

## August 12, 2023

BSE Limited	National Stock Exchange of India Limited
Department of Corporate Services	Listing Department
Listing Department	Exchange Plaza
P J Towers,	Plot no. C/1, G Block,
Dalal Street,	Bandra-Kurla Comolex.
Mumbai - 400001	Bandra (E), Mumbai - 400051
Scrip Code: 542367	Scrip Sumbol: XELPMOC

## Dear Sin/Madam,

## Subject: Outcome of the Board Meeting

Parsaust to Regulations 30 and 33 of the Securities and Exchange Board of India (Linking, Obligations and Disclosure Requirements) Regulations, 2015, we hereby inform you that a meeting of the Board of Directors of Xelpmoc Design and Tech Limited was held on today i.e. August 12, 2023, at 11:30 a.m. and concluded at 1:30 p.m. and the Board and approved the following businesses:

(a) Unaudited Standalone and Consolidated Financial Results for the quarter ended June 30, 2023 and has noted the Limited Review Report of the Auditor thereon.

(b) The proposal of further investment in securities of Xelpmoc Design and Tech UK Limited, the Wholly Owned Subsidiary incorporated in United Kingdom, in one or more transhes.

(e) Incorporation of a Subsidiary Company in Mumbai, Maharashtra, in order to expand the Company's footprint into Agetech Industry business.

(6) Persons to the provision of Sections 13 and 29 of the Comparios Act, 2013, read with the Comparios Discoppinating Florida and the Comparios Discoppination and Alloward to Section(2) Made, 2013 and 2013 (Disclosure Reprisement) Regulations, 2012 and other applicable law if any, and edges to approach of Disclosure Reprisement) Regulations, 2012 and other applicable law if any, and edges to approach of the form of the resolution in the contraction of the Compario of the Compario of the Section of the Section of the Section of the Comparison of t

Per Covid-19 flustron, the Company has expended more in Hyderhed as compare to Basquiere, as a result of the change them has no a significant reduction in the capital expension (expect registrenses in the change from the more a significant reduction in the capital companion (expect registrenses in the company) of the company of the company of the company of the flustration of the capital consistent of the capital interest first capital interest flustration (expect in Hydrathal wave primarily sourced from preferred addisonate facility in the consistent distinction of fresh has played as could read in the insupering the Company's expension offician in the consistent distinction (expects in Hydrathal wave primarily sourced from propring the Company's variety of th



Registered Office: 417, 4º Floor, Agies Building, 1º A Cross, 5º Block, Koramangala, Bengalaru - 500034
Corporate Office: 11º Floor, My Homa Twitta, Pict No. 30/A, 5y No. 83/1, Raiding Williags, Serlingampaily Mandal, Rangareddy (0) - 500081
CM NO: 172200042015PL0008237 | Website: www.selpmoc.in | Email: helio@iselpmoc.in | 5º No: 000 4370 8150

Rengaluru | Hyderabad | Mumbai | Gurugram

The details required under SEBI Master Circular No. SEBBHO/CFD/PoD2/CIR/P/2023/120, dated July 11, 2023, read with SEBI Circular No. SEBBHO/CFD/CFD-PuD-I/P/CIR/2023/123 dated July 13, 2023, pertaining to above mentioned investments is enclosed in American 1 and 2.

We request you to take the same on record.

Thanking you,

Yours faithfully,

For Xelpmoc Design and Tech Limited

Vaishali Kondbhar Company Secretary & Compliance Officer

Encl: as above

Sr. No.	Particulars	Details	
I.	Name of the target entity, details in brief such as size, turnover etc.;	Ndpmoe Design and Tech UK Limited (*UK Sabisdiary*) is a Company neglecture of the Company of the Paidsop State Capital: 11.50.000 divided into 1.50.000 ordinary where having par value of filper distance of the Company of the	
2.	Whether the acquisition would full within related party transaction(s) and whether the promoted group formotner group companies have any interest in the entire being acquired? If yes, nature of life yes, acquired it yes, nature of the same is done at "arm's length";	Yes, the Wholly Owned Subsidiary company is a related party of the Company.  M. Seiniwas Koras, Whole time Director & CFO of the Company is also the Director OUS sibuldiary Save and except what is mentioned above, the Permoteer promoter group group companies does not have any interest in the transaction.  The Transaction will be done at arm's length basis	
3.	Industry to which the entity being acquired belongs;	The Wholly Owned Subsidiary is engaged in the business of information technology segment.	
4.	Objects and impact of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity);	In order to meet its working capital requirement, the Company is making further Investment in its Securities.	
5.	Brief details of any governmental or regulatory approvals required for the acquisition;	The Company shall comply with the related provisions of the Companies Act, 2013 and applicable regulation of SERI Listing Regulations, in respect of proposed acquisition except this, no governmental or prior engulatary approachs are regulated for the proposed acquisition. The Company will comply the related provision of FEAM in respect of DOJ filling with RBJ.	
6.	Indicative time period for completion of the acquisition;	The transaction is expected to be completed by end of December 2023	
7.	Consideration - whether cash consideration or share swap or any other	Cash consideration	



	form and details of the same;		
8.	Cost of acquisition and/or the price at which the shares are acquired;	Total cost of acquisition is £15,000 i.e., 15,000 Ordinar Shares at an issue price of £ 1per share.	
9.	Percentage of shareholding / control acquired and / or number of shares acquired;	After the proposed acquisition of 15,000 Ordina Shares, the percentage of shareholding will stand 100% into the capital of the Wholly Owned Subsidiary	
10 Birlf Indegrende Anne des empresses proprietation of production of production of production of solitons sequined, date of incorporation, bistory of the 32 years namero, except join which the acquired entity has presence and my order significant information (in brief).		provide professional The Company's servi services and solution	nd Tech UK Limited, intends a and technical consulting service ices include offering of technolog sons to public and private sect commerce, hospitality, healthcan so other industries.
		Financial Year	Amount in £
		2022-23	Nil
		2021-22	Nil
		2020-21	Not applicable*
		As the Company is Country in which has United Kingdom	acorporated on Novembre 22, 202 as presence:



Sr. No.	Particulars	Details	
I.	Name of the target entity, details in brief such as size, turnover etc.;	The Company yet to incorporate as a subsidiary in Mumbal, hence could not provide the Name of the Target Entity and details related thereto. However, the Company undertake to inform to the Stock Exchange the complete details of subsidiary once the same has been incorporated.  Capital Detail and Turnover: Not applicable as the	
		Company is yet to be incorporated.	
related party transaction(s) and wheth the promoter promoter group/ gro companies have any interest in the enti- being acquired? If yes, nature of inter-	Whether the acquisition would fall within related party transaction(s) and whether the promoter grounder group group companies have any interest in the entity biring acquired? If yes, nature of interest and details thereof and whether the same is done at "arm" s length";	Being a Subsidiary, proposed acquisition would fall within related party transaction. Further, Mr. Sandjaw (Camapadhya), Managing Director & CEO, Mr. Schiness Konz, Whole time Director, of the Campuny Jakon Jose, Whole-dime Director, of the Campuny would be the Promoter and or Directors of this propose. Subsidiary, wherein Mr. Sandjam Campadhyay and Mr. Sriebrus Konza, will subscribe 20% & 4% stake respectively, in subscribe 10% of the Proposition of the Pro- ton of the Proposition of the Pro- ton of the	
		Save and except what is mentioned above, the Promoter promoter group/ group companies does not have any interest in the transaction.	
		The Transaction will be done at ann's length basis	
3.	Industry to which the entity being acquired belongs;	The proposed Subsidiary shall be engaged in the business of Age-tech Industry.	
4.	Objects and effects of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity);	The main object of acquisition is to expand the Company's footprint into Agetech Industry as the proposed Subsidiary would drive the overall strategy, fainding, resource allocation and the sales & distribution for its offerings in the Agetech industry - including and not limited to arese such as Future of Work, Aging at Home & Community, Wellness & Healthcare etc.	
5.	Brief details of any governmental or regulatory approvals required for the acquisition;	The Company shall comply with the related provision of the Companies Act, 2013 and applicable regulation to SEBI Listing Regulations, in respect of procupation caquisition except this, no governmental or prior regulatory approvals are required for the proposed acquisition.	
6.	Indicative time period for completion of the acquisition;	The Company will incorporate a Subsidiary by end of December 2023	

