

**Lunolux Limited** 

Globe House Ground & First Floors 23 Kennedy Avenue 1075 Nicosia - Cyprus Tel: +357 22029420

Date: July 4, 2022

#### **BSE Limited**

Corporate Relationship Department Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai – 400 001

#### **Eureka Forbes Limited**

B1/B2, 7th Floor, 701, Marathon Innova, Ganpatrao Kadam Marg, Lower Parel. Mumbai – 400013

Sub: Disclosure under Regulation 31(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations")

Dear Sir/ Madam,

We, Lunolux Limited ("**Acquirer**"), refer to our earlier disclosure relating to creation of encumbrance over the equity shares of Eureka Forbes Limited ("**Company**") on April 27, 2022.

Subsequently, the Acquirer has purchased 259 equity shares of the Company (constituting ~0.00% of the equity share capital of the Company) from public shareholders on June 30, 2022, pursuant to the open offer, in accordance with the SAST Regulations. As a result of this acquisition, the details of shareholding of the Acquirer in the Company has changed. However, there is no change in terms and conditions of the encumbrances as disclosed earlier.

Considering the above, please find enclosed our disclosure in Annexure I and Annexure II under Regulation 31(1) of the SAST Regulations.

We request you to take this on record and acknowledge receipt of the same.

(signature page follows)

Thanking you,

Yours faithfully,

For and on behalf of Lunolux Limited

**Authorised Signatory** 

Name: Popi Nicolaidou Kanari

**Designation**: Director

# <u>Disclosure by the Promoter (s) to the Stock Exchanges and to the Target Company for encumbrance of shares / invocation of encumbrance/-release of encumbrance, in terms of Regulation 31 (1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

Name of the Target company (TC)			Eureka Forbes Limited			
Names of the stock exc company are listed	changes where the sh	nares of the target	BSE Limited			
Date of reporting			July 4, 2022			
Name of the Promoter or	PAC on whose shares	encumbrance has	Lunolux Limited ("Acquirer")			
been created <del>/ released /i</del> i	<del>nvoked</del>					
Details of creation <del>/ invocation/ release</del> of encumbrance			As disclosed on April 27, 2022, pursuant to the Financing Documentation, the Acquirer has provided certain covenants, including a NDU (except as permitted under the Financing Documentation), and the rights of the Security Agent under the Financing Documentation, which are in the nature of an encumbrance, with respect to the Facility.  Subsequently, on June 30, 2022, the Acquirer has purchased 259 equity shares of the Company (constituting ~0.00% of the equity share capital of the Company) from public shareholders pursuant to the open offer, in accordance with the SAST Regulations. However, there is no change in terms and conditions of the encumbrances as disclosed earlier.			
Name of the Promoter	Promoter holding	Promoter holding	Details of events pertaining to encumbrance (3)	Post	event	
(s) or PACs with him*	in the target Company (1)	already encumbered (2)		holding encumbe shares {c [(2) + release [( /-invocat (3)]}	of ered creation (3)]—/ ( <del>2) - (3)]</del>	

	Number	% of total share capita I (*)	Number	% of total share capita I	Type of event (creation /- release /- invocation)	Date of creation/release /invocation of encumbrance	Type of encumb rance (Pledge / lien/non disposa l underta king / others)	Reasons for encumbr ance**	Number	% of total shar e capit al	Name of the entity in whose favour shares encumber ed***	Number	% of tota I sha re capi tal
Lunolux Limited	123,556,10	63.86	123,555,8 43	63.86	Creation	June 30, 2022	Non- disposal underta king. Refer <b>Note 1</b> below	Please refer to our disclosur e dated April 27, 2022.	259	~0.00	Bank of New York, London Branch acting as the security agent for the benefit of the lenders i.e. GLQC II Designated Activity Company (formerly known as GLQC S.A R.L.) and Centaurus Capital LP.	123,556,10	63.8

**Note 1:** As disclosed on April 27, 2022, pursuant to the Financing Documentation, the Acquirer has provided certain covenants, including a NDU (except as permitted under the Financing Documentation), and the rights of the Security Agent under the Financing Documentation, which are in the nature of an encumbrance, with respect to the Facility.

Subsequently, the Acquirer has purchased 259 equity shares of the Company (constituting ~0.00% of the equity share capital of the Company) from public shareholders on June 30, 2022, pursuant to the open offer, in accordance with the SAST Regulations. However, there is no change in terms and conditions of the encumbrances as disclosed earlier. As on the date of this disclosure, the Acquirer holds 123,556,102 equity shares of the TC amounting to 63.86% of the share capital of the TC on a fully diluted basis.

Note: Shapoorji Pallonji and Company Private Limited ("SPCPL") and Forbes Campbell Finance Limited ("FCFL") are also currently part of the promoter group of the TC. In terms of Regulation 31A(10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), SPCPL and FCFL intend to reclassify as public shareholders of the TC, as disclosed in paragraph 2.1.9(c) of the draft letter of offer, paragraph 9.3 of Section II (*Background to the Open Offer*) of the detailed public statement published in the newspapers on March 21, 2022 and paragraph 4 (*Details of the Seller*) of the public announcement published on March 16, 2022, in relation to the open offer made by the Acquirer to the public shareholders of the TC. Therefore, details pertaining to the shares of the TC held by the Seller and FCFL have not been included in this disclosure.

Note: The percentage of total share capital/ voting share capital is based on the total number of outstanding shares and voting rights of the TC as disclosed in the shareholding pattern for the quarter ended June, 2022 disclosed on the website of BSE.

- (\*) The names of all the promoters, their shareholding in the target company and their pledged shareholding as on the reporting date should appear in the table irrespective of whether they are reporting on the date of event or not.
- \*\* For example, for the purpose of collateral for loans taken by the Company, personal borrowing, third party pledge, etc.
- \*\*\* This would include name of both the lender and the trustee who may hold shares directly or on behalf of the lender.

## ANNEXURE - II

### Format for disclosure of reasons for encumbrance

(in addition to Annexure -I prescribed by way of circular dated August 05, 2015)

Name of listed company	Eureka Forbes Limited (" <b>TC</b> ")
Name of the recognized stock exchanges where	BSE Limited
the shares of the Company are listed	
Name of the promoter(s)/ PACs whose shares	Lunolux Limited ("Acquirer")
have been encumbered	
Total promoter shareholding in the listed company	The details of shareholding of the Acquirer in TC are as follows:
	No. of shares – 123,556,102 equity shares
	120,000,102 Equity Shares
	% of total share capital – 63.86%
Encumbered shares as a % of promoter	100%
shareholding	Please refer to our disclosure dated April 27, 2022.
	·
Whether encumbered shares is 50% or more of	Yes
promoter shareholding	
Whether encumbered share is 20% or more of total	Yes
share capital	

# Details of all the existing events/ agreements pertaining to encumbrance

	Encumbrance	Encumbrance
	(Date of creation of encumbrance:	(Date of creation of encumbrance:
	Facility Agreement dated 20 September 2021)	Share pledge by PAC over shares in the
		Acquirer dated 29 March 2022)
Type of encumbrance (pledge, lien, negative lien, non-	Non-disposal Undertaking provided by the	Pledge created over 100% of the shares
disposal undertaking etc. or any other covenant,	Acquirer	held by PAC in the Acquirer

transaction, condition or arrangement in the nature of					
encumbrance)					
No. and % of shares encum	bered	No. of shares – 123,556,102 equity shares	Please see above.		
		100% of the Acquirer shareholding in the TC.			
		Please refer to the <u>Note</u> below.			
Specific details about the	Name of the entity in whose	Pank of Now York Landon Pranch acting as the se	ourity agent for the benefit of the landers i.e.		
encumbrance	favour shares encumbered	Bank of New York, London Branch acting as the security agent for the benefit of the lenders i.e.			
encumbrance		GLQC II Designated Activity Company (formerly known as GLQC S.A R.L.) and Centaurus			
	(X)	Capital LP.			
	Whether the entity X is a	NO	NO		
	scheduled commercial bank,				
	public financial institution,	Credit funds	Credit funds		
	NBFC or housing finance				
	company? If No, provide the				
	nature of the business of the				
	entity.				
	Names of all other entities in	Please refer to the disclosure dated April 27, 2022.	Please refer to the disclosure dated April		
	the agreement		27, 2022.		
	Whether the encumbrance is	YES/ NO	<del>YES/</del> NO		
	relating to any debt				
	instruments viz. debenture,	If yes,	If yes,		
	commercial paper, certificate				
	of deposit etc.? If yes,	1. Name of the issuer: Not applicable	1. Name of the issuer: Not applicable		
	provide details about the	2. Details of the debt instrument: Not applicable	2. Details of the debt instrument: Not		
	instrument, including credit	3. Whether the debt instrument is listed on stock	applicable		
	rating	exchanges? Not applicable	3. Whether the debt instrument is listed on		
	•	4. Credit rating of the debt instrument: Not	stock exchanges? Not applicable		
		applicable	4. Credit rating of the debt instrument: Not		
		5. ISIN of the instrument: Not applicable	applicable		
			5. ISIN of the instrument: Not applicable		
Security cover/ asset cover   Value of shares on the date		INR 37,944,078,924.2. The value above has been arrived at by multiplying the number of shares			
	of event/ agreement (A)	held by the Acquirer in the TC by the closing price on June 30, 2022.			

	T	
	Amount involved (against	USD 102,500,000 (INR 8,091,565,250)
	which shares have been	
	encumbered) (B)	The INR value above has been arrived at by using the USD-INR exchange rate of 1 USD =
		78.9421 INR, as on June 30, 2022 as available on the FBIL website.
	Ratio of A/B	4.689
End use of money	Borrowed amount to be	Please refer to the disclosure dated April 27, 2022.
	utilized for what purpose –	
	a) Personal use by	
	promoters and	
	PACs	
	b) For the benefit of	
	listed company	
	Provide details including	
	amount, purpose of raising	
	money by listed company,	
	schedule for utilization of	
	amount, repayment	
	schedule, etc.	
	c) Any other reason	
	(please specify)	

<u>Note</u>: The Acquirer has purchased 259 equity shares of the Company (constituting ~0.00% of the equity share capital of the Company) from public shareholders on June 30, 2022, pursuant to the open offer, in accordance with the SAST Regulations. As a result of this acquisition, the shareholding of the Acquirer in the Company has changed. However, there is no change in the terms and conditions of the of the encumbrances as disclosed earlier and the equity shares held by the Acquirer continue to remain encumbered in favour of the parties, as disclosed on April 27, 2022.

## For and on behalf of Lunolux Limited

Popi Nicolaidou Kanari Authorized Signatory

**Designation: Director** 

Place: Cyprus

Date: July 4, 2022