GROUP IITL PROJECTS LIMITED

Date: July 26, 2024

To, BSE Limited Corporate Relationship Department Phiroze Jeejeebhoy Towers, 1<sup>st</sup> Floor, Dalal Street, Mumbai – 400 001

BSE Scrip Code: 531968

Dear Sir/Madam,

## <u>Sub: Intimation under Regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements)</u> Regulations, 2015 ('SEBI (LODR) Regulations, 2015')

We are writing in continuation of our intimations dated February 8, 2024 and February 14, 2024 made under Regulation 30 of the SEBI (LODR) Regulations read with clause 5A of Para A of Part A of Schedule III of SEBI (LODR) Regulations regarding the proposed acquisition of 94,07,067 equity shares representing 41.72% of the paidup share capital of Industrial Investment Trust Limited ("Holding Company") by Mr. Vikas Garg, Vikas Lifecare Limited and Advik Capital Limited (collectively, "Acquirers") in terms of the Share Purchase Agreement dated February 8, 2024 ("SPA") entered into between the Acquirers and Mr. Bipin Agarwal, N.N. Financial Services Private Limited and Nimbus India Limited, the promoters of Holding Company (collectively, "Sellers").

Pursuant to the execution of the SPA, the Acquirers had triggered the requirement to make an open offer to the shareholders of the Company in terms of Regulation 5 of SEBI (SAST) Regulations, 2011. Additionally, as per the SPA, the said transaction was subject to the approval of the Reserve Bank of India ("RBI").

In this regard, we wish to inform you that the Holding Company has received an e-mail communication dated July 26, 2024 from the Acquirers that based on the application returned by RBI, the Acquirers to the SPA have no other option but to terminate the Share Purchase Agreement dated February 08, 2024 and to proceed with the withdrawal of the Open Offer for IITL and IITL Projects Limited (IPL), in compliance with the SEBI (SAST) Regulations, 2011.

In this regard, we wish to further inform you that the Holding Company has received a copy of the Termination Agreement duly signed by the Sellers and the Acquirers dated July 26, 2024 for termination of Share Purchase Agreement dated February 08, 2024.

Further, the details required in terms of Regulation 30 of the SEBI (LODR) Regulations, 2015, read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, is enclosed herewith as **Annexure I**.

Kindly take the aforesaid information on record.

Thanking You,

Yours faithfully, For **IITL Projects Limited** 

Shivani Kawle Manager & Company Secretary



## Annexure I

Disclosure under clause (5A) [i.e., Acquisition(s)/ Rescission (including agreement to acquire)] of Para (A) of Part (A) of Schedule III to the Regulation 30 SEBI (Listing Obligation and Disclosure Requirement) Regulations, 2015

S.No.	Particulars	
a)	If listed entity is not a party to the agreeme	nt
i.	Name of the party entering into such an agreement and the relationship with the listed entity	Mr. Bipin Agarwal, N.N. Financial Services Privat Limited and Nimbus India Limited, the promoters of our Holding Company holding 94,07,067 equit shares representing 41.72% of the paid-up shar capital of our Holding Company have entered int the Share Purchase Agreement ('SPA') with M Vikas Garg, Vikas Lifecare Limited and Advi Capital Limited for the sale of 94,07,067 equit shares representing 41.72 % of the paid-up shar capital of our Holding Company.
ii.	Details of the counterparties to the agreement (including name and relationship with the listed entity)	Mr. Vikas Garg, Vikas Lifecare Limited and Advi Capital Limited are the Acquirers, acquirin 94,07,067 equity shares representing 41.72 % of th paid-up share capital of our Holding Company from Mr. Bipin Agarwal, N.N. Financial Services Privat Limited and Nimbus India Limited through th Share Purchase Agreement entered on February 08 2024.
		<ul> <li>The Acquirers do not have any relationship with our Company on the date of entering into SPA.</li> <li>The Counterparties to the Agreement acting a Acquirers are: <ul> <li>a. Vikas Garg</li> <li>b. Vikas Lifecare Limited</li> <li>c. Advik Capital Limited</li> </ul> </li> </ul>
iii.	Date of entering into the agreement	February 08, 2024
b)	Purpose of entering into the agreement	The Acquirers have entered into the SPA with the Sellers for acquisition of substantial shares, contro- and management over the Holding Company
c)	Shareholding, if any, in the entity with whom the agreement is executed	NIL Neither Industrial Investment Trust Limited nor ou Company hold any shares in the entities which an parties to this Agreement.
d)	Significant terms of the agreement	The SPA is entered between Acquirers and Seller under which the Acquirers agree to acquire, an Sellers agree to sale 94,07,067 equity share representing 41.72 % of the paid-up share capital of our Holding Company. The brief terms are mentioned below –
		<ol> <li>Date of entering SPA - February 08, 2024</li> <li>Consideration - INR 258,69,43,425 (Indian Rupees Two Hundred and Fifthermonic Statement Processing Section 2014)</li> </ol>



Eight Crores Sixty Nine Lakhs Forty Three Thousand Four Hundred and Twenty Five only).

- 3. Sale Shares 94,07,067 fully paid-up Equity Shares of Rs. 10/- each of the Holding Company representing 57.82% of the existing paid-up Equity Share Capital of the Holding Company carrying voting rights and 41.72% of the expanded share capital of the Holding Company after considering the effects of the number of shares underlying the Global Depositary Receipts (GDR's)
- 4. Condition Precedent -
- a. Prior approval of Reserve Bank of India (RBI) in accordance with the Reserve Bank of India (Non-Banking Financial Company – Scale Based Regulation) Directions, 2023
- b. Compliance with the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011
- c. The Acquirers shall pay ninety per cent (90%) of the total Purchase Consideration into the Seller Designated Bank Accounts within three (3) Business Days of the receipt of RBI's approval for change in control and management of our Holding Company.
- 5. Others –

Industrial Investment Trust Limited is the promoter of our Company whose shares are traded on the stock exchanges and currently holds 35,80,347 (Thirty-Five Lac Eighty Thousand Three Hundred Forty-Seven) equity shares representing 71.74% of the paid-up equity share capital of our Company. Consequent to execution of the SPA, the Acquirers shall be required to give an open offer to the public shareholders of the Company, IITL Projects Limited (IPL) in terms of Regulation 5 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Apart from IPL, our Holding Company also holds 100% of the equity share capital of IIT Investrust Limited and IITL Management & Consultancy Private Limited (herein after collectively referred as "Subsidiary Companies") and further our Company also holds 50% of equity share capital of Capital Infra Projects Private Limited. Pursuant to acquisition of control over our Holding Company, the Acquirers shall also acquire



		control over the Subsidiary Companies as part of the transaction.
e)	Extent and the Nature of impact on management or control of the listed entity	Pursuant to the completion of open offer, the Acquirers will be classified as the Promoters/Promoter Group of our Holding Company and the existing members of Promoter and Promoter group will be classified into public category, in terms of the Regulation 31A (10) of SEBI (LODR) Regulations, 2015.
		Thus, the Acquirers will acquire control over the Holding Company.
f)	Details and Quantification of the restriction or liability imposed upon the listed entity	Nil
g)	Whether the said parties are related to promoter/promoter group/ group companies	No, the Acquirers are not related to promoter/promoter group/group companies of our
	in any manner. If yes, nature of relationship	Company or our Holding Company in any manner.
h)	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	No, the transaction would not fall within related party transactions.
i)	In case of issuance of shares to the parties, details of issue price, class of shares issued	Not Applicable
j)	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc	There is no potential conflict of interest. As per the terms of this Agreement and subject to the prior RBI approval, the Acquirers shall subject to the compliance of the various statutory laws/obligations, if any, be entitled to appoint its representatives on the Board of Directors of the Holding Company after expiry of 21 working days from the date of Detailed Public Announcement in accordance with the provisions of SEBI (SAST) Regulations and terms of the SPA.
k)	in case of rescission, amendment or alteration, listed entity shall disclose additional details to the stock exchange(s): i. name of parties to the agreement;	Mr. Bipin Agarwal, N.N. Financial Services Private Limited and Nimbus India Limited (collectively, "Sellers") and Mr. Vikas Garg, Vikas Lifecare Limited and Advik Capital Limited (collectively, "Acquirers") of our Holding Company
	ii. nature of the agreement;	Termination Agreement
	iii. date of execution of the agreement;	July 26, 2024
	iv. details and reasons for amendment or alteration and impact thereof (including impact on management or control and on the restriction or liability quantified earlier);	Not Applicable
	v. reasons for rescission and impact thereof (including impact on management or control and on the	RBI has not considered the application made by the Holding Company for seeking approval for change in shareholding and control of the Holding Company



restriction or liability quantified earlier)	and has returned the said application. Due to which the Acquirers and the Sellers have entered into Termination Agreement dated July 26, 2024 for terminating the Share Purchase Agreement dated February 08, 2024 which would result in withdrawal of Open Offer.
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