

Date: July 13, 2021

National Securities Depository Limited 4th Floor, 'A' Wing, Trade World, Kamala Mills Compound, Senapati Bapat Marg, Lower Parel, Mumbai - 400 013

Sub.: Corporate Action for allotment of 35,000 Optionally Fully Convertible

Debentures on Rights Basis of Radisys India Private Limited

("Company")

Dear Sir,

Pursuant to the approval of the Board of Directors and Shareholders of the Company at their meetings held on February 24, 2021 and February 25, 2021, respectively, the Company has allotted 35,000 Unsecured Optionally Fully Convertible Debentures of Rs. 10,000 (Rupees Ten Thousand only) each ("**OFCD**"), for cash at par, aggregating to Rs. 35,00,00,000 (Rupees Thirty-Five Crores only), on a rights basis.

Accordingly, please find enclosed herewith the following documents for initiating corporate action:

- 1. Duly executed Corporate Action Information Form for OFCD including Annexure A;
- 2. Certified copy of Allotment Certificate for allotment of OFCD;
- Certified copy of Board Resolution approving the issue of OFCD and term sheet:
- 4. Certified copy of e-form PAS 3 filed with the Registrar of Companies alongwith copy of Challan; and
- List of Allottees.

The stamp duty of Rs. 17,500/- (Rupees Seventeen Thousand Five Hundred Only) have been paid on the allotment of OFCD on June 25, 2021 vide Challan Receipt No.: NSDL/2022/45257.

Payment of the Corporate Action Fee will be made separately.

We request you to process the Corporate Action applications at the earliest.

Thanking you,

For Radisys India Private Limited

Divya Alwani

Divya Alwani Company Secretary ICSI Membership No. A64035

Encl.: As above



CORPORATE ACTION INFORMATION FORM

(For Debt instruments - Allotment)

Ref. No.: RIPL / OFCD Date: July 13, 2021

To, Vice President National Securities Depository Limited Trade World, A Wing Kamala Mills Compound, Lower Parel Mumbai – 400013.

We wish to execute corporate action to **credit** the following securities to the accounts in NSDL. The details of the securities allotted are given below:

Corporate Action Description	Rights Basis
(Public Issue, Private Placement, etc.)	
ISIN	INE05HP08024
Security Description	0.0001% Coupon, Unsecured Optionally
	Fully Convertible Debentures
Listing Status (✓ applicable)	☐ Listed / Proposed to be listed at BSE
	☐ Listed / Proposed to be listed at NSE
	✓Unlisted
Type of Issuance	Fresh Issuance
(Fresh Issuance, Reissuance, etc.)	
Allotment Date	June 28, 2021
Face Value per security	Rs. 10,000
Issue Price per security	Rs. 10,000
Paid-up Price per security	Rs. 10,000
Issue Size (in Rs. Crs.)	Rs. 35 Crore
Distinctive Numbers (From – To)	1-35000
Whether this issue is placed through	(Yes/ No)
Electronic Book Provider (EBP)	
Mechanism	
If through EBP, name of Electronic	N.A.
Book Provider	
Funds Settlement	☐ Through Clearing corporation
(Tick any one as applicable)	☐ Through Issuer's Escrow Bank
If through Clearing Corporation, name	N.A.
of clearing corporation	



Allotment Details	No. of records	No. of Securities (Quantity)
Electronic Form – NSDL	1	35,000
Electronic Form – CDSL	NIL	NIL
Physical Form	NIL	NIL
Total Allotted	1	35,000

I, **Divya Alwani, Company Secretary of Radisys India Private Limited** declare that the issuer has obtained all the necessary approvals for the aforesaid issue of securities and is in compliance with all the applicable rules and regulations. The allotment is in terms of Board Resolution dated February 24, 2021 (copy enclosed / copy already submitted to NSDL on vide letter dated).

Signature :

Divya Alwani Company Secretary ICSI Membership No. A64035

Notes:

- 1. Enclose a copy of the Board Resolution for allotment of the above securities.
- 2. Ensure that the above details reach NSDL atleast two days before execution of corporate action.
- 3. The form should be signed by the Company Secretary or Compliance Officer or Managing Director.
- 4. After submitting the Corporate Action Information Form and payment of fees to NSDL, you may advise your R & T Agent / Registry Division to execute the corporate action.



Annexure A

Date: July 13, 2021

To,
The Managing Director,
National Securities Depository Limited.
Trade World, 4th floor,
Kamala Mills Compound,
Senapati Bapat Marg,
Lower Parel, Mumbai - 400 013

Dear Sir,

We intend to issue securities under existing ISIN as per details given below. We hereby declare that there is no modification in terms or structure of the issue viz. change in terms of payment, change in interest pay-out frequency etc. and are pari passu with the bonds / debentures under the following ISIN wherein the new securities being issued.

Details of current issue:

ISIN	N.A.
Date of Allotment (in DD-MM-YYYY)	N.A.
Date of Maturity (in DD-MM-YYYY)	N.A.
Allotment Quantity	N.A.
Issue Price (in Rs.)	N.A.
Face Value (in Rs.)	N.A.
Issue Size (in Rs. Crs.)	N.A.
Certificate Nos./Distinctive Nos. (From –	N.A.
To)	

<u>Issuance history under the aforesaid ISIN (including current issue):</u>

Sr. No.	Date of Allotment	Allotment Quantity	Cumulative Quantity	Issue Price (in Rs.)	Issue Size (in Rs. Crs.)	Cumulative Issue Size (in Rs. Crs.)
			N.A.			

Note: Since this is a fresh issue, this annexure is not applicable.

For Radisys India Private Limited

Divya Alwani Company Secretary

ICSI Membership No. A64035



TO WHOMSOEVER IT MAY CONCERN

Pursuant to the resolution passed by the Board of Directors of the Company at its meeting held on February 24, 2021, approving the issue of 0.0001% Coupon, Unsecured Optionally Fully Convertible Debentures of Rs. 10,000 each (hereinafter referred to as the "**OFCDs**"), for cash at par, in one or more tranche(s), from time to time on rights basis, I, Komanduri Seshaseyana Venugopal, Authorized Representative of the Company, on receipt of the subscription amount, have hereby allotted on June 28, 2021, 35,000 OFCDs as per the following details:

Sr.	Name of Allottee	Number of OFCDs	Amount
No.		Allotted	(in Rs.)
1.	Jio Platforms Limited	35,000	35,00,00,000

For Radisys India Private Limited

Komanduri Seshaseyana Venugopal

Authorized Representative

Date: June 28, 2021 **Place:** Hyderabad



CERTIFIED TRUE COPY OF THE RESOLUTION PASSED UNANIMOUSLY BY THE BOARD OF DIRECTORS OF RADISYS INDIA PRIVATE LIMITED AT THEIR MEETING HELD ON FEBRUARY 24, 2021

"RESOLVED THAT pursuant to the provisions of sections 62, 71 and 179 and all other applicable provisions of the Companies Act, 2013 (hereinafter referred to as the "Act") read with the Companies (Share Capital and Debentures) Rules, 2014 and other applicable rules made under the Act, and in accordance with the articles of association of the Company and subject to the approval of the members of the Company by way of a special resolution, the approval of the Board of Directors of the Company be and is hereby accorded to create, issue, offer and allot upto 50,000 (Fifty Thousand), 0.0001% (Zero point Zero Zero Zero One Percent) Coupon, Unsecured Optionally Fully Convertible Debentures of Rs. 10,000 (Rupees Ten Thousand only) each ("OFCD"), for cash at par, aggregating to Rs. 50,00,00,000 (Rupees Fifty Crore only), in one or more tranche(s) or series, from time to time, to the holders of equity shares of the Company on rights basis, on the terms and conditions contained in the draft Letter of Offer which includes Application Form, as circulated along with the agenda;

RESOLVED FURTHER THAT the Letter of Offer and the Application Form, circulated to the Board, be and is hereby approved and that Mr. Anshuman Thakur (DIN: 03279460) and Mr. Nitesh Varshney (DIN: 01494603), Directors of the Company, be and are hereby severally authorized to make all such changes as may be necessary to finalise the same including but not limited to fix the 'record date', to determine the issue opening and closing dates, finalise, sign and issue Letter of Offer and Application Form;

RESOLVED FURTHER THAT the OFCD be issued and allotted, inter-alia, on the following terms and conditions and such additional terms as specified in the Letter of Offer and the Application Form:

Face Value	Each OFCD shall have a face value of Rs. 10,000
Issue Price	Each OFCD shall have an issue price of Rs. 10,000
Interest	The OFCD shall carry a cumulative interest of 0.0001% per annum. The interest on the OFCD shall accrue and be payable on maturity/redemption.



Option for Conversion	The Company shall have an option for conversion at any time after allotment of the OFCD by giving one month notice to the OFCD holder, into such equal number of Equity Shares/such securities, based on the conversion ratio provided herein below, Number of Equity Shares/such securities issued upon conversion of 1 (one) OFCD = Face Value of 1 OFCD / Fair Market Value ("FMV") of 1 Equity Share/such securities at the time of conversion
Tenure / Redemption	The tenure of each OFCD shall be 10 (ten) years from the date of its issuance. The OFCD may be redeemed at any time earlier than 10 years (at any date after expiry of 30 days from the date of allotment of the OFCD) at the option of the Company. The OFCD shall be redeemable at par with the interest.
Transfer	The OFCD shall be transferrable, subject to the provisions of the Act, the Memorandum, Articles, and any other statutory provisions, rules, directions as may be applicable to the Company, transferor and transferee concerned, as per applicable Law.
Listing/Trading	These OFCD will not be listed / traded in any stock exchange in India
Renunciation	Equity Shareholders shall be entitled to renounce OFCD offered to them in full or in part, in favour of any other person or persons.
Security	Since the OFCD are unsecured, no security shall be created.
Application for additional OFCD	Equity shareholders will be allowed to apply for additional OFCD
Disposal of unsubscribed portion	Board to decide at its discretion
Ranking of equity shares on conversion	The equity shares arising out of conversion of the OFCD will rank <i>pari passu</i> in all respects with the then outstanding equity shares of the Company on the date of such conversion, except for dividend, if declared, shall be paid on pro-rata basis from the date of allotment of such equity shares.
Conditions attached to OFCD	The OFCD shall; a) Not carry any rights as to voting and dividend. b) Not confer any right on the holders thereof to participate in any issue of bonus shares or shares issued by way of capitalization of shares.



c)	Not confer any rights upon holders thereof to participate in
	any offer or invitation by way of rights or otherwise to
	subscribe for additional shares in the Company.

RESOLVED FURTHER THAT the Directors, Shri Komanduri Seshaseyana Venugopal and Shri N Chandrasekhar Reddy, Authorised Representatives of the Company ("**Authorised Signatories**") be and are hereby severally authorized to do all such acts and deeds in connection with the issue of OFCD including but not limited to:

- (i) seek, if required, any approval, consent or waiver from any/all creditors or any other third parties as may be required in connection with the issue, offer and allotment of the OFCD;
- (ii) finalise, sign and submit the requisite documents with the depositories / registrar and transfer agents or any other intermediary;
- (iii) buyback / redeem as per the terms of issue the OFCD so issued, before its maturity;
- (iv) sign all such deeds, documents, applications, undertakings, disclosures, writings, papers, allotment advice, etc. as may be necessary in relation to the issue and allotment of the OFCD;
- (v) negotiate, agree, accept, sign and execute all agreements, instruments, power of attorney, indentures, deeds, declarations, letters, writings, undertaking and other documents pertaining, to the transactions contemplated by, or in relation to the OFCD:
- (vi) take all actions and generally do such acts, deeds and things as may be considered necessary for the purpose of giving effect to this resolution;
- (vii) nominate/ appoint / authorize from time to time, executive(s) of the Company and/or any other person(s) as authorized representative(s) of the Company for all or any of the matters specified above;
- (viii) certify as having been adopted by the Board, any and all resolutions necessary, advisable or appropriate to consummate the transactions contemplated by, or in relation to the OFCD or its other obligations in relation to the OFCD as contemplated by the foregoing resolutions.



RESOLVED FURTHER THAT the Authorised Signatories be and are hereby severally authorised to allot the OFCD, execute corporate actions for crediting the OFCD to the demat account of the allottee and make necessary entries in the Register of Members in respect of the allotment so made;

RESOLVED FURTHER THAT KFin Technologies Private Limited, Registrar and Transfer Agents of the Company, be and is hereby authorised to issue, upon allotment of the OFCD, in the name of the depository(ies), the debenture certificate for the OFCD bearing the fascimile signatures of any two Directors of the Company;

RESOLVED FURTHER THAT the Authorised Signatories, be and are hereby severally authorized to do, execute and perform all such acts, deeds, matters and things necessary, proper or desirable in connection with or incidental to, or expedient for the purpose of, giving effect to this resolution;

RESOLVED FURTHER THAT if necessary, the common seal of the Company be affixed such documents as may be required, in the presence of any of the Authorised Signatories, who shall counter-sign the same in token thereof, and for this purpose the common seal be temporarily taken out of the registered office of the Company;

RESOLVED FURTHER THAT a copy of the above resolution, certified to be true by any Director of the Company, be forwarded to the persons / authorities concerned for necessary action."

CERTIFIED TO BE TRUEFor **Radisys India Private Limited**

DATO

Divya Alwani Company Secretary ICSI Membership No. A64035

Date: July 13, 2021 Place: Mumbai



Term Sheet

Face Value	Each OFCD shall have a face value of Rs. 10,000
Issue Price	Each OFCD shall have an issue price of Rs. 10,000
Interest	The OFCD shall carry a cumulative interest of 0.0001% per annum. The interest on the OFCD shall accrue and be payable on maturity/redemption.
Option for Conversion	The Company shall have an option for conversion at any time after allotment of the OFCD by giving one month notice to the OFCD holder, into such equal number of Equity Shares/such securities, based on the conversion ratio provided herein below,
	Number of Equity Shares/such securities issued upon conversion of 1 (one) OFCD = Face Value of 1 OFCD / Fair Market Value ("FMV") of 1 Equity Share/such securities at the time of conversion
Tenure / Redemption	The tenure of each OFCD shall be 10 (ten) years from the date of its issuance.
	The OFCD may be redeemed at any time earlier than 10 years (at any date after expiry of 30 days from the date of allotment of the OFCD) at the option of the Company.
	The OFCD shall be redeemable at par with the interest.
Transfer	The OFCD shall be transferrable, subject to the provisions of the Act, the Memorandum, Articles, and any other statutory provisions, rules, directions as may be applicable to the Company, transferor and transferee concerned, as per applicable Law.
Listing/Trading	These OFCD will not be listed / traded in any stock exchange in India
Renunciation	Equity Shareholders shall be entitled to renounce OFCD offered to them in full or in part, in favour of any other person or persons.
Security	Since the OFCD are unsecured, no security shall be created
Application for additional OFCD	Equity shareholders will be allowed to apply for additional OFCD
Disposal of unsubscribed portion	Board to decide at its discretion
Ranking of equity shares on conversion	The equity shares arising out of conversion of the OFCD will rank pari passu in all respects with the then outstanding equity shares of the Company on the date of such conversion, except for



	dividend, if declared, shall be paid on pro-rata basis from the date of allotment of such equity shares.
Conditions attached to OFCD	The OFCD shall; a) Not carry any rights as to voting and dividend. b) Not confer any right on the holders thereof to participate in any issue of bonus shares or shares issued by way of capitalization of shares. c) Not confer any rights upon holders thereof to participate in any offer or invitation by way of rights or otherwise to subscribe for additional shares in the Company.

For Radisys India Private Limited

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Divya Alwani Company Secretary ICSI Membership No. A64035

Date: July 13, 2021 Place: Mumbai

FORM NO. PAS-3

[Pursuant to section 39(4) and 42 (9) of the CompaniesAct, 2013 and rule 12 and 14 of the Companies (Prospectus and Allotment of Securities) Rules, 2014]



Return of Allotment

Form language (English O Hindi Refer the instruction kit for filing the form. 1.(a) Corporate Identity Number (CIN) of company U72200KA2004PTC033252 Pre-till (b) Global Location Number (GLN) of Company RADISYS INDIA PRIVATE LIMITED 2.(a) Name of the company 6thFloor, ElectraWing B, ExcraBusinessPark Behind (b) Address of the Registered PrestigeTechPark, Marathahalii SarjapurOuterRing Rd office of the company Bangalore Bangalore Kamataka 560103 (c) "Email ID of the company Chethan.Kumar@radisys.com 3. Securities allotted payable in cash Number of allotments 1 (i) Date of allotment (DD/MM/YYYY) 28/06/2021 (ii)(a) Date of passing shareholders' resolution (DD/MM/YYYY) (b) SRN of Form No. MGT-14

Particulars	Preference shares	Equity shares without Differential rights	Equity Shares with differential rights	Debentures
Brief particulars of terms and conditions			1	Unsecured Optionally Fully
Number of securities allotted				35,000
Nominal amount per security (in Rs.)				10000,00
Total nominal amount (in Rs.)				350,000,000
Amount paid per security on application (excluding premium) (in Rs.)				10000.00
Total amount paid on application (excluding premium) (in Rs.)				350,000,000
Amount due and payable on allotment per security (excluding premium) (in Rs.)				0.00
Total Amount payable on allotment (excluding premium) (in Rs.)				0.00
Premium amount per security due and payable (if any) (in Rs.)				0.00
Total premium amount due and payable (if any) (in Rs.)				0.00
Premium amount paid per security (if any)				0.00
Total premium amount paid (if any) (in Rs.)				0,00
Amount of discount per security (if any) (in Rs.)		1		0.00
Total discount amount (if any) (in Rs.)				0.00
Amount to be paid on calls per security (if any) (excluding premium) (in Rs.)				0.00
Total amount to be paid on calls (if any) (excluding premium) (in Rs.)				0.00

(i) Date of allotment (ii)(a) Date of passing shareholders' resolution (b) SRN of Form No. MGT-14			(DD/MM/YYYY) (DD/MM/YYYY)		
Particulars	Preference shares	Equity shares without Differential rights	Equity Shares with differential rights	Depentures	
Number of securities allotted		porton and angles	CHILD OF MARK 1 SELECT		
Nominal amount per security (in Fis.)					
Total nominal amount (in Rs.)					
Amount to be treated as paid up (in Rs.) on each security					
Premium amount per security (if any) (in Rs.)					
Total premium amount (if any) (in Rs.)					
Amount of discount per security (if any) (in Rs.)					
Total discount amount (if any) (in Rs.)					
Consideration for which such securities have been allotted. (a) Property and assets acquired.	Description of	the consideration	Value (amount in	1 Rs.)	
(b) Goodwill		_			
(c) Services (give nature of services)					
(d) Conversion of Debentures					
(e) Conversion of Loans					
(f) Other items (to be specified)					
(v)* Whether an agreement or contract is execused (if yes, attach a copy of such agreement or (vi) Whether valuation report of the Valuated personal contract in the valuated personal contract is executed to the valuated personal contract in the valuated personal contract is executed to the valuated personal contract in the valuated personal contract is executed to the valuated personal contract in the valuated personal contract is executed to the valuated personal contract in the valuated personal contract is executed to the valuated personal contract in the valuated personal	contract).	Yes O No	es for consideration	other than	

4. Securities allotted for consideration other than cash

5. Bonus shares issued	
(a) Date of allotment	(DDMMYYYY)
(b) Number of bonus shares	
(c) Nominal amount per share (in Rs.)	
(d) Amount to be treated as paid up per share (in Rs.)	
(e) " Date of passing shareholders' resolution	(DDMM/YYYY)
(f) SRN of Form No MGT-14	
6. In respect of private placement	
(a) Category to whom allotment is made:	
Existing shareholders	
Employee	
☐ Directors	
Qualified Institutional Buyers	
☐ Others	
(b) Declaration that in respect of preferential allotment or private place	pernent the company has:
allofted securities to less than two hundred persons in aggregation	te in a financial year excluding exempted categories;
offered such securities through private placement offer letter are been issued for the same;	nd no prospectus or any other public advertisement has
completed allotment in respect of earlier private placement offer	re;
received money payable on subscription of such securities thro but not in cash;	ugh cheque or demand draft or other banking channels
made such offers only to the persons whose names were record persons have received such offer by name;	ded by the company prior to such invitation and such
Maintained a complete record of such offers and acceptances in	n Form No. PAS-5.

7." Capital structure of the company after taking into consideration the above allotment(s) of shares:

Particulars	Authorized capital of the company	Issued capital of the company	Subscribed capital	Paid up capital
Number of equity shares	210,000	210,000	210,000	210,000
Nominal amount per equity share	10	10	10	10
Total amount of equity shares	2,100,000.00	2,100,000.00	2,100,000.00	2,100,000.00
Number of preference shares	0	o	0	o
Nominal value per preference share				
Total amount of preference shares				
Unclassified shares				
rotal amount of unclassified shares (in Rs.)				
Total	2,100,000.00	2,100,000.00	2,100,000.00	2,100,000.00

8." Debt Structure of the company after taking into consideration the above allotment(s) of debentures/ other security;

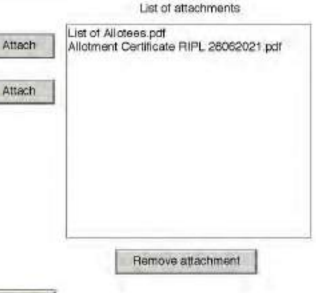
Particulars	Total number of securities	Nominal value per unit of security	Total amount
Debentures	50,000	10000	50,000,000
Secured loans			a
Others, specify	0	0	0

9	Whether complete list of allottees has been enclosed as an attachment.	6
	In case No, then submit the details of all the allottees in a CD separately.	-

(Yes	0	Min
100	0	140

 100.00	nmen	

- List of allottees. Attach separate list for each allotment (refer instruction kit for format). If not attached, then it shall be submitted separately in a CD.
- 2." Copy of Board or shareholders' resolution.



7. Optional attachment(s), if any.

Attach

Decla	aration
I am authorized by the Board of Directors of the Company vide	resolution no " 01 dated 14/06/2021
to sign this form and declare that all the requirements of Comp	anies Act, 2013 and the rules made thereunder in respect of
the subject matter of this form and matters incidental thereto ha	ave been complied with. Whatever is stated in this form and it
the attachments thereto is true, correct and complete and no in	nformation material to the subject matter of this form has been
suppressed or concealed and is as per the original records ma	intained by the promoters subscribing to the Memorandum of
Association and Articles of Association.	
It is further declared and verified that:	
1. All the required attachments have been completely, correctly	y and legibly attached to this form.
2. The list of allottees is correct and complete as per records of	f the company.
3. Where the securities are issued other than cash, the contract	t as well as list of allottees and any other contract of sale, or
contract for services or other consideration in respect of white	ch that allotment is made is attached herewith. If not, then an
attachment has been attached by the company mentioning a	all the particulars of the contract in writing.
To be digitally signed by	Charles September 1
Designation Company Secretary	HINSEL TESTED
Director identification number of the director; or	
DIN or PAN of the manager or CEO or CFO; or	64035
Membership number of the Company Secretary	
Certificate by practic	cing professional
declare that I have been duly engaged for the purpose of certification of the Companies Act, 2013 and rules the incidental thereto and I have verified the above particulars (inclinaintained by the Company/applicant which is subject matter of and no information material to this form has been suppressed.	ereunder for the subject matter of this form and matters uding attachment(s)) from the original/certified records this form and found them to be true, correct and complete
 The said records have been properly prepared, signed by the the relevant provisions of the Companies Act, 2013 and were 	re found to be in order,
II. All the required attachments have been completely and legit	
To be digitally signed by	TO MAKE AND DESCRIPTION OF THE PROPERTY OF THE
Chartered accountant (in whole-time practice) or Co	et accountant (in whole-time practice) or
Company secretary (in whole-time practice)	
Whether associate or fellow Associate	w
Membership number	1182

Note: Attention is also drawn to provisions of Section 448 of the Act which provide for punishment for false statement and certification.

8131

Certificate of practice number



This eForm has been taken on file maintained by the registrar of companies through electronic mode and on the basis of statement of correctness given by the filing company.

MINISTRY OF CORPORATE AFFAIRS RECEIPT

G.A.R.7

SRN: T29493194 **Service Request Date**: 05/07/2021

Payment made into : HDFC Bank

Received From:

Name: Rahul Dashrath Sawale

Address: J/13, Chembur BARC Colony

Near MAA Hospital, R. C. Marg Chembur

Mumbai, Maharashtra

India - 400071

Entity on whose behalf money is paid

CIN: U72200KA2004PTC033252

Name: RADISYS INDIA PRIVATE LIMITED

Address: 6thFloor,ElectraWing B,ExoraBusinessPark Behind

PrestigeTechPark,Marathahalli SarjapurOu terRing Rd

Bangalore, Karnataka

India - 560103

Full Particulars of Remittance

Service Type: eFiling

Service Description	Type of Fee	Amount(Rs.)
Fee For Form PAS-3	Normal	400.00
	Total	400.00

Mode of Payment: Internet Banking - HDFC Bank

Received Payment Rupees: Four Hundred Only

Note –The Registrar may examine this eForm any time after the same is processed by the system under Straight Through Process (STP). In case any defects or incompleteness in any respect is noticed by the Registrar , then this eForm shall be treated and labeled as defective and the eForm shall have to be filed afresh with the fee and additional fee, as applicable. (Please refer Rule 10 of the Companies (Registration offices offices and Fees) Rules, 2014)



LIST OF ALLOTTEE

Sr. No.	Name of Allottee	DP ID	Client ID	No. of OFCD
1.	Jio Platforms Limited	IN302927	10349233	35,000

For Radisys India Private Limited

Divya Alwani

Company Secretary ICSI Membership No. A64035

Date: July 13, 2021 **Place:** Mumbai