrangement for the submission of the draft prospectus to be submitted to the stock exchange for receiving comments from the Further public and the prospectus to be filed with the stock exchange, Registrar of Companies, SEBI and / or any other regulatory authorities, and any corrigendum, amendments supplements thereto:

- (x) Authorization of the maintenance of a register of holders of the Equity Shares;
- (xi) Finalization of the basis of allotment of the Equity Shares;
- (xii) Finalization of the allotment of the Equity Shares on the basis of the applications received;
- (xiii) Acceptance and appropriation of the proceeds of the Further Public Issue; and
- (xiv) To generally do any other act and/or deed, to negotiate and execute any document/s, application/s, agreement/s, undertaking/s, deed/s, affidavits, declarations and certificates, and/or to give such direction as it deems fit or as may be necessary or desirable with regard to the Further Public Issue.

RESOLVED FURTHER THAT the said equity shares to be issued shall rank pari passu with the existing equity shares of the Company and shall be entitled to dividend, if any, declared in accordance with the statutory guidelines that are in force at the time of such declaration.

RESOLVED FURTHER THAT the Board be and is hereby authorized to determine, vary, modify, alter any of the terms and conditions of the securities to be issued including reduction of the size of the issue(s), as it may deem expedient, in its discretion.

RESOLVED FURTHER THAT for the purpose of giving effect to the above resolutions, the Board of Directors or any committee thereof be and is hereby authorised to do all such acts, deeds, matters and things as it may in its absolute discretion deem necessary, desirable and expedient for such purpose, including without limitation, to issue and allot Equity Shares, issuing certificates/clarifications, effecting any modifications or changes to the foregoing (including modifications to the terms of the Issue), entering into contracts, arrangements, agreements, documents (including for appointment of agencies, intermediaries and advisors for the Issue), in connection therewith and incidental thereto as the Board in its absolute discretion deem fit without being required to seek any fresh consent or approval of the shareholders of the Company and intent that the shareholders shall be deemed to have given their approval thereto expressly by the authority of this resolution and further to settle all questions, difficulties or doubts that may arise in regard to



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the offer, issue and allotment of the Securities and utilisation of proceeds of the Securities, accept modifications and amendments if any as may be prescribed by the Authorities and, take all other steps which may be incidental, consequential, relevant or ancillary in this connection and that the decisions of the Board shall be final, binding and conclusive in all respects and further that all acts, deeds and things as would have been done or may be done pursuant to and in terms of Board authorization.

RESOLVED FURTHER THAT the Board or any Committee thereof be and is here by authorised to delegate the all powers herein conferred by this resolution on it, to the Managing Director of the Company or any one of the Executive Directors or Company Secretary or any other person(s) as it may deem fit to give the effect to the aforesaid resolution."

The Company Secretary further requested the Chairman to take their seat, as there were no further agenda items to be discussed.

After having discussion on all the resolutions, the Company Secretary announced that the result of voting will be announced in the format prescribed under clause 44 (3) of SEBI (Listing Obligations and Requirements) Regulations, 2015, latest by two working days, the same will be placed on the website of the company <a href="https://arhamtechnologies.co.in/">https://arhamtechnologies.co.in/</a> and also be available on the website of the NSE Limited <a href="https://www.nseindia.com/">https://www.nseindia.com/</a>

The Company Secretary then expressed her vote of thanks to all the members, invitees as well as Board of Directors for devoting their valuable time and their being no other business the meeting was successfully concluded at 01:33 P.M.

// Certified True Copy //

For Arham Technologies Limited

Arham Technologies Ltd.

Ankit Jain

Director

DIN: 06381280

Date: 25th January 2024

Place: Raipur

#### FORM NO MGT-13 SCRUTINIZER'S REPORT

[Pursuant to Section 108 of the Companies Act, 2013 and the Companies (Management and Administration) Rules, 2014 read with amendments made thereto and Regulation 44 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015)]

To.

The Chairperson.

Arham Technologies Limited

Plot No. 15 Electronic Manufacturing Cluster, Sector 22.

Village Tuta. Atal Nagar, Nava Raipur, Chhattisgarh, India 492015.

Dear Sir.

#### 1. Appointment as Scrutinizer:

I. Abhishek Jain. Proprietor of M/s. Abhishek Jain & Associates, Practicing Company Secretaries, have been appointed as a Scrutinizer by the Board of Directors of Arham Technologies Limited (CIN: L52335CT2013PLC001207) (the "Company") at their Board Meeting dated Saturday, 12<sup>th</sup> August, 2023 for the purpose of scrutinizing the remote e-voting and ballot polling in a fair and transparent manner and to ascertain the requisite majority in respect of resolutions as contained in the Notice of Extra Ordinary General Meeting (EGM) of the Company, held on Thursday, 25<sup>th</sup> January, 2024 at 12:30 P.M. (IST) at the Registered Office situated at Plot No. 15 Electronic Manufacturing Cluster, Sector 22, Village Tuta, Atal Nagar, Nava Raipur, Chhattisgarh, India 492015.

At the request of management, I hereby submit my scrutinizer's report on remote e-voting and ballot polling of the Company as under:

#### 2. Responsibility:

My responsibility as a Scrutinizer is to scrutinize remote e-voting and ballot polling conducted during the EGM in a fair and transparent manner and to ascertain requisite majority and is restricted to submit a Scrutinizer's Report on the voting in respect of resolutions as set out in the

Notice, based on the reports generated from e-voting system of National Securities Depository Limited ("NSDL"), the authorized agency to provide-voting and remote e-voting facilities before and during the EGM, engaged by the Company.

#### 3. Dispatch of Notice convening EGM:

- i) The Notice convening Extra Ordinary General Meeting of the Company along with the material facts as set out in the explanatory statement was sent to the shareholders and the same was also hosted on the website of Company namely <a href="https://arhamtechnologies.co.in/">https://arhamtechnologies.co.in/</a> and on the website of Stock Exchanges i.e. NSE Limited at <a href="https://www.nseindia.com/">https://www.nseindia.com/</a>
- ii) The Company completed dispatch of Notice of EGM on Thursday 28<sup>th</sup> December, 2023 at by E-mail to the Members who had registered their email addresses with the Company /Depositories.

#### 4. Cut-off date:

Voting rights were reckoned as on Wednesday, 17<sup>th</sup> January, 2024 being a cut-off date for deciding the entitlements of members for remote e-voting and ballot polling during the EGM.

#### 5. Remote e-voting process:

- i) Agency: The Company had appointed National Securities Depository Limited ("NSDL"), as an agency for providing the platform of remote e-voting.
- ii) Remote e-voting period: The Remote e-voting remained open from Monday, 22<sup>nd</sup> January 2024 09:00 A.M. and ends on Wednesday 24<sup>th</sup> January 2024 at 05:00 P.M.

The votes cast were unblocked in presence of two witnesses who, are not in the employment of the Company and there was no voting through Ballot Paper.

- **iii)** Voting at the EGM: After the time fixed for closing of e-voting by the Chairman, the electronic system recording the e-voting (e-votes) was locked by NSDL. The Company has provided the Ballot paper facility at the Venue of the meeting.
- iv) I have scrutinized and reviewed the remote e-voting votes tendered based on the data downloaded from NSDL e-voting system and there was no voting through Ballot Paper.

I hereby submit the Scrutinizer's Report as Annexure-A on the results of remote e-voting in respect of the resolutions as contained in the notice of EGM. All the resolutions have secured requisite majority of votes, these resolutions may be considered to have been passed. The Chairman may accordingly declare the result of voting.

Thanking you.

Yours faithfully,

For M/s Abhishek Jain & Associates

Practicing Company

CS Abhishek Jain

Proprietor FCS No: 12714 COP: 14857

UDIN: F012714E003306664

Date: 25th January 2024

Place: Raipur

Witnesses:

We the undersigned witnesses state that the votes were unblocked from the e-voting website of NSDL in our presence.

Witness 1

Name: Nikita Jadwani

Sign: अन्विध्यक्ष

Witness 2

Name: Homeshoor Patel

Sign: Watel

#### **CONSOLIDATED RESULTS**

Date of the EGM	25 <sup>th</sup> January, 2024
Total number of shareholders on record date	638
No. of shareholders present in the meeting either in person or through proxy: Promoters and Promoter Group: 7 Public: 0	7
No. of Shareholders attended the meeting through Video Conferencing Promoters and Promoter Group: NA Public NA	NA

#### Agenda Wise disclosure:

Resolution required: Ordinary	To Increase consequenting Company				the Company and Association of the
Whether promoter/ promoter group are interested in the agenda/resolution?			No		
Voting nottown	Total Votes Cast Votes Cast			Votes	
Voting pattern	Total	Valid	In Favour	Against	Abstained/Invalid
Poll	0	0	0	0	0
E-voting	8	8	7	1	0
Total	8	8	7	1	0

**RESULT:** The number of votes cast in favour is more than votes cast against the resolution, we report that the Ordinary Resolution with regard to Item no. 01 as set out in the Notice of the EGM is passed in favour of the resolution with requisite majority.

Resolution required: Special	To approve raising of funds by issuance of securities.						
Whether promoter/ promoter group are interested in the agenda/resolution?	No						
¥7.45	Total Votes Cast Votes Cast		Votes				
Voting pattern	Total	Valid	In Favour	Against	*Abstained/Invalid		
Poll	0	0	0	0	0		
E-voting	8	8	7	1	0		
Total	8	8	7	1	0		

RESULT: The number of votes cast in favour is more than votes cast against the resolution, we report that the Special Resolution with regard to Item no. 02 as set out in the Notice of the EGM is passed in favour of the resolution with requisite majority.

#### **RESULTS:**

The Register, all other papers and relevant records relating to electronic voting shall remain in our safe custody until the Chairman considers, approves and signs the Minutes of the aforesaid Extra Ordinary General Meeting and the same will be handed over to the Company Secretary for safe custody.

The above-mentioned resolutions are deemed to have been passed with requisite majority as on the date of EGM of the Company i.e. Thursday 25<sup>th</sup> January, 2024.

Thanking you,

For M/s Abhishek Jain & Associates

Practicing Company

C.P. No.

CS Abhishek Jain

Proprietor FCS No: 12714 COP: 14857

UDIN: F012714E003306664 Date: 25th January 2024

Place: Raipur

## e-Voting Module



### Result File :127447

EVEN	ISIN	ISIN_NAME	START_DATE	END_DATE	RESULT_DAT E	STATUS	EVEN_RATIO
127447	INE0L2Y01011	ARHAM TECHNOLOGIES LIMITED EQ	22-01-2024	24-01-2024	27-01-2024	U	1.00

EVEN	RESOLUTION_ID	OPTION_ID	OPTION_NAME	VOTER_COUNTS	VOTE_COUNTS
127447	1	1	I/We assent to the resolution(For/ Yes/ Favour)	7	6180000.000
127447	1	2	I/We dissent to the resolution(Against/ No)	1	3000.000
127447	2	1	I/We assent to the resolution(For/ Yes/ Favour)	7	6180000.000
127447	2	2	I/We dissent to the resolution(Against/ No)	1	3000.000

EVEN	USER_ID	USER_NAME	RESOLUTION_ID	OPTION_I D	HOLDING S	VOTES	CAST_VOTE_DATE
127447	IN30281411359092	SAMEER MADAN	1	2	3000.000	3000.000	Jan 23, 2024 10:28:58 AM
127447	IN30281411359092	SAMEER MADAN	2	2	3000.000	3000.000	Jan 23, 2024 10:28:58 AM
127447	IN30299410099047	ANKIT JAIN	1	1	1749000.000	1749000.000	Jan 23, 2024 11:23:37 PM
127447	IN30299410099047	ANKIT JAIN	2	1	1749000.000	1749000.000	Jan 23, 2024 11:23:37 PM
127447	IN30299410099055	KANIKA JAIN	1	1	13500.000	13500.000	Jan 23, 2024 11:29:18 PM
127447	IN30299410099055	KANIKA JAIN	2	1	13500.000	13500.000	Jan 23, 2024 11:29:18 PM
127447	IN30299410099063	ANEKANT JAIN	1	1	1134000.000	1134000.000	Jan 23, 2024 11:30:24 PM
127447	IN30299410099063	ANEKANT JAIN	2	1	1134000.000	1134000.000	Jan 23, 2024 11:30:24 PM
127447	IN30299410099653	ROSHAN JAIN	1	1	1962000.000	1962000.000	Jan 24, 2024 1:05:43 PM
127447	IN30299410099653	ROSHAN JAIN	2	1	1962000.000	1962000.000	Jan 24, 2024 1:05:43 PM
127447	IN30299410099942	ROSHAN JAIN SONS	1	1	480000.000	480000.000	Jan 24, 2024 1:07:57 PM
127447	IN30299410099942	ROSHAN JAIN SONS	2	1	480000.000	480000.000	Jan 24, 2024 1:07:57 PM
127447	IN30299410099071	RUKMANI JAIN	1	1	840000.000	840000.000	Jan 24, 2024 1:09:41 PM
127447	IN30299410099071	RUKMANI JAIN	2	1	840000.000	840000.000	Jan 24, 2024 1:09:41 PM
127447	IN30299410099127	PRANAV AGRAWAL	1	1	1500.000	1500.000	Jan 24, 2024 1:24:02 PM

127447		PRANAV AGRAWAL	2	1	1500.000	1500.000	Jan 24, 2024 1:24:02 PM
12/77/	11130233410033121	I IM II II I I I I I I I I I I I I I I	<del>-</del>	1	1300.000	1300.000	Jan 27, 2027 1.27.02 1 W