



CTL/SAST/22-23/3544

Date: 28-09-2022

BSE Limited	National Stock Exchange of	ACC Limited
25th Floor, P. J. Towers, Dalal	India Limited	121, Cement House, Maharshi
Street, Mumbai, Maharashtra -	Exchange Plaza, C-1, Block G.	Karve Road, Mumbai,
400001, India	Bandra Kurla Complex, Bandra,	Maharashtra - 400020
	East, Mumbai, Maharashtra –	
	400051, India	

Dear Sir/ Madam.

<u>Sub: Disclosure pursuant to Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in relation to ACC Limited</u>

Pursuant to the requirements of Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (as amended till date), please find attached the disclosure (as set out in **Annexure A**) in respect of the encumbrance over certain equity shares of ACC Limited for the benefit of certain lenders and other finance parties, as described in Annexure A.

For Catalyst Trusteeship Limited

Authorised Signatory







Format for Disclosures under Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part A - Details of Acquisition

,	•			
Name of the Target Company (TC)		ACC Limited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer		Catalyst Trusteeship Limited		
Whether the acquirer belongs to Promoter/ Promoter group		No		
	e(s) of the Stock Exchange(s) where the	BSE Limited		
	es of TC are Listed	National Stock Exchange of India Limited		
\$	ils of the acquisition as follows	Number % w.r.t. total % w.r.t. total		
		110111201	share/ voting	diluted share/
			capital	voting capital
			wherever	of the TC (**)
			applicable (*)	,
Befo	re the acquisition under consideration,	NIL	NIL	NIL
	ng of acquirer along with PACs of:		emental and the second	
a) Share carrying voting rights			
b) Shares in the nature of encumbrance			
	(pledge/ lien/ non-disposal undertaking/			
	others)			
C) Voting rights (VR) otherwise than by equity			
	shares			
d				
	instrument that entitles the acquirer to			
	receive shares carrying voting rights in the			
	TC (specify holding in each category)	KIII	5. 111	A 311
Dota) Total (a+b+c+d) Is of acquisition	NIL	NIL	NIL
) Shares carrying voting rights acquired	NIL	6111	NUI
	VRs acquired otherwise than by equity	NIL	NIL NIL	NIL
	shares	INIL	INIL	NIL
C		NIL	NIL	NIL
	instrument that entitles the acquirer to	1416	1416	INIL
	receive shares carrying voting rights in the			
	TC (specify holding in each category)			
-	acquired			
d		9,39,84,120	50.05	50.05
	(pledge/ lien / non-disposal undertaking/			
	others)			
e	·	9,39,84,120	50.05	50.05
After the acquisition, holding of acquirer along		NIL	NIL	NIL
1	PACs of:	NIL	NIL	NIL
a	, , , , , , , , , , , , , , , , , , , ,	N 1111	N 11 1	
b c		NIL	NIL	NIL
ر.	Warrants/convertible securities/any other instrument that entitles the acquirer to			
	receive shares carrying voting rights in the			
	TC (specify holding in each category) after			Action
	acquisition			
ď	·			
	(pledge/ lien / non-disposal undertaking/			
TO CONTRACT OF THE CONTRACT OF	others)	9,39,84,120	50.05	50.05
		-1,- 1, 120	00.00	00.00



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e) Total (a+b+c+d)	0.00.04.400	50.05	50.05
	9,39,84,120	*	50.05
Mode of acquisition (e.g. open market / public issue	See note 1, note 2, and note 3		
/ rights issue / preferential allotment / inter-se			
transfer/encumbrance, etc.)			
Salient features of the securities acquired including	Not applicable		
time till redemption, ratio at which it can be			
converted into equity shares, etc.			
Date of acquisition of/ date of receipt of intimation	26 th September, 2022		
of allotment of shares / VR/ warrants/convertible	,		
securities/any other instrument that entitles the			
acquirer to receive shares in the TC			***************************************
Equity share capital / total voting capital of the TC	187,787,263 equity shares of Rs. 10 each		
before the said acquisition	,	' '	
Equity share capital/ total voting capital of the TC	187,787,263 equity shares of Rs. 10 each		
after the said acquisition	,	,	
Total diluted share/voting capital of the TC after the	187,787,263 equity shares of Rs. 10 each		
said acquisition	, , , , , , , , , , , , , , , , , , , ,	. ,	

Note 1:

Endeavour Trade and Investment Limited ("Endeavour") has availed certain financial indebtedness pursuant to the terms and conditions set out in the facility agreement dated 25 July 2022 entered into, *inter alia*, between (a) Endeavour (as the borrower), (b) the lenders thereunder, (c) Deutsche Bank AG, Hong Kong Branch (as agent) and (d) Deutsche Bank AG, Hong Kong Branch (as security agent) ("Facility Agreement A/B").

Xcent Trade and Investment Ltd ("Xcent") has availed certain financial indebtedness pursuant to (a) the terms and conditions set out in the facility agreement dated 25 July 2022 entered into, *inter alia*, between (i) Xcent (as the borrower), (ii) lenders thereunder, (iv) Deutsche Bank AG, Hong Kong Branch (as agent) and (v) Deutsche Bank AG, Hong Kong Branch (as security agent) ("Facility Agreement C"); (b) the issuance of U.S.\$535,000,000 12.0739% Senior Secured Notes due 2024 constituted by the note trust deed dated 9 September 2022 between (i) Xcent (as the issuer) and (ii) DB Trustees (Hong Kong) Limited (as note trustee) (c) the terms and conditions set out in the common terms agreement dated 25 July 2022 entered into, *inter alia*, between (i) Xcent (as the borrower), (ii) (iv) Deutsche Bank AG, Hong Kong Branch (as facility agent), (v) Deutsche Bank AG, Hong Kong Branch (as security agent) ("Common Terms Agreement").

Note: 2

Pursuant to the terms and conditions set out in (a) the Facility Agreement A/B; and (b) the deed of fixed & floating charge entered into between Xcent (as the chargor), Deutsche Bank AG, Hong Kong Branch (as the security agent) and Endeavour ("Endeavour Deed of Fixed & Floating Charge"), Xcent has created a charge over 100% of the shares in Endeavour in favour of the Deutsche Bank AG, Hong Kong Branch (as the security agent) ("Endeavour Pledge"). Further, pursuant to the terms and conditions set out in the Facility Agreement A/B and the deed of fixed & floating charge entered into between Endeavour (as the chargor), Deutsche Bank AG, Hong Kong Branch (as the security agent) and Holderind Investments Ltd. ("Holderind") ("Holderind Deed of Fixed & Floating Charge"), Endeavour has created a charge over 100% shares of Holderind in favour of the Deutsche Bank AG, Hong Kong Branch (as the security agent) ("Holderind Pledge").

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Pursuant to the terms and conditions set out in (a) the Facility Agreement C, (b) the Common Terms Agreement; and (c) the deed of fixed & floating charge—entered into between Acropolis Trade and Investments Ltd ("Acropolis") (as the chargor), Deutsche Bank AG, Hong Kong Branch (as the security agent) and Xcent ("Xcent Deed of Fixed & Floating Charge"), Acropolis has created a charge over 100% of the shares in Xcent in favour of the Deutsche Bank AG, Hong Kong Branch (as the security agent) ("Xcent Pledge").

Pursuant to the terms of the (a) Facility Agreement A/B (b) Facility Agreement C; (c) Common Terms Agreement, non-disposal undertakings have been provided in favour of the finance parties therein over the shares in TC held by Holderind. Catalyst Trusteeship Limited ("Catalyst") has been appointed as the onshore NDU agent in respect of (a) Facilities A/B, pursuant to the onshore NDU agency agreement dated 4 August 2022 entered into between Endeavour (as the borrower), Deutsche Bank AG, Hong Kong Branch (as the agent) and Catalyst (as the onshore NDU agent); and (b) Facility C, pursuant to the onshore NDU agency agreement dated 4 August 2022 entered into between Xcent, Deutsche Bank AG, Hong Kong Branch (as the common terms agent), Deutsche Bank AG, Hong Kong Branch (as the facility agent) and Catalyst (as the onshore NDU agent) and has/shall be recording the relevant non-disposal undertaking in the depository system on behalf of the finance parties.

Note 3

Subsequent to the execution of the documents referred to in Note 2 above: (i) Endeavour has acquired 4,061,807 shares in the TC on 15 September, 2022; (ii) Endeavour has acquired 100% of the shares in Holderind, thereby indirectly acquiring 8,411,000 (held by Holderind) and 93,984,120 (held by Ambuja Cements Limited)shares in the TC on 15 September, 2022. Accordingly, as on 15 September 2022, Endeavour directly holds 8,411,000 shares in TC and indirectly holds 98,045,927 (total directly and indirectly holds 106,456,927 shares in TC) and the encumbrances referred to in Note 2 above became applicable in respect of the aforementioned shares in the TC.

Note 4

This disclosure is the same as the disclosure filed by Deutsche Bank AG, Hong Kong Branch on 19 September 2022 and is not a separate encumbrance.



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