VIVID MERCANTILE LIMITED

(Formerly Known as Veeram Infra Engineering Limited)

Basement Medicare Centre, B/H M J Library Opp Stock- Exchange Ellisbridge, Ahmedabad- 380006, Gujarat CIN: U74110GJ1994PLC021483 Email- complianceviel@gmail.com

Date: 24th May, 2019

To, The Corporate Relations Department BSE LIMITED PJ Towers, 25th floor, Dalal Street, Mumbai -400 001

(Script Code: 542046)

Sub: Submission of Declaration.

Ref: SEBI Circular No. SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018

Dear Sir,

With respect to aforesaid SEBI Circular in respect of fund raising of debt securities by Large Companies (LC) and disclosure and compliances by such large Corporates, we hereby submit that our Company is not covered under the Large Corporates category as per the framework provided in the aforesaid circular.

You are requested to kindly take the same on record and oblige.

Thanking you,

Yours faithfully,

For, Vivid Mercantile Ltd

Satish Gajjar

Managing Director

Din: 05254111

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Initial Disclosure to be made by an entity identified as a Large Corporate (LC)

Sr. No	Particulars	Details
1	Name of Company	VIVID MERCANTILE LIMITED
_	Traine of Company	VIVID MERCHINIEE EMMILED
2	CIN	U74110GJ1994PLC021483
3	Outstanding borrowing of company as on 31st	0.00
	March / 31st December , as applicable (in Rs	
	Crore)	
4	Highest Credit Rating during the previous FY	NIL
	along with name of Credit rating Agency	
4a	Name of the Credit Rating Agency issuing the	Not Applicable
	Credit Rating mentioned in (4)	
5	Name of Stock Exchange# in which the fine	BSE
	shall be paid, in case of shortfall in the required	
	borrowing under the framework	

We confirm that we are not Large Corporate as per the applicability criteria given under the SEBI circular SEBI/HO/DDHS/CIR/P/2018/144 dated November 26, 2018.

For, VIVID MERCANTILE LIMITED

SATISH GAJJAR MANAGING DIRECTOR

DIN: 05254111

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Note: In terms para of 3.2(ii) of the circular, beginning F.Y 2022, in the event of shortfall in the mandatory borrowing through debt securities, a fine of 0.2% of the shortfall shall be levied by Stock Exchanges at the end of the two-year block period. Therefore, an entity identified as LC shall provide, in its initial disclosure for a financial year, the name of Stock Exchange to which it would pay the fine in case of shortfall in the mandatory borrowing through debt markets.