

# Dear Shareholders,

We understand that stock de-listing can raise several questions and concerns among our investors. Below, we have compiled a list of frequently asked questions to clarify the implications of this event.

## FAQs Regarding Stock De-listing

### 1. What does it mean for a stock to be de-listed?

De-listing refers to the removal of a company's stock from a stock exchange. This may happen voluntarily or involuntarily due to various reasons including failure to meet exchange requirements.

### 2. How will de-listing affect my shares?

After de-listing, shares may still be traded on the over-the-counter (OTC) market, but liquidity may be reduced and the stock may experience increased volatility.

### 3. Will I still be able to sell my shares?

Yes, you will still be able to sell your shares; however, you may need to do so through alternative trading platforms, which could involve different processes compared to regular exchanges.

### 4. What rights do I have as a shareholder after de-listing?

Your rights as a shareholder remain intact, and you still own your shares. The company is still obligated to keep you informed about significant changes and events related to the company.

### 5. What steps is the company taking following the de-listing?

The company is committed to maintaining transparency and will provide regular updates about its operations and any efforts to potentially re-list on a stock exchange in the future.

### 6. Where can I find more information?

For additional information, please refer to our official website or contact our investor relations department.

Thank you for your continued support and understanding during this time.

Sincerely,  
The Management Team