TENDER FORM FOR ELIGIBLE SHAREHOLDERS HOLDING DEMAT SHARES FORM OF ACCEPTANCE-CUM-ACKNOWLEDGEMENT

				BUYBACK OPENS ON:		Thursday Feb	oruai	ry 25, 2021
				BUYBACK CLOSES ON:		Wednesday,	Marc	th 10, 2021
Bid Number				For R	egis	strar use		
Date:				Inward No.	Da	te	S	tamp
Dpid/ClientId				Status: Please tick appropriat	e bo	x		
		Individual		Foreign Institutional Investors / Foreign F	Portfo	olio Investors		Insurance Company
		Foreign Company		Non Resident Indian / OCB			П	FVCI
		Body Corporate		Bank / Financial Institution				Pension/ PF
		VCF		Partnership/ LLP				Others (specify)
India Tax Residency Status: Please tick appro	oriate	box						
Resident in India Non-Resident in India				(Shareholder to fill the country of residence	æ)			
Route of Investment (For NR Shareholders only					,			
`	•	at Cahama						
☐ Portfolio Investment Scheme ☐ Foreign Invertor,	estmer	nt Scheme						
The Board of Directors								
GAIL (India) Limited								
C/o. MCS Share Transfer Agent Limited.								
F-65, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi - 110020								
Tel: 011-41406149; Fax: 011-41709881								
Dear Sirs,								
Sub: Letter of Offer dated February 16, 2021 fo					ited	(the "Compan	y") a	at a price of Rs. 150/-
(Rupees One Hundred Fifty only) per Equity Sha					- i	raananaa ta th	o Di	" book on the terms
 I/We having read and understood the Letter of and conditions set out below and in the Letter of 		ualed February 16, 2	.0211	lereby terider / olier my/ our Equity Shares	SIII	response to tri	еы	lyback on the terms
2. I / We authorise the Company to Buyback the		Shares offered (as r	nenti	oned below) and to issue instruction(s) to	the	Registrar to th	e Bı	uyback to extinguish
the Equity Share. (to extent of acceptability of sh	ares u	nder Buyback offer).		,		-		
3. I / We hereby affirm and warrant that the Equity	/Shar	es comprised in this	tend	er / offer are offered for Buyback by me / u	s are	e free from all l	iens	, equitable interest,
charges and encumbrance. 4. I / We declare and warrant that there are no re	etraint	e / injunctions or oth	er or	der(s)/ covenants of any nature which limit	te/r	petricte in any	mar	oner my/our right to
tender Equity Shares for Buyback and that I / We						estricts in any	IIIai	inermy/ourngmit
5. I/We agree that the Company will pay the Buyl						hat the consid	erati	ion will be paid as per
secondary market mechanism. The Eligible Sha					oldr	cked to receive	cre	dit in case of return of
Equity Shares due to rejection or due to the Buylo		• • • • =			lom	ont in whole o	r in r	part or in excess of the
Eligible Shareholders to whom the Buyback is entitlement.	mau	e are free to terider E	quity	Shares to the extent of their buyback Entit	uem	ent in whole of	Шμ	art or in excess or the
7. I / We agree that the consideration for the acce	epted l	Equity Shares will be	paid	to the Eligible Shareholder as per the pro	ovisi	ons of Buybacl	k Re	gulations and circular
issued by SEBI. 8. I/We agree that the excess demat Shares or u	nacce	nted demat Shares	if an	, tendered would be returned to the Fligib	ی ما	hareholder as	nor	the provision of
Buyback Regulations and circulars issued by St		pied demai onares,	ii ai iy	, tendered would be returned to the English	100	naienoidei as	pei	ale provision of
9. I / We undertake to return to the Company any						·	,	
10. I / We undertake to execute any further docur								
the Buyback Regulations.	.,	, , , , , , , , , , , , , , , , , , , ,	u IC D	dyback in accordance with the Companie	<i>3 </i>	t, 2010 and rai	C3 11	lade thereunder and
11. Details of Equity Shares held and tendered /	offere	d for Buyback Offer:		T				
				In Figures		In Words		
Number of Equity Shares held as on Record Da	ate (Ja	inuary 28, 2021)						
Number of Equity Shares entitled for Buyback (
Number of Equity Shares offered for Buyback (i Note: An Eligible Shareholder may tender Equity Share		•		*/	dom	d by any Eligible	Sha	urahaldar un ta tha
Note: All Eligible Shareholder may terider Equity Share Buyback Entitlement of such Eligible Shareholder shall Eligible Shareholder shall be accepted in accordance v held by such Eligible Shareholder as on the Record Dat	be acc ith Par	epted to the full extent. agraph 19 of the Letter	The E	Equity Shares tendered by any Eligible Sharehol er. Equity Shares tendered by any Eligible Share	der o	over and above the	he Bu	uyback Entitlement of suc
		Tear a	long t	this line				
		nowledgement Slip:	gail	(India) Limited – Buyback Offer 2021				
Folio No./DP ID:	(to			chareholder) (subject to verification)				
				· · · · · · · · · · · · · · · · · · ·				
Received from Shri./ Smt.								
Form of Acceptance-cum-Acknowledgement, Or	iginal '	TRS along with:						
No. of Equity Shares offered for Buyback (In Figu			n Wor	rde)	S	TAMP OF BRO	KER	
NO. OF EQUITY SHALES OFFICED FOR BUYDACK ON FIGH	1551	(1)	i vvoi	usi				i i

12	Dotoilo	of Account w	ith Depositor	Dortioinant	/DD)-
17.	Details	of account w	iin Debosiion	v Pariicibant	(I)P)

Name of the Depository (tick whichever is applicable)	□NSDL □CDSL		
Name of the Depository Participant			
DP ID No.			
Client ID with the Depository Participant			

13. Equity Shareholders Details:

	First/Sole Holder	Joint Holder 1	Joint Holder 2	Joint Holder 3
Full Name(s) of the Shareholder(s)				
Signature(s)*				
PAN No.				
Address of the Sole/First Equity Shareholder				
Telephone No. / Email ID of the Sole/First Equity Shareholder				

^{*}Corporate must affix rubber stamp and sign

Applicable for all Non-resident Shareholders-

- I/We undertake to pay income taxes in India on any income arising on such Buyback in accordance with prevailing income tax laws in India within 7th day of the succeeding month in which the Equity Shares are bought back by the Company. I / We also undertake to indemnify the Company against any income tax liability on any income earned on such Buyback of shares by me / us.
- IWe, being a Non-Resident Shareholder, agree to obtain and submit all necessary approvals, if any and to the extent required from the concerned authorities including approvals from the RBI under FEMA and any other the rules and regulations, for tendering Equity Shares in the Buyback, and also undertake to comply with the reporting requirements, if applicable, and any other rules, regulations and guidelines, in regard to remittance of funds outside India.

INSTRUCTIONS

This Tender Form has to be read along with the Letter of Offer and is subject to the terms and conditions mentioned in the Letter of Offer and this Tender / Offer Form

- 1. This Buyback offer will open on Thursday, February 25, 2021 and close on Wednesday, March 10, 2021.
- 2. The Equity Shares tendered in the Buyback shall be rejected if (i) the tenderer is not a Eligible Shareholder of the Company as on the Record Date; or (ii) if there is a name mismatch in the demat account of the Shareholder; or (iii) if the Eligible Shareholder has made a duplicate bid.
- 3. Eligible Shareholder is required to transfer the Equity Shares under the Buyback Offer to Clearing Corporation, by using the settlement number through the early pay-in mechanism of depositories. This shall be validated by the Shareholder Broker at the time of order/bid entry. The details of the settlement number for the Buyback will be provided in a separate circular which shall be issued at the time of issue opening by Clearing Corporation/ NSE.
- 4. The Eligible Shareholders will have to ensure that they keep the DP Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or partial acceptance. Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Eligible Shareholders would be returned to them by Clearing Corporation. If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Shareholder Broker's depository pool account for onward transfer to the Eligible Shareholder. In case of custodian participant orders, excess demat Shares or unaccepted demat Shares, if any, will be returned to the respective custodian participant.
- 5. For the procedure to be followed by Eligible Shareholders for tendering in the Buyback, please refer to "Procedure for Tender Offer and Settlement" on page 32 of the
- 6. In case of non-receipt of the Letter of Offer, Eligible Shareholders holding Equity Shares may participate in the offer by providing their application in plain paper in writing signed by such Eligible Shareholder, stating the name of the Eligible Shareholder, address of the Equity Shareholder, number of Equity Shares held, Client ID number, DP name, DP ID number and number of Equity Shares tendered. Eligible Shareholders have to ensure that their bid is entered in the electronic platform to be made available by the NSE before the closure of the Buyback.
- 7. In case any registered entity has merged with another entity and the merger has been approved and has come into effect but the process of getting the successor company as the registered shareholder is still incomplete, then such entity along with the Tender Form, shall file a copy of the following documents: (i) approval from the appropriate authority for such merger, (ii) the scheme of merger, and (iii) the requisite form filed with MCA intimating the merger.
- 8. Eligible Shareholders to whom the Buyback offer is made are free to tender Equity Shares to the extent of their Buyback Entitlement in whole or in part or in excess of their Buyback Entitlement, but not exceeding their holding as on the Record Date.
- 9. All documents sent by Eligible Shareholders will be at their own risk. Eligible Shareholders are advised to safeguard adequately their interests in this regard. 10. By agreeing to participate in the Buy-back the Non-resident Shareholders give the Company the unconditional and irrevocable authority and power to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reportings, if required, including FC-TRS form, if necessary and undertake to provide assistance to the Company for such regulatory reporting, if required by the Company.

 11. Non-Resident Shareholders must obtain all approvals required to tender the Equity Shares held by them in this Buyback (including without limitation the approval
- 12. Eligible Sellers have to fill up the EVENT number issued by the depository in the column for settlement details along with the market type as "Buyback", ISIN Quantity of shares and CMBP ID of broker and execution date in the Delivery Instruction Slips (DIS) so that Equity Shares can be tendered in the Buyback. 13. For the Eligible Shareholders holding Equity Shares in demat form, the Tender Form and TRS are not required to be submitted to the Company, Manager or the Registrar. After the receipt of the demat Equity Shares by the Clearing Corporation and a valid bid in the exchange bidding system, the Buyback shall be deemed to have been accepted for the Eligible Shareholders holding Equity Shares in demat form.

14. All capitalised items shall have the meaning ascribed to them in the Letter of Offer.

-Tear along this line -

ALL FUTURE CORRESPONDENCE IN CONNECTION WITH THIS BUYBACK, IF ANY, SHOULD BE ADDRESSED TO REGISTRAR TO THE BUYBACK AT THE FOLLOWING ADDRESS QUOTING YOUR CLIENT ID AND DP ID:

Investor Service Centre, GAIL (India) Limited - Buyback offer 2021 MCS Share Transfer Agent Limited F-65, 1st Floor, Okhla Industrial Area, Phase-1, New Delhi - 110020

Contact Person: Mr. Amarjit Singh

Tel: 011-41406149; Fax 011-41709881; E-mail: admin@mcsregistrars.com; Website: www. mcsregistrars.com SEBI Registration Number: INR000004108; Validity Period: Permanent; CIN: U67120WB2011PLC165872