

January 15, 2026

To,
Listing Department
National Stock Exchange of India Limited
Exchange Plaza
Plot no. C/1, G Block
Bandra Kurla Complex, Bandra (E)
Mumbai 400 051

Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai 400 001

Symbol: CPPLUS
ISIN: INE819V01029

Scrip Code: 544466
ISIN: INE819V01029

Dear Sir / Madam,

Sub.: Order imposing fine/ penalty by Office of The Commissioner of Customs Chennai-II (Imports)

Pursuant to Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), as amended, read with SEBI Master Circular dated November 11, 2024, this is to inform that the Company has received an Order-In-Original (O-I-O) No. 117308 /2026 dated January 13, 2026 passed by the Office of the Commissioner of Customs Chennai-II (Imports).

The Order was received by the Company on January 14, 2026, through an email, at 14:43 (IST).

The disclosures as required under Regulation 30 of SEBI Listing Regulations are given in **Annexure A**.

This Disclosure will also be hosted on our Company's website viz. <https://www.adityagroup.com/>

Kindy take the same on record.

For and on behalf of **Aditya Infotech Limited**

Roshni Tandon
Company Secretary & Compliance Officer
Membership Number: A21150

Annexure A

S.No	Particulars	Details
1.	Name of the Authority	Office of The Commissioner of Customs Chennai-II (Imports)
2.	Nature and details of action(s) taken or order(s) passed	<p>The company has received an Order-in- original vide order no. 117308 /2026 dated January 13, 2026, wherein a demand for differential custom duty amounting to Rs. 10,32,87,833/- along with Penalty u/s 114A equivalent to aforementioned custom duty amounting to Rs. 10,32,87,833/-, Redemption fine u/s 125(1) amounting to Rs. 4,00,00,000/-, Additional Penalty under section 114AA amounting to Rs. 4,00,00,000/- and Penalty on Company's Personnel and CHA u/s 112(a) of Rs. 2,20,00,000/- of the Customs Act 1962 aggregating to Rs. 30,85,75,666/- (excluding interest) was raised, for alleging incorrect availment of concession under Customs Exemption Notification No. 57/2017 and No. 24/2005 on import of 4G routers.</p> <p>The 4G routers were cleared with NIL Duty + 18% IGST, whereas department is of the view that these items are "Devices for assessing cellular Internet using 4G LTE" and are under exclusion list of notification no 57/2017 and accordingly should be assessed under CTI 8517 6290 with BCD 20% + SWS 10% +IGST 18%.</p> <p>Further the Company had deposited amount of Rs. 6 crores against potential duty liability before issuance of order.</p> <p>The Company believes that the levied duty and related penalties are exempted under the Customs Act, 1962 and therefore intends to file an appeal before the appropriate authority against the aforementioned order.</p>
3.	Date of receipt of direction or order, including any ad interim or interim orders, or any other communication from the authority	January 14, 2026
4.	Details of violation(s)/ contravention(s) committed or alleged to be committed	The order is alleging incorrect availment of customs duty concessions on import under Customs notification No. 57/2017 under the Custom Act, 1962.
5.	Impact of financial, operation or other activities of the Listed entity, quantifiable in monetary terms to the extent possible	Other than above amount to be paid by the Company, there is no material impact on the financials of the Company nor have any impact on operational or other activity of the Company.