

Date: July 05, 2023

To

BSE Limited

25th Floor, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code – 530343

National Stock Exchange of India Limited

Exchange Plaza, 5th Floor, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai – 400 051 **NSE Symbol – GENUSPOWER**

Sub: Disclosure under Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended ("SEBI LODR Regulations")

Dear Sir/Madam,

We wish to inform you that in furtherance to our outcome of the Board Meeting dated July 04, 2023 and in accordance with Regulation 30 read with Part A of Schedule III of the SEBI LODR Regulations, we hereby inform that the Company on July 04, 2023 has executed (i) a joint venture agreement, by and between Gem View Investment Pte Ltd, a company incorporated under the laws of Singapore, with registration number 201917156M, having its principal place of business at 168 Robinson Road #37-01 Capital Tower, Singapore 068912 ("Gem View"), Gemstar Infra Pte Ltd, Genus Power Infrastructures Limited (the "Company"), Ishwar Chand Agarwal, Kailash Chandra Agarwal, Rajendra Kumar Agarwal and Jitendra Kumar Agarwal, for setting up a platform to bid for various AMISP concessions; (ii) an investment agreement by and between the Company, Gem View and Gemstar Infra Pte Ltd; and (iii) a warrants subscription agreement by and between the Company and Chiswick Investment Pte Ltd, a company incorporated under the laws of Singapore, with registration number 201917156M, having its principal place of business at 168 Robinson Road, #37-01, Capital Tower, Singapore 068912 ("Chiswick"), to issue and allot, subject to approval of the shareholders of the Company and in compliance with applicable laws, 4,59,78,965 (Four Crores, Fifty Nine Lakhs, Seventy Eight Thousand, Nine Hundred and Sixty Five) share warrants for an aggregate consideration of up to INR 5,19,01,05,569.20 (Rupees Five Hundred and Nineteen Crores, One Lakhs, Five Thousand, Five Hundred and Sixty Nine and paise twenty only) ("Share Warrants"), in accordance with Chapter V of the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2018 by way of a preferential issue on a private placement basis ("Preferential Issue"). Gem View and Chiswick are affiliates of GIC, Singapore ("GIC Entities").

The details as required under Regulation 30 of the SEBI LODR Regulations read with SEBI Circular no. CIR/CFD/CMD/4/2015 dated September 9, 2015 ("SEBI Circular") are enclosed as Annexure A, Annexure B, and Annexure C.

We request you to take the above on record Thanking you,

Yours faithfully,

For Genus Power Infrastructures Limited

(Ankit Jhanjhari) Company Secretary Encl as above



ANNEXURE A

Details of Joint Venture Agreement as required to be disclosed under Regulation 30 read with SEBI Circular

1	Name(s) of parties with whom the	The Company Com View Com	star Infra Dto Itd
1.	Name(s) of parties with whom the	The Company, Gem View, Gem	•
	agreement is entered	Ishwar Chand Agarwal, Kailash	•
		Rajendra Kumar Agarwal and	i Jitendra Kumar
		Agarwal (collectively, "Parties")	
2.	Purpose of entering into the	The Parties have entered into	
	agreement	Agreement for setting up a platf	form to bid for and
		operate various AMISP concessi	ions and to record
		relevant terms and condition	s governing such
		platform.	
3.	Shareholding, if any, in the entity with	Nil shareholding in Gem View	
	whom the agreement is executed		
		The Company holds 100 equity	shares of SGD 1
		each in Gemstar Infra Pte Ltd.	
4.	Significant terms of the agreement (in	The Company shall be entitled to	nominate 1 (one)
	brief) special rights like right to	director and Gem View sha	•
	appoint directors, first right to share	nominate 3 (three) directors	to the board of
	subscription in case of issuance of	Gemstar Infra Pte Ltd ("Platform	
	shares, right to restrict any change in		,
	capital structure etc.	The Company and Gem View ha	ave agreed to fund
		the PlatformCo in any future ca	•
		extent required by the Platfor	•
		ratio as their shareholding of th	
		in the manner as may be mutual	
		the shareholder parties.	ily agreed between
		the shareholder parties.	
		Standard clauses on exit and	other commercial
		terms & conditions have been i	ncorporated in the
		Joint Venture Agreement.	
5.	Whether, the said parties are related	Ishwar Chand Agarwal, Kailash	Chandra Agarwal
]	to promoter/ promoter group/ group	Rajendra Kumar Agarwal and	•
	companies in any manner. If yes,	Agarwal are Promoters of th	
	nature of relationship	details of shares held by each	
	The care of relationship	Agarwal, Kailash Chandra Agarwa	
		Agarwal and Jitendra Kumar	
		Company are as follows -	Agaiwai iii tile
		Company are as follows -	
		Name	No. Of Shares
		Ishwar Chand Agarwal	89,35,801
		Jitendra Agarwal	36,34,256
<u> </u>		<u> </u>	, , -



		Kailash Chandra Agarwal	1,23,98,356
		Rajendra Agarwal	35,50,485
6.	Whether the transaction would fall	Gemstar Infra Pte Ltd is a wholly	owned subsidiary
	within related party transactions? If	of the Company on the date of s	signing of the Joint
	yes, whether the same is done at	Venture Agreement. However,	as part of the
	"arm's length"	proposed transaction, Gemstar	Infra Pte Limited
		will become an associate compa	ny of the Company
		and will have related Directors.	
		Yes, the transaction is on an arm	s' length basis.
7.	In case of issuance of shares to the	The issuance of shares will I	oe undertaken in
	parties, details of issue price, class of	accordance with the Invest	ment Agreement
	shares issued.	(please refer to annexure C for th	nis).
8.	Any other disclosures related to such	Nil	
	agreements, viz., details of nominee		
	on the board of directors of the listed		
	entity, potential conflict of interest		
	arising out of such agreements, etc		
9.	In case of termination or amendment	Not Applicable	
	of agreement, listed entity shall		
	disclose additional details to the stock		
	exchange(s): a) name of parties to the		
	agreement; b) nature of the		
	agreement; c) date of execution of the		
	agreement; d) details of amendment		
	and impact thereof or reasons of		
	termination and impact thereof.		



ANNEXURE B

Details of Warrant Subscription Agreement as required to be disclosed under Regulation 30 read with SEBI Circular

S No.	Particulars	Remarks
1.	Type of securities proposed to be issued (viz.	Share Warrants
	equity shares, convertibles etc.);	
2.	Type of issuance	Preferential Issue of share warrants in
		accordance with Chapter V of the SEB
		ICDR Regulations 2018 read with the
		Companies Act, 2013 and rules made
		thereunder
3.	Total number of securities proposed to be	Issue of upto 4,59,78,965 (Four Crores,
	issued or the total amount for which the	Fifty Nine Lakhs, Seventy Eight Thousand,
	securities will be issued (approximately);	Nine Hundred and Sixty Five) Share
		Warrants for a total amount of upto INR
		5,19,01,05,569.20 (Rupees Five Hundred
		and Nineteen Crores, One Lakhs, Five
		Thousand, Five Hundred and Sixty Nine
		and paise twenty only)
4.	Additional details to the stock exchange(s):	
(a)	Names of investors	Chiswick Investment Pte Ltd, a company
		incorporated under the laws of Singapore,
		with registration number 201917156M
		having its principal place of business at
		168 Robinson Road, #37-01, Capital Tower
		Singapore 068912 ("Chiswick")
(b)	post allotment of securities - outcome of the	The share warrants are proposed to be
	subscription,	allotted to Chiswick. Details of
		shareholding of proposed allottee in the
		Company prior to and post proposed
		preferential issue will be as under:
		Name of Pre Post
		investor preferential Allotment
		issue of share
		warrants
		pursuant to
		preferential
		Chiquick Nil 450.78.065
		Chiswick Nil 4,59,78,965
		Pte Ltd



(c)	issue price	INR 112.88/- per Share Warrant
		An amount equivalent to 25% of the total consideration will be paid upfront and the balance 75% shall be payable by the Chiswick Investment Pte Ltd on the exercise of conversion option attached with the warrant(s).
(d)	number of investors	One Investor
(e)	In case of convertibles -	18 months from the date of allotment
	intimation on conversion of securities or on	
	lapse of the tenure of the instrument	
5.	any cancellation or termination of proposal for	Not Applicable
	issuance of securities including reasons	
	thereof.	



ANNEXURE C

Details of Investment Agreement as required to be disclosed under Regulation 30 read with SEBI Circular

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1.	Name of the target entity, details in brief such as size, turnover etc.	Gemstar Infra Pte Ltd, a company incorporated under the laws of Singapore with registration number 202323847H, having its principal place of business at 362 Upper Paya Lebar Road, #04-04, Da Jin Factory Building Singapore (534963) Gemstar Infra Pte Ltd is a newly incorporated company with no material business activities currently.
2.	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length".	Gemstar Infra Pte Ltd is a wholly owned subsidiary of the Company on the date of signing of the Investment Agreement. However, as part of the proposed transaction, Gemstar Infra Pte Limited will become an associate company of the Company and will have related Directors. Yes, the transaction is on an arms' length basis.
3.	Industry to which the entity being acquired belongs.	Power
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 purpose of the Investment Agreement is further funding in the Company's wholly owned subsidiary. The business of Gemstar Infra Pte Ltd is in line with the business of the Company.
5.	Brief details of any governmental or regulatory approvals required for the acquisition	Nil
6.	Indicative time period for completion of the acquisition	Subject to satisfaction of the conditions precedent under the Investment Agreement, the parties shall endeavour to complete the acquisition within 45 days from signing
7.	Nature of consideration - whether cash consideration or share swap and details of the same.	Cash consideration
8.	Cost of acquisition or the price at which the shares are acquired	United States Dollars 2,60,000 to be invested by the Company
9.	Percentage of shareholding / control acquired and / or number of shares acquired	26% shareholding comprising of 2,60,000 ordinary shares to be acquired



10.	Brief background about the entity	Gemstar Infra Pte Ltd, a company incorporated
	acquired in terms of products/line of	under the laws of Singapore with registration
	business acquired, date of	number 202323847H, having its principal place of
	incorporation, history of last 3 years	business at 362 Upper Paya Lebar Road, #04-04,
	turnover, country in which the	Da Jin Factory Building Singapore (534963)
	acquired entity has presence and any	
	other significant information (in brief)	Gemstar Infra Pte Ltd is a newly incorporated
		company, incorporated on June 16, 2023, with no
		material business activities currently. The main
		objects of Gemstar Infra Pte Ltd inter alia include
		investments in advanced metering infrastructure
		service provider concessions.
11.	Significant terms of the Agreement (in	Nil
	brief) special rights like right to	
	appoint directors, first right to share	
	subscription in case of issuance of	
	shares, right to restrict any change in	
	capital structure etc.	