

MERCHANT BANKERS

REG NO. INM000013077

To, The Manager (Corporate Relations) BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001

Scrip Code: 539682

Sub: Detailed Public Statement to the Public Shareholders of Lucent Industries Limited ("Target Company") with respect to the proposed open offer ("Offer"/"Open Offer") for acquisition of up to 39,00,000 fully paid-up equity shares of face value of INR 10/- (Indian Rupee One only) each representing 26.00% of the Voting Share Capital from the Public Shareholders of the Target Company

Dear Sir/Madam,

With respect to the captioned subject, an Open Offer is being made for acquisition of up to 39,00,000 fully paid-up equity shares of face value of INR 10 (Indian Rupee One only) each ("Equity Shares") representing 26.00% of the Voting Share Capital of Target Company from the Public Shareholders of the Target Company at a price of INR 18.25 /- per Equity Share by Mr. Kunal H Kothari (the "Acquirer 1") Mrs. Prachi (the "Acquirer 2") and Mr. Tejas Rathod (the "Acquirer 3")

In connection to the Open Offer, the public announcement was made by the Acquirer on 14th May 2024, and accordingly, in terms of regulation 13 read along with regulation 14 of the SEBI (SAST) Regulations, a detailed public statement has been released to appear on 17th May, 2024 ("Detailed Public Statement") in the following newspapers:

- Financial Express English (All Editions)
 (Ahmedabad, Bangalore, Mumbai, Kolkata, Chandigarh, Kochi, New Delhi, Hyderabad, Lucknow, Chennai, Pune)
- Jansatta Hindi (Kolkata, Chandigarh, New Delhi, Lucknow)
- Pratahkal (Mumbai)
- Hamara Swaraj (Indore)

Pursuant to Regulation 13 read along with regulation 14 of the SEBI (SAST) Regulations we, Wealth Mine Networks Private Limited, are hereby submitting a pdf copy of the Detailed Public Statement that has been released to appear in the newspapers mentioned above on 17th May, 2024.

All capitalized terms used but not defined here shall have the meanings ascribed to the same in the Detailed Public Statement.

We request you to kindly disseminate the Detailed Public Statement on your website.

Thanking You,

Yours Sincerely.

For Wealth Mine Networks Private Limited

Jay Trivedi Managing Director DIN-09834417

corporate@wealthminenetworks.com



www.wealthminenetworks.com

0288 - 266 1942

Registered Office: 215-B Manek Center, P.N. Marg, Jamnagar, Gujarat 361001

Corporate Office: Office No: 822, 8th Floor, The Summit Business Bay, Behind Gurunanak Petrol Pump Andheri East, Nr. Western Express Highway, Mumbai, Maharashtra 400093 Detailed Public Statement in terms of Regulations 13(4), 14(3) and 15(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof ("SEBI (SAST) Regulations, 2011,") for the attention of the Public Shareholders of

LUCENT INDUSTRIES LIMITED

Registered Office: Second Floor, 448-D. Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, 452006 | Tel. No. 8200927566 | E-Mail ID: sylphedu@gmail.com | Website: www.lucentindustries.life

Open Offer for Acquisition of (39,00,000) Equity Shares from Shareholders of Lucent Industries Limited 2. ("Target Company") by Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3') (hereinafter collectively referred to as 'Acquirers') pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares And Takeovers) Regulations, 2011, 3 as amended ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer").

This Detailed Public Statement ("DPS") is being issued by Wealth Mine Networks Private Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirers to the Public Shareholders of the Target Company pursuant to and in compliance with Regulations 13(4), 14(3) and 15(2) of the SEBI (SAST) Regulations, 2011, and 5 subsequent amendment thereto pursuant to the Public Announcement ("PA") dated 14th May, 2024 in relation to the Offer, which was filed with the BSE Limited ("BSE" or "Stock Exchange") and the Securities and Exchange Board of India ("SEBI") and then sent to the Target Company in terms of Regulations 3(1) and 4 read with Regulations 13, 14 and 15(1) of the SEBI (SAST) Regulations, 2011.

For the purposes of this DPS, the following terms shall have the meanings assigned to them below:

"Acquirer" Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3');

"Equity Shares" means paid-up equity shares of the Target Company of face value ₹10/- (Rupees Ten Only) each: 7. "Emerging Voting Capital" means the total voting equity share capital of the Target Company on a fully diluted basis expected as of the 10th (Tenth) Working Day from the closure of the Tendering Period of the Offer i.e. 15,00,00,000/- present paid-up Equity Shares of the Target Company.

"Identified Date" shall mean the date falling on the 10th working day prior to the commencement of the Tendering Period (as defined below), for the purpose of determining the Public Shareholders to whom the Letter of Offer in relation to this Offer (the "Letter of Offer" or "LoF") shall be sent.

"Sellers" means Biogen Pharmachem Industries Limited, Saianand Commercial Limited, Rama Shiva Lease Finance Private Limited, Sword Edge Commercials Ltd, Strategic Capital Partners Private Limit, Interface Financial Services Limited, Saral Mining Limited, Strategic Shares Solutions Private Limited and Savjani Enterprises.

"Public Shareholders" means all the equity shareholders of the Target Company excluding (i) the Promoters and members of the Promoter Group of the Target Company; (ii) the Acquirer and any Persons Deemed to be Acting in Concert with the Acquirer; and (iii) the Parties to the SPA (as defined above) and any Persons Deemed to be Acting in Concert with the parties to the SPA.

"Offer/ Open Offer" shall mean the acquisition of 39,00,000 (Thirty-Nine Lakh) fully Paid-up Equity Shares (as defined above) of the Face Value of ₹10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital (as defined below) from the Public Shareholders of the Target Company

"SPA" means Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹10/- (Rupees Ten Only) per Equity share aggregating to ₹10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company.

"Stock Exchange" means the BSE Limited (BSE):

"Tendering Period" has the meaning ascribed to it under SEBI (SAST) Regulations, 2011.

"Working Day" means any working day of the Securities and Exchange Board of India;

- Acquirers, Seller, Target Company and Offer:
- Information About the Acquirer:
- 1.1. Mr. Kunal H. Kothari ("ACQUIRER 1")
 - Mr. Kunal H. Kothari is Indian Resident, having residential address at B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra-401303. His mobile number is 8983359882 and his email id is k@mobavenue.com
 - Mr. Kunal H. Kothari has a qualification of Bachelor of Engineering (B.E.IT) from Thakur College of Engineering and Technology, He is a seasoned entrepreneur and Forbes Asia 30under 30 honorees.
 - III. He is the Co-Founder and Chief Growth Officer at Mobavenue- which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia such as Etoro, Shopee, Disney Hotstar, Myntra, and Chingari to name
 - IV. He has helped over 300 brands drive business growth across multiple segments and is an expert in digital
- 1.2. Mrs. Prachi ("ACQUIRER 2")
 - Mrs. Prachi is Indian Resident, having residential address at KU- 124 2nd Floor, Pitampura, New Delhi-110034 her mobile number is +91 9711017348 and her email id is p@mobavenue.com
 - II. Mrs. Prachi is a B.Tech Computer Science from Northern India Engineering College. She is a Co-Founder and director in Mobavenue Media Pvt. Ltd.
 - III. Currently she is having directorship in Mobavenue Media Pvt. Ltd.
 - IV. she is having more than 8 years of experience in the field of E-commerce, Digital Transformation, Performance Marketing and financial technology.
- 1.3. Mr. Tejas K. Rathod ('Acquirer 3')
 - Mr. Tejas K. Rathod is Indian Resident, having residential address at B-601, Shree Naman Towers CGS LTD, S. V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra-400067 His mobile number is +91 9969635773 and his email id is T@mobavenue.com
 - II. Mr. Tejas K. Rathod is a Bachelor of Engineering. He Co-Founded Mobavenue which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia back in his early days of Engineering
 - III. Being an angel investor Tejas has invested in growth companies such as Mobigarage, One Impression, Dukaan, Elo Elo and more. Being an active entrepreneur, he has often a time being seen in publications such as Tims of India, Amazing workplaces to name a few.
- OTHER DETAILS OF THE ACQUIRERS
 - Name(s) of the Companies/ LLP in which Acquirer holds Directorship:

Sr. No.	Name of the Companies	Name of Acquirers	
1	Quid Innovations Private Limited		
2.	PD Avenue Marketing Private Limited		
3.	KIT Media LLP	Mr. Kunal H. Kothari ('Acquirer 1')	
4.	Chillofy Digital Agency LLP	30 00 9000	
5.	Mobavenue Media Private Limited		
1.	Mobavenue Media Private Limited	Mrs. Prachi ('Acquirer 2')	
1.	Mobavenue Media Private Limited		
2.	Quid Innovations Private Limited- Director		
3.	PD Avenue Marketing Private Limited	Mr. Tejas K. Rathod ('Acquirer 3')	
4.	KIT Media LLP	100 100 100 100 100 100 100 100 100 100	
5.	Chillofy Digital Agency LLP		

- Equity Share of the Target Company during the 12 (Twelve) months period prior to the date of Public
- The Net worth of the Acquirer 1 as of March 31, 2024 is ₹ 4,66,57,099 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated 22/04/2024. The Net worth of the Acquirer 2 as of March 31, 2024 is ₹ 1,76,73,941 and the same is certified by Chirag
- Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated The Net worth of the Acquirer 3 as of March 31, 2024 is ₹ 4,67,61,106 and the same is certified by Chirag
- Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated The Acquirers are neither related and nor have any association / relationship with the Target Company / 1.
- existing Promoters.
- The Acquirers have no interest in the Target Company except as mentioned in Point no. 2.2. The Acquirers are not part of any group.
- The Acquirers hereby confirm that they have not been banned or prohibited by SEBI from accessing the stock market or dealing in securities.
- DECLARATIONS BY ACQUIRERS
- The Acquirers have confirmed that they are not categorized as a "Willful Defaulter" in terms of Regulation (1)(ze) of the SEBI (SAST) Regulations, 2011. They further confirmed that the Acquirers and other companies, in which it is the promoter and/or director, are not appearing in the willful defaulter's list of the Reserve Bank of India.
- The Acquirers and the other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order/direction passed by SEBI
- Based on the information available, the Acquirers have not been declared as a Fugitive Economic Offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.
- As on the date of this DPS, the Acquirers does not hold any Equity Shares directly or indirectly in the Target
- The Acquirers are not a director on the board of the Target Company. The provisions of Chapter V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquirers, they
- do not hold Equity shares in the Target Company. The Acquirers undertakes that if they acquire any Equity Shares of the Target Company during the
 - Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and they will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period ("TP") and until the closure of the TP in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.
- Information about the Seller Shareholder
- The details of the Sellers under the Share Purchase Agreement are as follows:

	Part of	Details of shares/ voting rights held by the selling shareholders				
Name	promoter (Yes)	Pre-Trans	action	Post Trans	action	
	group (Yes/ - No)	Number of shares	%	Number of shares	%	
Biogen Pharmachem Industries Limited	No	15,00,400	10.00	0	0.00	
Saianand Commercial Limited	No	11,60,000	7.73	0	0.00	
Rama Shiva Lease Finance Private Limited	No	10,87,480	7.25	0	0.00	
Sword Edge Commercials Ltd	No	10,84,940	7.23	0	0.00	
Strategic Capital Partners Private Limit	No	10,60,620	7.070	0	0.00	
Interface Financial Services Limited	No	8,58,660	5.72	0	0.00	
Saral Mining Limited	No	13,90,000	9.27	0	0.00	
Savjani Enterprise	No	10,00,000	6.67	0	0.00	
Strategic Shares Solutions Pvt Ltd	No	9,99,460	6.66	0	0.00	

- The Seller as mentioned above have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulations, made under the SEBI Act.
- The equity shares held by the Seller is free from all encumbrances and are not under lock-in. Pursuant to the completion of Open Offer, the Acquirers will be classified as the Promoters of the Target
- Company in accordance with the provisions of Regulation 31A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Seller have confirmed they has not been categorized as a "Willful Defaulter" in terms of Regulation (1)
- (ze) of the SEBI (SAST) Regulations, 2011. They further confirm that they and other companies, in which they were a promoter and/or directors, are not appearing in the willful defaulter's list of the Reserve Bank
- Based on the information available, the Seller has not been declared a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.
- The Seller has not been prohibited by SEBI from dealing in securities, in terms of the provisions of Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulation made under the SEBI Act. The Seller undertakes that if he acquires any Equity Shares of the Target Company during the Offer period.
- he will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and he will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period and until the closure of the Tendering Period in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.
- Information about the Target Company- LUCENT INDUSTRIES LIMITED ("Target Company")
- The Target Company was incorporated on 29th January, 2010 with name as "SYLPH EDUCATION" SOLUTIONS PRIVATE LIMITED" and company has changed its name from "SYLPH EDUCATION SOLUTIONS LIMITED" to "LUCENT INDUSTRIES LIMITED" and the same has been approved by MCA and BSE on 29th March, 2022 and 08th April, 2022 respectively, bearing CIN: L74110MP2010PLC023011. The Registered Office of the Target Company is situated at Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, India, 452006, Tel. No. + 8200927566, Email: svlphedu@gmail.com: Web: www.lucentindustries.life.
- The Equity Shares of the Target Company are presently listed on the BSE Limited having the symbol 'LUCENT', script code 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019. The equity shares of the Company are listed Status under 'XT' Category in BSE.
- The Target Company is into buying, selling, supplying, Marketing, trading and dealing in all types of goods on retail and wholesale basis
- The Authorized Share Capital of the Target Company is ₹ 16,00,00,000 comprising of 16,00,00,00 Equity Shares of ₹ 10/- each. The paid-up Equity Share Capital of the Target Company is ₹ 15,00,00,000/comprising 15,00,00,00 Equity Shares of ₹ 10/- each fully paid up.
- As of date, the Target Company does not have any partly paid-up shares. There are no outstanding warrants or options or similar instruments, convertible into Equity Shares at a later stage.
- As per the shareholding pattern of the Target Company as on December 31, 2023, there are no Equity shares are under lock-in in Public Category. The Offer Price will be payable in cash, through bank transfer, by the Acquirer, in accordance with the
- provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011. The Target Company has complied with all the provisions of SEBI (LODR) Regulations, 2015, SEBI(SAST).
 - Regulations, 2011 from time to time and there are no punitive actions except the following instances of non-compliance mentioned hereunder: The Company is SDD Non-Complaint:

 - Terms of Mr. Pareshbhai Sengal has been completed as on 10/05/2022 but company has not filed form DIR-12 with www.mca.gov.in for his reappointment
 - 3. Ms. Manisha Patel has been appointed as an Independent Director but her name is not including in the Independent Director's Databank
 - 4. The Promoters/Promoter Group of the target company have made delay submission of disclosures
 - required under provisions of SEBI (SAST) Regulations 2011. 5. The promoters of the target company and Company have not complied the provisions of SAST
 - Regulations: However, the promoters of the company have obtained approval under regulation 31A of the SEBI LODR from BSE on January 12, 2022 for reclassification of their name into public category. BSE Limited imposed fine on Company for various non-compliance with provisions of SEBI (LODR) Regulations, 2015 details as given below:

Sr. No.	Quarter ended	Regulation	Provisions	Fine amount (₹)	Paid on	*Outstanding fine (₹)	Fine Waived (₹)
1	Dec-18	6(1)	SEBI LODR	108560	31-12-2020	0	0
2	Mar-19	6(1)	SEBI LODR	106200	31-12-2020	0	0
3	June-19	6(1)	SEBI LODR	74340	31-12-2020	0	0
4	Sept-19	13(3)	SEBI LODR	2360	31-12-2020	0	0
5	Sept-19	6(1)	SEBI LODR	108560	31-12-2020	0	0
6	Dec 19	6(1)	SEBI LODR	70800	11-09-2020	0	0
7	Mar-19	34	SEBI LODR	18880	0	0	18880*
8	Mar-21	27(2)	SEBI LODR	75520	0	75520	0
9	Mar-21	17(1)	SEBI LODR	531000	0	531000	0
10	Mar-21	18(1)	SEBI LODR	212400	0	212400	0
11	Mar-21	19(1)/19(2)	SEBI LODR	212400	0	212400	0
12	Mar-21	20(2)/(2A)	SEBI LODR	212400	0	212400	0
	VIVANIO-		TOTAL	1733420		1243720	18880

BSE has waived off fine amount of ₹18,880 and communicated to the Company vide BSE email dated

**Total outstanding fine amount is ₹ 12,43,720. The Company has filed waiver application to BSE against which BSE has replied to the Company vide email dated 24-05-2021 mentioning that the waiver application

There has been no merger/de-merger, or spin-off during the last three years involving the Target Company.

Summary of Audited consolidated Financial Statements for the Financial Years ended March 31, 2023. March 31, 2022, March 31, 2021 and Unaudited consolidated Financial Statement for the period ended December 31, 2023, as follows:

Particulars	December 31, 2023	March 31, 2023	March 31, 2022	March 31, 2021
Total Income	0	0	35,77,500	10,31,250
Profit/(Loss)	(97,000)	(8,70,000)	(6,11,000)	(3,58,982)
Earnings per Share (₹ Per Share)	(0.01)	(0.06)	(0.04)	(0.02)
Net worth/ Shareholders' funds	14,48,05,000	14,48,05,000	14,56,75,000	14,62,86,508

The Present Board of Directors of Target Company are as follows:

Sr. No.	Name	Designation	DIN/PAN	Date of Appointment
1	Manisha Maneklal Patel	Director	08482812	11/11/2020
2	Pareshbhai Ganpatbhai Sengal	Whole-time director	08444758	11/05/2019
3	Pareshbhai Ganpatbhai Sengal	CFO .	DJDPS1744C	11/05/2019
4	Soni Pandiya	Company Secretary	EEPPP6196K	30/11/2019
5	Kartik Raval	Director	09609710	21/02/2023

DETAILS OF THE OFFER

- A share purchase agreement dated 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10.14,15.600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company,; subject to the terms and conditions as mentioned in the SPA.
- The Acquirers have made this Open Offer in terms of SEBI (SAST) Regulations, 2011, to the Shareholders of the Target Company to acquire up to 39,00,000 Equity Shares of face value ₹ 10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital, subject to the terms and conditions mentioned in this PA and to be set out in the Detailed Public Statement ("DPS") and the Letter of Offer ("LoF") proposed to be issued in accordance with the SEBI (SAST) Regulations, 2011; payable in cash.
- This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the
- This Offer is not conditional upon any minimum level of acceptance by the Equity Shareholders of the Target Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011.
- This is not a competitive Offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011. This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of
- The Manager to the Offer, Wealth Mine Networks Private Limited does not hold any Equity Shares in the Target Company as of the date of this DPS. The Manager to the Offer further declares and undertakes not to deal on its own account in the Equity Shares of the Target Company during the Offer period. The Acquirers does not have any plan to dispose of or otherwise encumber any significant assets of
 - the Target Company for the next 2 (Two) years from the date of closure of the Open Offer, except in the ordinary course of business of the Target Company, and except to the extent required for the purpose of restructuring and/or rationalization of the business, assets, investments, liabilities or otherwise of the Target Company. In the event any substantial asset of the Target Company is to be sold, disposed of or otherwise encumbered other than in the ordinary course of business, the Acquirer undertake that they shall do so only upon the receipt of the prior approval of the shareholders of the Target Company, by way of a special resolution passed by postal ballot, in terms of Regulation 25(2) of SEBI (SAST) Regulations, 2011, and subject to the provisions of applicable law as may be required.
 - Upon completion of the Offer, assuming full acceptance of the Offer, the Acquirers will hold 1,06,52,100 (One Crores Six Lakhs Fifty-Two Thousand and One Hundred Only) Equity Shares representing 71.01% of the Emerging Voting Capital of the Target Company as on the tenth working day after the closure of the Tendering Period. As per Regulation 38 of the SEBI (LODR) Regulations read with Rules 19(2) and 19A of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), the Target Company is required to maintain at least 25% public shareholding as determined in accordance with SCRR, on a continuous basis for listing. However, pursuant to completion of this Open Offer, if the public shareholding in the Target Company may fall below the minimum public shareholding ("MPS") requirement as per Rule 19A of SCRR read with SEBI (LODR) Regulations. In such an event, the Acquirer shall undertake such actions within the timelines specified under the SCRR, as deemed appropriate by the Acquirer, to meet the MPS requirements specified under SCRR.
- BACKGROUND TO THE OFFER:
- This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the
- The Acquirers have executed Share Purchase Agreement on 14th May, 2024, for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below)

- of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only): payable in cash along with acquisition of control and Management over the Target Company. The Prime objective of the acquirers is to identify new opportunities in the market and drive their business towards growth through strategic solutions, and the acquirers are exploring to enter into this area of
- activities and therefore willing to acquire the control and become the promoters of the Target Company. The Acquirers has not been prohibited by SEBI from dealing in securities, in terms of direction issued u/s 11B of SEBI Act or under any of the regulations made under the SEBI Act.

Salient Features of the SPA:

- a. Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67,59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management
- b. The Acquirers and Sellers hereto confirm that the price aforementioned is a negotiated price and is not based on any other factor including the market price.
- The Acquirers and Sellers to the transaction recognize that the acquisition of the said Sale Shares is the subject matter of SEBI (SAST) Regulations, 2011 (SAST Regulations) and accordingly the acquisition shall be given effect only after due compliance of the SAST Regulations.
- The Acquirers shall pay the Purchase Consideration to the Sellers after completion of the Offer Period. No amount towards purchase consideration is paid at the time of execution of the SPA.
- The Acquirers and Sellers shall indemnify and keep indemnified the other, from and against all losses, liabilities, damages, costs and expenses that may be incurred or suffered by the other, arising from breach or default in performance or fulfillment by them or by any of its nominees, of any of the obligations, provisions, covenants, representation and warranties set forth in this till the date of
- The Acquirers and Sellers agree to co-operate and act in good faith, fairness and equity as between themselves by exclusively collaborating with each other and for mutual benefit:

SHAREHOLDING AND ACQUISITION DETAILS:

The current and proposed Shareholding of the Acquirers in the Target Company and the details of their

Details	Acquirer 1	Acquirer 2	Acquirer 3	Total
Name of Acquirer(s)/ PAC(s)	Mr. Kunal H. Kothari	Mrs. Prachi	Mr. Tejas Rathod	
Address	B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra 401303	KU- 124 2nd Floor, Pitampura, New Delhi- 110034	B-601, Shree Naman Towers CGS LTD, S, V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra- 400067	****
Name(s) of persons in control/promoters of acquirers/ PAC where Acquirers/PAC are companies	Not Applicable	Not Applicable	Not Applicable	120
Name of the Group, if any, to which the Acquirer/PAC belongs to	Not Applicable	Not Applicable	Not Applicable	(**)
Pre-Transaction shareholding Number % of total share capital	Nil	Nil	Nil	988.1
Proposed shareholding after the acquisition of shares which by execution of SPA triggered the Open Offer Number of Shares:	33,80,520	33,80,520		1,01,41,560
% of total Share Capital Any other interest in the TC	22.53%	22.53% N	22.53% ONE	67.59%

Under Regulation 38 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 read with Rule 19A of Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR, 1957"), the Target Company is required to maintain at least 25% public shareholding (as determined in accordance with SCRR, 1957) on a continuous basis. Pursuant to the Open Offer and the transactions contemplated in the SPA, their shareholding may exceed the maximum permissible non-public shareholding, the acquirer will ensure compliance required to bring down the non-public shareholding to the level specified should be completed within the time permitted under Securities Contract (Regulation) Rules, 1957.

OFFER PRICE:

Presently, the Equity Shares of the Target Company are listed on BSE and having the symbol LUCENT. Script Code: 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019.

The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the Twelve calendar months prior to the month of PA (i.e. May, 2024) is as set out below:

Stock Exchange	Time Period	Total Number of Equity Shares traded during the twelve calendar months prior to the month of PA	Total Number of listed Equity Shares	Annualized trading turnover (as % of total Equity Shares listed)
BSE	May 2023 to April 2024	THE PARTY OF THE P	15000000	0.70%

(Source: www.bseindia.com)

- Based on the above information, the Equity Shares of the Target Company are not frequently traded on the exchange within the meaning of the explanation provided in Regulation 2(1)(j) of the SEBI (SAST) Regulations, 2011.
- The Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per Equity Share has been determined in terms of Regulations, 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011 being the highest of the following: Sr.

No.	Particulars	(₹ per Equity Share
Α	The highest negotiated price per Equity Share of the Target Company for acquisition under any agreement attracts the obligation to make a PA of an Open Offer.	10/-
В	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the 52 (Fifty-two) weeks immediately preceding the date of the public announcement.	Not Applicable
С	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the 26 (Twenty-six) weeks immediately preceding the date of the public announcement.	Not Applicable
D	The volume-weighted average market price of such Equity Shares for a period of sixty trading days immediately preceding the date of PA as traded on an exchange, provided such shares are frequently traded.	Not Applicable
Ε	The per Equity Share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable
F	Where the shares are not frequently traded, the price determined by the Acquirers and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	18.25/-*

Details of valuer: The Fair value of Equity Shares of the Target Company is ₹18.25 per Equity Share* (Rupees Eighteen and Twenty Five Paisa Only) as certified by Abhinav Rajvanshi, R&A VALUATION LLP, Registered Valuer - Securities and Financial Assets, Registration No. IBBI/RV/06/2019/11765, having its office at Rajvanshi & Associates, H 15 Chitranjan Marg C Scheme, Jaipur, Rajasthan-302001 vide their certificate dated May 15, 2024. Contact: +91 9509777241, E-mail:-valuation@rajvanshica.com.

There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations, 2011.

The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, and reduction etc. where the record date for effecting such corporate actions falls between the date of this DPS up to 3 (three) Working Days prior to the commencement of the tendering period of the Offer, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations.

If the Acquirers acquire or agrees to acquire any Equity Shares or voting rights in the Target Company during the Offer period, whether by subscription or purchase, at a price higher than the Offer Price, the Offer Price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation 8(8) of SEBI (SAST) Regulations, 2011, Provided that no such acquisition shall be made after the one working day prior to the commencement of

the Tendering Period and until the expiry of the Tendering Period. Further, in accordance with Regulations, 18(4) and 18(5) of the SEBI (SAST) Regulations, 2011, in case of an upward revision to the Offer Price or to the Offer Size, if any, on account of competing Offers or otherwise, the Acquirer will (i) make corresponding increases to the escrow amount (ii) make Public Announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously notify to BSE, MSEI, SEBI and the Target Company at its registered office. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations, 2011.

If the Acquirers acquire Equity Shares of the Target Company during the period of 26 (Twenty-six) weeks after the Tendering Period at a price higher than the Offer Price, then the Acquirer will pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares have been accepted in the Offer within 60 (Sixty) days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another Open Offer under the SEBI (SAST) Regulations, 2011, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares of the Target Company in any form.

As on date, there is no revision in Offer Price or Offer Size. In case of any revision in the Open Offer Price or Offer Size, the Acquirers shall comply with Regulation 18 of SEBI (SAST) Regulations, 2011, which is required to be fulfilled for the said revision in the Offer Price or Offer Size. If there is any revision in the Offer Price on account of future purchases / competing offers, it will be done

and would be notified to the Shareholders.

only up to the period prior to One (1) working day before the date of commencement of the tendering period

(Continued next page...)

FINANCIAL EXPRESS

(Continued from previous page ...)

FINANCIAL ARRANGEMENTS:

- The Total Fund Requirement for the Open Offer (assuming full acceptances) for the acquisition up to 39,00,000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per share aggregating to ₹ 7,11,75,000/- (Rupees Seven Crore Eleven Lakh Seventy-Five Thousand Only) ("Maximum Consideration").
- The Acquirers have adequate financial resources and has made firm financial arrangements for financing the acquisition of the Equity Shares under the Open Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through the internal resources of the Acquirers and no borrowings from any bank and/or financial institution are envisaged.
- The Acquirers, the Manager to the Offer and YES BANK LTD, a Scheduled Commercial Bank and carrying on business as of banking in India under Banking Regulations, Act, 1949 having one of its offices at Part Ground Floor, Jaydev Arcade, Park Colony, Near Joggers Park, Jamnagar have entered into an Escrow Agreement dated 09th May, 2024 and for the purpose of the Offer (the "Offer Escrow Agreement"). In terms of Regulation 17 of the SEBI (SAST) Regulations, 2011 the Acquirer has deposited cash of ₹ 1,77,93,750/- (Rupees One Crores Seventy-Seven Lakhs Ninety-Three Thousand Seven Hundred and Fifty Only) which is 25% of the Maximum Consideration in an Escrow Account bearing name and style as "LUCENT- OPEN OFFER ESCROW ACCOUNT" ("Escrow Account") opened with YES BANK LTD Jamnagar
- The Acquirers have authorized the Manager to Offer to operate and realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations, 2011.
- The Net worth of the Acquirer 1 as of 31/12/23 is ₹ 4.66,57.099 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.
- The Net worth of the Acquirer 2 as of 31/12/23 is ₹ 1,76,73,941 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.
- The Net worth of the Acquirer 3 as of 31/12/23 is ₹ 4.67.61.106 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.:183244) vide his certification dated 22.04.2024 Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied
- that firm arrangements have been put in place by the Acquirers to fulfil their obligations through verifiable means in relation to the Offer in accordance with the SEBI (SAST) Regulations, 2011. In case of any upward revision in the Offer Price or Offer Size, the corresponding increase to the escrow amounts as mentioned above shall be made by the Acquirer in terms of Regulation 17(2) of the SEBI
- (SAST) Regulations, prior to effecting such revision. STATUTORY AND OTHER APPROVALS:
 - As on the date of this DPS, there are no statutory or other approvals required to implement the Offer. If any statutory approvals are required or become applicable prior to the completion of the Offer, the Offer would be subject to the receipt of such statutory approvals. The Acquirers shall not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a Public Announcement will be made within 2 (Two) Working days of such withdrawal, in the same newspapers in which this DPS has appeared.
- If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Offer.
- The Acquirers shall complete all procedures relating to the payment of consideration under this Offer 3. within 10 (Ten) Working Days from the date of expiry of the Tendering Period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirer.
- In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SEBI has the power to grant an extension of time to the Acquirers for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011. Further, if a delay occurs on account of willful default by 5. the Acquirer in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011, will also become applicable and the amount lying in the escrow account shall become liable to forfeiture.
- The Acquirers does not require any approval from financial institutions/banks in India for the Offer. TENTATIVE SCHEDULE OF ACTIVITY:

Particulars

This Open Offer is being made under Regulations, 3(1) and 4 of the SEBI (SAST) Regulations, 2011, and the Acquirers shall comply with provisions of SEBI (SAST) Regulations, 2011, as applicable

ACTIVITY	Actual Date
Date of entering into the agreement/decision to acquire through "SPA"	14-May-2024
Public Announcement (PA)	14-May-2024
PA to target company/SEBI	14-May-2024
Escrow Account (not later than 2 working days prior to the date of DPS)	17-May-2024
Detailed public statement (DPS) Publish in newspapers; Copy of the same shall be sent to Stock Exchanges, SEBI & TC.	21-May-2024
Draft Letter of offer to be submitted to SEBI and Copy of the same shall be sent to Stock Exchanges & TC. (DLOF) (Along with non- refundable fees of ₹ 5,00,000/-)	29-May-2024
SEBI provides its comments on the letter of offer (Lof)	20-June-2024
Specified/Identified date* for determination of names of shareholders to whom letter of offer is to be sent.	24-June -2024
List of Shareholders by Target Company to Acquirer & M.B.	26-June -2024
Dispatch of letter of offer to shareholders	1-July-2024
Letter of offer to reach shareholders	T Q
Upward revision in offer	05-July-2024
Recommendation / Comments on the offer by independent directors committee of TC on receipt of DPS; publish it in newspapers.	04-July-2024
Issue of Advertisement announcing the schedule of activities for open offer (Pre-Advt.) in newspapers where DPS is published; Copy of the same shall be sent to BSE, SEBI & TC.	05-July-2024
Date of Opening Offer	08-July-2024
Last Date for withdrawal of Tendered shares by shareholders	4
Date of Closure of Offer	22-July-2024
Open special escrow account	24-July-2024
Acquirer to fund additionally 10% in special account for payment to shareholders.	24-July-2024
Payment to shareholders	05-Aug 2024
Post offer Advertisement Publish in all newspapers where DPS is published; sent to BSE, SEBI & TC.	12-Aug-2024
Report to be sent by Merchant Banker to SEBI	12-Aug-2024
Escrow Account released	11-Sep-2024
Overall time for completion of offer formalities	12
Unclaimed balances, if any, lying to the credit of the special escrow account	75

ACTIVITY

*Identified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the shareholders holding Equity Shares of the Target Company (registered or unregistered) (except the Acquirers, Sellers and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time before the closure of this Offer.

- PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER: All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or
- dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer. Person who has acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares
- after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (detailed at Part XIV (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details.
- In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with
- The Open Offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011, and SEBI circular CIR/CFD/POLICYCELLJ1/2015 dated April 13, 2015, and CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as per further amendment vide SEBI circular numbered SEBI/HO/CFD/DCR-III/ CIR/P/2021/615 dated August 13, 2021 BSE shall be the designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer.
- The Acquirers has appointed Ratnakar Securities Private Limited ("Buying Broker") as his broker for

- the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open Offer shall be made. The contact details of the Buying Broker are as mentioned below:
- Name: Ratnakar Securities Private Limited Address: 304, Sankalp Square – 2, Nr. JalaramMandir, Crossing, Ellisbridge, Ahmedabad-380006
- SEBI Registration No.: INZ000191735
- Tel No. : 079 4900 5200 Email : compliance@ratnakarsecurities.com Website : https://www.ratnakarsecurities.com/
- : Mr. Kushal Shah **Contact Person** All Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their respective Stock Brokers ("Selling Broker") within the normal trading hours of the secondary
- market, during the Tendering Period. A Separate Acquisition Window will be provided by the BSE to facilitate the placing of sell orders The Selling Broker can enter orders for dematerialized as well as physical Equity Shares.
- The selling broker would be required to place an order/bid on behalf of the Public Shareholders who wish to tender their Equity Shares in the Open Offer using the Acquisition window of the BSE. Before placing the bid, the concerned Public Shareholder/selling broker would be required to transfer the tendered Equity Shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation.
- 11. The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity Shares will be separately enumerated in the Letter of Offer.
- In accordance with the Frequently Asked Questions issued by SEBI, "FAQs Tendering of physical shares in Buyback Offer /Open Offer/ Exit Offer/Delisting" dated February 20, 2020, SEBI Circular no. SEBI /HO/ CFD/CMD1/CIR/P/2020/144 dated July 31st, 2020, Shareholders holding securities in physical form are allowed to tender shares in Open Offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.
- THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN THE OFFER EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE SHAREHOLDERS.

OTHER INFORMATION:

Actual Date

- The Acquirer accepts full responsibility for the information contained in this Public Announcement. The Acquirer jointly and severally undertake that undertakes that they are aware of and will comply with their obligations as laid down in the SEBI (SAST) Regulations.
- of the date hereto. Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer have appointed Wealth Mine

Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as

- Networks Private Limited (CIN U93000GJ1995PTC025328), as the Manager to the Offer ('Manager') having registered office at 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001. Contact Person: Mr. JAY TRIVEDI; Tel No.: + 7778867143; Email: wealthminenetworks@gmail.com; Investor Grievance ID: wealthminenetworks@gmail.com; SEBI Reg. No.: INM000013077.
- This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in), BSE's website (www.bseindia.com).
- In this DPS, all references to "Rs." or "₹" are references to the Indian Rupee(s).
- THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

WWW WEALTH MINE Networks Pvt. Ltd.

WEALTH MINE NETWORKS PRIVATE LIMITED (CIN: U93000GJ1995PTC025328) Registered Office: 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001, Contact Person: Mr. JAY TRIVEDI | Tel No.: + 7778867143

Email: wealthminenetworks@gmail.com | Investor Grievance ID: wealthminenetworks@gmail.com

Issued by the Manager to the Offer for any on behalf of the Acquirers

Acquire-1	Acquire-2	Acquire-3
Sd/-	Sd/-	Sd/-
Kunal H. Kothari	Prachi	Tejas K. Rathod

Place: Mumbai Date: May 16, 2024

AdBaaz

CENLUB INDUSTRIES LIMITED

Read, Office: Plot No 233-234 Sector-58

Ballaboarh Faridabad-121004, Harvana

Phone No: 08826794470, 71,

Website: www.cenlub.in E-mail: centub@centub.in

CIN No: L67120HR1992PLC035087 SUB: INTIMATION FOR BOARD MEETING TO

BE HELD ON THURSDAY, 30TH MAY, 2024

In pursuance of Regulations 29 and 33 of SEBI

(Listing Obligations and Disclosure Requirements) Regulations, 2015, we wish to

inform you that the meeting of the Board of

Directors of the Company will be held on May

30, 2024 (Thursday), at the Registered Office

of the Company at Plot No.233 & 234, Sector 58, Ballabgarh, Faridabad, Haryana -121004

a) The Financial Statements of the Company

for the quarter ended on 31st March, 2024

and for the entire financial year ended on

31st March, 2024 along with a Statement of Assets & Liabilities and Cash Flow Statement

of the Company for the financial year ended

To take on record the Auditors' Report

submitted by the Statutory Auditors on the

Audited Financial Results for the guarter/

at 3.00 PM- to consider inter -alia, to :-

on 31st March, 2024.



HIGHWAYS INFRASTRUCTURE TRUST

SEBI Registration No. IN/InvIT/21-22/0019 Principal Place of Business: 2nd Floor, Piramal Tower, Peninsula Corporate Park, Lower Parel, Mumbai - 400013.

Corporate Address: Unit 601-602, 6th floor, Windsor House, Off CST Road, Kalina, Santacruz(E), Mumbai - 400098. Tel: +91 75063 33445 E-Mail: highwaysinvit@highwayconcessions.com Website: www.highwaystrust.com

Extract of Statement of Audited Standalone Financial Results for the Quarter and Year ended March 31, 2024

	(All amounts in ₹ millions unless otherwise state
Quarter Ended	Year Ended

or.	rarticulars	Quarter E	iiucu	IGAI EI	lucu
No.		March 31, 2024	March 31, 2023	March 31, 2024	March 31, 2023
		(Audited)	(Audited)	(Audited)	(Audited)
1	Total Income from Operations	1864.154301	1,325.69	5,063.91	3,224.13
2	Net Profit / (Loss) for the period (before Tax, Exceptional and/or Extraordinary items)	982.89	947.09	2,981.39	2,489.32
3	Net Profit / (Loss) for the period before tax (after Exceptional and/or Extraordinary items)	(2,563.99)	(932.62)	(1,983.40)	444.73
4	Net Profit / (Loss) for the period after tax (after Exceptional and/or Extraordinary items)	(2,595.37)	(940.51)	(2,050.89)	426.46
5	Total Comprehensive Income for the period [Comprising Profit / (Loss) for the period (after tax) and Other Comprehensive Income (after tax)]	(2,595.37)	(940.51)	(2,050.89)	426.46
6	Unit capital	68,590.00	41,550.00	68,590.00	41,550.00
7	Reserves (excluding Revaluation Reserve)	(12,771.18)	(5,715.12)	(12,771.18)	(5,715.12)
8	Net worth	55,818.82	35,834.88	55,818.82	35,834.88
9	Paid up Debt Capital / Outstanding Debt (In times)	1.92	2.92	1.92	2.92
10	Debt Equity Ratio (In times)	0.64	0.40	0.64	0.40
11	Earnings Per Units (of Rs. 100/- each)	- 2000000	27.27.27.27.2	- 1000000	
	1. Basic:	(3.72)	(5.56)	(4.10)	1.70
	2. Diluted:	(3.72)	(5.56)	(4.10)	1.70
12	Debenture Redemption Reserve		- 5	850	2.5
13	Debt Service Coverage Ratio (In times)	1.84	4.30	2.24	4.41
14	Interest Service Coverage Ratio (In times)	2.38	4.30	2.73	5.26
15	Current Ratio (In times)	0.98	8.60	0.98	8.60
16	Long Term Debt to Working Capital Ratio (In times)	11.45	5.76	11.45	5.76
17	Total Debts to Total Assets (in %)	38.65%	28.41%	38.65%	28.41%
18	Current Liability Ratio (in %)	10.82%	2.07%	10.82%	2.07%
19	Debtors Turnover*	N.A	N.A	N.A	N.A
20	Bad Debts to Account Receivable Ratio	N.A	N.A	N.A	N.A
21	Inventory turnover **	N.A	N.A	N.A	N.A
22	Operating Margin (in %)	87.21%	91.69%	89.96%	94.00%
23	Net profit Margin(in %)	-139.23%	-70.94%	-40.50%	13.23%

** The Trust does not have any Inventory, therefore Inventory Turnover Ratio is not applicable.

1 The aforesaid results have been reviewed and recommended by the Audit Committee and subsequently approved by the Board

at their respective meetings held on May 16, 2024. The above is an extract of the detailed format of Audited standalone Financial Results/Information for the Quarter and Year ended March 31, 2024. The full format of the Audited Standalone Financial Results/Information is filed with the Stock Exchange under Regulation 52 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations,

(www.highwaystrust.com) or on the website of BSE Limited (www.bseindia.com). For the other line items referred in regulation 52(4) and 54(3) of the Listing Regulations, pertinent disclosures have been made to the BSE Limited and can be accessed on the Trust's

2015 (the "SEBI LODR Regulations"). Investors can view the full format of the Audited Standalone Financial Results/Information

of Highways Infrastructure Trust (the "Trust") for the Quarter and Year ended March 31, 2024 on the Trust's website

For and on behalf of the Board of Directors **Highway Concessions One Private Limited** (Acting as Investment Manager to Highways Infrastructure Trust)

Gaurav Chandna Joint CEO & Executive Director DIN: 10312924

Place : Mumbai

Date: May 16, 2024

"IMPORTANT"

Whilst care is taken prior to acceptance of advertising copy, it is not possible to verify its contents. The Indian Express (P) Limited cannot be held responsible for such contents, nor for any loss or damage incurred as a result of transactions with companies, associations or individuals advertising in its newspapers or Publications. We therefore recommend that readers make necessary inquiries before sending any monies or entering into any agreements with advertisers or otherwise acting on an advertisement in any manner whatsoever.

NMDC STEEL Limited (A Government of India Enterprise)

Description		Display of Tender	Last date & Time for	Earnest
of Material		Document Period	submission of offer	Money Deposit
CALCINED	194087	17.05.2024	14.06.2024	Rs. 50,00,000/-
LIME		To 14.06.2024	by 02.30 PM (IST)	60000 US Dollars

only on our website www.nmdc.co.in and MSTC Portal. Prospective bidders

should visit NMDC Limited website and MSTC Portal from time to time to take

note of corrigendum, if any. For further details logon to Tender Section of our

website: www.nmdc.co.in.

GSPL India Gasnet Limited Post - Nagarnar (Bastar) C.G. PIN 494001 (CIN: U27310CT2015GOI001618) CIN: U40200GJ2011SGC067449 Corp. Office: GSPL Bhavan, Sector-26, Gandhinagar-382 028

Tel: +91-79-23268500 Fax: +91-79-23268875 Website: www.gspcgroup.com NOTICE INVITING TENDER

GSPL India Gasnet Limited (GIGL), Joint venture Company promoted by GSPL

IOCL, BPCL and HPCL is operating a gas grid, to facilitate gas transmission from supply points to demand centres across Gujarat, Rajasthan, Punjab and Haryana. GIGL invites bids from reputed companies for following tenders vide "Single Stage Three-Part' bidding process through e-tendering on (n)procure portal;

Tender-1 Annual Rate Contract (ARC) for Maintenance of Pindwara Base of GIGL Tender-2 Annual Rate Contract (ARC) for Maintenance of Ajmer Base of GIGL Tender-3 Annual Rate Contract (ARC) for Maintenance of Johner Base of GIGL Tender-4 Annual Rate Contract (ARC) for Maintenance of Amritsar, Bhatinda,

Date of tender Upload on (n)procure portal 17.05.2024@1200 Hrs. Interested bidders can bid, view /download details from http://gigltender.nprocure.com

Rohtak and Hisar Base of GIGL

Details can also be viewed on GIGL website. All future announcement related to this tender shall be published on (n)Procure Portal ONLY.

Thomas Cook (India) Limited

Regd Office: 11th Floor, Marathon Futurex, N.M. Joshi Marg, Lower Parel (E), Mumbai - 400 013 Tel.: +91 22 4242 7000 Fax: +91 22 2302 2864

General Manager (Materials)

Website: www.thomascook.in • Email: sharedept@thomascook.in CIN: L63040MH1978PLC020717

Thomas Cook

AUDITED CONSOLIDATED FINANCIAL RESULTS FOR THE QUARTER AND YEAR ENDED 31ST MARCH, 2024 (Rs. In Millions, except Earnings per shar

Particulars	Quarter ended 31st March 2024 (Refer Note no. 4)	Year ended 31st March 2024	Quarter ended 31st March 2023 (Refer Note no. 4)
Total Income from operations	16,926.1	74,356.5	13,239.4
Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	606.9	3,449.3	(61.6)
Net Profit / (Loss) for the period [before tax (after Exceptional and/or Extraordinary items)]	606.9	3,449.3	(61.6)
Net Profit / (Loss) for the period [after tax (after Exceptional and/or Extraordinary items)]	564.7	2,711.0	(107.3)
Total Comprehensive Income for the period	1,619.8	3,738.6	(89.3)
Equity Share Capital	470.4	470.4	470.4
Reserves (excluding revaluation reserves)(Refer Note no. 3)	14,047.9	14,047.9	11,299.2
Earnings per share (before extraordinary items)(of Re. 1 each)			
Basic :	1.22	5.57	(0.15)
Diluted :	1.22	5.57	(0.15)
Earnings per share (after extraordinary items) (of Re. 1 each)			
Basic :	1.22	5.57	(0.15)
Diluted :	1.22	5.57	(0.15)

Notes: 1. The above is an extract of the detailed format of the Audited Consolidated Financial Results for the Quarter & Year

Place: Mumbai

Date: 15th May, 2024

- ended 31st March, 2024, filled with Stock Exchanges under Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The full format of the said results are available on the Stock Exchange's website [www.bseindia.com], [www.nseindia.com] and Company's website [www.thomascook.in].
- 2. The above results were reviewed by the Audit Committee and approved by the Board of Directors at its meeting held on Wednesday, 15th May, 2024.
- 3. Reserves (excluding revaluation reserves) are stated as at 31st March, 2024 and 31st March, 2023.
- 4. The standalone and consolidated results for the quarter and year ended 31st March, 2024 have been audited by the Statutory Auditors of the Company. The standalone and consolidated figures for the quarter ended 31st March, 2024 and 31st March, 2023 are the balancing figures between audited figures in respect of the full financial year and the published unaudited year to date figures upto the end of the third quarter of the relevant financial year, which were subjected to limited review by the Statutory Auditors of the Company.
- 5. The details as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 in relation

Particulars	Quarter ended 31st March 2024 (Refer Note no.4)	Year ended 31st March 2024	(Rs. In Milllio Quarter ended 31st March 2023 (Refer Note no.4)
Turnover	2,849.5	19,903.8	3,681.9
Net Profit / (Loss) for the period (before tax, Exceptional and/or Extraordinary items)	264.9	1,521.4	(0.3)
Net Profit / (Loss) for the period [before tax (after Exceptional and/or Extraordinary items)]	264.9	1,521.4	(0.3)
Net Profit / (Loss) for the period [after tax (after Exceptional and/or Extraordinary items)]	171.6	999.0	(18.4)

6. The Board of Directors has recommended a total dividend of Re.0.60 per equity share of the face value of Re.1 each (including Re. 0.20 special dividend due to improved performance during FY 2023-24) amounting to Rs. 282.3 Mn for the financial year ended 31st March 2024, subject to approval of the shareholders at the ensuing Annual General Meeting.

Madhavan Menon

DIN:00008542

For Thomas Cook (India) Limited Mahesh lyer DIN:07560302 **Executive Chairman | Managing Director & Chief Executive Officer**

year ended on 31st March, 2024. Recommend dividend, if any, on the equity shares of the Company for the year ended March 31, 2024. d) To take any other matter with the permission of the Chairman of meeting. Further, pursuant to the provisions of the SEBI (Prohibition of Insider Trading) Regulations, 2015 and as per terms of "Code of Internal Procedures and conduct of Regulating, Monitoring & reporting of Trading by Insiders" of the Company, the trading window for dealing in securities of the company is closed from 01st April, 2024 to 2nd June, 2024 (both days inclusive) for specified /designated persons as defined in the Code. For CENLUB INDUSTRIES LIMITED ANSH MITTAL Place: Faridabad Whole Time Director Date: 16.05.2024 DIN: 00041986 Detailed Public Statement in terms of Regulations 13(4), 14(3) and 15(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof ("SEBI (SAST) Regulations, 2011,") for the attention of the Public Shareholders of

LUCENT INDUSTRIES LIMITED

CIN: L74110MP2010PLC023011

Registered Office: Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, 452006 | Tel. No: 8200927566 | E-Mail ID: sylphedu@gmail.com | Website: www.lucentindustries.life

Open Offer for Acquisition of (39,00,000) Equity Shares from Shareholders of Lucent Industries Limited ("Target Company") by Kunal H. Kothan ('Acquirer 1), Prachi ('Acquirer 2') and Tojas K. Rathod ('Acquirer') Internating collective preferred to a Koquirer's privation to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares And Takeovers) Regulations, 2011, 2013 as amended ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer").

as entended 1-SEI (SAS1) Regulations, 2011 / ("Offer" or "Open Offer").

This Detailed Public Statemer ("DEPS") is being issuad by wealth Mine Networks Private Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirers to the Public Shareholders of the Target Company pursuant to and normalizance with Regulations 31(4), 14(6), and 15(2) of the SEIS (RAST) Regulations, 2011, and subsequent amendment therefor pursuant to the Public Announcement ("PA") dated 14th May, 2024 in relation to the Offer, which was self with the SEI climited ("SEE" or "Shoek Exchanger") and the Securities and Exchange Regulations 31(4) and 4 read with Fed Williams ("All and 15(1)") of the SEIS (RAST) Regulations, 2011, and 4 read with Fed Williams ("Regulations 31(4)") and 4 read with Fed Williams ("Regulations 13(4)") and 4 read with Fed Williams ("Regulations 13(4)") and 4 read with Fed Williams ("Regulations 13(4)") and 4 read with Fed Williams ("Regulations 14(4)") and 15(4) of the SEIS (RAST) Regulations, 2011.

For the purposes of this DPS, the following terms shall have the meanings assigned to them below:
"Acquirer" Kunal H. Kothari ('Acquirer 1''), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3');
"Equity Shares" means paid-up equity shares of the Target Company of face value ₹10/- (Rupees Ten Only) each; "requiry sowners" means paul-up equiry shares of the Target Company of face value "10". (Rupes Ten Only) each; "Immedity Morting Capital" means the total voting equity share capital of the Target Company on a fully distured basis expected as of the 10th (Tenth) Working Day from the closure of the Tendering Period of the Offer i.e. 150.00.000.00" person paid-up Equity Askrase of the Target Company, or "Immediated Date" shall mean the date failing on the 10th working day prior to the commencement of the Tendering Period (as defined below), for the purpose of determining the Public Shareholders to whom the Letter of Offer in relation to this Offer (the "Letter of Offer") or "Left") shall be sent.

rumou (as demine below), for the purpose of determining the Public Shareholders to whom the Letter of Offer in relation to this Offer (in "Letter of Offer" "Letter") and see sent.

"Bellars" means Biogen Pharmachem Industries Limited, Salanand Commercial Limited, Rama Shiva Lease Finance Private Limited, Sword Egic Commercials Lid, Strategic Capital Partners Private Limited and Savigam Enterprises.

Services Limited, Saral Mining, Limited, Strategic Shares Solutions Private Limited and Savigam Enterprises.

"Public Shareholders" means all the equity shareholders of the Target Company excluding (i) the Promoters and members of the Promoter Group of the Target Company; (ii) the Acquirer and any Persons Deemed to be Acting or Control with the parties to the Ske to the PSA (as defined above) and any Persons Deemed to be Acting in Concrol with the parties to the Ske to the PSA (as defined above) and any Persons Deemed to be Acting in Concrol with the parties to the Ske to the PSA (as defined above) or the Early and Control or Control

- Mr. Kunal H. Kothari ("ACQUIRER 1")
 - Mr. Kunal H. Kothari is Indian Resident, having residential address at B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra-401303. His mobile number is 8983359882 and his email id is &@mobavenue.com

- The entires in its Agrinovamentusconni in Mr. Kunalf H. Kolharf has a qualification of Bachelor of Engineering (B.E.IT) from Thakur College of Engineering and Technology, He is a seasoned entrepreneur and reliches Asia Shunder 30 honorees. He is the Co-Founder and Chief Grown Officer at Mobavenue- which is a 360 degree growth platform driving programmatic acquisitions, retargening and growth management for leading banks in India, SEA, LEARMA Lingue, MRAN and Resissa six such as Euro, Stopee, Disney Hotstar, Mylar, and Chingar to mane Children and Ching and Chingar to mane and Ching and Chingar to mane and Ching and Chingar to mane and C
- IV. He has helped over 300 brands drive business growth across multiple segments and is an expert in digita

- ms. r-rdem (AUUNIEN Z.)
 MRS. Prach is 16 Indian Resident, having residential address at KU-124 2nd Floor, Pitampura, New Delhi110034 her mobile number is +91 9711017348 and her email id is p@mobavenue.com

 II. Mrs. Prach is a 8. Tech Computer Science from Northern India Engineering College. She is a Co-Founder
 and director in Mobavenue Media Pt-L Ltid

 III. Currently she is having directorship in Mobavenue Media Pt-L Ltd,

 IV. she is having more than 8 years of experience in the field of E-commerce, Digital Transformation,
 Performance Marketing and financial technology.

- 1.3. Mr. Tejas K. Rathod ('Acquirer 3')
 - Ir. lejas k. Hatmou (Acquirer J)
 Mr. Tejas K. Rathod is Indian Resident, having residential address at B-601, Shree Naman Towers CGS
 LTD, S. V. Road, Kilachand, Behind Namah Hospital, Kandivah-West, Mumbai Suburban, Maharashtra400067 His mobile number is 1-49 1966683773 and his email di is Tejamobavenue.com
 - Mr. Tejas K. Rathod is a Bachelor of Engineering. He Co-Founded Mobavenue which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia back in his early days of Engineering.
 - III. Being an angel investor Tejas has invested in growth companies such as Mobigarage, One Impression Dukaan, Elo Elo and more. Being an active entrepreneur, he has often a time being seen in publications such as Tims of India. Amazino workolaces to name a few.
- OTHER DETAILS OF THE ACQUIRERS

 This of the Companies (TTP in which Acquirer holds Director)

Sr. No.	Name of the Companies	Name of Acquirers
1	Quid Innovations Private Limited	
2.	PD Avenue Marketing Private Limited	
3.	KIT Media LLP	Mr. Kunal H. Kothari ('Acquirer 1')
4.	Chillofy Digital Agency LLP	
5.	Mobavenue Media Private Limited	
1.	Mobavenue Media Private Limited	Mrs. Prachi ('Acquirer 2')
1.	Mobavenue Media Private Limited	
2.	Quid Innovations Private Limited- Director	
3.	PD Avenue Marketing Private Limited	Mr. Tejas K. Rathod ('Acquirer 3')
4.	KIT Media LLP	
5.	Chillofy Digital Agency LLP	

- The Acquirers does not hold any Equity Shares of the Target Company and has not acquired any Equity Share of the Target Company during the 12 (Twelve) months period prior to the date of Public
- NUMBER OF THE N
- The Net worth of the Acquirer 2 as of March 31, 2024 is ₹ 1,76,73,941 and the same is certified by Chiran Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chiran and Associates vide his certification dated 22/04/2024. 2.4. 2.5.
- The Net worth of the Acquirer 3 as of March 31, 2024 is ₹ 4,67,61,106 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated 22/04/2024. Description of the Acquirers are neither related and nor have any association / relationship with the Target Company / existing Promoters.
- moters. In the first company except as mentioned in Point no. 2.2. The Acquirers are not part of any group.

 The Acquirers hereby confirm that they have not been banned or prohibited by SEBI from accessing the
- DECLARATIONS BY ACQUIRERS The Acquirers have confirmed that they are not categorized as a "Willful Defaulter" in terms of Regulation (1)(a)(a) of the SEBI (SAST) Regulations, 2011. They further confirmed that the Acquirers and other companies, in which it is the promoter and/or director, are not appearing in the willful defaulter's list of the Reserve Bank of India.

- companies, in which it is the promoter and/or director, are not appearing in the willful defaulter's sixt of the Reserve Bank of India other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order/direction passed by SEB.

 Based on the information available, the Acquirers have not been declared as a Fugitive Economic Offender Section 2 of the Fugither Economic Offender Section 2 of the Fugither Economic Offender Acquirers and the fugither Economic Offender Acquirers and the fugither Economic Offender Acquirers are not a director on the board of the Target Company.

 The Acquirers are not a director on the board of the Target Company,
 The Acquirers and the Target Company,
 The Acquirer and the Target Company.

 The Acquirer and the Target Company and the Target Company within 24 hours of such of the Company of the Acquirers are not a director to the Sock Exchange and the Target Company within 24 hours of such Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such offer period, they will inform to the Stock Exchange and the Target Company during the period between the Acquirers and the Exchange and the Target Company of the Ta

The details of the Sellers under the Share Purchase Agreement are as follows:						
	Part of	Details of shares/ voting rights held by the selling shareholders				
Name	promoter group (Yes/	Pre-Trans	action	Post Tran	saction	1
	No)	Number of shares	%	Number of shares	%	9
Biogen Pharmachem Industries Limited	No	15,00,400	10.00	0	0.00	
Saianand Commercial Limited	No	11,60,000	7.73	0	0.00	
Rama Shiva Lease Finance Private Limited	No	10,87,480	7.25	0	0.00	
Sword Edge Commercials Ltd	No	10,84,940	7.23	0	0.00	
Strategic Capital Partners Private Limit	No	10,60,620	7.070	0	0.00	v
Interface Financial Services Limited	No	8,58,660	5.72	0	0.00	1
Saral Mining Limited	No	13,90,000	9.27	0	0.00	1
Savjani Enterprise	No	10,00,000	6.67	0	0.00	1
Strategic Shares Solutions Pvt Ltd	No	9,99,460	6.66	0	0.00	2

- The Seller as mentioned above have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 118 of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulations, made under the SEBI Act. The equity shares held by the Seller is free from all encumbrances and are not under lock-in. The equity shares held by the Seller is free from all encumbrances and are not under lock-in. The experiments for the Seller is the Pornoiters of the Target Company in accordance with the provisions of Regulation 31A of the SEBI (Listing Obligations and Dischosine Regulations). 2015.

 The Seller have confirmed they has not been categorized as a "Willful Delautier" in terms of Regulation (1) (2) of the SEBI (SAST) Regulations, 2011. They further confirm that they and other companies, in which hely vere a promoter and/or directions, are not appearing in the willful defaulter is fall or Reserve Bank.
- un mura. Based on the information available, the Seller has not been declared a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.

Section Transpare Common Created Sect. 2018 (70 in 2018), as per neglization of (7)(g) of sets in the provisions of Section 118 of the SEB Act. 1902, as amended (7SEB Act.) or under any other Regulation made under the SEB Act. 1902, as amended (7SEB Act.) or under any other Regulation made under the SEB Act. 1902, as amended (7SEB Act.) or under any other Regulation made under the SEB Act. The Seller understates that if the acquires any Fauly States or the Target Company within 24 hours of such acquisitions and the will not acquire any Equity States of the Target Company within 24 hours of such acquisitions and even in the will not acquire any Equity States of the Target Company during the principle development of the working days prior to the commonnement of the Tendering Period and until the closure of the Tendering Period in accordance with Regulation 18(6) of SEB (SAST) Regulations, 2011.

Information about the Target Company - LUCENT INDUSTRIES LIMITED ("Target Company")

The Target Company was incorporated on 29th January, 2010 with name as "SYLPH EDUCATION SOLUTIONS PRIVATE LIMITED" and company has changed its name from "SYLPH EDUCATION SOLUTIONS PRIVATE LIMITED" and company has changed its name from "SYLPH EDUCATION BOSITIONS CONTINUED TO "LUCENT INDUSTRIES LIMITED" and the same has been approved by MGA and BSE on 29th March, 2022 respectively, bearing CRIR. 1741 10MP2010 PCU202011.

The Registered Office of the Target Company is situated at Second Ros Act 49.5. Scheme 10. 51. Sangam Web vow lucentifications in the same from the same fr

- Web www.lucentindustries life.

 The Equily Shares of the Target Company are presently listed on the BSE Limited having the symbol "LUCRIT", script code \$36868 and the ISIN of Equily Shares of the Target Company is NE622001019. The equily shares of the Target Company is NE622001019. The equily shares of the Company are isself status under TX Calegory in BSE.

 The Target Company is into buying, selling, supplying, Marketing, trading and dealing in all types of goods on retail and wholesalle basis.

 The Authorized Share Capital of the Target Company is ₹ 16,000,000 comprising of 16,000,000 Equily Shares and ₹ 101 ← each. The paid-uily Capital from Target Company is ₹ 15,000,000 comprising 15,000,000 Equily Shares and ₹ 101 ← each flatly paid up. As of date, the Target Company on the Target Company are or options or options or similar instruments, convertible into Equily Shares at a later stage. As per the shareholding pattern of the Target Company as on December 31, 2023, there are no Equily shares are under lock-in in Public Category.

- shares are under lock-in in Public Category.

 The Ofter Price will be payable in cash, through bank transfer, by the Acquirer, in accordance with the provisions of Regulation (91(d)) of the SEBI (SAST) Regulations, 2011.

 The Target Company has completed with all the provisions of SEBI (LODR) Regulations, 2015, SEBI(SAST) Regulations, 2011 from time to liver and there are no punitive actions except the following instances of non-complaince mentioned thereunder.

 1. The Company is SDD Non-Complaint;

- The Company is SID Non-Complaint;

 Terms of Mr. Paresbhal Sengal has been completed as on 10/05/2022 but company has not filled form DIR-12 with wnw.mca, govin for his reappointment

 Ms. Manisha Palla has been appointed as an independent Director but her name is not including in the independent Director's Databank.

 The Promotest Promotest Group of the target company have made delay submission of disclosures required under provisions of SEBI (SAST) Regulations 2011.

 The promotest of the target company and Company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations: However, the promotest of the company have not complied the provisions of SAST Regulations in the company have not complied the provisions of SAST Regulations in the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the company have not complied the provisions of SAST Regulations and the provisions of SAST Regulations and the company have not company have not complied the provisions of SAST Regul

Sr. No.	Quarter ended	Regulation	Provisions	Fine amount (₹)	Paid on	*Outstanding fine (₹)	Fine Waived (₹)
1	Dec-18	6(1)	SEBI LODR	108560	31-12-2020	0	0
2	Mar-19	6(1)	SEBI LODR	106200	31-12-2020	0	0
3	June-19	6(1)	SEBI LODR	74340	31-12-2020	0	0
4	Sept-19	13(3)	SEBI LODR	2360	31-12-2020	0	0
5	Sept-19	6(1)	SEBI LODR	108560	31-12-2020	0	0
6	Dec 19	6(1)	SEBI LODR	70800	11-09-2020	0	0
7	Mar-19	34	SEBI LODR	18880	0	0	18880*
8	Mar-21	27(2)	SEBI LODR	75520	0	75520	0
9	Mar-21	17(1)	SEBI LODR	531000	0	531000	0
10	Mar-21	18(1)	SEBI LODR	212400	0	212400	0
11	Mar-21	19(1)/19(2)	SEBI LODR	212400	0	212400	0
12	Mar-21	20(2)/(2A)	SEBI LODR	212400	0	212400	0
			TOTAL	1733420		1243720	18880

(2A) SEBI LODR 212400 TOTAL 1733420 BSE has waived off fine amount of ₹18,880 and communicated to the Company vide BSE email 07-01-2020.

7-01-2020.

**Triblal outstanding line amount is ₹ 12.43.720. The Company has filed waher application to BSE against which BSE has replied to the Company wide email claim 24-05-2021 menthoring that the waiver application is under consideration with BSE.

There has been no mergeted-emerge, or spin-off during the last three years involving the Target Company. Summary of Audited consolidated Financial Statements for the Financial Years ended March 31, 2023, March 31, 2022, March 31, 2021 and Unaudited consolidated Financial Statement for the period ended December 31, 2023, as follows:

Particulars	2023	2023	2022	2021
Total Income	0	0	35,77,500	10,31,250
Profit/(Loss)	(97,000)	(8,70,000)	(6,11,000)	(3,58,982)
Earnings per Share (₹ Per Share)	(0.01)	(0.06)	(0.04)	(0.02)
Net worth/ Shareholders' funds	14,48,05,000	14,48,05,000	14,56,75,000	14,62,86,508

The Present Board of Directors of Target Company are as follows Name Designation DIN/PAN Date of Appointment Sr. No. | Manisha Maneklal Patel | Director | 08482812 |
Pareshbhia Gangatbhiai Sengal	Minole-time director	08444758
Pareshbiai Gangatbhiai Sengal	Minole-time director	08444758
Pareshbiai Gangatbhiai Sengal	GFO	DJIPSTAI
Soni Pandiya	Company Secretary	EEPPP5196K
Karifi Rawat	Director	0906971
Company Secretary	EEPPP5196K	
Karifi Rawat	Director	0906971
Company Secretary	EEPPP5196K	
Co Company Secretary EEPF Director		

DETAILS OF THE OFFER
A share purchase agreement dated 14th May, 2024, between Acquirers and Seller for acquiring
1.01.41.50 Equity Shares carrying voting rights representing 67.59 s of the Emerging Voting Capital day
1.01.41.50 Equity Shares agreement (1.01.41.50 Equity Shares agreement)
1.01.41.50 Equity Shares agreement (1.01.41.500). "Equipses The Other Fourther Land Hiftern Thousand and
Sk Hundred Only); payable in cash along with acquisition of control and Management over the Target
Company; subject to the terms and conditions as mentioned in the SPA.

Company, suspect to the terms and combinates as memoration in the SAP. The Adquirest have made this Open Offler in terms of SEBI (ASSI) Regulations, 2011, to the Shareholders for the Target Company to acquire up to 30,0000 Equity Shares of face value 4 Tu Chipues Ten Ohly representing 26% of the Emerging (Voltago Equal Supplied Company) to acquire up to 30,0000 Equity Shares of the evaluate 4 Tu Chipues Ten Ohly and to be set out in the Detailed Public Statement ("DPS") and the Letter of Offer ("LOF") proposed to be issued in accordance with the SEBI (AST) Regulations, 2017, payable in cash.

- Issued in accordance with the Seb (SAST) Hegulatonis, 20 i1; payation in classi.

 This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Sharbeidnes of the Target Company pursuant to SPA dadd 41 Mish Xig. 2024 and the Selfer for the acquisition of Equity Shares, Voting Rights and Control of the Target Company.
- traper cumpany.

 This Offer is not conditional upon any minimum level of acceptance by the Equity Shareholders of the Tarpet Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011.

 This is not a competitive Offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011.

 This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the Tarnet Common.

- Target Company in terms of Regulation 19(1) of the scen (solver), respectively in terms of Regulation 19(1) of the scen (solver). This is not a competitive Offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011.

 This offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of this Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of the International Company of the Gode of the Company of the Offer further declares and undertakes not to deal on its own account in the Equity Shares of the Target Company of one on the New any plant of dispose of or otherwise encumber any significant assets of the Target Company for the next 2 (two) years from the date of closure of the Open Offer, except in the Acquirers does not have any plant of the Starget Company of the Com

- This Open Office is A lingered Open Office in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Office is made by the Acquirers to the Public Shareholders of the Target Company prosesant to SPA dated 4ff MMs 2024 dented between the Acquirers and the Setler for the acquisition of Equity Shares, Voting Rights and Control of the Target Company.
- ranger company. The Acquirers have executed Share Purchase Agreement on 14th May, 2024, for acquiring 1.01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below)

of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14.15,500°- (Rupees Ten Crore Fourteen Lakh Fitteen Thousand and Six Hundred Only), payable in each along with a cquistion of control and Management over the Target Company. The Prime objective of the acquirers is to identify new opportunities in the market and drive their business bounds growth through shatelps collisions, and the acquirers are exploring to enter into this area of activities and therefore willing to acquire the control and become the promoters of the Target Company. The Acquirers has not been prohibited by SEII from detailing in securities, in terms of direction issued w's 118 of SEII Act or under any of the regulations made under the SEII Act.

Salient Features of the SPA:

- Issue scut was or uneer any of the regulations made under the SEBI Act.

 ### Action Features of the SPA:

 Share Purchase Agreement executed on 14th May, 2024, between Acquierrs and Seller for acquiring a 10.14.1,560 Levily Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of 4 10.4.1 (Fugness Tellow) and the Seller and Sellers hereto confirm that the price aforementioned is a negotiated price and is not based on any other factor including the market price.

 The Acquiers and Sellers hereto confirm that the price aforementioned as a coordingly the acquiers and Sellers to the transaction recognize that the acquisition of the said Sala Shares. The Acquiers and Sellers to the transaction recognize that the acquisition of the Sala Shares. The Acquiers and Sellers shall indeed the Sellers after completion of the Offer Period. No amount towards purchase consideration is paid at the time of execution of the SPA. The Acquiers and Sellers shall indemnify and keep indemnified the other, from and against all losses in the Sellers after completion of the SPA.

 The Acquiers and Sellers shall indemnify and keep indemnified the other, from and against all losses in the Sellers after completion of the SPA.

 The Acquiers and Sellers after completion of the SPA completion of the SPA completion of the SPA completion of the SPA completion of the Acquiers and Sellers after completion of the SPA.

- compensor or open other;

 1. The Acquirers and Sellers agree to co-operate and act in good faith, fairness and equity as between themselves by exclusively collaborating with each other and for mutual benefit;

 SMAREHOLOING AND ACQUISTION DETAILS:

 The current and proposed Shareholding of the Acquirers in the Target Company and the details of their acquisition are as follows:

Details	Acquirer 1	Acquirer 2	Acquirer 3	Total
Name of Acquirer(s)/ PAC(s)	Mr. Kunal H. Kothari	Mrs. Prachi	Mr. Tejas Rathod	
Address	B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra 401303	KU- 124 2nd Floor, Pitampura, New Delhi- 110034	B-601, Shree Naman Towers CGS LTD, S, V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra- 400067	
Name(s) of persons in control/promoters of acquirers/ PAC where Acquirers/PAC are companies	Not Applicable	Not Applicable	Not Applicable	-
Name of the Group, if any, to which the Acquirer/PAC belongs to	Not Applicable	Not Applicable	Not Applicable	-
Pre-Transaction shareholding Number % of total share capital	Nil	Nil	Nil	
Proposed shareholding after the acquisition of shares which by execution of SPA triggered the Open Offer				
Number of Shares: % of total Share Capital	33,80,520 22.53%	33,80,520 22.53%	33,80,520 22.53%	1,01,41,560 67.59%
Any other interest in the TC	NONE			

(ble TC) Under Regulation 38 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 read with Rule 194 of Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR, 1957), the Target Company is required to maintain at least 25% public shareholding (as determined in accordance with SCRR, 1957) on a continuous basis. Pursuant to the Open Offer and the transactions contemplated in the SCRR, 1957) on a continuous basis. Pursuant to the Open Offer and the transactions contemplated in the enzume complaince required to bring down the non-public shareholding to the level specified should be completed within the time permitted under Securities Contract (Regulation) Rules, 1957.

OFFER PRICE:

Presently, the Equity Shares of the Target Company are listed on BSE and having the symbol LUCENT, Script Code: 539682 and the ISIN of Equity Shares of the Target Company is INEE/22010119.

The annualized training furnover in the Equity Shares of the Target Company based on trading volume during the Twelve calendar months prior to the month of PA (i.e. May, 2024) is as set out below:

	Stock Exchange	Time Period	Total Number of Equity Shares traded during the twelve calendar months prior to the month of PA	Total Number of listed Equity Shares	Annualized trading turnover (as % of total Equity Shares listed)
]	BSE	May 2023 to April 2024	105273	15000000	0.70%

- Based on the above information, the Equity Shares of the Target Company are not frequently traded on the exchange within the meaning of the explanation provided in Regulation 2(1)(i) of the SEBI (SAST) Regulations, 2011.
- The Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per Equity Share has been determine terms of Regulations. 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011 being the highest of

Sr. No.	Particulars	Price (₹ per Equity Share)
Α	The highest negotiated price per Equity Share of the Target Company for acquisition under any agreement attracts the obligation to make a PA of an Open Offer.	10/-
В	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the 52 (Fifty-two) weeks immediately preceding the date of the public announcement.	Not Applicable
С	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the 26 (Twenty-six) weeks immediately preceding the date of the public announcement.	Not Applicable
D	The volume-weighted average market price of such Equity Shares for a period of sixty trading days immediately preceding the date of PA as traded on an exchange, provided such shares are frequently traded.	Not Applicable
Е	The per Equity Share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable
F	Where the shares are not frequently traded, the price determined by the Acquirers and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	18.25/-*

Immunipes anno earnings per share.

Potents of valent: The Fair value of Equity Shares of the Target Company is ₹18.25 per Equity Share (Rupees Eighteen and Twenty Five Paisa Only) as certified by Abhinav Raywarsh, R&A WALLHATION LLP, Registered Valuer — Securities and Financial Assets. Registration No. IBBINIONOSCID19117CS. handle office at Falyarashi & Associates. H 13 Chitariane Marg C Scheme. Jabur. Rajusthara—20001 vidu belle certificate date My 15, 2024. Contact — 19 3009/1724. F.-män-valuationing/ayarshisa. Contact — 19 1009/1724. F.-män-valuationing/ayarshisa. Contact — 19 1009/1724. F.-män-valuationing/ayarshisa contact — 19

parameters under Regulation (8) of the SEBI (SAST) Regulations, 2011.

The Offer Price may be dailysed in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, and reduction etc. where the record date for effecting such corporate actions falls between the date of this DSPs up to 3 (times) whorking Days prior to the commencement of the tendering period of the Offer, in accordance with Regulation (8(9) of the SEBI (SAST) Regulations. If the Acquires angulier or agrees to acquire any Equity Shares or volling rights in the Target Company during the Offer period, whether by subscription or purchase, at a price higher than the Offer Price, the Offer Price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation (8(8) of SEBI (SAST), Regulations, 2011.

Price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation (3) of SEBI (SAST) Regulations, 2011 mend after the rare on working day price to the commercement of Provided that no such acquisition shall be raised after the rare working day price to the commercement of the such as the such as

FINANCIAL ARRANGEMENTS:

- FINAMCIAL ARRANGEMENTS:

 The Total Fand Requirement for the Open Offer (assuming full acceptances) for the acquisition up to 38,00,000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of 38,00,000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of 38,00,000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of Core Elevent Leth Seventy-Pive Thousand Only, ("Maximum Coordination"), 175,0000- (Rupess Seven Core Elevent Leth Seventy-Pive Thousand Only, ("Maximum Coordination"), 175,0000- (Rupess Seven Core Elevent Leth Seventy-Pive Thousand Only, ("Maximum Coordination"), 175,0000- (Rupess Seventy-Pive Thousand Core Interns of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through the internal resources of the Acquirers and no borrowings from any bank and/or financial institution are envisaged.

 The Acquirers the Maxagare the Offer and YES BANK LTQ. a Scheduled Commercial Bank and carrying on business as of banking in India under Banking Regulations, Act, 1999 having one of its offices at Part Ground Floor, Jayeve Arcade, Park Colony, Near Joggers Park, Jammagar have entered into an Escrow Agreement dated OBH May, 2024 and for the purpose of the Offer (the "Offer Escrow Agreement"), in terms of Regulation 17 of the SEBI (SAST) Regulations, 2011 the Acquirers has deposted core in a term of the Core of the Core

- **LUCENT- OPEN OFFER ESCROW ACCOUNT" ("Escrow Account") opened with YES BANK LTD Jammagar Branch.

 The Acquirers have authorized the Manager to Offer to operate and realize the value of the Escrow Account in terms of the SEBI (ASAT) Regulations, 2011.

 The Net worth of the Acquirer 1 as of 31/12/23 is 47.66.57.090 Crors and the same is certified by Officery Marbine Chairered Accountary, Proprieted of Wednawa Chiraga and Associates, having its office at The Net worth of the Acquirer 2 as of 31/12/23 is 47.176.73.941 Crores and the same is certified by Officery Marbine Chairered Accountary, Proprieter of Wednawa Chiraga and Associates, having its office at Murrhal (Membership No. 183244) vide his certification dated 22.04.2024.

 The Net worth of the Acquirer 3 as of 31/12/23 is 47.67.10 for Grores and the same is certified by Chiragy Wadriwa Chartered Accountary, Proprieter of Wednawa Chiraga and Associates, having its office at Murrhal (Membership No. 183244) vide his certification dated 22.04.2024.

 The Net worth of the Acquirer 3 as of 31/12/23 is 47.67.11 lof Crores and the same is certified by Chiragy Wadriwa Chartered Accountary, Proprieter of Wednawa Chiraga and Associates, having its office at Murrhal (Membership No. 183244) vide his certification dated 22.04.2024.

 Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied at time arrangements have been put in place by the Acquirer is terms of Regulations, 2011.

 In case of any synard evision in the Other Price or Offer Size, the corresponding increase to the escrow arrangements that the part of the Offer is assisted to the Other Acquirer as a by the Acquirer in terms of Regulation 17(2) of the SEBI STATUTORY AND OTHER APPROVALS.

- SINUIUM AND UTIEN ATTOVALS:
 As on the date of this DPS, there are no statutory or other approvals required to implement the Offer. If any statutory approvals are required or become applicable prior to the completion of the Offer, the Offer any statutory approvals be subject to the receipt of such statutory approvals. The Acquirer's shall not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are released in terms of Regulation 20 (SEI (SEIST) Regulations; 2011. In the event of withdrawal, a "Lublic Armouncement will be made within 2" (Two) Working days of such withdrawal, in the same newspapers in whiten this DPS has appeared.
- which this DPS has appeared. If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and Flis) had required any approvals including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to administ such previous approvals. Inta they administed have obtained for holding the Equity Shares, to ender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvids are not submitted, the Acquirers reserve the right for reject such Equity Shares tendered in his Offer.
- The Acquires status veneral in usual to regard stort equity Shares tendered in this Offer.

 The Acquires status complete all procedures relating to the payment of consideration under this Offer within 10 (fen) Working Days from the date of expiry of the Tendering Period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquired to the Acquirer.
- acquisition by the Acquirer. In receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SEBI has the power to grant an extension of time to the Acquirers for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation (11) of the SEBI (SEST) Regulations, 2011. Further, if a delay occurs on account of willful delayable to the Acquirer in obtaining the regulation approvals, Psychological and the annual Kyng in the account account for which dependence 2011.
- TENTATIVE SCHEDULE OF ACTIVITY

This Open Offer is being made under Regulations, 3(1) and 4 of the SEBI (SAST) Regulations, 2011, and the Acquirers shall comply with provisions of SEBI (SAST) Regulations, 2011, as applicable.

ACTIVITY	Actual Date	
Date of entering into the agreement/decision to acquire through "SPA"	14-May-2024	
Public Announcement (PA)	14-May-2024	
PA to target company/SEBI	14-May-2024	
Escrow Account (not later than 2 working days prior to the date of DPS)	17-May-2024	
Detailed public statement (DPS) Publish in newspapers; Copy of the same shall be sent to Stock Exchanges, SEBI & TC.	21-May-2024	
Draft Letter of offer to be submitted to SEBI and Copy of the same shall be sent to Stock Exchanges & TC. (DLOF) (Along with non- refundable fees of ₹ 5,00,000/-)	29-May-2024	8
SEBI provides its comments on the letter of offer (Lof)	20-June-2024	
Specified/Identified date* for determination of names of shareholders to whom letter of offer is to be sent.	24-June -2024	9
List of Shareholders by Target Company to Acquirer & M.B.	26-June -2024	
Dispatch of letter of offer to shareholders	1-July-2024	
Letter of offer to reach shareholders	-	
Upward revision in offer	05-July-2024	
Recommendation / Comments on the offer by independent directors committee of TC on receipt of DPS; publish it in newspapers.	04-July-2024	
Issue of Advertisement announcing the schedule of activities for open offer (Pre-Advt.) in newspapers where DPS is published; Copy of the same shall be sent to BSE, SEBI & TC.	05-July-2024	
Date of Opening Offer	08-July-2024	
Last Date for withdrawal of Tendered shares by shareholders	-	
Date of Closure of Offer	22-July-2024	,
Open special escrow account	24-July-2024	. '
Acquirer to fund additionally 10% in special account for payment to shareholders.	24-July-2024	
Payment to shareholders	05-Aug 2024	
Post offer Advertisement Publish in all newspapers where DPS is published; sent to BSE, SEBI & TC.	12-Aug-2024	3
Report to be sent by Merchant Banker to SEBI	12-Aug-2024	
Escrow Account released	11-Sep-2024	
Overall time for completion of offer formalities	-	
Unclaimed balances, if any, lying to the credit of the special escrow account	-	

"Mentified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the shareholders bothiging Equity Shareas of the Target Company (registered in cournegistered) (except the Acquirers, Sellers and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time before the closure of this Offer.

- nefore the closure of this Office.

 PROCEDURE FOR TEMDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER.

 All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or demaderialized form are eligible to participate in this Office at any time during the Temdering Period for this Office.

 Person who has acquired Equity Shares but whose names on not appear in the register of members of the Target Company on the Identified Date, or unregistered centers or those who have acquired Equity Shares have the Company of the Identified Date, or unregistered centers or those who have acquired Equity Shares.

 The Public Shareholders may also download the Letter of Offer from the ESB's website (views estil, poir injoir or obtain a capyr of the same from the Registrar to the Offer (detailed at Part XIV (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares and their foilo number.

 De Identify-client Identify, current address and contact details.

 In the event that the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shirls Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shirls offer is more than the number of Sully Shares agreed to be acquired in this Offer, the Acquirer shirls offer is more than the number of Sully Shares agreed to be acquired in this Offer, the Acquirer shoulders on a proportionate basis in constation with the Manager to the Offer.

 The Open Offer with the Manager available the Open Shareholders on a proportionate basis in constation with the Manager to the Offer.
- the Manager to the Offer. The Open Offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (ASAT) Regulations, 2011, and SEBI circular (RDR/PD/DLIV/SELI,19015 dated April 13.01), and CFBD/CR2/CIR/P2016/131 dated December 9, 2016, as per further amendment vide SEBI circular numbered SEBIHO/CFD/UNIP/2014/613 dated August 13, 2021. SES shall be the designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer. The Acquirers has appointed Ratnakar Securities Private Limited ("Buying Broker") as his broker for

the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open Offer shall be made. The Contract details of the Buying Broker are as mentioned below. Name: Rathaskar Securities Private Limited Address: 304, Sankalp Square – 2, Nr. JalaramMandir, Crossing, Ellisbridge, Ahmedabad-380006 SEBI Registration No. : In/2000/1917.

: 079 4900 5200

: compliance@ratnakarsecurities.com

Website https://www.ratnikassecurities.com/
Contact Person : Mr. Kushal Shah
All Public Shareholders who desire to tender their Equity Shares under the Open Offer v
intimate their respective Stock Brokers ("Selling Broker") within the normal trading hours of t
market, during the Tendering Person.

market, curring the lendering Period.

A Separate Acquisition Window will be provided by the BSE to facilitate the placing of sell orders The Selling Broker can enter orders for dematerialized as well as physical Equity Shares.

The selling broker would be required to place an orderforb to obehalf of the Public Shareholders who wish to tender their Equity Shares in the Open Offer using the Acquisition window of the SSE. Before placing the bit, the concentred Public Shareholders selling broker would be required to transfer the tendered Equity Shares to the special account of Clearing Corporation of India Limited "Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation").

- the settlement number and the procedure prescribed by the Clearing Corporation. The process of trendering Equity Shrass by the Equity Shareholders holding in demat and physical Equity Shares will be separately enumerated in the Letter of Offer. In accordance with the Frequently Asked Questions Issuard by SEBI, "FAQs Tendering of physical shares in Buyback Offer (Deen Offer/ Ext Offer/Delsting" dated February 20, 2020, SEBI Circular no. SEBI /HOV CTD/CMD/10/ER/D2020/144 dated July 31st, 2020. Shareholders holding securities in physical formal allowed to tender shares in Open Offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.
- (SAS) I PROJECTIONS, 2011.

 THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE SHAREHOLDERS.

- UNEN INFORMATION:
 The Acquirer accepts full responsibility for the information contained in this Public Announcement. The Acquirer accepts full responsibility for the information contained in this Public Announcement. The Acquirer jointly and severally undertake that undertakes that they are aware of and will comply with their obligations as ladd own in the SEII (SAST) Regulations.
 Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereit.
- or the duel infeto.

 Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer have appointed Wealth Mine Networks Private Limited (CN) USS000G1899FDC025328), as the Manager to the Offer (Manager) Having registered (fine at 21 5 ft, Manek Centre, P M Mang, Jammaga, Gujarta-Si G0101, Contact Person. Mr. JAYTRINEDI; Tel No. + 7778867145, Emait wealthminenetworks@gmal.com; investor Grievance (Dr. wealthminenetworks@gmal.com; investor Grievance (Dr. wealthminenetworks@gmal.com; investor Grievance).
- This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in), BSE's website (www.bseindia.com).
 In this DPS, all references to "Rs." or "₹" are references to the Indian Rupee(s).

THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

WEALTH MINE Networks Pvt. Ltd.

WEALTH MINE NETWORKS PTV. LTCI.

WEALTH MINE NETWORKS PRIVATE LIMITED (CIN: U93000GJ1995PTC025328)
Registered Office: 215 B, Manek Centre, P M Marg, Jamnagar, Gujara-361001,
Contact Person: Mr. JAV TRIVEDI | Tel No. + 7778867143
Email: wealthminenetworks@gmail.com | Investor Grievance ID: wealthminenetv
SEBI Reg. No. : IMM000013077

Issued by the Manager to the Offer for any on behalf of the Acquirers

Acquire-1	Acquire-2	Acquire-3
Sd/-	Sd/-	Sd/-
Kunal H. Kothari	Prachi	Tejas K. Rathod

रिमूवल टीम को आर्मी जैसी ड्रेस पहनाने का फैसला वापस

600 जोड़ ड्रेस बनवाने का खर्च निगमायुक्त से लेकर निगम खाते में जमा हो

हमारा स्वराज 🕨 डंदौर

महापौर इंदौर पुष्यमित्र भागव ने कह है कि नगर पालिक निगम इंदौर द्वारा एक रूपता, अनुशासन के लिए नगर निगम रिमूवल टीम को ड्रेस दी गई थी। इस विशेष प्रकार की वर्टी पहनने से यदि पूर्व सैनिकों की भावना आहत होती हैं तो वदीं में जो भी आवश्यक चेंजेस की आवश्यकता होगी वो किए जाएंगे। इंदौर नगर निगम में नेता प्रतिपक्ष चिंटू चौकसे ने कहा है कि कांग्रेस के द्वारा दी

कहा है कि काग्नस के द्वारा दा गई चेतावनी के परिणाम स्वरूप मंद चेतावनी के परिणाम स्वरूप इंदौर नगर निगम बैंक फुट पर आ गया। निगम आयुक्त के द्वारा आज मिलिद्री जैसी दिखने वाली इस वापस बुला ली गई है। चौकसे ने कहा कि कल ही हमने यह कहा दिया था कि इस

तरह की ड्रेस रिमूबल गैंग को पहनाना भारतीय सेना का अपमान है। इसके साथ ही हमने यह भी घोषणा कर दी थी कि यदि सा दिन में यह



ड्रेस वापस नहीं ली जाएगी तो राजवाड़ा पर बड़ा प्रदर्शन कर जनता को साथ में लेकर आंदोलन शुरू किया जाएगा।

इसके साथ ही कांग्रेस द्वारा इस मामले में काननी

सलाह ली जा रही थी। इसी बीच आज नगर

निगम आयुक्त शिवम वर्मा के द्वारा रिमूवल गैंग से मिलिट्री जैसी दिखने वाली यह ड्रेस वापस बुला ली गई है। अब रिमूवल गैंग के कर्म्बारियों से कहा गया है कि आपको दूसरी नई ड्रेस दी जाएगी।

आयुक्त के निजी खाते से हो ड्रेस के खर्च की वसूली : चौकसे

चौकसे ने कहा कि निगम की रिमुवल गैंग के कर्मचारियों को मिलिट्री जैसी ड्रेस पहनने का फैसला ही प्राथमिक रूप से गलत था। इस गलत फैसले को लेकर

600 जोड़ कपड़े बनवाए गए। इन कपड़ों को खरीदने पर जो पैसा लगा है उस पैसे को नगर निगम आयुक्त के निजी खाते से लिया जाना चाहिए। आयुक्त की इस गलती का खर्च नगर निगम के खजाने पर नहीं डाला

हादसे में बचे घायल ने कहा- अधेरे में खड़े ट्रक को ड्रायवर देख नहीं पाया

हमारा स्वराज 🕨 डंटौर

इंटौर-अहमटाबाट हाईवे पर हुए सड़क हादसे में आठ लोगों की मौत हो गई। टक से टकराई कार में 9 लोग सवार थे। हादसे में बचे एक मात्र घायल भांगुर ने बताया कि वे रात आठ बजे आलीराजपुर से निकले थे। घाटा

बिल्लौद के पास सड़क पर अंधेरा था। चला रहे ड्रायवर को सड़क पर खड़ा ट्रक दिखाई नहीं दिया और कार उससे जा टकराई। मैं कार में

टकराहा न कार न पीछे सवार थे। टक्कर के बाद मैं बेहोशा हो गया। होश आया तो अस्पताल में था। तब मुझे पता चला कि कार में सवार मेरे आठों परिचितों की जान चली . गई। भांगुर हादसे में खुद के बचने को भगवान द्वारा दी गई नई जिंदगी बता रहा है,क्योंकि टक्कर इतनी भीषण थी कि कार कर पुरखच्चे उड़ गए और कार के हिस्सों को तोड़कर मृत लोगों को तीन दिन से आलीराजपर



में थेः भांगुर ने बताया कि वे सभी गुना से आए थे और तीन दिन से ज्ञ जार तान ।दन स आलीराजपुर में थे। यहां वे एक मानू के कार्यक्रम के अलावा विवाह समारोह में शामिल होने आए थे। जीप में सवार अंतिम की आ़लीराजपुर में जमीन थी

> बंटवारे का मामला भी ुः..... अंतिम के जीजा धन सिंह ने बताया कि अंतिम के एक भाई का पहले ही निधन हो चुका है। अब उसके परिवार में उनकी पत्नी,

और उनके जमीन का के

दो बच्चे और एक विधवा भाभी है। अंतिम के पिता भी कार से सवार थे। उनकी भी हादसे में मौत हो गई। हादसे में मृत लोगों का पोस्टमार्टम एमवाय अस्पताल में हुआ। दोपहर में परिजनों को शव सौंपे गए। जिन्हे लेकर वे गुना के लिए रवाना हो गए।

राजमाता माधवी राजे पंचतत्व में विलीन, नेपाल, कश्मीर और गायकवाड़ राजघराने के साथ कई हस्तियां श्रद्धांजलि देने पहुंची

हमारा स्वराज 🕨 भोपाल

राजघराने की राजमाता व ज्योतिरादित्य सिंधिया की मां का निधन हो गया था। आज यानी गुरुवार को ग्वालियर में माधवी पंचतत्व में विलीन हो गई। जहां सिंधिया राजघराने के साथ राजनीतिक जगृत की तमाम हस्तियां मौजूद रहीं। वहीं नेपाल, कश्मीर और गायकवाड राजघराने के साथ

पका नंतरा, करनार जार नायकवाड़ राजवरान के लाय ही कई बड़ी हस्तियां श्रद्धांजलि देने पहुंची हैं। वार सुबह राजमाता माधवी राजे सिधिया ने दिल्ली एम्स में अंतिम सांस ली थी। दिल्ली स्थित सिधिया के घर न जातान सांस राज्यात का पार्टिया स्विच्या स्वाच्या का वर्ष में बीती शाम राज्याता का पार्थिव शरीर रखा गया था, जहां अंतिम दश्नं के लिए कई हस्तियां पहुंची थी। वहीं, गुरुवार को उनकी पार्थिव देह एमपी के न्वालियर लाई गई, जहां रानी महल में दो घंटे के लिए पार्थिव शरीर अंतिम दर्शन के लिए रखा गया था। बता दें कि उनके बेटे ज्योतिरादित्य सिंधिया ने मां को मुखाग्नि दी।

इन नेताओं ने दी श्रद्धांजलि

बीजेपी के वरिष्ठ नेता सुरेश पचौरी ने भी केंद्रीय मंत्री ज्योतिरादित्य सिंधियां की मां राजमाता माधवी राजे सिंधिया के निधन पर दुख व्यक्त किया। उन्होंने कहा कि आज का दिन बहुत दुखी होने वाला दिन है, व्यथित होने वाला दिन है। राजमाता जी हमारे बीच में नहीं रहीं. वह जारा। (२७ हा राजनाता जा हमार आप में महरक) पह बहुत ही ज्यवहार कुशल रही हैं। उन्होंने कैलाश वासी माधवराव सिंधिया के जिस-जिस से संबंध रहे हैं, उन्होंने उन् सब से संबंध निभाये हैं। सिंधिया परिवार की सबसे वरिष्ठ सदस्य होने के नाते उनका जाना सिंधिया परिवार



और ग्वालियर चंबल अंचल के लिए अपूरणीय क्षति

ग्वालियर पहंचे मध्यप्रदेश शासन के मंत्री कैलाश विजयवर्गी लवर पहुंच मध्यप्रदरा शासन क मन्ना कलाश ।वजयवना ने कहा, राजमाता जी का यूं जाना ग्वालियर और सिंघिया परिवार ही नहीं प्रदेश के लिए एक छति है। इस दुखी की घड़ी में हम सिंघिया परिवार के सहभागी हैं। में श्रद्धांजलि देने आया हूं, मां का जाना किसी

भी व्यक्ति के लिए बहुत ही दुखद होता है। हमारे नेता ज्योतिरादित्य सिंधिया की माता का निधन हुआ है। राजमाता का निधन हुआ है, यह बहुत दुख की घड़ी है। हम सिंधिया परिवार के साथ इस दुख की घड़ी में सहभागी हैं।मध्यप्रदेश के डिप्टी सीएम राजेंद्र शुक्ता पहुंचे केंद्रीय मंत्री ज्योतिरादित्य सिंधिया की मां राजमाता माधवी राजे सिंधिया को श्रद्धा समन अर्पित

करने। उन्होंने कहा, अपूरणीय क्षति है। राजमाता का यूं जाना, राजमाता का विशेष प्रभाव और इस समुचे अंचल में हमेशा से रहा है। एक लंबी बीमारी रानूय जयरा न क्या त रहे हैं। दूर राज्य जानार के बाद उनका निधन हुआ है। उनका हम सबको छोड़कर जाना दुखद है। मैं ईश्वर से प्रार्थना करता हूं कि सिंधिया जी को इस दुख को सहन करने की

अंतिम संस्कार में हुए शामिल सीएम मोहन यादव उन्होंने कहा. हमारे केंद्रीय मंत्री ज्योतिरादित्य सिंधिया उन्होंने फहा, हमार फद्रांप मना ज्यारागियर सिवायन की माता जी का दुखद निधन हुआ है। मैं अपनी और मध्यप्रदेश सरकार की ओर से शोक संवेदना व्यक्त करता हूं। परमपिता प्रमेश्वर से कामुना करता हूं कि महाकाल बाबा उनको मोक्ष प्रदान करें।

Detailed Public Statement in terms of Regulations 13(4), 14(3) and 15(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof ("SEBI (SAST) Regulations, 2011,") for the attention of the Public Shareholders of

LUCENT INDUSTRIES LIMITED

Registered Office: Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, 452006 | Tel. No: 8200927566 | E-Mail ID: sylphedu@gmail.com | Website: www.lucentindustries.life

Open Offer for Acquisition of (39,00,000) Equity Shares from Shareholders of Lucent Industries Limited "Target Company") by Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3') (hereinafter collectively referred to as 'Acquirers') pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares And Takeovers) Regulations, 2011,

as amended ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer"). This Detailed Public Statement ("DPS") is being issued by Wealth Mine Networks Private Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirers to the Public Shareholders of the Target Company pursuant to and in compliance with Regulations 13(4), 14(3) and 15(2) of the SEBI (SAST) Regulations, 2011, and subsequent amendment thereto pursuant to the Public Announcement ("PA") dated 14th May, 2024 in relation to

the Offer, which was filed with the BSE Limited ("BSE" or "Stock Exchange") and the Securities and Exchange Board of India ("SEBI") and then sent to the Target Company in terms of Regulations 3(1) and 4 read with Regulations 13, 14 and 15(1) of the SEBI (SAST) Regulations, 2011.

For the purposes of this DPS, the following terms shall have the meanings assigned to them below: "Acquirer" Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Teias K. Rathod ('Acquirer 3');

"Equity Shares" means paid-up equity shares of the Target Company of face value ₹10/- (Rupees Ten Only) each; "Emerging Voting Capital" means the total voting equity share capital of the Target Company on a fully diluted basis expected as of the 10th (Tenth) Working Day from the closure of the Tendering Period of the Offer i.e.

15,00,00,000/- present paid-up Equity Shares of the Target Company. "Identified Date" shall mean the date falling on the 10th working day prior to the commencement of the Tendering Period (as defined below), for the purpose of determining the Public Shareholders to whom the Letter of Offer in relation to this Offer (the "Letter of Offer" or "LoF") shall be sent.

"Sellers" means Biogen Pharmachem Industries Limited, Saianand Commercial Limited, Rama Shiva Lease Finance Private Limited, Sword Edge Commercials Ltd, Strategic Capital Partners Private Limit, Interface Financial Services Limited, Saral Mining Limited, Strategic Shares Solutions Private Limited and Savjani Enterprises.

"Public Shareholders" means all the equity shareholders of the Target Company excluding (i) the Promoters and members of the Promoter Group of the Target Company; (ii) the Acquirer and any Persons Deemed to be Acting in Concert with the Acquirer; and (iii) the Parties to the SPA (as defined above) and any Persons Deemed to be Acting in Concert with the parties to the SPA.

"Offer/ Open Offer" shall mean the acquisition of 39,00,000 (Thirty-Nine Lakh) fully Paid-up Equity Shares (as defined above) of the Face Value of ₹10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital (as defined below) from the Public Shareholders of the Target Company.

"SPA" means Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹10/- (Rupees Ten Only) per Equity share aggregating to ₹10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company.

"Stock Exchange" means the BSE Limited (BSE);

"Tendering Period" has the meaning ascribed to it under SEBI (SAST) Regulations, 2011.

"Working Day" means any working day of the Securities and Exchange Board of India;

Acquirers, Seller, Target Company and Offer:

Information About the Acquirer:

1.1. Mr. Kunal H. Kothari ("ACQUIRER 1")

- I. Mr. Kunal H. Kothari is Indian Resident, having residential address at B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra-401303. His mobile number is 8983359882 and his email id is k@mobavenue.com
- II. Mr. Kunal H. Kothari has a qualification of Bachelor of Engineering (B.E.IT) from Thakur College of Engineering and Technology. He is a seasoned entrepreneur and Forbes Asia 30under 30 honorees
- III. He is the Co-Founder and Chief Growth Officer at Mobavenue- which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia such as Etoro, Shopee, Disney Hotstar, Myntra, and Chingari to name
- IV. He has helped over 300 brands drive business growth across multiple segments and is an expert in digital media.

1.2. Mrs. Prachi ("ACQUIRER 2")

- Mrs. Prachi is Indian Resident, having residential address at KU- 124 2nd Floor, Pitampura, New Delhi-I 10034 her mobile number is +91 9711017348 and her email id is p@mobavenue.com
- II. Mrs. Prachi is a B.Tech Computer Science from Northern India Engineering College. She is a Co-Founder and director in Mobavenue Media Pvt. Ltd
- III. Currently she is having directorship in Mobavenue Media Pvt. Ltd,
- IV. she is having more than 8 years of experience in the field of E-commerce, Digital Transformation, Performance Marketing and financial technology.

1.3. Mr. Tejas K. Rathod ('Acquirer 3')

- Mr. Tejas K. Rathod is Indian Resident, having residential address at B-601, Shree Naman Towers CGS LTD, S. V. Road, Kilachand, Behind Namah Hospital, Kandiyali-West, Mumbai Suburban, Maharashtra-400067 His mobile number is +91 9969635773 and his email id is T@mobavenue.com
- II. Mr. Tejas K. Rathod is a Bachelor of Engineering. He Co-Founded Mobavenue which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia back in his early days of Engineering.
- III. Being an angel investor Tejas has invested in growth companies such as Mobigarage, One Impression Dukaan, Elo Elo and more. Being an active entrepreneur, he has often a time being seen in publications such as Tims of India, Amazing workplaces to name a few.

OTHER DETAILS OF THE ACQUIRERS

Name(s) of the Companies/ LLP in which Acquirer holds Directorship

Sr. No.	Name of the Companies	Name of Acquirers
1	Quid Innovations Private Limited	
2.	PD Avenue Marketing Private Limited	
3.	KIT Media LLP	Mr. Kunal H. Kothari ('Acquirer 1')
4.	Chillofy Digital Agency LLP	
5.	Mobavenue Media Private Limited	
1.	Mobavenue Media Private Limited	Mrs. Prachi ('Acquirer 2')
1.	Mobavenue Media Private Limited	
2.	Quid Innovations Private Limited- Director	
3.	PD Avenue Marketing Private Limited	Mr. Tejas K. Rathod ('Acquirer 3')
4.	KIT Media LLP	
5.	Chillofy Digital Agency LLP	1

- The Acquirers does not hold any Equity Shares of the Target Company and has not acquired any Equity Share of the Target Company during the 12 (Twelve) months period prior to the date of Public
- The Net worth of the Acquirer 1 as of March 31, 2024 is ₹ 4 66.57,099 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated 22/04/2024
- The Net worth of the Acquirer 2 as of March 31, 2024 is ₹ 1,76,73,941 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated 22/04/2024 2.5. The Net worth of the Acquirer 3 as of March 31, 2024 is ₹ 4,67,61,106 and the same is certified by Chirag
- Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated The Acquirers are neither related and nor have any association / relationship with the Target Company /
- existing Promoters The Acquirers have no interest in the Target Company except as mentioned in Point no. 2.2
- 2.8. The Acquirers are not part of any group.
- The Acquirers hereby confirm that they have not been banned or prohibited by SEBI from accessing the
- DECLARATIONS BY ACQUIRERS The Acquirers have confirmed that they are not categorized as a "Willful Defaulter" in terms of Regulation

- (1)(ze) of the SEBI (SAST) Regulations, 2011. They further confirmed that the Acquirers and other companies, in which it is the promoter and/or director, are not appearing in the willful defaulter's list of the Reserve Bank of India The Acquirers and the other companies, in which they are the promoter and/or director, have not been
- prohibited from assessing the capital market under any order/direction passed by SEBI Based on the information available, the Acquirers have not been declared as a Fugitive Economic Offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011
- As on the date of this DPS, the Acquirers does not hold any Equity Shares directly or indirectly in the Target Company.
- The Acquirers are not a director on the board of the Target Company.
- The provisions of Chapter V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquirers, they do not hold Equity shares in the Target Company. The Acquirers undertakes that if they acquire any Equity Shares of the Target Company during the
- Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and they will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period ("TP") and until the closure of the TP in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.

Information about the Seller Shareholder

	Part of	Details of s	of shares/ voting rights held by the selling shareholders			
Name	promoter	Pre-Trans	action	Post Tran	saction	
	group (Yes/ No)	Number of shares	%	Number of shares	%	
Biogen Pharmachem Industries Limited	No	15,00,400	10.00	0	0.00	
Saianand Commercial Limited	No	11,60,000	7.73	0	0.00	
Rama Shiva Lease Finance Private Limited	No	10,87,480	7.25	0	0.00	
Sword Edge Commercials Ltd	No	10,84,940	7.23	0	0.00	
Strategic Capital Partners Private Limit	No	10,60,620	7.070	0	0.00	
Interface Financial Services Limited	No	8,58,660	5.72	0	0.00	
Saral Mining Limited	No	13,90,000	9.27	0	0.00	
Savjani Enterprise	No	10,00,000	6.67	0	0.00	
Strategic Shares Solutions Pvt Ltd	No	9,99,460	6.66	0	0.00	

The Seller as mentioned above have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulations, made under the SEBI Act.

The equity shares held by the Seller is free from all encumbrances and are not under lock-in. Pursuant to the completion of Open Offer, the Acquirers will be classified as the Promoters of the Target

Company in accordance with the provisions of Regulation 31A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015. The Seller have confirmed they has not been categorized as a "Willful Defaulter" in terms of Regulation (1)

- (ze) of the SEBI (SAST) Regulations, 2011. They further confirm that they and other companies, in which they were a promoter and/or directors, are not appearing in the willful defaulter's list of the Reserve Bank
- Based on the information available, the Seller has not been declared a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.
- The Seller has not been prohibited by SEBI from dealing in securities, in terms of the provisions of Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulation made under the SEBI Act. The Seller undertakes that if he acquires any Equity Shares of the Target Company during the Offer period, he will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and he will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period and until the closure of the Tendering Period in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.

Information about the Target Company- LUCENT INDUSTRIES LIMITED ("Target Company")

- The Target Company was incorporated on 29th January, 2010 with name as "SYLPH EDUCATION SOLUTIONS PRIVATE LIMITED" and company has changed its name from "SYLPH EDUCATION SOLUTIONS LIMITED" to "LUCENT INDUSTRIES LIMITED" and the same has been approved by MCA and BSE on 29th March, 2022 and 08th April, 2022 respectively, bearing CIN: L74110MP2010PLC023011. The Registered Office of the Target Company is situated at Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, India, 452006, Tel. No. + 8200927566, Email: sylphedu@gmail.com; Web: www.lucentindustries.life
- The Equity Shares of the Target Company are presently listed on the BSE Limited having the symbol 'LUCENT', script code 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019. The equity shares of the Company are listed Status under 'XT' Category in BSE
- The Target Company is into buying, selling, supplying, Marketing, trading and dealing in all types of goods on retail and wholesale basis. The Authorized Share Capital of the Target Company is ₹ 16,00,00,000 comprising of 16,00,00,00 Equity
- Shares of ₹ 10/- each. The paid-up Equity Share Capital of the Target Company is ₹ 15.00.00.000/comprising 15,00,00,00 Equity Shares of ₹ 10/- each fully paid up. As of date, the Target Company does not have any partly paid-up shares. There are no outstanding
- warrants or options or similar instruments, convertible into Equity Shares at a later stage. As per the shareholding pattern of the Target Company as on December 31, 2023, there are no Equity
- shares are under lock-in in Public Category. The Offer Price will be payable in cash, through bank transfer, by the Acquirer, in accordance with the
- provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011. The Target Company has complied with all the provisions of SEBI (LODR) Regulations, 2015, SEBI(SAST) Regulations, 2011 from time to time and there are no punitive actions except the following instances of
- non-compliance mentioned hereunder The Company is SDD Non-Complaint;
- Terms of Mr. Pareshbhai Sengal has been completed as on 10/05/2022 but company has not filed form DIR-12 with www.mca.gov.in for his reappointment
- Ms. Manisha Patel has been appointed as an Independent Director but her name is not including in the Independent Director's Databank
- The Promoters/Promoter Group of the target company have made delay submission of disclosures required under provisions of SEBI (SAST) Regulations 2011.
- The promoters of the target company and Company have not complied the provisions of SAST Regulations: However, the promoters of the company have obtained approval under regulation 31A of

the SEBI LODR from BSE on January 12, 2022 for reclassification of their name into public category. BSE Limited imposed fine on Company for various non-compliance with provisions of SEBI (LODR) Regulations, 2015 details as given below

Sr. No.	Quarter ended	Regulation	Provisions	Fine amount (₹)	Paid on	*Outstanding fine (₹)	Fine Waived (₹)
1	Dec-18	6(1)	SEBI LODR	108560	31-12-2020	0	0
2	Mar-19	6(1)	SEBI LODR	106200	31-12-2020	0	0
3	June-19	6(1)	SEBI LODR	74340	31-12-2020	0	0
4	Sept-19	13(3)	SEBI LODR	2360	31-12-2020	0	0
5	Sept-19	6(1)	SEBI LODR	108560	31-12-2020	0	0
6	Dec 19	6(1)	SEBI LODR	70800	11-09-2020	0	0
7	Mar-19	34	SEBI LODR	18880	0	0	18880*
8	Mar-21	27(2)	SEBI LODR	75520	0	75520	0
9	Mar-21	17(1)	SEBI LODR	531000	0	531000	0
10	Mar-21	18(1)	SEBI LODR	212400	0	212400	0
11	Mar-21	19(1)/19(2)	SEBI LODR	212400	0	212400	0
12	Mar-21	20(2)/(2A)	SEBI LODR	212400	0	212400	0
			TOTAL	1733420		1243720	18880

BSE has waived off fine amount of ₹18,880 and communicated to the Company vide BSE email dated 07-01-2020.

**Total outstanding fine amount is ₹ 12,43,720. The Company has filed waiver application to BSE against which BSE has replied to the Company vide email dated 24-05-2021 mentioning that the waiver application is under consideration with BSF

There has been no merger/de-merger, or spin-off during the last three years involving the Target Company. Summary of Audited consolidated Financial Statements for the Financial Years ended March 31, 2023, March 31, 2022, March 31, 2021 and Unaudited consolidated Financial Statement for the period ended

Particulars	December 31, 2023	March 31, 2023	March 31, 2022	March 31, 2021
Total Income	0	0	35,77,500	10,31,250
Profit/(Loss)	(97,000)	(8,70,000)	(6,11,000)	(3,58,982)
Earnings per Share (₹ Per Share)	(0.01)	(0.06)	(0.04)	(0.02)
Net worth/ Shareholders' funds	14,48,05,000	14,48,05,000	14,56,75,000	14,62,86,508

The Present Board of Directors of Target Company are as follows:

Sr. No.	Name	Designation	DIN/PAN	Date of Appointment
1	Manisha Maneklal Patel	Director	08482812	11/11/2020
2	Pareshbhai Ganpatbhai Sengal	Whole-time director	08444758	11/05/2019
3	Pareshbhai Ganpatbhai Sengal	CF0	DJDPS1744C	11/05/2019
4	Soni Pandiya	Company Secretary	EEPPP6196K	30/11/2019
5	Kartik Raval	Director	09609710	21/02/2023

DETAILS OF THE OFFER

A share purchase agreement dated 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only): payable in cash along with acquisition of control and Management over the Target Company.; subject to the terms and conditions as mentioned in the SPA.

- The Acquirers have made this Open Offer in terms of SEBI (SAST) Regulations, 2011, to the Shareholders of the Target Company to acquire up to 39,00,000 Equity Shares of face value ₹ 10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital, subject to the terms and conditions mentioned in this PA and to be set out in the Detailed Public Statement ("DPS") and the Letter of Offer ("LoF") proposed to be issued in accordance with the SEBI (SAST) Regulations, 2011; payable in cash.
- This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the
- This Offer is not conditional upon any minimum level of acceptance by the Equity Shareholders of the Target Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011 This is not a competitive Offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011
- This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of
- The Manager to the Offer, Wealth Mine Networks Private Limited does not hold any Equity Shares in the Target Company as of the date of this DPS. The Manager to the Offer further declares and undertakes not to deal on its own account in the Equity Shares of the Target Company during the Offer period. The Acquirers does not have any plan to dispose of or otherwise encumber any significant assets of
 - the Target Company for the next 2 (Two) years from the date of closure of the Open Offer, except in the ordinary course of business of the Target Company, and except to the extent required for the purpose of restructuring and/or rationalization of the business, assets, investments, liabilities or otherwise of the Target Company. In the event any substantial asset of the Target Company is to be sold, disposed of or otherwise encumbered other than in the ordinary course of business, the Acquirer undertake that they shall do so only upon the receipt of the prior approval of the shareholders of the Target Company, by way of a special resolution passed by postal ballot, in terms of Regulation 25(2) of SEBI (SAST) Regulations, 2011, and subject to the provisions of applicable law as may be required. Upon completion of the Offer, assuming full acceptance of the Offer, the Acquirers will hold 1,06,52,100
 - (One Crores Six Lakhs Fifty-Two Thousand and One Hundred Only) Equity Shares representing 71.01% of the Emerging Voting Capital of the Target Company as on the tenth working day after the closure of the Tendering Period. As per Regulation 38 of the SEBI (LODR) Regulations read with Rules 19(2) and 19A of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), the Target Company is required to maintain at least 25% public shareholding as determined in accordance with SCRR, on a continuous basis for listing. However, pursuant to completion of this Open Offer, if the public shareholding in the Target Company may fall below the minimum public shareholding ("MPS") requirement as per Rule 19A of SCRR read with SEBI (LODR) Regulations. In such an event, the Acquirer shall undertake such actions within the timelines specified under the SCRR, as deemed appropriate by the Acquirer, to meet the MPS requirements specified under SCRR.

BACKGROUND TO THE OFFER:

This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the Target Company: The Acquirers have executed Share Purchase Agreement on 14th May, 2024, for acquiring 1,01,41,560

Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below)

of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company.

The Prime objective of the acquirers is to identify new opportunities in the market and drive their business towards growth through strategic solutions, and the acquirers are exploring to enter into this area of activities and therefore willing to acquire the control and become the promoters of the Target Company.

The Acquirers has not been prohibited by SEBI from dealing in securities, in terms of direction issued u/s 11B of SEBI Act or under any of the regulations made under the SEBI Act. Salient Features of the SPA:

- Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company.
- The Acquirers and Sellers hereto confirm that the price aforementioned is a negotiated price and is not based on any other factor including the market price.
- The Acquirers and Sellers to the transaction recognize that the acquisition of the said Sale Shares is the subject matter of SEBI (SAST) Regulations, 2011 (SAST Regulations) and accordingly the acquisition shall be given effect only after due compliance of the SAST Regulations.
- The Acquirers shall pay the Purchase Consideration to the Sellers after completion of the Offer Period No amount towards purchase consideration is paid at the time of execution of the SPA The Acquirers and Sellers shall indemnify and keep indemnified the other, from and against all losses,
- liabilities, damages, costs and expenses that may be incurred or suffered by the other, arising from breach or default in performance or fulfillment by them or by any of its nominees, of any of the obligations, provisions, covenants, representation and warranties set forth in this till the date of completion of open offer;
- The Acquirers and Sellers agree to co-operate and act in good faith, fairness and equity as between themselves by exclusively collaborating with each other and for mutual benefit,

SHAREHOLDING AND ACQUISITION DETAILS:

The current and proposed Shareholding of the Acquirers in the Target Company and the details of their

Details	Acquirer 1	Acquirer 2	Acquirer 3	Total
Name of Acquirer(s)/ PAC(s)	Mr. Kunal H. Kothari	Mrs. Prachi	Mr. Tejas Rathod	
Address	B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra 401303	KU- 124 2nd Floor, Pitampura, New Delhi- 110034	B-601, Shree Naman Towers CGS LTD, S, V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra- 400067	
Name(s) of persons in control/promoters of acquirers/ PAC where Acquirers/PAC are companies	Not Applicable	Not Applicable	Not Applicable	
Name of the Group, if any, to which the Acquirer/PAC belongs to	Not Applicable	Not Applicable	Not Applicable	
Pre-Transaction shareholding Number % of total share capital	Nil	Nil	Nil	
Proposed shareholding after the acquisition of shares which by execution of SPA triggered the Open Offer				
Number of Shares: % of total Share Capital	33,80,520 22.53%	33,80,520 22.53%	33,80,520 22.53%	1,01,41,560 67.59%
Any other interest in the TC		N	ONE	

Under Regulation 38 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 read with Rule 19A of Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR, 1957"), the Target Company is required to maintain at least 25% public shareholding (as determined in accordance with SCRR, 1957) on a continuous basis. Pursuant to the Open Offer and the transactions contemplated in the SPA, their shareholding may exceed the maximum permissible non-public shareholding, the acquirer will ensure compliance required to bring down the non-public shareholding to the level specified should be completed within the time permitted under Securities Contract (Regulation) Rules, 1957

Presently, the Equity Shares of the Target Company are listed on BSE and having the symbol LUCENT, Script Code: 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019

The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during the Twelve calendar months prior to the month of PA (i.e. May, 2024) is as set out below

Stock Exchange	Time Period	Total Number of Equity Shares traded during the twelve calendar months prior to the month of PA	listed Equity	Annualized trading turnover (as % of total Equity Shares listed)
BSE	May 2023 to April 2024	105273	15000000	0.70%

Based on the above information, the Equity Shares of the Target Company are not frequently traded on the exchange within the meaning of the explanation provided in Regulation 2(1)(i) of the SEBI (SAST Regulations, 2011.

The Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per Equity Share has been determined in terms of Regulations, 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011 being the highest of the

Sr. No.	Particulars	Price (₹ per Equity Share)
Α	The highest negotiated price per Equity Share of the Target Company for acquisition under any agreement attracts the obligation to make a PA of an Open Offer.	
В	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the 52 (Fifty-two) weeks immediately preceding the date of the public announcement.	
С	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the 26 (Twenty-six) weeks immediately preceding the date of the public announcement.	Not Applicable
D	The volume-weighted average market price of such Equity Shares for a period of sixty trading days immediately preceding the date of PA as traded on an exchange, provided such shares are frequently traded.	Not Applicable
Е	The per Equity Share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable
F	Where the shares are not frequently traded, the price determined by the Acquirers and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	18.25/-*

(Rupees Eighteen and Twenty Five Paisa Only) as certified by Abhinav Rajvanshi, R&A VALUATION LLP, Registered Valuer – Securities and Financial Assets, Registration No. IBBI/RV/06/2019/11765, having its office at Rajvanshi & Associates, H 15 Chitranjan Marg C Scheme, Jaipur, Rajasthan-302001 vide their certificate dated May 15, 2024. Contact: +91 9509777241, E-mail:-valuation@rajvanshica.com.

There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations, 2011.

The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, and reduction etc. where the record date for effecting such corporate actions falls between the date of this DPS up to 3 (three) Working Days prior to the commencement of the tendering period of the Offer, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations. If the Acquirers acquire or agrees to acquire any Equity Shares or voting rights in the Target Company

during the Offer period, whether by subscription or purchase, at a price higher than the Offer Price, the Offer

Price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation 8(8) of SEBI (SAST) Regulations, 2011. Provided that no such acquisition shall be made after the one working day prior to the commencement of the Tendering Period and until the expiry of the Tendering Period. Further, in accordance with Regulations, 18(4) and 18(5) of the SEBI (SAST) Regulations, 2011, in case of an upward revision to the Offer Price or to the Offer Size, if any, on account of competing Offers or otherwise, the Acquirer will (i) make corresponding

increases to the escrow amount (ii) make Public Announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously notify to BSE, MSEI, SEBI and the Target Company at its registered office. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations, 2011. If the Acquirers acquire Equity Shares of the Target Company during the period of 26 (Twenty-six) weeks after the Tendering Period at a price higher than the Offer Price, then the Acquirer will pay the difference

between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares have been accepted in the Offer within 60 (Sixty) days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another Open Offer under the SEBI (SAST) Regulations, 2011, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares of the Target Company in any form. As on date, there is no revision in Offer Price or Offer Size. In case of any revision in the Open Offer Price

or Offer Size, the Acquirers shall comply with Regulation 18 of SEBI (SAST) Regulations, 2011, which is

required to be fulfilled for the said revision in the Offer Price or Offer Size If there is any revision in the Offer Price on account of future purchases / competing offers, it will be done only up to the period prior to One (1) working day before the date of commencement of the tendering period and would be notified to the Shareholders

(Continued next page...

ग्लेनमार्क फाउंडेशनने मेरी पौष्टिक रसोईच्या सहाव्या सीझनचा केला समारोप : भारतातील पोषणामध्ये मोठे परिवर्तन



मुंबई, दि. १६ (प्रतिनिधि) : ग्लेनमार्क फाऊंडेशनने इडोब्रो इम्पॅक्ट सोल्यशन्सच्या सहकार्याने सुरू केलेल्या "मेरी पौष्टिक रसोई" या पाककला स्पर्धेच्या सहाव्या हंगामाच्या यशस्वी समारोपाची घोषणा केली. संपूर्ण भारतभरात झालेल्या उपक्रमाद्वारे समृद्ध देशी पाककृतींचा उत्सव साजरा करणे आणि प्रचाराद्वारे पोषणाचे महत्त्व पटवृन देणे आणि कुपोषणाशी लढा देण्याचा, तसेच निरोगी खाण्याच्या सवयी स्वीकारण्यासाठी देशभरातील लोकांना उद्युक्त करणे हा उद्देश आहे..

सकारात्मक परिणाम : लक्षद्वीप, अंदमान आणि निकोबार द्वीपसमूह आणि जम्मू आणि काश्मीरमधील प्रथमच सहभागासह २५०+ शहरे, २४ राज्ये आणि चार केंद्रशासित प्रदेशांमधून ८०० हून अधिक एंट्रीज आल्या होत्या.

५० ते ६५ वयोगटातील व्यक्तींकडून सबिमशनमध्ये झालेली वाढ पिढ्यानपिढ्या पोषण सुधारण्याच्या व्यापक बांधिलकीवर प्रकाश टाकते. स्वयंसेवी संस्था, व्यावसायिक, विद्यार्थी आणि

खुला गट, या चार श्रेणींमध्ये सहभागींनी त्यांचे पाक

कौशल्य दाखवले.

पाककला उत्कृष्टतेच उत्सव : एका भव्य कुक ऑफमध्ये भाग घेणाऱ्या २५ अंतिम स्पर्धकांची रमानाथ पय्याडे कॉलेज ऑफ हॉस्पिटॅलिटी

मॅनेजमेंट स्टडीज, मुंबई येथे एक कठोर निवड प्रक्रिया पार पडली.

डॉ. BMN कॉलेजचे माजी उपप्राचार्य तथा सेलिब्रेटी शेफ गौतम मेहरीसिही अनुराधा शेखर आणि प्रिन्सिपल RPH इन्स्टिट्यूट ऑफ हॉस्पिटॅलिटी स्टडीज तथा शेफ योगेश उतेकर यांच्यासह मान्यवर ग्रँड ज्युरींनी पोषण, नावीन्य आणि स्वयंपाकाची आवड यावर लक्ष केंद्रित करून पाककृतींचे मूल्यमापन

पश्चिम रेल्वे

वेभागीय रेल्वे व्यवस्थापक (डब्ल्युए), पश्चिम रेल्वे BCT/24-25/36 dt. 14.05.2024 मागवीत आहेत. कार्य व ठिकाण : उकाई **गेनगढ - जळगाव अनुभाग :** ०१ वर्ष कालावधीकरित (२०२४–२५) (एकूण ४५.०५१ किमी) एसएसई (पीवे) . सिंदखोडा अंतर्गत यूपी/डीएन लाईनकरिता पी-वे करिता अंदाजित मूल्य २,७६,०९,९६७.५०. इस्ते : रु. २,८८,१००/-<mark>सादरीकरणाची तारीखा व वेळ :</mark> दि. ११.०६.२०२१ रोजी ३.०० वा. **उघडण्याची तारीखा व वेळ**

दि. ११.०६.२०२४ रोजी ३.३० वा. पुढील माहितीकरित

कृपया आमची वेबसाइट <u>www.ireps.gov.in</u> ला भेर

: f facebook.com/WesternRly

जी डी ट्रेडिंग ॲन्ड एजन्सीज लिमिटेड सीआयएन क्र. : L51900MH1980PLC022672

नोंदणीकृत कार्यालय: युनिट बी-१२९, अंसा इंडस्ट्रीयल इस्टेट, अंधेरी पूर्व, मुंबई ४०० ०७२ दूर. ९२२३४००४३४ ई-मेल : gdtal2000@gmail.com वेबसाइट : www.gdtal.com

दि 39 मार्च २०२४ रोजी संपलेल्या तिमाही अखेरकरिता लेखापरीक्षित वित्तीय अहवालाचा सारांश

		ŧ	थायी (रु. लाखात)		
विवरण	तिमाही अखोर ३१.०३.२०२४	तिमाही अखोर ३१.१२.२०२३	तिमाही अखोर ३१.०३.२०२३	वर्ष अखोर ३१.०३.२०२४	तिमाही अखोर ३१.०३.२०२३
कार्यचलनातृन एकूण उत्पन्न (निव्वळ)	-	-	-	36.00	-
कर पूर्व सामान्य उपक्रमातून निव्वळ नफा/ (तोटा)	٥.٩٥	(0.49)	(१.४६)	(१.७०)	(७.२२)
कर पश्चात सामान्य उपक्रमातून निव्वळ नफा/ (तोटा)	٥,٩٥	(0.49)	(१.४६)	(१,७०)	(७.२२)
कर पूर्व कालावधीकरिता निव्वळ नफा/(तोटा) (अतिसामान्य बाबी पश्चात)	۷,٩٥	(0,49)	(१.४६)	(१.७०)	(७.२२)
कर पश्चात कालावधीकरिता निव्वळ नफा/(तोटा) (अतिसामान्य बाबी पश्चात)	۷,٩٥	(0,49)	(१.४६)	(१.७०)	(७.२२)
प्रवानित इक्विटी भाग भांडवल (दर्शनी मूल्य रु. १०/ – प्रत्येकी इक्विटी शेअर)	१०,००	80,00	१०,००	१०,००	१०,००
राखीव (मूल्याकन राखीव वगळता) गत वर्षाच्या लेखापरीक्षित ताळेबंदामध्ये निर्देशित	-	-	-	-	-
उरपत्र प्रति शेअर (अतिसामान्य बाबी पूर्व) (रु. १०/- प्रत्येकी) सीम्य विभाजीत	-				-
उत्पन्न प्रति शेअर (अतिसामान्य बाबी पश्चात) (रु. १०/– प्रत्येकी) सीम्य विभाजीत	८.१८ ८.१८	(0.49) (0.49)	(१.४६) (१.४६)	(१.৬০) (१.৬০)	(७.२२) (७.२२)

वरील लेखा वित्तीय अहवाल भारतीय लेखा अहवाल (आयएनडी एएस) यांच्यासह कंपनी कायदा. २०१३ च्या तरतद अनसार व सीक्यरिटीज ॲन्ड एक्सचेंज बोर्ड ऑफ दि. ३१ मार्च, २०२४ अखेर तिमाहीकरिता आकडेवारी तिमाही संबंधात व गत वर्ष अखेर स्थायी वित्तीय अहवाल उर्वरित आकडेवारी मर्यादित अहवाल यांच्यासह संबंधिर वित्तीय वर्ष यांच्या तिसऱ्या तिमाही संपेपर्यंत अलेखापरीक्षित आकडेवारी प्रसिद्ध करण्यात येईल सीक्युरिटीज ॲन्ड एक्सचेंज बोर्ड ऑफ इंडिया सेबी (सूची अनिवार्यता व विमोचन आवश्यकता) विनियमन २०१५ सुधारित (सूची विनियमन) च्या विनियम ३३ अंतर्गव

. कंपनी एकमेव सेगमेंटमध्ये कार्यरत आहे

. जपना एकन्य सम्पादक्त कार्यार आठ. ९६. ११ मार्च, २०२४ अनुसार इन्टेक्टर तक्रार प्रलंबिम नाही आहे. . वार्षिक वित्तीय अहवाल संबंधित लागू लेखा धोरण अनुसार तथार केला आहे. कंपनीने तोटा रु. १.७० लाखा पर्यंत वित्तीय वर्ष अखोर ३१ मार्च, २०२४ पर्यंत तोटा भरून काहला आहे. कंपनीने एकण दायित्व एकण मालमत्ता दि. ३१ मार्च, २०२४ पर्यंत वाढविली आहे. वित्तीय अहवाल अनुसार सदर अटी वा इव्हेंट्स साहित्य यांच्यासह निर्देशित o. गत कालावधी/ वर्षाकरिता आकडेवारी पुन:निर्धारित/ पुन:वर्गीकृत केली आहे, चालू कालावधी/ वर्ष स्पष्टीकरणाकरिता आव

जी. डी. देडिंग ॲन्ड एजन्सीज लिमिदेडकरित

संचालव

दुपारच्या सत्रात गुंतवणूकदारांनी केलेल्या खरेदीमुळे सेन्सेक्स पुन्हा ७३००० च्या वर बंद झाला. बॅंकिंग, आयटी आणि एफएमसीजी

शेअर्समध्ये झालेल्या खरेदीमुळे ही वाढ झाली

पश्चिम रेल्वे

विभागीय रेल्वे व्यवस्थापक (डब्ल्यूए), पश्चिम रेल्वे,

६ वा मजला, अभि. विभाग, मुंबई सेंट्रल,

मुंबई ४०० ००८ हे अनु. क्र. १ **ई-निविदा सूचना**

第. BCT/24-25/37 dt. 15.05.2024

मागवीत आहेत. कार्य व तिकाण : चर्चगेट - एक

वर्षाकरिता बीएमसीच्या अपुरा पाणी पुरवठा संबंधात

चर्चगेट स्टेशन बिल्डींग ए व बी ब्लॉक अधिकार

फ्लॅट व विश्राम गृह येथे टॅंकर मार्फत पिण्यायोग्य

पाण्याचा पुरवठा. कामाचे अंदाजित मूल्य

रु. १८,३३,९९२.१६. **इस्टे :** रु. ३६,७००.००

弱. BCT/24-25/39 dt. 15.05.2024

कार्य व ठिकाण : चर्चगेट- खार सेक्शन दरम्यान फट

ओव्हर ब्रिजेस व दादर येथे एलेव्हेटेड रोडच

कामाचे अंदाजित मूल्य : रु. १,२१,४८,७५५.००

इरठे : रु. २१०८००.००. दोन्ही निविद

सादरीकरणाची तारीखा व वेळ: दि. ११.०६.२०२१

रोजी ३.०० पर्यंत. दोन्ही निविदा उघडण्याची तारीख

व वेळ : दि. ११.०६.२०२४ रोजी ३.३० वा. निविदा

वेबसाइट <u>http://www.ireps.gov.in</u> वर

चूना याद्वारे देण्यात येते की, **दिवंगत श्री. पद्माक्षा बाबुरा**

. शरोडकर हे फ्लॅट क्र. १०६/ई विंग, आनंदनगर ई को–ऑप. ह

ति. लि., विमल डेअरी लेन, नवघर फाटक क्रॉस रोड, भाईंदर (पू. जल्हा ठाणे ४०१ १०५ येथील मालक होते व पाच संपूर्ण प्रदानि

शेअर्स एकण मत्य रू. २५०/- पत्येकी शेअर प्रमाणपत्र क. ०१६ च्य

निवंगत **श्री. पद्माक्षा बाबुराव ग्रिगोडकर** यांच मृत्यू दि. १०.०४.२०१८ रोजी झाला त्यांच्या मागे तीन कायदेशीः वारस त्यांची पत्नी श्रीम. पछुवी पद्माक्षा शिरोडकर व त्यांचा मुलग

श्री दिपक पदाक्षा शिरोडकर व श्री सागर पदाक्षा शिरोडकर

ारोडकर व श्री. सागर पद्माक्षा शिरोडकर यांनी त्यांचे सर्व वारसा हव

यांची आई श्रीम पळवी पदाक्षा शिरोडकर यांच्या नावे केले व ते सत

गनमार कोणतेही अन्य मयत यांचे कायदेशीर वारम कोणते

ा मला वा त्यांचे काउन्सेल वा यांना सदर दावे, आक्षेप यांच बंधात कोणतेही टावे असल्यास कोणाही व्यक्तीस सदर संबंधात हक

तसेच कायदेशीर वारस/ विक्री/ गहाण आदी संबंधात सदर संबंधि पुरावे यांच्यासह सदर योग्य पुरावे यांच्यासह १४ दिवसांच्या आ सूचित करावे अन्यथा कोणतेही आक्षेप वा दावे गृहित घरले जाणा

,७.०५.२०४४ लिय : १०९, भाईदया नगर, बी−बिल्डींग, गोपी महत् नजवळ, नवघर रोड, भाईंदर (पू), जिल्हा ठाणे ४०१ १०५.

जाहीर सूचना

सूचना याद्वारे देण्यात येते की, मूळरित्या **श्री. हिरजी कुंवरजी सोर्न**

फ्लॅट क्र. १०४, मधुराई को-ऑप. हा. सोसायदी लि.

मालक होते. श्री. हिरजी कुंवरजी सोनी यांच मृत्यू दि. २५,०९,२०२० रोजी भारतरत्न पंडित भिमसेन जोशी

हॉस्पिटल, भाईंदर (पश्चिम), जिल्हा ठाणे ४०१ १०५ येथे झाल त्यांच्या मागे त्यांचे कायदेशीर वारस **१. श्री. जयेश हिरजी सोर्न**

३. श्रीम. कांचन राजेश हरिया (मुलगी) हे आहेत. त्यांची पत श्रीम. मधुबेन हिरजी सोनी यांचा मृत्यू आधीच दि. ०८.०५.२००५ रोजी झाला होता.

श्रीम. कांचन राजेश हरिया (रिलीजर्स) यांनी रिलीज कर

श्री. जयेश हिरजी सोनी व श्री. कमलेश हिरजी सोर्न

(रिलीजी) यांच्या नावे रिलीज करार दि. १२.०१.२०२१ रोजी दस्तावेज नोंदणीकरण क्र. दीएनएन४-३४६-२०२१

। त्यांचे काउन्सेल वा यांना सदर दावे, आक्षेप यांच्या संबंधार

होणातेची ताते असल्यास कोणाची त्यकीस सत्य संबंधात चक

काही असल्यास तसेच कायदेशीर वारस/ रिलीज करार आदी मार्फर

कार्यालय : १०९, भाईदया नगर, बी-बिल्डींग, गोपी म हॉटेलजवळ, नवघर रोड, भाईंदर (पू), जिल्हा ठाणे ४०१ १०५.

नोदरी भारत सरका

दि. १२.०१.२०२१ अंतर्गत रिलीज केले.

नोदरी भारत सरका

भासद व नोंदणीकृत शेअर धारक आहेत.

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ई-निविदा

नवी दिल्ली, दि. १६ (वृत्तसंस्था) : आहे. व्यवहाराअंती BSE सेन्सेक्स ६७६ अंकांच्या उसळीसह ७३,६६४ वर बंद झाला, तर राष्ट्रीय शेअर बाजाराचा निफ्टी २०३ अंकांच्या उसळीसह २२४०३ अंकांवर बंद झाला. बाजारातील या प्रचंड वाढीमुळे BSE वर सूचीबद्ध शेअर्सच्या बाजार भांडवलात ३

कॅनरा बँक

श्री. राजेश अमृतलाल शाह

तालका पालघर, जिल्हा ठाणे.

व आदेश यांची विक्री जोडली आहे

गाव माहिम, तालुका पालघर, जिल्हा ठाणे

कॉपॅरिद ऋणकोचे नाव

मंडळाकडे नोंदणीकृत असलेल्या अंतरिम ठरा व्यावसायिक यांचा पत्ता व ई–मेल

च्या उप–अनुच्छेद (६ए) च्या खांड (बी) अंतर्गत ज काही असल्यास धनकोंचे वर्ग

वर्गामध्ये धनकोंचे प्राधिकृत प्रतिनिधी म्हणून कायद्याच ओळख असलेल्या दिवाळखोरी व्यावसायिकांची नावे (प्रत्येक वर्गाकरिता तीन नावे)

कर्मचारी/ कार्यकारी यांचे फॉर्म एफ – अन्य धनको सादर करावे.

मुंबई कर्ज वसुली न्यायाधिकरण क्र. ३

वित्त मंत्रालय, भारत सरकार

सेक्टर ३०ए, रघुलीला मॉलच्या पढे

वाशी रेल्वे स्टेशनजवळ, वाशी, नवी मुंबई ४०० ७०३

वसुली प्रक्रिया क्र. १५८/२०२३

विक्री घोषणेच्या स्थायीकरणाकरिता सचना

(सीडी-१) राजेश अमृतलाल शाह पत्ता एम. जी. कंपाऊंड, वर्तक रोड, विरार (प), ४०१ ३०३ तसेच बंगलो क्र. एफ-१२, सेक्टर आर, महालक्ष्मी रिसॉर्ट, आय. टी.आय. कॉलेजजवळ, गाव माहिम

ज्याअर्थी सन्मा, पीठासीन अधिकारी यांनी प्रमाणपत्र धारक यांचे प्रदान करण्याकरिता ओ, ए. क्र. ३५/२०१३

मध्ये वसुली प्रक्रिया अंतर्गत रक्कम रु. १९,१५,३४५/- (रु. एकोणीस लाख पंधरा) हजार तीनशे पंचेचाळीस

ज्याअर्थी तुम्ही सीडी चे प्रदान रक्कम प्रदान केली नसेल तर अधोहस्ताक्षरित यांनी खालील निर्देशित मालमत्त

तुम्हाला याद्वारे सुचित करण्यात येते की, त्यानुसार विक्रीच्या घोषणामध्ये व स्थायीकरणाचा ठराव करण्याकरिता

दि. १८.०६.२०२४ रोजी निश्चित करण्यात आली आहे. तुम्ही याद्वारे इशारा देण्यात येतो की, घोषणेच्या

अटींच्या स्थायीकरणामध्ये सहभागी होण्याकरिता सुचना देण्यात येते की, अधोहस्ताक्षरितांना कोणत्याही

अडथळे. प्रभार, दावे वा जबाबदारी काही असल्यास सदर मालमत्ता वा कोणत्याही भागासंबंधात काही करू

स्थावर मालमत्तेचा तपशील

प्लॉट जिमन धारक बंगलो धारक क्र. एफ-१२, सेक्टर एफ, महालक्ष्मी रिसॉर्ट, आय.टी.आय. कॉलेजजवळ

फॉर्म ए

जाहीर घोषणा (भारतीय दिवाळखोरी व कर्जबाजारीपणा (कॉर्पोरेट व्यक्तींकरिता

दिवाळखोरी ठराव प्रक्रिया) विनियमन, २०१६ च्या विनियमन ६ अंतर्गत्

धनकोंचे लक्ष केंद्रित करण्याकरिता

२३ एप्रिल, २००९

सचना याद्वारे देण्यात येते की, राष्ट्रीय कंपनी विधी न्यायाधिकरण यांनी मे. एबी ॲग्रोटेक इंडिया प्रायव्हेद लिमिटेड यांच्या कॉर्पीरे

मे. एबी ॲग्रोटेक इंडिया प्रायव्हेद लिमिदेड यांचे धनको यांनी याद्वारे बाब क्र. १० संबंधात नमूद कॅम्प कार्यालय पत्ता येथे अंतरिम ठरा

प्रोफेशनलकरिता दि. २९ में, २०१४ रोजी वा पूर्वी पुराव्यांसह त्यांचे दावे सादर करावे. वित्तीय धनको यांनी केवळ ईलेक्ट्रॉनिक स्वरूपात त्यांचे दाव्यांचे पुरावे सादर करावे.

पोस्ट्रारे वा ईलेक्टॉनिक स्वरूपात सारा करावे. दावे त्यांचे विहित स्वरूपात -फॉर्म बी-ऑपरेशनल धनको (कार्यकारी/ कर्मचार ंच्याविना), फॉर्म सी-वित्तीय धनको, फॉर्म सीए-वित्तीय धनको ए वर्ग, फॉर्म डी - कर्मचारी/ कार्यकारी,फॉर्म ई-प्राधिकृत प्रतिनिध

एबी ॲग्रोदेक इंडिया प्रा. लि

त्ता ९१९, मेकर चेंबर ५, नरिमन पॉईंट, मुंबई मुंबई शहर महाराष्ट्र ४०० ०२१ भार

पत्ता : सी-२०३, एड्ज, मारूती सुझुकी अरेना, विधानसभा रोड, मोवा

पत्ता : सी-२०३, एड्ज, मारूती सुझुकी अरेना, विधानसभा रोड, मोवा

दि. २९ मे, २०२४ (आवरपी द्वारे स्विकृत आदेशाच्या तारखेपासून १४ दिवस)

मे. एबी ॲग्रोटेक इंडिया प्रायव्हेट लिमिटेड यांच्या प्रकरणाम

माझी सही व न्यायाधिकरणाच्या शिक्क्यानिशी दि. १६.०५.२०२४ रोजी जारी

मात्र) मुल्य व व्याज यांच्यासह अर्जदार बँक/ वित्तीय संस्था यांना प्रदान करण्याकरिता जारी केली होती.

(सीडी-२) श्रीम, नेहा राजेश शाह, पत्ता एम, जी, कंपाऊंड, वर्तक रोड, विरार (प), ४०१ ३०३.

लाख कोटी रुपयांहून अधिक वाढ झाली.

सेन्सेक्स ६७६ तर निफ्टीमध्ये २०३ अंकांची वाढ

कॅप ४०७.३५ लाख कोटी रुपयांवर आले, जे गेल्या सत्रात ४०४.२५ लाख कोटी रुपये होते. म्हणजेच, गुंतवणूकदारांच्या संपत्तीत ३.०९ लाख कोटी रुपयांची वाढ झाली. व्यवहारात

एक्झि. ८

सही/-

(दिपा सुब्रमण्यम

कर्ज वसुली न्यायाधिकरण - ३

वसुली अधिकारी

.. प्रमाणपत्र धारक

सर्वात जास्त वाढ आयटी शेअर्समध्ये झाली. याशिवाय बॅंकिंग बीएसईवर सूचीबद्ध शेअर्सचे मार्केट एफएमसीजी, ऑटो, मेटल्स, एनर्जी, कंझ्युमर ड्युरेबल्स

Mr. SUHAS DINKAR PHATAK a member of the Disha Co-op Hsg. Soc. Ltd., having address at Plot No. 68, Jayprakash Nagar Road No. 3, Goregaon (E), Mumbai-400063 and holding Flat No 701,702,801,302 in the building of the society, died on 12.2.2023 vithout making any nomination.

The society hereby invites claims or objections from the heir of

neirs or other claimants/ objector or objectors to the transfer of the said shares and interest of the deceased member in the capital/property of the society within a period of 15 days from the Publication of this notice, with copies of such documents and other proofs in support of his/her/their claims/objections for transfer of shares and interest of the deceased member in the capital/property of the society .lf no claims/ objections are received within the time period prescribe above, the society shall be free to deal with the shares and interest of the decease members in the capital/property of the society in such manner a claims/objections, if any, received by the society for transfer of shares and interest of the deceased member in the capital/property of the society shall be dealt with in manner provided under the bye-laws of the society. A copy of the registered bye-laws of the society is available for inspection by the claimants/objectors, in the office of the society/with the secretary of the society between 10 a.m. to 5 p.m. from the date of publication of the notice till the date of expiry of its period. THE DISHA C.H.S. Ltd.

निविदा सूचना

शुभ गृह सेक्टर बी सीएचएस लि. खातीवली, ऑफ मुंबई नाशिक हायवे, वासिंद, शहापूर

दाणे ४२१ ६०४ येथील. ईमेल आयडी : tata.sgb2016@gmail.com मो. क्र. ७७४५८३०००९ दुरुस्ती व टेरेस शेडकरिता स्केल्ड बाबी दर निविदा मागवीत आहेत

निविदा दस्तावेज सोसायटी कार्यालय येथून दि. १७.०५.२०२४ ते दि. २२.०५.२०२४ रोजी ११.०० ते ५.०० दरम्यान गोळा करावी. सादरीकरणाची तारीख दि. २५ मे, २०२४ रोजी (५.०० पर्यंत) शुभ गृह सेक्टर बी सीएचएस लि. सोसायटी कार्यालय येथे.

(वरील येथून संदर्भित पत्ता) दीप : केवळ मोहोरबंद निविदा पॅकेज स्विकृत केला जाईल.

निविदा मूल्य रु. ५०००/ - चेक/ ऑनलाइन मार्फत (नापरतावा)

(SUNITA)

सुनिता टूल्स लिमिटेड सीआयएन : U29220MH1988PLC045850

नोंदणीकृत कार्यालय : सर्व्हे क्र. ६६, प्लॉट क्र. ए, वाळीव, सातीवली रोड, वसई पूर्व, दाणे पालघर, महाराष्ट्र ४०१ २०८. वेबसाइट: www.sunitatools.com इमेल: info@sunitatools.com

अति-विशेष सामान्य सभेच्या सूचनेचे शुद्धिपत्रक

सदर शुद्धिपत्रक सुनिता दूल्स लिमिटेड (कंपनी) द्वारे बुधवार, दि. २९ मे, २०२४ रोजी ४.०० वा

कंपनीच्या भागधारक यांना अति-विशेष सामान्य सभा (ईओजीएम) कंपनीची नोंदणीकृत कार्यालय पत्ता सर्व्हे क्र. ६६, प्लॉट क्र. ए, वाळीव, सातीवली रोड, वसई पूर्व, ठाणे पालघर, महाराष्ट्र ४०१ २०८ येथे आयोजित केली आहे. सदर शुद्धिपत्रक कंपनीची वेबसाइट व बीएसई लिमिटेड जेथे कंपनीच्य शेअर्सची सूची उपलब्ध आहे तेथे दि. ०७ मे. २०२४ रोजी ईओजीएम सूचनेसह आयोजित केली होती. ईओजीएमची सूचना कंपनीच्या सर्व भागधारक यांना दि. ०७ मे, २०२४ रोजी पाठविली होती व कंपनी कायदा, २०१३ च्या तरतूदीसह अनुपानल आहे व नियम अनुसार मिनीस्ट्री ऑफ कॉर्पोरेट अफेअर्स व सीक्यरिटीज एक्सचेंज बोर्ड ऑफ इंडिया यांच्याद्वारे जारी सर्क्यूलर सह केले आहे. सदर शुद्धिपत्रक कंपनीच्या भागधारक यांना ईओजीएम सूचनेचा अंतर्गत भाग म्हणून प्रसारित केले होते

त्यानुसार, सर्व संबंधित भागधारक यांना स्टॉक एक्सचेंजेस, डिपॉझिटरीज, रजिस्ट्रर ॲन्ड शेअर ट्रान्सफर एजन्ट, एजन्सीज यांनी ई-मतदानाकरिता नियुक्त केले आहे व ई-मतदानाकरिता अन्य सर्व संबंधित व्यक्ती यांनी वरील सुधारणांकरिता नोंद घ्यावी. या व्यक्तरिक्त सदर शुद्धिपत्रक सर्व अन्य संबंधित ईओजीएम सूचना व अतिविशेष अहवाल ०७ मे, २०२४ रोजी जारी केला तो अपरिवर्तीत सदर शुद्धिपत्रकाचा विस्तृत अहवाल कंपनीची वेबसाइट <u>www.sunitatools.com</u> वर उपलब्ध

आहे व बीएसई लिमिटेड http://www.bseindia.com वर उपलब्ध आहे जेथे कंपनीची सूची कंपनी ईओजीएमच्या सूचनोच्या दि. ७ मे, २०२४ रोजी अतिविशेष अहवालामध्ये विहित

पॉईंट्स व खालील बाबी सुधारित करण्यास इच्छुक आहे. बाब क. २ - इक्विटी शेअर्स विहित जारी • **पॉर्डट क्र. १५** अतिविशेष अहवाल संबंधित प्री व पोस्ट जारी भागधारकांचा पॅटर्न यांच्यासह एकुण

(ए+बी) रकाना तक्त्यामध्ये निर्देशित आहे व पॉईंट क्र. १६ चा अतिविशेष अहवाल आयडेंटिटी यांच्या संबंधात नैसर्गिक पालक यांच्यासह

अल्टीमेट लाभार्थी मालक यांच्यासह सबस्क्रीप्शन शेअर्स सह आवंटित केला आहे व/वा अल्टीमेट लाभार्थी मालक तपशील दिपक धनवंतराय शाह (एचयएफ) यांच्याद्वारे आवंदित

बाब क्र. ३ - इक्विटी शेअर्समध्ये वॉरंट्स कन्वर्टिबल जारी करण्या संबंधात पॉईंट क्र. १५ अतिविशेष अहवाल संबंधित प्री व पोस्ट जारी भागधारकांचा पॅटर्न यांच्यासह एकूण

(ए+बी) रकाना तक्त्यामध्ये निर्देशित आहे.

सुनिता दूल्स लिमिटेडकरित

विकाण: ठाणे

सतिष कुमार पांडे व्यवस्थापकीय संचालक

(Continued from previous page...' IX. FINANCIAL ARRANGEMENTS:

The Total Fund Requirement for the Open Offer (assuming full acceptances) for the acquisition up to 39.00.000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per share aggregating to ₹ 7.11.75.000/- (Rupees Seven Crore Eleven Lakh Seventy-Five Thousand Only) ("Maximum Consideration"). The Acquirers have adequate financial resources and has made firm financial arrangements for financing

the acquisition of the Equity Shares under the Open Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through the internal resources of the Acquirers and no borrowings from any bank and/or financial institution are envisaged.

The Acquirers, the Manager to the Offer and YES BANK LTD, a Scheduled Commercial Bank and carrying on business as of banking in India under Banking Regulations, Act, 1949 having one of its offices at Part Ground Floor, Jaydev Arcade, Park Colony, Near Joggers Park, Jamnagar have entered into an Escrow Agreement dated 09th May, 2024 and for the purpose of the Offer (the "Offer Escrow Agreement") In terms of Regulation 17 of the SEBI (SAST) Regulations, 2011 the Acquirer has deposited cash of ₹ 1.77.93.750/- (Rupees One Crores Seventy-Seven Lakhs Ninety-Three Thousand Seven Hundred and Fifty Only) which is 25% of the Maximum Consideration in an Escrow Account bearing name and style as 'LUCENT- OPEN OFFER ESCROW ACCOUNT' ("Escrow Account") opened with YES BANK LTD Jamnagar

The Acquirers have authorized the Manager to Offer to operate and realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations, 2011.

The Net worth of the Acquirer 1 as of 31/12/23 is ₹ 4,66,57,099 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.

The Net worth of the Acquirer 2 as of 31/12/23 is ₹ 1,76,73,941 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024

The Net worth of the Acquirer 3 as of 31/12/23 is ₹ 4,67,61,106 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membershin No. 183244) vide his certification dated 22 04 2024 Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied

that firm arrangements have been put in place by the Acquirers to fulfil their obligations through verifiable

means in relation to the Offer in accordance with the SEBI (SAST) Regulations, 2011. In case of any upward revision in the Offer Price or Offer Size, the corresponding increase to the escrow amounts as mentioned above shall be made by the Acquirer in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.

STATUTORY AND OTHER APPROVALS:

As on the date of this DPS, there are no statutory or other approvals required to implement the Offer. If any statutory approvals are required or become applicable prior to the completion of the Offer the Offer would be subject to the receipt of such statutory approvals. The Acquirers shall not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a Public Announcement will be made within 2 (Two) Working days of such withdrawal, in the same newspapers in which this DPS has appeared.

If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Offer.

The Acquirers shall complete all procedures relating to the payment of consideration under this Offer within 10 (Ten) Working Days from the date of expiry of the Tendering Period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirer In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the

Offer SEBI has the power to grant an extension of time to the Acquirers for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011. Further, if a delay occurs on account of willful default by the Acquirer in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011, will also become applicable and the amount lying in the escrow account shall become liable to forfeiture. The Acquirers does not require any approval from financial institutions/banks in India for the Offer.

TENTATIVE SCHEDULE OF ACTIVITY:

This Open Offer is being made under Regulations, 3(1) and 4 of the SEBI (SAST) Regulations, 2011, and the Acquirers shall comply with provisions of SEBI (SAST) Regulations, 2011, as applicable.

14-May-2024 Date of entering into the agreement/decision to acquire through "SPA" Public Announcement (PA) 14-May-2024 14-May-2024 PA to target company/SEBI **Escrow Account** 17-May-2024 (not later than 2 working days prior to the date of DPS) Detailed public statement (DPS) Publish in newspapers; Copy of the same shall be 21-May-2024 sent to Stock Exchanges, SEBI & TC. Draft Letter of offer to be submitted to SEBI and Copy of the same shall be sent to Stock Exchanges & TC. (DLOF) 29-May-2024 (Along with non- refundable fees of ₹ 5,00,000/-) SEBI provides its comments on the letter of offer (Lof) 20-June-2024 Specified/Identified date* for determination of names of shareholders to whom 24-June -2024 letter of offer is to be sent. List of Shareholders by Target Company to Acquirer & M.B. 26-June -2024 Dispatch of letter of offer to shareholders 1-July-2024 Letter of offer to reach shareholders 05-July-2024 Upward revision in offer Recommendation / Comments on the offer by independent directors committee of 04-July-2024 TC on receipt of DPS: publish it in newspapers Issue of Advertisement announcing the schedule of activities for open offer (Pre-Advt.) in newspapers where DPS is published: Copy of the same shall be 05-July-2024 sent to BSE, SEBI & TC Date of Opening Offer 08-July-2024 Last Date for withdrawal of Tendered shares by shareholders Date of Closure of Offer 22-July-2024 24-July-2024 Open special escrow account Acquirer to fund additionally 10% in special account for payment to shareholders. 24-July-2024 05-Aug 2024 Post offer Advertisement Publish in all newspapers where DPS is published; sent 12-Aug-2024 to BSE, SEBI & TC. Report to be sent by Merchant Banker to SEBI 12-Aug-2024 Escrow Account released 11-Sep-2024 Overall time for completion of offer formalities Unclaimed balances, if any, lying to the credit of the special escrow account

*Identified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the shareholders holding Equity Shares of the Target Company (registered or unregistered) (except the Acquirers, Sellers and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time

PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:

All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer. Person who has acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares

after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (detailed at Part XIV (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is

more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with

The Open Offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011, and SEBI circular CIR/CFD/POLICYCELLJ1/2015 dated April 13, 2015, and CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as per further amendment vide SEBI circular numbered SEBI/HO/CFD/DCR-III/ CIR/P/2021/615 dated August 13, 2021

BSE shall be the designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer. The Acquirers has appointed Ratnakar Securities Private Limited ("Buying Broker") as his broker for the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open

Offer shall be made. The contact details of the Buying Broker are as mentioned belov Name: Ratnakar Securities Private Limited Address: 304, Sankalp Square – 2, Nr. JalaramMandir, Crossing, Ellisbridge, Ahmedabad-380006

SEBI Registration No.: INZ000191735 : 079 4900 5200

Email : compliance@ratnakarsecurities.com

Website https://www.ratnakarsecurities.com/ : Mr. Kushal Shah

All Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to

intimate their respective Stock Brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period. A Separate Acquisition Window will be provided by the BSE to facilitate the placing of sell orders The Selling Broker can enter orders for dematerialized as well as physical Equity Shares.

The selling broker would be required to place an order/bid on behalf of the Public Shareholders who wish to tender their Equity Shares in the Open Offer using the Acquisition window of the BSE. Before placing the bid, the concerned Public Shareholder/selling broker would be required to transfer the tendered Equity Shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation.

The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity Shares will be separately enumerated in the Letter of Offer. In accordance with the Frequently Asked Questions issued by SEBI, "FAQs - Tendering of physical shares

in Buyback Offer /Open Offer/ Exit Offer/Delisting" dated February 20, 2020, SEBI Circular no. SEBI /HO/ CFD/CMD1/CIR/P/2020/144 dated July 31st, 2020, Shareholders holding securities in physical form are allowed to tender shares in Open Offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.

THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN THE OFFER EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE SHAREHOLDERS.

OTHER INFORMATION:

The Acquirer accepts full responsibility for the information contained in this Public Announcement. The Acquirer jointly and severally undertake that undertakes that they are aware of and will comply with their obligations as laid down in the SEBI (SAST) Regulations.

Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereto

Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer have appointed **Wealth Mine Networks Private Limited** (CIN U93000GJ1995PTC025328), as the Manager to the Offer ('Manager') having registered office at 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001. Contact Person: Mr. JAY TRIVEDI; Tel No.: + 7778867143; Email: wealthminenetworks@gmail.com; Investor Grievance ID: wealthminenetworks@gmail.com; SEBI Reg. No.: INM000013077.

This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in), BSE's website (www.bseindia.com)

In this DPS, all references to "Rs." or "₹" are references to the Indian Rupee(s) THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS



WEALTH MINE NETWORKS PRIVATE LIMITED (CIN: U93000GJ1995PTC025328)

Registered Office: 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001,

Contact Person: Mr. JAY TRIVEDI | Tel No.: + 7778867143

Email: wealthminenetworks@gmail.com | Investor Grievance ID: wealthminenetworks@gmail.com SEBI Rea. No.: INM000013077

Issued by the Manager to the Offer for any on behalf of the Acquirers

Acquire-1	Acquire-2	Acquire-3
Sd/-	Sd/-	Sd/-
Kunal H. Kothari	Prachi	Tejas K. Rathod
ice: Mumbai		

Detailed Public Statement in terms of Regulations 13(4), 14(3) and 15(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and subsequent amendments thereof ("SEBI (SAST) Regulations, 2011,") for the attention of the Public Shareholders of

LUCENT INDUSTRIES LIMITED

Registered Office: Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, 452006 | Tel. No: 8200927566 | E-Mail ID: sylphedu@gmail.com | Website: www.lucentindustries.life

Open Offer for Acquisition of (39,00,000) Equity Shares from Shareholders of Lucent Industries Limited 2. ("Target Company") by Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3') (hereinafter collectively referred to as 'Acquirers') pursuant to and in compliance with the requirements of the Securities and Exchange Board of India (Substantial Acquisition of Shares And Takeovers) Regulations, 2011, as amended ("SEBI (SAST) Regulations, 2011") ("Offer" or "Open Offer").

This Detailed Public Statement ("DPS") is being issued by Wealth Mine Networks Private Limited, the Manager to the Offer ("Manager"), for and on behalf of the Acquirers to the Public Shareholders of the Target Company pursuant to and in compliance with Regulations 13(4), 14(3) and 15(2) of the SEBI (SAST) Regulations, 2011, and subsequent amendment thereto pursuant to the Public Announcement ("PA") dated 14th May, 2024 in relation to the Offer, which was filed with the BSE Limited ("BSE" or "Stock Exchange") and the Securities and Exchange Board of India ("SEBI") and then sent to the Target Company in terms of Regulations 3(1) and 4 read with Regulations 13, 14 and 15(1) of the SEBI (SAST) Regulations, 2011.

For the purposes of this DPS, the following terms shall have the meanings assigned to them below:

"Acquirer" Kunal H. Kothari ('Acquirer 1'), Prachi ('Acquirer 2') and Tejas K. Rathod ('Acquirer 3');

"Equity Shares" means paid-up equity shares of the Target Company of face value ₹10/- (Rupees Ten Only) each; "Emerging Voting Capital" means the total voting equity share capital of the Target Company on a fully diluted basis expected as of the 10th (Tenth) Working Day from the closure of the Tendering Period of the Offer i.e. 8. 15,00,00,000/- present paid-up Equity Shares of the Target Company

"Identified Date" shall mean the date falling on the 10th working day prior to the commencement of the Tendering Period (as defined below), for the purpose of determining the Public Shareholders to whom the Letter of Offer in relation to this Offer (the "Letter of Offer" or "LoF") shall be sent.

"Sellers" means Biogen Pharmachem Industries Limited, Saianand Commercial Limited, Rama Shiva Lease Finance Private Limited, Sword Edge Commercials Ltd, Strategic Capital Partners Private Limit, Interface Financial Services Limited, Saral Mining Limited, Strategic Shares Solutions Private Limited and Savjani Enterprises.

"Public Shareholders" means all the equity shareholders of the Target Company excluding (i) the Promoters and members of the Promoter Group of the Target Company; (ii) the Acquirer and any Persons Deemed to be Acting in Concert with the Acquirer; and (iii) the Parties to the SPA (as defined above) and any Persons Deemed to be Acting in Concert with the parties to the SPA.

"Offer/ Open Offer" shall mean the acquisition of 39,00,000 (Thirty-Nine Lakh) fully Paid-up Equity Shares (as defined above) of the Face Value of ₹10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital (as defined below) from the Public Shareholders of the Target Company.

"SPA" means Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹10/- (Rupees Ten Only) per Equity share aggregating to ₹10.14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only): payable in cash along with acquisition of control and Management over the Target Company. "Stock Exchange" means the BSE Limited (BSE);

"Tendering Period" has the meaning ascribed to it under SEBI (SAST) Regulations, 2011.

"Working Day" means any working day of the Securities and Exchange Board of India;

Acquirers, Seller, Target Company and Offer:

Information About the Acquirer:

1.1. Mr. Kunal H. Kothari ("ACQUIRER 1")

- Mr. Kunal H. Kothari is Indian Resident, having residential address at B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra-401303. His mobile number is 8983359882 and his email id is k@mobavenue.com
- II. Mr. Kunal H. Kothari has a qualification of Bachelor of Engineering (B.E.IT) from Thakur College of Engineering and Technology. He is a seasoned entrepreneur and Forbes Asia 30under 30 honorees.
- III. He is the Co-Founder and Chief Growth Officer at Mobavenue- which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA. LATAM, Europe, MENA and Russia such as Etoro, Shopee, Disney Hotstar, Myntra, and Chingari to name
- IV. He has helped over 300 brands drive business growth across multiple segments and is an expert in digital

1.2. Mrs. Prachi ("ACQUIRER 2")

- Mrs. Prachi is Indian Resident, having residential address at KU- 124 2nd Floor, Pitampura, New Delhi-110034 her mobile number is +91 9711017348 and her email id is p@mobavenue.com
- II. Mrs. Prachi is a B.Tech Computer Science from Northern India Engineering College. She is a Co-Founder and director in Mobavenue Media Pvt. Ltd.
- III. Currently she is having directorship in Mobavenue Media Pvt. Ltd.,
- IV. she is having more than 8 years of experience in the field of E-commerce, Digital Transformation, Performance Marketing and financial technology.

1.3. Mr. Tejas K. Rathod ('Acquirer 3')

- Mr. Tejas K. Rathod is Indian Resident, having residential address at B-601, Shree Naman Towers CGS LTD, S, V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra-400067 His mobile number is +91 9969635773 and his email id is T@mobavenue.com
- II. Mr. Tejas K. Rathod is a Bachelor of Engineering. He Co-Founded Mobavenue which is a 360 degree growth platform driving programmatic acquisitions, retargeting and growth management for leading brands in India, SEA, LATAM, Europe, MENA and Russia back in his early days of Engineering:
- III. Being an angel investor Tejas has invested in growth companies such as Mobigarage. One Impression, Dukaan, Elo Elo and more. Being an active entrepreneur, he has often a time being seen in publications such as Tims of India, Amazing workplaces to name a few.

OTHER DETAILS OF THE ACQUIRERS

2.1. Name(s) of the Companies/ LLP in which Acquirer holds Directorship:

Sr. No.	Name of the Companies	Name of Acquirers	
1	Quid Innovations Private Limited	\$183002AC-36950AC-85941	
2.	PD Avenue Marketing Private Limited		
3.	KIT Media LLP	Mr. Kunal H. Kothari ('Acquirer 1')	
4.	Chillofy Digital Agency LLP		
5.	Mobavenue Media Private Limited		
1.	Mobavenue Media Private Limited	Mrs. Prachi ('Acquirer 2')	
1.	Mobavenue Media Private Limited		
2.	Quid Innovations Private Limited- Director		
3.	PD Avenue Marketing Private Limited	Mr. Tejas K. Rathod ('Acquirer 3')	
4.	KIT Media LLP	2	
5.	Chillofy Digital Agency LLP		

- The Acquirers does not hold any Equity Shares of the Target Company and has not acquired any Equity Share of the Target Company during the 12 (Twelve) months period prior to the date of Public
- The Net worth of the Acquirer 1 as of March 31, 2024 is ₹ 4,66,57,099 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated
- 22/04/2024 The Net worth of the Acquirer 2 as of March 31, 2024 is ₹ 1,76,73,941 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated 22/04/2024.
- The Net worth of the Acquirer 3 as of March 31, 2024 is ₹ 4,67,61,106 and the same is certified by Chirag Wadhwa, Chartered Accountant, Proprietor of Wadhwa Chirag and Associates vide his certification dated
- The Acquirers are neither related and nor have any association / relationship with the Target Company /
- The Acquirers have no interest in the Target Company except as mentioned in Point no. 2.2.
- The Acquirers are not part of any group.
- 2.9. The Acquirers hereby confirm that they have not been banned or prohibited by SEBI from accessing the
- stock market or dealing in securities. **DECLARATIONS BY ACQUIRERS**

- The Acquirers have confirmed that they are not categorized as a "Willful Defaulter" in terms of Regulation (1)(ze) of the SEBI (SAST) Regulations, 2011, They further confirmed that the Acquirers and other companies, in which it is the promoter and/or director, are not appearing in the willful defaulter's list of the
- The Acquirers and the other companies, in which they are the promoter and/or director, have not been prohibited from assessing the capital market under any order/direction passed by SEBI.
- Based on the information available, the Acquirers have not been declared as a Fugitive Economic Offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.
- As on the date of this DPS, the Acquirers does not hold any Equity Shares directly or indirectly in the Target
- The Acquirers are not a director on the board of the Target Company.
- The provisions of Chapter V of the SEBI (SAST) Regulations, 2011 are not applicable to the Acquirers, they do not hold Equity shares in the Target Company.
- The Acquirers undertakes that if they acquire any Equity Shares of the Target Company during the Offer period, they will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and they will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period ("TP") and until the closure of the TP in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.

Information about the Seller Shareholder

	Part of	Details of shares/ voting rights held by the selling shareholders			
Name	group (Yes/	Pre-Trans:	action	Post Trans	action
	No)	Number of shares	%	Number of shares	%
Biogen Pharmachem Industries Limited	No	15,00,400	10.00	0	0.00
Saianand Commercial Limited	No	11,60,000	7,73	0	0.00
Rama Shiva Lease Finance Private Limited	No	10,87,480	7.25	0	0.00
Sword Edge Commercials Ltd	No	10,84,940	7.23	0	0.00
Strategic Capital Partners Private Limit	No	10,60,620	7.070	0	0.00
Interface Financial Services Limited	No	8,58,660	5.72	0	0.00
Saral Mining Limited	No	13,90,000	9.27	.0	0.00
Savjani Enterprise	No	10,00,000	6.67	0	0.00
Strategic Shares Solutions Pvt Ltd	No	9,99,460	6.66	0	0.00

- The Seller as mentioned above have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulations, made under the SEBI Act.
- The equity shares held by the Seller is free from all encumbrances and are not under lock-in. Pursuant to the completion of Open Offer, the Acquirers will be classified as the Promoters of the Target Company in accordance with the provisions of Regulation 31A of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- The Seller have confirmed they has not been categorized as a "Willful Defaulter" in terms of Regulation (1) (ze) of the SEBI (SAST) Regulations, 2011. They further confirm that they and other companies, in which they were a promoter and/or directors, are not appearing in the willful defaulter's list of the Reserve Bank
- Based on the information available, the Seller has not been declared a Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulation 2(1)(ja) of SEBI (SAST) Regulations, 2011.
- The Seller has not been prohibited by SEBI from dealing in securities; in terms of the provisions of Section 11B of the SEBI Act, 1992, as amended ("SEBI Act") or under any other Regulation made under the SEBI Act.
- The Seller undertakes that if he acquires any Equity Shares of the Target Company during the Offer period, he will inform to the Stock Exchange and the Target Company within 24 hours of such acquisitions and he will not acquire any Equity Shares of the Target Company during the period between three working days prior to the commencement of the Tendering Period and until the closure of the Tendering Period in accordance with Regulation 18(6) of SEBI (SAST) Regulations, 2011.

Information about the Target Company- LUCENT INDUSTRIES LIMITED ("Target Company")

The Target Company was incorporated on 29th January, 2010 with name as "SYLPH EDUCATION SOLUTIONS PRIVATE LIMITED" and company has changed its name from "SYLPH EDUCATION SOLUTIONS LIMITED" to "LUCENT INDUSTRIES LIMITED" and the same has been approved by MCA and BSE on 29th March, 2022 and 08th April, 2022 respectively, bearing CIN: L74110MP2010PLC023011. The Registered Office of the Target Company is situated at Second Floor, 448-D, Scheme No. 51, Sangam Nagar, Indore, Madhya Pradesh, India, 452006, Tel. No. + 8200927566, Email: sylphedu@gmail.com;

- The Equity Shares of the Target Company are presently listed on the BSE Limited having the symbol 'LUCENT', script code 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019. The equity shares of the Company are listed Status under 'XT' Category in BSE.
- The Target Company is into buying, selling, supplying, Marketing, trading and dealing in all types of goods on retail and wholesale basis.
- The Authorized Share Capital of the Target Company is ₹ 16,00,00,000 comprising of 16,00,00,00 Equity Shares of ₹ 10/- each. The paid-up Equity Share Capital of the Target Company is ₹ 15,00,00,000/comprising 15,00,00,00 Equity Shares of ₹ 10/- each fully paid up.
- As of date, the Target Company does not have any partly paid-up shares. There are no outstanding warrants or options or similar instruments, convertible into Equity Shares at a later stage.
- As per the shareholding pattern of the Target Company as on December 31, 2023, there are no Equity shares are under lock-in in Public Category.
- The Offer Price will be payable in cash, through bank transfer, by the Acquirer, in accordance with the provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, 2011.
- The Target Company has complied with all the provisions of SEBI (LODR) Regulations, 2015, SEBI(SAST) Regulations, 2011 from time to time and there are no punitive actions except the following instances of non-compliance mentioned hereunder:
 - The Company is SDD Non-Complaint;
 - Terms of Mr. Pareshbhai Sengal has been completed as on 10/05/2022 but company has not filed form DIR-12 with www.mca.gov.in for his reappointment
- Ms. Manisha Patel has been appointed as an Independent Director but her name is not including in the Independent Director's Databank
- 4. The Promoters/Promoter Group of the target company have made delay submission of disclosures required under provisions of SEBI (SAST) Regulations 2011.
- The promoters of the target company and Company have not complied the provisions of SAST Regulations: However, the promoters of the company have obtained approval under regulation 31A of

the SEBI LODR from BSE on January 12, 2022 for reclassification of their name into public category. BSE Limited imposed fine on Company for various non-compliance with provisions of SEBI (LODR). Regulations 2015 details as given below

Sr. No.	Quarter ended	Regulation	Provisions	Fine amount (₹)	Paid on	*Outstanding fine (₹)	Fine Waived (₹)
1	Dec-18	6(1)	SEBI LODR	108560	31-12-2020	0	0
2	Mar-19	6(1)	SEBI LODR	106200	31-12-2020	0	0
3	June-19	6(1)	SEBI LODR	74340	31-12-2020	0	0
4	Sept-19	13(3)	SEBI LODR	2360	31-12-2020	0	0
5	Sept-19	6(1)	SEBI LODR	108560	31-12-2020	0	0
6	Dec 19	6(1)	SEBI LODR	70800	11-09-2020	0	0
7	Mar-19	34	SEBI LODR	18880	0	0	18880*
8	Mar-21	27(2)	SEBI LODR	75520	0	75520	0
9	Mar-21	17(1)	SEBI LODR	531000	0	531000	0
10	Mar-21	18(1)	SEBI LODR	212400	0	212400	0
11	Mar-21	19(1)/19(2)	SEBI LODR	212400	0	212400	0
12	Mar-21	20(2)/(2A)	SEBI LODR	212400	0	212400	0

BSE has waived off fine amount of ₹18,880 and communicated to the Company vide BSE email dated

1733420

TOTAL

**Total outstanding fine amount is ₹ 12,43,720. The Company has filed waiver application to BSE against which BSE has replied to the Company vide email dated 24-05-2021 mentioning that the waiver application is under consideration with BSE

There has been no merger/de-merger, or spin-off during the last three years involving the Target Company. Summary of Audited consolidated Financial Statements for the Financial Years ended March 31, 2023, March 31, 2022, March 31, 2021 and Unaudited consolidated Financial Statement for the period ended December 31, 2023, as follows:

Particulars	December 31, 2023	March 31, 2023	March 31, 2022	March 31, 2021
Total Income	0	0	35,77,500	10,31,250
Profit/(Loss)	(97,000)	(8,70,000)	(6,11,000)	(3,58,982)
Earnings per Share (₹ Per Share)	(0.01)	(0.06)	(0.04)	(0.02)
Net worth/ Shareholders' funds	14,48,05,000	14,48,05,000	14,56,75,000	14,62,86,508

The Present Board of Directors of Target Company are as follows:

Sr. No.	Name	Designation	DIN/PAN	Date of Appointment
1	Manisha Maneklal Patel	Director	08482812	11/11/2020
2	Pareshbhai Ganpatbhai Sengal	Whole-time director	08444758	11/05/2019
3	Pareshbhai Ganpatbhai Sengal	CF0	DJDPS1744C	11/05/2019
4	Soni Pandiya	Company Secretary	EEPPP6196K	30/11/2019
5	Kartik Raval	Director	09609710	21/02/2023

DETAILS OF THE OFFER

A share purchase agreement dated 14th May, 2024, between Acquirers and Seller for acquiring 1.01.41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company,; subject to the terms and conditions as mentioned in the SPA.

The Acquirers have made this Open Offer in terms of SEBI (SAST) Regulations, 2011, to the Shareholders of the Target Company to acquire up to 39,00,000 Equity Shares of face value ₹ 10/- (Rupees Ten Only) representing 26% of the Emerging Voting Capital, subject to the terms and conditions mentioned in this PA and to be set out in the Detailed Public Statement ("DPS") and the Letter of Offer ("LoF") proposed to be issued in accordance with the SEBI (SAST) Regulations, 2011; payable in cash.

This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the Target Company.

This Offer is not conditional upon any minimum level of acceptance by the Equity Shareholders of the Target Company in terms of Regulation 19(1) of the SEBI (SAST) Regulations, 2011

This is not a competitive Offer in terms of Regulation 20 of SEBI (SAST) Regulations, 2011. This Offer is not pursuant to any global acquisition resulting in an indirect acquisition of Equity Shares of

The Manager to the Offer, Wealth Mine Networks Private Limited does not hold any Equity Shares in the Target Company as of the date of this DPS. The Manager to the Offer further declares and undertakes not to deal on its own account in the Equity Shares of the Target Company during the Offer period.

The Acquirers does not have any plan to dispose of or otherwise encumber any significant assets of the Target Company for the next 2 (Two) years from the date of closure of the Open Offer, except in the ordinary course of business of the Target Company, and except to the extent required for the purpose of restructuring and/or rationalization of the business, assets, investments, liabilities or otherwise of the Target Company. In the event any substantial asset of the Target Company is to be sold, disposed of or otherwise encumbered other than in the ordinary course of business, the Acquirer undertake that they shall do so only upon the receipt of the prior approval of the shareholders of the Target Company, by way of a special resolution passed by postal ballot, in terms of Regulation 25(2) of SEBI (SAST) Regulations, 2011, and subject to the provisions of applicable law as may be required.

Upon completion of the Offer, assuming full acceptance of the Offer, the Acquirers will hold 1,06,52,100 (One Crores Six Lakhs Fifty-Two Thousand and One Hundred Only) Equity Shares representing 71.01% of the Emerging Voting Capital of the Target Company as on the tenth working day after the closure of the Tendering Period. As per Regulation 38 of the SEBI (LODR) Regulations read with Rules 19(2) and 19A of the Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR"), the Target Company is required to maintain at least 25% public shareholding as determined in accordance with SCRR, on a continuous basis for listing. However, pursuant to completion of this Open Offer, if the public shareholding in the Target Company may fall below the minimum public shareholding ("MPS") requirement as per Rule 19A of SCRR read with SEBI (LODR) Regulations. In such an event, the Acquirer shall undertake such actions within the timelines specified under the SCRR, as deemed appropriate by the Acquirer, to meet the MPS requirements specified under SCRR.

BACKGROUND TO THE OFFER:

This Open Offer is a Triggered Open Offer in compliance with Regulations 3(1) and 4 of the SEBI (SAST) Regulation, 2011, pursuant to the execution of the SPA in favour of acquirers. This Offer is made by the Acquirers to the Public Shareholders of the Target Company pursuant to SPA dated 14th May, 2024 entered between the Acquirers and the Seller for the acquisition of Equity Shares, Voting Rights and Control of the

The Acquirers have executed Share Purchase Agreement on 14th May, 2024, for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company,

The Prime objective of the acquirers is to identify new opportunities in the market and drive their business towards growth through strategic solutions, and the acquirers are exploring to enter into this area of activities and therefore willing to acquire the control and become the promoters of the Target Company. The Acquirers has not been prohibited by SEBI from dealing in securities, in terms of direction issued u/s

11B of SEBI Act or under any of the regulations made under the SEBI Act.

Salient Features of the SPA:

- Share Purchase Agreement executed on 14th May, 2024, between Acquirers and Seller for acquiring 1,01,41,560 Equity Shares carrying voting rights representing 67.59% of the Emerging Voting Capital (as defined below) of the Target Company from the Seller at an agreed price of ₹ 10/- (Rupees Ten Only) per Equity share aggregating to ₹ 10,14,15,600/- (Rupees Ten Crore Fourteen Lakh Fifteen Thousand and Six Hundred Only); payable in cash along with acquisition of control and Management over the Target Company.
- The Acquirers and Sellers hereto confirm that the price aforementioned is a neoptiated price and is not based on any other factor including the market price.
- c. The Acquirers and Sellers to the transaction recognize that the acquisition of the said Sale Shares is the subject matter of SEBI (SAST) Regulations, 2011 (SAST Regulations) and accordingly the acquisition shall be given effect only after due compliance of the SAST Regulations.
- d. The Acquirers shall pay the Purchase Consideration to the Sellers after completion of the Offer Period. No amount towards purchase consideration is paid at the time of execution of the SPA.
- e. The Acquirers and Sellers shall indemnify and keep indemnified the other, from and against all losses, liabilities, damages, costs and expenses that may be incurred or suffered by the other, arising from breach or default in performance or fulfillment by them or by any of its nominees, of any of the obligations, provisions, covenants, representation and warranties set forth in this till the date of completion of open offer;
- f. The Acquirers and Sellers agree to co-operate and act in good faith, fairness and equity as between themselves by exclusively collaborating with each other and for mutual benefit;

SHAREHOLDING AND ACQUISITION DETAILS:

The current and proposed Shareholding of the Acquirers in the Target Company and the details of their acquisition are as follows:

Details	Acquirer 1	Acquirer 2	Acquirer 3	Total	
Name of Acquirer(s)/ PAC(s)	Mr. Kunal H. Kothari	Mrs. Prachi	Mr. Tejas Rathod	15W	
Address	B/1001, Poonam Park View, Opp. Club One, Dongare, Virar (west) Palghar, Maharashtra 401303	KU- 124 2nd Floor, Pitampura, New Delhi- 110034	B-601, Shree Naman Towers CGS LTD, S, V. Road, Kilachand, Behind Namah Hospital, Kandivali-West, Mumbai Suburban, Maharashtra- 400067	25.05.0 25.05.0	
Name(s) of persons in control/promoters of acquirers/ PAC where Acquirers/PAC are companies	Not Applicable	Not Applicable	Not Applicable		
Name of the Group, if any, to which the Acquirer/PAC belongs to	Not Applicable	Not Applicable	Not Applicable	N#	
Pre-Transaction shareholding Number % of total share capital	Nil	Nil	Nil	5 m.	
Proposed shareholding after the acquisition of shares which by execution of SPA triggered the Open Offer Number of Shares: %-of total Share Capital	33,80,520 22.53%	33,80,520 22,53%	33,80,520 22,53%	1,01,41,560 67,59%	
Any other interest in the TC		9)	ONE		

Under Regulation 38 of the SEBI (Listing Obligations and Disclosure Requirements), 2015 read with Rule 19A of Securities Contracts (Regulation) Rules, 1957, as amended ("SCRR, 1957"), the Target Company is required to maintain at least 25% public shareholding (as determined in accordance with SCRR, 1957) on a continuous basis. Pursuant to the Open Offer and the transactions contemplated in the SPA, their shareholding may exceed the maximum permissible non-public shareholding, the acquirer will ensure compliance required to bring down the non-public shareholding to the level specified should be completed within the time permitted under Securities Contract (Regulation) Rules, 1957.

OFFER PRICE:

18880

1243720

Presently, the Equity Shares of the Target Company are listed on BSE and having the symbol LUCENT. Script Code: 539682 and the ISIN of Equity Shares of the Target Company is INE622Q01019.

The annualized trading turnover in the Equity Shares of the Target Company based on trading volume during

he Twelve calendar months prior to the month of PA (i.e. May, 2024) is as set out below:						
Stock Exchange	Time Period	d traded during the twelve calendar listed Equity turnover		Annualized trading turnover (as % of total Equity Shares listed)		
BSE	May 2023 to	105273	15000000	0.70%		

BSE April 2024

(Source: www.bseindia.com) Based on the above information, the Equity Shares of the Target Company are not frequently traded on the exchange within the meaning of the explanation provided in Regulation 2(1)(j) of the SEBI (SAST)

Regulations, 2011. The Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per Equity Share has been determined in terms of Regulations, 8(1) and 8(2) of the SEBI (SAST) Regulations, 2011 being the highest of the following

Sr. No.	Particulars	Price (₹ per Equity Share
Α	The highest negotiated price per Equity Share of the Target Company for acquisition under any agreement attracts the obligation to make a PA of an Open Offer.	10/-
В	The volume-weighted average price paid or payable for acquisitions, whether by the acquirer or by any person acting in concert with him, during the 52 (Fifty-two) weeks immediately preceding the date of the public announcement.	Not Applicable
С	The highest price paid or payable for any acquisition, whether by the acquirer or by any person acting in concert with him, during the 26 (Twenty-six) weeks immediately preceding the date of the public announcement.	Not Applicable
D	The volume-weighted average market price of such Equity Shares for a period of sixty trading days immediately preceding the date of PA as traded on an exchange, provided such shares are frequently traded.	Not Applicable
Ε	The per Equity Share value computed under Regulation 8(5) of the Takeover Regulations, if applicable.	Not Applicable
F	Where the shares are not frequently traded, the price determined by the Acquirers and the Manager to the Offer taking into account valuation parameters including book value, comparable trading multiples and earnings per share.	18.25/-*

*Details of valuer: The Fair value of Equity Shares of the Target Company is ₹18.25 per Equity Share (Rupees Eighteen and Twenty Five Paisa Only) as certified by Abhinav Rajvanshi, R&A VALUATION LLP, Registered Valuer - Securities and Financial Assets, Registration No. IBBI/RV/06/2019/11765, having its office at Rajvanshi & Associates, H 15 Chitranjan Marg C Scheme, Jaipur, Rajasthan-302001 vide their certificate dated May 15, 2024. Contact: +91 9509777241, E-mail:-valuation@rajvanshica.com.

There have been no corporate actions in the Target Company warranting adjustment of relevant price

parameters under Regulation 8(9) of the SEBI (SAST) Regulations, 2011. The Offer Price may be adjusted in the event of any corporate actions like bonus, rights issue, stock split, consolidation, dividend, demergers, and reduction etc. where the record date for effecting such corporate actions falls between the date of this DPS up to 3 (three) Working Days prior to the commencement of the

tendering period of the Offer, in accordance with Regulation 8(9) of the SEBI (SAST) Regulations. If the Acquirers acquire or agrees to acquire any Equity Shares or voting rights in the Target Company during the Offer period, whether by subscription or purchase, at a price higher than the Offer Price, the Offer Price shall stand revised to the highest price paid or payable for any such acquisition in terms of Regulation 8(8) of SEBI (SAST) Regulations, 2011.

Provided that no such acquisition shall be made after the one working day prior to the commencement of the Tendering Period and until the expiry of the Tendering Period. Further, in accordance with Regulations, 18(4) and 18(5) of the SEBI (SAST) Regulations, 2011, in case of an upward revision to the Offer Price or to the Offer Size, if any, on account of competing Offers or otherwise, the Acquirer will (i) make corresponding increases to the escrow amount (ii) make Public Announcement in the same newspapers in which this DPS has been published; and (iii) simultaneously notify to BSE, MSEI, SEBI and the Target Company at its registered office. Such revision would be done in compliance with other formalities prescribed under the SEBI (SAST) Regulations, 2011.

If the Acquirers acquire Equity Shares of the Target Company during the period of 26 (Twenty-six) weeks after the Tendering Period at a price higher than the Offer Price, then the Acquirer will pay the difference between the highest acquisition price and the Offer Price, to all Public Shareholders whose Equity Shares have been accepted in the Offer within 60 (Sixty) days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another Open Offer under the SEBI (SAST) Regulations, 2011, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2021, or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares of the Target Company in any form.

As on date, there is no revision in Offer Price or Offer Size. In case of any revision in the Open Offer Price or Offer Size, the Acquirers shall comply with Regulation 18 of SEBI (SAST) Regulations, 2011, which is required to be fulfilled for the said revision in the Offer Price or Offer Size. If there is any revision in the Offer Price on account of future purchases / competing offers, it will be done

only up to the period prior to One (1) working day before the date of commencement of the tendering period

(Continued next page...

and would be notified to the Shareholders.

(Continued from previous page...)

FINANCIAL ARRANGEMENTS:

The Total Fund Requirement for the Open Offer (assuming full acceptances) for the acquisition up to 39,00,000 Equity Shares from all the Public Shareholders of the Target Company at an Offer Price of ₹ 18.25/- (Eighteen Rupees Twenty-Five Paisa) per share aggregating to ₹ 7.11,75.000/- (Rupees Seven Crore Eleven Lakh Seventy-Five Thousand Only) ("Maximum Consideration").

The Acquirers have adequate financial resources and has made firm financial arrangements for financing the acquisition of the Equity Shares under the Open Offer, in terms of Regulation 25(1) of the SEBI (SAST) Regulations, 2011. The acquisition will be financed through the internal resources of the Acquirers and no borrowings from any bank and/or financial institution are envisaged.

The Acquirers, the Manager to the Offer and YES BANK LTD, a Scheduled Commercial Bank and carrying on business as of banking in India under Banking Regulations, Act, 1949 having one of its offices at Part Ground Floor, Jaydev Arcade, Park Colony, Near Joggers Park, Jamnagar have entered into an Escrow Agreement dated 09th May, 2024 and for the purpose of the Offer (the "Offer Escrow Agreement"). In terms of Regulation 17 of the SEBI (SAST) Regulations, 2011 the Acquirer has deposited cash of ₹ 1,77,93,750/- (Rupees One Crores Seventy-Seven Lakhs Ninety-Three Thousand Seven Hundred and Fifty Only) which is 25% of the Maximum Consideration in an Escrow Account bearing name and style as 'LUCENT- OPEN OFFER ESCROW ACCOUNT' ("Escrow Account") opened with YES BANK LTD Jamnagar

The Acquirers have authorized the Manager to Offer to operate and realize the value of the Escrow Account in terms of the SEBI (SAST) Regulations, 2011.

The Net worth of the Acquirer 1 as of 31/12/23 is ₹ 4,66,57,099 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.

The Net worth of the Acquirer 2 as of 31/12/23 is ₹ 1,76,73,941 Crores and the same is certified by Chirag Wadhwa Chartered Accountant, Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.: 183244) vide his certification dated 22.04.2024.

The Net worth of the Acquirer 3 as of 31/12/23 is ₹ 4,67,61,106 Crores and the same is certified by Chirag Wadhwa Chartered Accountant. Proprietor of Wadhwa Chirag and Associates, having its office at Mumbai (Membership No.:183244) vide his certification dated 22.04.2024

Based on the above and in the light of the escrow arrangements, the Manager to the Offer is satisfied that firm arrangements have been put in place by the Acquirers to fulfil their obligations through verifiable means in relation to the Offer in accordance with the SEBI (SAST) Regulations, 2011.

In case of any upward revision in the Offer Price or Offer Size, the corresponding increase to the escrow amounts as mentioned above shall be made by the Acquirer in terms of Regulation 17(2) of the SEBI (SAST) Regulations, prior to effecting such revision.

STATUTORY AND OTHER APPROVALS:

As on the date of this DPS, there are no statutory or other approvals required to implement the Offer. If any statutory approvals are required or become applicable prior to the completion of the Offer, the Offer would be subject to the receipt of such statutory approvals. The Acquirers shall not proceed with the Offer in the event that such statutory approvals becoming applicable prior to completion of the Offer are refused in terms of Regulation 23 of SEBI (SAST) Regulations, 2011. In the event of withdrawal, a Public Announcement will be made within 2 (Two) Working days of such withdrawal, in the same newspapers in which this DPS has appeared.

If the holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit such previous approvals, that they would have obtained for holding the Equity Shares, to tender the Equity Shares held by them in this Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Acquirers reserve the right to reject such Equity Shares tendered in this Offer.

The Acquirers shall complete all procedures relating to the payment of consideration under this Offer within 10 (Ten) Working Days from the date of expiry of the Tendering Period to those eligible shareholders whose share certificates and/or other documents are found valid and in order and are accepted for acquisition by the Acquirer.

In case of delay in receipt of any statutory approval(s) becoming applicable prior to completion of the Offer, SEBI has the power to grant an extension of time to the Acquirers for payment of consideration to the Public Shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18(11) of the SEBI (SAST) Regulations, 2011, Further, if a delay occurs on account of willful default by the Acquirer in obtaining the requisite approvals, Regulation 17(9) of the SEBI (SAST) Regulations, 2011, will also become applicable and the amount lying in the escrow account shall become liable to forteiture.

The Acquirers does not require any approval from financial institutions/banks in India for the Offer.

TENTATIVE SCHEDULE OF ACTIVITY:

This Open Offer is being made under Regulations, 3(1) and 4 of the SEBI (SAST) Regulations, 2011, and the Acquirers shall comply with provisions of SEBI (SAST) Regulations, 2011, as applicable

ACTIVITY	Actual Date
Date of entering into the agreement/decision to acquire through "SPA"	14-May-2024
Public Announcement (PA)	14-May-2024
PA to target company/SEBI	14-May-2024
Escrow Account (not later than 2 working days prior to the date of DPS)	17-May-2024
Detailed public statement (DPS) Publish in newspapers; Copy of the same shall be sent to Stock Exchanges, SEBI & TC.	21-May-2024
Draft Letter of offer to be submitted to SEBI and Copy of the same shall be sent to Stock Exchanges & TC. (DLOF) (Along with non- refundable fees of ₹ 5,00,000/-)	29-May-2024
SEBI provides its comments on the letter of offer (Lof)	20-June-2024
Specified/Identified date* for determination of names of shareholders to whom letter of offer is to be sent.	24-June -2024
List of Shareholders by Target Company to Acquirer & M.B.	26-June -2024
Dispatch of letter of offer to shareholders	1-July-2024
Letter of offer to reach shareholders	
Upward revision in offer	05-July-2024
Recommendation / Comments on the offer by independent directors committee of TC on receipt of DPS; publish it in newspapers.	04-July-2024
Issue of Advertisement announcing the schedule of activities for open offer (Pre-Advt.) in newspapers where DPS is published; Copy of the same shall be sent to BSE, SEBI & TC.	05-July-2024
Date of Opening Offer	08-July-2024
Last Date for withdrawal of Tendered shares by shareholders	
Date of Closure of Offer	22-July-2024
Open special escrow account	24-July-2024
Acquirer to fund additionally 10% in special account for payment to shareholders.	24-July-2024
Payment to shareholders	05-Aug 2024
Post offer Advertisement Publish in all newspapers where DPS is published; sent to BSE, SEBI & TC.	12-Aug-2024
Report to be sent by Merchant Banker to SEBI	12-Aug-2024
Escrow Account released	11-Sep-2024
Overall time for completion of offer formalities	¥.
Unclaimed balances, if any, lying to the credit of the special escrow account	€:

*Identified Date is only for the purpose of determining the equity shareholders of the Target Company as on such date to whom the Letter of Offer would be sent by email. It is clarified that all the shareholders holding Equity Shares of the Target Company (registered or unregistered) (except the Acquirers, Sellers and promoter and promoter group of the Target Company) are eligible to participate in this Offer any time before the closure of this Offer.

PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF OFFER:

All the Public Shareholders of the Target Company, whether holding the Equity Shares in physical form or dematerialized form are eligible to participate in this Offer at any time during the Tendering Period for this Offer, Person who has acquired Equity Shares but whose names do not appear in the register of members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares

after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer. The Public Shareholders may also download the Letter of Offer from the SEBI's website (www.sebi.gov.in) or obtain a copy of the same from the Registrar to the Offer (detailed at Part XIV (Other Information) of this DPS) on providing suitable documentary evidence of holding of the Equity Shares and their folio number, DP identity-client identity, current address and contact details.

In the event that the number of Equity Shares validly tendered by the Public Shareholders under this Offer is more than the number of Equity Shares agreed to be acquired in this Offer, the Acquirer shall accept those Equity Shares validly tendered by such Public Shareholders on a proportionate basis in consultation with the Manager to the Offer.

The Open Offer will be implemented by the Acquirer through a stock exchange mechanism made available by stock exchanges in the form of a separate window ("Acquisition Window"), as provided under the SEBI (SAST) Regulations, 2011, and SEBI circular CIR/CFD/POLICYCELLJ1/2015 dated April 13, 2015, and CFD/DCR2/CIR/P/2016/131 dated December 9, 2016, as per further amendment vide SEBI circular numbered SEBI/HO/CFD/DCR-III/ CIR/P/2021/615 dated August 13, 2021

BSE shall be the designated Stock Exchange for the purpose of tendering Equity Shares in the Open Offer. The Acquirers has appointed Ratnakar Securities Private Limited ("Buying Broker") as his broker for

the Open Offer through whom the purchases and settlement of the Offer Shares tendered under the Open Offer shall be made. The contact details of the Buying Broker are as mentioned below:

Name: Ratnakar Securities Private Limited Address: 304, Sankalp Square - 2, Nr. JalaramMandir, Crossing, Ellisbridge, Ahmedabad-380006

SEBI Registration No.: INZ000191735 Tel No. : 079 4900 5200

Email : compliance@ratnakarsecurities.com

: https://www.ratnakarsecurities.com/ Website Contact Person : Mr. Kushal Shah

All Public Shareholders who desire to tender their Equity Shares under the Open Offer would have to intimate their respective Stock Brokers ("Selling Broker") within the normal trading hours of the secondary market, during the Tendering Period.

A Separate Acquisition Window will be provided by the BSE to facilitate the placing of sell orders The Selling Broker can enter orders for dematerialized as well as physical Equity Shares.

The selling broker would be required to place an order/bid on behalf of the Public Shareholders who wish to tender their Equity Shares in the Open Offer using the Acquisition window of the BSE. Before placing the bid, the concerned Public Shareholder/selling broker would be required to transfer the tendered Equity Shares to the special account of Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation.

11. The process of tendering Equity Shares by the Equity Shareholders holding in demat and physical Equity Shares will be separately enumerated in the Letter of Offer.

In accordance with the Frequently Asked Questions issued by SEBI, "FAQs - Tendering of physical shares in Buyback Offer /Open Offer/ Exit Offer/Delisting dated February 20, 2020, SEBI Circular no. SEBI /HO/ CFD/CMD1/CIR/P/2020/144 dated July 31st, 2020, Shareholders holding securities in physical form are allowed to tender shares in Open Offer. However, such tendering shall be as per the provisions of the SEBI (SAST) Regulations, 2011.

XIII. THE DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OFFER WILL BE AVAILABLE IN THE LETTER OF OFFER. KINDLY READ IT CAREFULLY BEFORE TENDERING EQUITY SHARES IN THE OFFER EQUITY SHARES ONCE TENDERED IN THE OFFER CANNOT BE WITHDRAWN BY THE SHAREHOLDERS.

XIV. OTHER INFORMATION:

The Acquirer accepts full responsibility for the information contained in this Public Announcement. The Acquirer jointly and severally undertake that undertakes that they are aware of and will comply with their obligations as laid down in the SEBI (SAST) Regulations.

Unless otherwise stated, the information set out in this Detailed Public Statement reflects the position as of the date hereto.

Pursuant to Regulation 12 of SEBI (SAST) Regulations, 2011, Acquirer have appointed Wealth Mine Networks Private Limited (CIN U93000GJ1995PTC025328), as the Manager to the Offer ('Manager') having registered office at 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001. Contact Person: Mr. JAY TRIVEDI ; Tel No.: + 7778867143; Email: wealthminenetworks@gmail.com; Investor Grievance ID: wealthminenetworks@gmail.com; SEBI Reg. No.: INM000013077.

This Detailed Public Statement will also be available on SEBI's website (www.sebi.gov.in), BSE's website (www.bseindia.com).

In this DPS, all references to "Rs." or "₹" are references to the Indian Rupee(s).

THIS DETAILED PUBLIC STATEMENT IS ISSUED BY THE MANAGER TO THE OFFER ON BEHALF OF ACQUIRERS

WWW WEALTH MINE Networks Pvt. Ltd.

WEALTH MINE NETWORKS PRIVATE LIMITED (CIN: U93000GJ1995PTC025328)

Registered Office: 215 B, Manek Centre, P N Marg, Jamnagar, Gujarat-361001, Contact Person: Mr. JAY TRIVEDI | Tel No.: + 7778867143

Email: wealthminenetworks@gmail.com | Investor Grievance ID: wealthminenetworks@gmail.com SEBI Reg. No.: INM000013077

Issued by the Manager to the Offer for any on behalf of the Acquirers

Acquire-1	Acquire-2	Acquire-3	
Sd/-	Sd/-	Sd/-	
Kunal H. Kothari	Prachi	Tejas K. Rathod	

Date: May 16, 2024

AdBaaz

प्रपत्र बी सार्वजनिक घोषणा

[भारतीय दिवाला और ऋण शोध अक्षमता बोर्ड (परिसमापन प्रक्रिया) विनियमावली. 2016 के विनियम 12 के अधीन]

	141 14114CH, 2010 47 141 141 12 47 SIGH 1]						
1	लार्क लॉजिस्टिक्स प्राइवेट लिमिटेड के हितधारकों के ध्यानार्थ						
	विवरण	ब्यौरा					
1.	कार्पोरेट देनदार का नाम	लार्क लॉजिस्टिक्स प्राइवेट लिमिटेड					
2.	कार्परिट देनदार के निगमन की तिथि	31 अगस्त 2006					
3.	प्राधिकरण जिसके अधीन कार्पोरेट देनदार निगमित / पंजीकृत हैं	रजिस्ट्रारऑफ कम्पनीज— दिल्ली					
4	कापॉरेट देनदार की कापॉरेट पहचान संख्या / सीमित दायित्व पहचान संख्या	U63090DL2006PTC152804					
5.	कार्पोरेट देनदार के पंजीकृत और प्रधान कार्यालय (यदि कोई हो तो) का पता	पंजीकृत कार्यां लयः 519, 5वीं मंजिल, 12 ओसियन बिल्डिंग नेहरू प्लेस, दक्षिणी दिल्ली—110019					
6,	कार्पोरेट देनदार के संबंध में ऋण शोध अक्षमता समापन तिथि	14 मई 2024					
7.	कार्पोरेट देनदार के संबंध में परिसमापन आरंभन तिथि	14 मई 2024					
8	परिसमापक के रूप में कार्यरत	विकास गर्ग					

ऋण शोध अक्षमता प्रोफेशनल का चंजी. सं: IBBI/IPA-001/IP-P01050/2017-18/11733

परिसमापक का पता और ई-मेल, 809, 8वीं मंजिल, अरुणाचल बिल्डिंग, 19, बाराखंभा रोड,

परिसमापक के लिए पत्राचार के इमैक्युलेट रेजोल्युशन प्रोफेशनल्स प्राइवेट लिमिटेड लिए उपयोग किए जाने वाले पते | यूनिट नंबर 112, पहली मंजिल, टाबर--ए, स्पेज़ऐज कमर्शियल

एएफए वैधः ०६ नवंबर २०२४ तक

दिल्ली-110001. ईमेल vikas@vamindia.in

नाम और रजिस्ट्रेशन नम्बर

जैसा कि बोर्ड में पंजीबद्ध है

और ईमेल कॉम्प्लेक्स, सैक्टर-47, सोहना रोड, गुड़गांव-122018 ईमेल :cirp.larklogistics@gmail.com दावे प्रस्तृत करने की अन्तिम तिथि 13 जून 2024 तद्वारा सुचना दी जाती है कि राष्ट्रीय कंपनी विधि अधिकरण, नई विल्ली, पीठ—IV ने **14 मई 2024** को **लार्क**

लॉजिस्टिक्स प्राइवेट लिमिटेंड का परिसमापन शुरू करने का आदेश दिया है । लार्क लॉजिस्टिक्स प्राइवेट लिमिटेंड के डितधारकों को इसके द्वारा 13 जून 2024 को या उससे पहले प्रमाण के साथ अपने दावे परिसमापक को क्रम सं 10 में उठलेखित पते पर प्रस्तुत करने के लिए कहा जाता हैं। वित्तीय लेनदार अपने दावों के प्रमाण केवल इलेक्ट्रॉनिक माध्यम से जमा करेंगे । अन्य सभी हितधारक अपने दावों के प्रमाण व्यक्तिगत, डाक द्वारा अथवा इलेक्ट्रॉनिक साधनों द्वारा जमा कर सकते हैं ।

असत्य या ग्रामक प्रमाण प्रस्तुत करने पर जुर्माना किया जा सकता हैं । विकास गर्ग परिसमापक, लार्क लॉजिस्टिक्स प्राइवेट लिमिटेड के मामले में देनां क : 16.05.2024 पंजीकरण सं.: IBBI/IPA-001/IP-P01050/2017-18/11733 स्थान : नई दिल्ली

TATA TATA CAPITAL LIMITED

पंजीकृत कार्यालयः गर्वी मंजिल, टॉवर ए, पेनिनसुला बिजनेस पार्क, गणपतराव कदम मार्ग, लोअर परेल, मुंबई - 400013 दूरभाष संख्या: 022-6606 9000 कॉर्पोरेट पहचान संख्या: U65990MH1991PLC060670 वेबसाइट: www.tatacapital.com

शाखा बंद होने के लिए सार्वजनिक सूचना

टाटा कैपिटल लिमिटेड ("कंपनी"), जिसका पंजीकृत कार्यालय ११वीं मंजिल, टॉबर ए, पेनिनसुला बिज़नेस पार्क, गणपतराव कदम मार्ग, लोअर परेल, मुंबई - 400 013, महाराष्ट्र, भारत में स्थित है, द्वारा अपने ग्राहकों और सभी संबंधित व्यक्तियों को सूचित किया जाता है कि नीचे बताया गया कंपनी का उल्लेखित शाखा कार्यालय कुछ अपरिहार्य परिस्थितियों के कारण दिनांक 3 मई, 2024 से बंद कर दिया गया है

दूसरी मंजिल, एससीओ 56, सेक्टर 26, चंडीगढ़ - 160019.

ग्राहक हमसे निम्नलिखित पते पर स्थित शाखा पर संपर्क कर सकते हैं। पहली मंजिल, एससीओ 167-168, सेक्टर 8सी, चंडीगढ़ - 160018

कोई भी पूछताछ करने के लिए कृपया हमें customercare@tatacapital.com

स्थानः मुंबई दिनांक: 17 मई, 2024

टाटा कैपिटल लिमिटेड के लिए और उसकी ओर से अधिकृत हस्ताक्षरकर्ता

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लिए कम्पनी की नीचे कथित शाखाओं में गिरवी रखे सोने के गहने जिन्हें छुड़ाने का समय बीत चुका है तथा जिन्हें बार-बार सूचना दिए जाने पर भी अब तक छुड़ाया नहीं गया है उनकी नीलामी 29.05.2024 & 30.05.2024 को 10.00 बजें से शुरू कर दी जाएगी F4722, F4726, F4726.

सभी सम्बद्ध व्यक्तियों की सूचना के लिए एतदद्वारा सूचना दी जाती है कि 30.06,2023 & MSGL, SPL-16, One plus, Guide Prepaid, Super value, ADGL and all other 6 months tenure Gold loans up to 30.09,2023 and MSGB, SME Suvama & EMI due up to 31.03.2024 तक की अवधि वे

F12249, F12549, F12564, F12628, F12693, F12779, F12908, F13402, F13452, F13659, F13675, F13640, F13645, F13654, F136575, F13757, F13775, F13775, F13775, F13775, F13788, F13790, F13806, F13835, F13842, F13850. VIJAY VIHAR-RITHALA 408700015, 406700030, 406700050, 406700057, 406700063, 406700063, 406700068, 408700107, 408700117, 406700129, 408700129, 408700129, 408700130, F8211, F8211,

नीलामी अपनी -अपनी शाखाओं पर आयोजित की जाएगी। कृपया ध्यान दें कि यदि नीलामी किसी कारणवश उसी दिन पूरी न हो पाईतो नीलामी 08.06.2024 को सुबह 10.00 बजे KANJHAWALA: Muthoot FinCorp Ltd., Ground Floor, Door No: 366, Khasra No:121 Old Lal Dora (1908-1909), Main Kanjhawala Cowk, Beside SBI Bank, Kanjhawala, Delhi - 110081. ROHINI SECTOR 8: Muthoot FinCorp Ltd., First Floor, D-13/60, Sector - 8, Dividing Road, Opposite Narula Medicos, New Delhi, Delhi - 110085. पर आयोजित की जाएगी। निविदाकर्ताओं से निवेदन है कि वे फोटो पहचान - पत्र, PAN कार्ड प्रस्तुत करें। सफल निविदाकर्ताओं को पैसा RTGS द्वारा ट्रांसफर करना होगा । मुत्तूट फ़िनकॉर्प लिमिटेड







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