To,

BSE Limited Scrip Code: 542650 National Stock Exchange of India Ltd

Date: March 02, 2024

Scrip Symbol: METROPOLIS

Dear Sir/ Madam,

Sub: Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements), Regulations 2015 ("Listing Regulations").

Pursuant to Regulation 30 of the Listing Regulations read with SEBI Circular No SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated 13 July 2023, please find below details in the requisite format.

Particulars	Details
Name of the Authority	Income Tax Authority (Assessing Officer).
Nature and the details of the action(s) taken, initiated or order(s) passed	The Company has received assessment orders under section 143(3) / 147 of Income-Tax Act, 1961, ("Act") passed by the Office of the Assistant Commissioner of Income Tax, Mumbai, Income Tax Department ("ACIT") ("Order") pertaining to AY 2019-20 and AY 2021-22.
Date of receipt of direction or order, including any ad-interim or interim orders or any other communication from the authority	Order dated 26/02/2024 for the AY 2019-20, received on 01/03/2024 Order dated 28/02/2024 for the AY 2021-22, received on 01/03/2024
Demand amount and Details of the violation (s) / contravention (s) committed or alleged to be committed	An income tax demand of INR 6.19 Crore (tax + interest) raised by ACIT for AY 2019-20 and AY 2021-22.
	Actual demand for AY 2019-20 and AY 2021-22 shall be INR 3.89 Crore after adjusting rectification of INR 9.56 Crore (as per note 1 below) and adjusting the refund of INR 7.26 Crore pertaining to AY 2019-20 and 2021-22. [Actual demand raised INR 6.19 Cr <i>Less</i> Rectification of INR 9.56 Crore <i>Add</i> Refund of INR 7.26 Crore = INR 3.89 Crore].
	Note 1: For INR 9.56 Crore of demand (tax + interest) for AY 2019-20, the Company has brought to the notice of ACIT that an error has occurred during the computation of tax and ACIT has not granted credit for certain taxes already paid by the Company. The Company has filed an application for rectification and issuance of the rectification order under section 154 of the Act, on account of TDS credit, advance tax, self-assessment tax credits not allowed. ACIT has accepted the application and is in the process to rectify.
Impact on financial operation or other activities of the listed entity, quantifiable in monetary terms to the extent possible	Based on the advice of the learned counsel, we believe that the said Order will not have any immediate material financial impact on the Company as there is merit in the accounting principle applied by the Company. We will be filing an appropriate appeal before the CIT (Appeal) against the assessment Order.

This is for your information and records.

Thanking you,

For Metropolis Healthcare Limited

Kamlesh C Kulkarni Head – Legal & Secretarial



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Metropolis Healthcare Limited

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