

9th June, 2021

BSE Limited Department of Corporate Services (DCS-Listing) Phiroze Jeejeebhoy Towers Dalal Street Mumbai – 400 001

Company Code: 509472

Dear Sirs,

- Sub : Subscription to Rights Issue and Execution of 2nd Supplemental Agreement to the Share Subscription and Shareholders' Agreement dated 9th March, 2020.
- Ref : Disclosure as required under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Further to our letter dated 31st May, 2021 and in accordance with Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("**SEBI LODR**"), we, Cravatex Limited ("**Company**"), wish to inform you that on 9th June, 2021 the Company has:

a) Subscribed to 2,97,364 (Two lakh ninety seven thousand three hundred and sixty four) nos. of 0.001% Compulsorily Convertible Preference Shares ("**CCPS**") with a face value of Rs. 100/- (Rupees one hundred) each at a price of Rs. 168.74 (Rupees one hundred and sixty eight point seventy four paise) each [including a premium of Rs. 68.74 (Rupees sixty eight and seventy four paise) each] for an amount aggregating to Rs. 5,01,77,201.36 (Rupees Five crores one lakh seventy seven thousand two hundred one and thirty six paise only) offered by Cravatex Brands Limited ("**CBL**"), a material subsidiary of the Company, by way of a rights issue.

Detailed information in relation to the above, as required to be disclosed in terms of Regulation 30 read with Schedule III of the SEBI LODR is annexed hereto as **Annexure 1**.

b) Executed the 2nd Supplemental Agreement to the Share Subscription and Shareholders Agreement dated 9th March, 2020 ("2nd Supplemental SSSHA") between the Company, CBL, Rajesh Batra, Rohan Batra, R.B. Fitness and Trading Private Limited and Paragon Partners Growth Fund – I, in relation to the Company's further investment into CBL through rights issue as mentioned above in Point (a).

Detailed information in relation to the above, as required to be disclosed in terms of Regulation 30 read with Schedule III of the SEBI LODR is annexed hereto as **Annexure 2**.

Kindly take the above information on record.

Thanking You, For **Cravatex Limited,**

SUDHANSHU HARIPRASAD NAMDEO

Sudhanshu Namdeo Company Secretary



Annexure 1

The disclosure pursuant to Regulation 30 of the SEBI LODR read with Para A(1) of Part A of Schedule III and SEBI Circular CIR/CFD/CMD/4/2015 dated 9th September 2015 with respect to the subsidiary is as follows:

Acquisition(s) (including agreement to acquire), Scheme of Arrangement (amalgamation/merger/demerger/restructuring), or sale or disposal of any unit(s), division(s) or subsidiary of the listed entity or any other restructuring

Sr. No.	Disclosure	Remarks			
a)	Name of the target entity,	Cravatex Brands Limited ("CBL")			
	details in brief such as size, turnover etc.	(a material subsidiary of the Company)			
		CBL was incorporated on 22 nd December 2016.			
		Authorised Capital: Rs. 1,17,29,66,000/- Paid up Capital: Rs.1,09,90,91,000/-			
		Turnover: 2019-20 Rs.15,242 Lakhs			
		2018-19 Rs.14,945 Lakhs			
		2017-18 Rs.11,338 Lakhs			
b)	Whether the acquisition	While the acquisition does not fall within a			
	would fall within related	related party transaction, it is an investment by			
	party transaction(s) and whether the promoter/	CL into its subsidiary CBL.			
	promoter group/ group	Mr. Rajesh Batra (promoter, managing director			
	companies have any	and shareholder of the Company), Mr. Rohan			
	interest in the entity being	Batra (director and shareholder of the			
	acquired? If yes, nature of	Company) and Mr. N. Santhanam (independent			
	interest and details thereof	director) are also directors in CBL.			
	and whether the same is				
	done at "arms length"	Post completion of the merger of Proline India			
		Ltd (PIL) with CBL as disclosed vide letter dated			
		26 th June 2020, as consideration for the said			
		merger, CBL shall allot certain CCPS to promoters of PIL some of whom are promoter /			
		directors of the company.			
		uncetors of the company.			
		The transaction is being conducted on an arm's			
L		length basis.			
c)	Industry to which the entity	Footwear and Sportswear			
	being acquired belongs				
d)	Objects and effects of	Object: Keeping in view the growth and			
	acquisition (including but	financial requirements, CBL intends to raise the required funds by way of long term funds.			
	not limited to, disclosure of reasons for acquisition of	required funds by way of long term funds.			
	target entity, if its business	Effect: CBL will continue to be a material			
	is outside the main line of	subsidiary of the Company post acquisition.			
	business of the listed entity)				
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e)	Brief details of any governmental or regulatory approvals required for the acquisition	N.A
f)	Indicative time period for completion of the acquisition	On or Before 11 th June, 2021
g)	Nature of consideration - whether cash consideration or share swap and details of the same	Cash
h)	Cost of acquisition or the price at which the shares are acquired	2,97,364 nos. of 0.001% Compulsorily Convertible Preference Shares (" CCPS ") with a face value of Rs. 100/- each at a price of Rs. 168.74/- each (including a premium of Rs. 68.74/- each) for an amount aggregating to 5,01,77,201.36 (Rupees Five crores one lakh seventy seven thousand two hundred one and paise thirty six only).
i)	Percentage of shareholding / control acquired and / or number of shares acquired	2,97,364 CCPS with a face value of Rs. 100/- each at a price of Rs. 168.74/- each (including a premium of Rs. 68.74/- each). Post the Company making investment in CBL under the rights issue, there will be no change in the following equity shareholding of the Company in CBL: Company – 99.997% Investor – 0.003%
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in brief)	Products/Line of Business: Footwear and Sportswear Date of Incorporation: 22 nd December 2016. Last 3 years Turnover: 2019-20 Rs.15,242 Lakhs 2018-19 Rs.14,945 Lakhs 2017-18 Rs.11,338 Lakhs Country of Presence: India



Annexure 2

The disclosure pursuant to Regulation 30 of the SEBI LODR read with Para A(5) of Part A of Schedule III and SEBI Circular CIR/CFD/CMD/4/2015 dated 9th September 2015 with respect to the subsidiary is as follows:

Agreements (viz. shareholder agreement(s), joint venture agreement(s), family settlement agreement(s) (to the extent that it impacts management and control of the listed entity), agreement(s)/treaty(ies)/contract(s) with media companies) which are binding and not in normal course of business, revision(s) or amendment(s) and termination(s) thereof

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Sr. No.	Disclosure	Remarks			
1.	Name(s) of parties with whom the agreement is entered	Cravatex Brands Limited (" CBL "), Rajesh Batra, Rohan Batra, R.B. Fitness and Trading Private Limited (" RB Fitness ") and Paragon Partners Growth Fund – I (" Investor ").			
2.	Purpose of entering into the agreement	To amend the Share Subscription and Shareholders' Agreement dated 9 th March, 2020 to amend certain terms as a result of the fresh additional investment by the Company in CBL.			
3.	Shareholding, if any, in the entity with whom the agreement is executed	The Company is the majority equity shareholder of CBL holding 99.997% of the equity share capital of CBL.			
4.	Significant terms of the agreement (in brief) special rights like right to appoint director, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure, <i>etc.</i>	All the key terms/ rights of the earlier agreements (details whereof are set out below in point 9 below) as mentioned in the earlier disclosures made to BSE <i>vide</i> letter dated 9 th March, 2020 and 14 th August, 2020 shall remain unchanged.			
5.	Whether the said parties are related to the promoter / promoter group / group companies in any manner. If yes, nature of the relationship.	R.B. Fitness, Rajesh Batra and Rohan Batra are promoters / members of the promoter group of the Company, and collectively hold 74.99% of the shareholding of the Company, and CBL is a material subsidiary of the Company.			
6.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length".	While the execution of the 2 nd Supplemental SSSHA does not fall within a related party transaction, the execution thereof is pursuant to an investment by CL into its subsidiary, CBL.			



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7.	In case of issuance of shares to the parties, details of issue price, class of shares issued.	No shares are being issued pursuant to the 2 nd Supplemental SSSHA. However, as mentioned in Annexure 1 above, the Company is subscribing to 2,97,364 CCPS.
8.	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;	Not applicable.
9.		 Additional details are as follows: a) The Company, CBL, Rajesh Batra, Rohan Batra, RB Fitness and the Investor were parties to the earlier agreements (details whereof are set out in (b) below); b) The 2nd Supplemental SSSHA amends the following earlier agreements between the parties, which are: (i) Share Subscription and Shareholders Agreement dated 9th March, 2020 (which amended and superseded the earlier agreement dated 23rd March, 2017); and (ii) Supplemental Agreement dated 14th August, 2020, to amend certain terms as a result of the fresh additional investment by the Company in CBL. c) Date of execution of 2nd Supplemental SSSHA is 9th June, 2021 d) To amend the Share Subscription and Shareholders' Agreement dated 9th March, 2020 to amend certain terms as a result of the fresh additional investment by the Company in CBL. All the key terms / rights of the earlier agreements as mentioned in the earlier disclosures made to the stock exchange <i>vide</i> letter dated 9th March, 2020 and 14th August, 2020 shall remain unchanged.