

LKP Finance Ltd.

Regd. Off.: 112 - A / 203, Embassy Centre, Nariman Point, Mumbai - 400 021.

Tel.: 4002 4785 / 86 • Fax : 2287 4787 • Website : www.lkpsec.com

CIN: L65990MH1984PLC032831

March 01 2021

To,
Dept. of Corporate Services (CRD) **BSE Limited**Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001

Scrip Code: 507912

Dear Sir / Madam,

Sub: Update regarding proposed voluntarily delisting of the equity shares of LKP Finance Limited ("the Company") in accordance with the provisions under the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, as amended ("Delisting Regulations").

In connection with the aforesaid delisting offer, this is to inform you that we have received a confirmation from Mr. Mahendra Vasantrai Doshi (on behalf of himself and the partnership firm LK Panday), Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited, that they have completed the dispatch of letter of offer to all public shareholders in accordance with the Delisting Regulations.

Please find enclosed a copy of the letter of offer dispatched to the public shareholders for your reference and records. Request you to disseminate the said information on your website.

The letter offer is also being made available on the website of the Company i.e., www.lkpsec.com.

Thanking you,

Yours faithfully, For **LKP Finance Limited**

Girish Innani General Manager (Legal) & Company Secretary 9821930869

Encl: as above

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

This offer letter ("Offer Letter"/ "Letter of Offer") is being sent to you as a Shareholder of LKP Finance Limited (the "Company") in accordance with Securities & Exchange Board of India (Delisting of Equity Shares) Regulations, 2009, as amended for the time being in force ("Delisting Regulations"). In case you have recently sold your shares in the Company, please hand over this Offer Letter and the accompanying documents to the member of the stock exchange through whom the sale was effected.

OFFER LETTER

For Voluntary Delisting of Equity Shares to the Shareholders of



LKP Finance Limited

Registered Office: 203, Embassy Centre, Nariman Point, Mumbai – 400021

CIN: L65990MH1984PLC032831

Telephone no: +91 22 40024785 / 86 | Fax: +91 22 22874787

E-mail: lkpsec.com | Website: www.lkpsec.com

FROM

Mr. Mahendra Vasantrai Doshi (on behalf of himself and the partnership firm LK Panday), Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited

(collectively to be referred as "Promoters/ Acquirers")

inviting you to tender your fully paid-up Equity Shares of ₹ 10/- each of LKP Finance Limited, through the reverse book-building process in accordance with the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009.

Floor Price: ₹75/- per Equity Share of face value of ₹10/- each.

Bid Opening Date: Friday, March 5, 2021 Bid Closing Date: Friday, March 12, 2021

You may Bid at a price equal to or higher than the Floor Price.

For further details, please refer section "Determination of the Discovered Price" appearing on page no. 13 of this Offer Letter.

Note

- If you wish to tender your Equity Shares to the Promoters/ Acquirers, you should read this Offer Letter and the instructions herein.
- The Delisting Offer will be implemented by the Promoters/ Acquirers through the stock exchange mechanism, as provided under the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 and circular no. CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and circular no. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 issued by Securities and Exchange Board of India ("SEBI"), as amended from time to time, and notices / guidelines issued by SEBI, "Operational Guidelines for Offer to Buy Window" issued by BSE Limited and to facilitate tendering of the Offer Shares by the Shareholders and settlement of the same, through the stock exchange mechanism.
- For the purpose of this Delisting Offer, the Promoters/ Acquirers have appointed KRChoksey Shares and Securities Private Limited as the Buyer Broker.
- For public shareholders holding shares in physical form, please complete and sign the accompanying bid form (enclosed at the end of this document) in accordance with instructions therein and in this Letter of Offer.
- Detailed procedures for the tendering and settlement of Bids are set out in paragraphs XIV and XV of this Offer Letter respectively below.

MANAGER TO THE OFFER



ARYAMAN FINANCIAL SERVICES LIMITED

60, Khatau Building, Alkesh Dinesh Modi Marg,

Opp. P. J. Towers (BSE Building), Fort, Mumbai – 400001

Tel.: +91-22-6216 6999 Fax: +91-22-2263 0434 E-mail: info@afsl.co.in Website: www.afsl.co.in

SEBI Registration No.: INM 000011344 Contact Person: Mr. Deepak Biyani

REGISTRAR TO THE OFFER



ADROIT CORPORATE SERVICES PRIVATE LIMITED

18-20, Jafarbhoy Ind. Estate, 1st Floor, Makawana Road, Marol Naka, Andheri (East), Mumbai – 400059

Tel.: +91-22- 4227 0400 Fax: +91-22- 2850 3748

E-mail: info@adroitcorproate.com
Website: www.adroitcorporate.com
SEBI Registration No.: INR 000002227
Contact Person: Mr. N. Surreash

Activity	Date	Day
Specified Date ⁽¹⁾	February 19, 2021	Friday
Date of receipt of BSE in-principle approval	February 24, 2021	Wednesday
Date of the publication of the Public Announcement ("PA")	February 25, 2021	Thursday
Dispatch of Offer Letters/Bid Forms to Public Shareholders as on Specified Date	February 27, 2021	Saturday
Bid Opening Date (bid starts at market hours)	March 5, 2021	Friday
Last Date for revision (upwards) or withdrawal of bids	March 10, 2021	Wednesday
Bid Closing Date (bid closes at market hours)	March 12, 2021	Friday
Last date for announcement of counter offer	March 16, 2021	Tuesday
PA of Discovered Price/ Exit Price and Promoters/ Acquirers Acceptance/ Rejection of	March 19, 2021	Friday
Discovered Price/ Exit Price ⁽²⁾		
Last date for payment of consideration in case of success of the Delisting Offer#	March 26, 2021	Friday
Last date for return of Equity Shares to Shareholders in case of Bids not being accepted/failure of the Delisting Offer ⁽³⁾	March 26, 2021	Friday

Notes:

- (1) Specified Date is only for the purpose of determining the names of the Shareholders as on such date to whom the Offer Letter will be sent. However, all the Public Shareholders (registered or unregistered) are eligible to participate in the Delisting Offer any time before and on the Bid Closing Date.
- (2) This is an indicative date and the announcement may be made on or before March 19, 2021, being the fifth working day from the Bid Closing Date.
- (3) Subject to the acceptance of the Discovered Price or the Exit Price

All dates are subject to change and depend on obtaining the requisite statutory and regulatory approvals, as may be applicable. Changes to the proposed timetable, if any, will be notified to Public Shareholders by way of corrigendum to the Public Announcement and this Offer Letter in all the newspapers in which the Public Announcement has appeared.

RISK FACTORS

The risk factors set out below do not relate to the present or future business operations of the Company or any other matters and are neither exhaustive nor intended to constitute a complete or comprehensive analysis of the risks involved in or associated with the participation by any Public Shareholder in the Delisting Offer. The Public Shareholders are hereby advised to consult their legal, financial, tax, investment or other independent advisers and consultants for advice on the further risks with respect to each such Public Shareholder's participation in the Delisting Offer and related sale and transfer of Offer Shares to the Promoters/ Acquirers.

Risk factors relating to the Delisting Offer and the probable risks involved in associating with the Promoters/ Acquirers:

- The Promoters/ Acquirers of the Company make no assurance with respect to the future financial performance of the Company.
- The Delisting Offer process may be delayed beyond the schedule of activities indicated in this Offer Letter
 for reasons beyond the control of the Promoters/ Acquirers and the Company. Consequently, the payment
 of consideration to the Public Shareholders whose Offer Shares are accepted under this Delisting Offer as
 well as the return of Offer Shares not accepted under this Delisting Offer by the Promoters/ Acquirers may
 get delayed.
- The Promoters/ Acquirers, the Company and the Manager to the Offer accept no responsibility for statements made otherwise than in this Offer Letter or in the Public Announcement or in advertisements or other materials issued by, or at the request of the Promoter/ Acquirers or the Manager to the Offer, and anyone placing reliance on any other source of information, would be doing so at his/her/their own risk.
- This Delisting Offer is subject to completion risks as would be applicable to similar transactions.
- The Promoters / Acquirers have right to accept or reject the Discovered Price and also have a right to give
 a counter offer price at its own discretion. The success of the Delisting Offer is dependent upon discovered
 price pursuant to book building process, being acceptable to the Promoters / Acquirers or the counter offer
 price, if any, acceptable to the requisite public shareholders.

TABLE OF CONTENTS

RISK	FACTORS	3
KEY [DEFINITIONS & ABBREVIATIONS	5
l.	BACKGROUND OF THE DELISTING OFFER	7
II.	NECESSITY AND OBJECTIVE FOR DELISTING OFFER	8
III.	BACKGROUND OF THE PROMOTERS/ ACQUIRERS	8
IV <u>.</u>	BACKGROUND OF THE COMPANY	9
V.	STOCK EXCHANGE FROM WHERE THE EQUITY SHARES ARE TO BE DELISTED	12
VI.	DETERMINATION OF THE FLOOR PRICE	12
VII.	DETERMINATION OF THE DISCOVERED PRICE	13
VIII.	CONDITIONS TO THE DELISTING OFFER	14
	DISCLOSURE REGARDING THE MINIMUM ACCEPTANCE CONDITION FOR SUCCESS OF DELISTING OFFER	
Χ.	DATES OF OPENING AND CLOSING OF BID PERIOD AND OTHER INFORMATION	15
XI.	PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID	15
XII.	DETAILS OF ESCROW ACOUNT AND THE AMOUNT DEPOSITED THEREIN	16
XIII.	ACQUISITION WINDOW FACILITY OR OFFER TO BUY ("OTB")	16
XIV.	PROCEDURE FOR TENDERING OF SHARES THROUGH STOCK EXCHANGE MECHANISM	17
XV.	METHOD FOR SETTLEMENT	19
XVI.	INFORMATION REGARDING STOCK MARKET DATA	20
XVII.	PRESENT CAPITAL STRUCTURE AND SHAREHOLDING PATTERN OF THE COMPANY	20
XVIII.	. LIKELY POST DELISTING CAPITAL STRUCTURE	21
XIX.	STATUTORY APPROVALS	21
XX.	NOTES ON TAXATION	22
XXI.	CERTIFICATION BY THE BOARD OF DIRECTORS OF THE COMPANY	23
XXII.	COMPLIANCE OFFICER	23
XXIII.	DISCLAIMER CLAUSE OF BSE	23
XXVI.	. GENERAL DISCLAIMER	24

ENCLOSED: BID FORM/ REVISION FORM

KEY DEFINITIONS & ABBREVIATIONS

TERM	DEFINITION	
Acquisition Window Facility	The separate acquisition window in the form of web-based bidding platform	
	provided by BSE in accordance with the Stock Exchange Mechanism conducted	
	in accordance with the Delisting Regulations.	
BHPL	Bhavana Holdings Private Limited	
Bid	Offer by a Public Shareholder to tender his/her/its Equity Shares to the	
	Promoters/Acquirers by submitting a duly signed Bid Form during the Bidding	
	Period	
Bid Closing Date	Friday, March 12, 2021 being the last date of the Bidding Period	
Bid Form	Bid form as enclosed with this Offer Letter	
Bid Opening Date	Friday, March 5, 2021 being the date on which the Bidding Period commences	
Bidding Period	The period commencing on the Bid Opening Date and ending on the Bid Closing Date	
Board/ Board of Directors	Board of directors of the Company	
BSE / Stock Exchange	BSE Limited	
Buyer Broker	KRChoksey Shares and Securities Private Limited	
CDSL	Central Depository Services (India) Limited	
CIN	Corporate Identification Number	
Clearing Corporation	Clearing Corporation of India	
The Company	LKP Finance Limited	
Delisting Offer / Offer	Offer made by the Promoters/ Acquirers to the Public Shareholders in	
	accordance with the Delisting Regulations	
Delisting Regulations	Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 as amended from time to time	
Discovered Price	Price as determined through reverse book building process in accordance with	
	the Delisting Regulations	
Equity Shares / Shares	Fully paid up equity shares of ₹ 10/- each of the Company	
Escrow Bank	Axis Bank Limited	
Exit Window	A period of 1(one) year following the date of delisting of Equity Shares from the Stock Exchange	
Final Price	The price finally accepted or offered by the Promoters/ Acquirers (which may be the Discovered Price or a price higher than the Discovered Price)	
Floor Price	₹ 75/- per equity share of face value of ₹ 10/- each	
Manager to the Offer /Merchant Banker	Aryaman Financial Services Limited	
NSDL SUITE BUILDE	National Securities Depository Limited	
Offer Shares	45,72,311 Equity Shares, representing 36.38% of the Equity Capital of the	
OTR	Company	
ОТВ	Offer to Buy	
PA	Public Announcement dated February 24, 2021.	
Postal Ballot	Shareholders resolution as per section 110 of the Companies Act, 2013	
Promoters/ Acquirers	Mr. Mahendra Vasantrai Doshi (on behalf of himself and the partnership firm LK Panday), Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited	
Public Shareholders	All shareholders of the Company other than the Promoters/Acquirers and Promoter Group	
RBI	Reserve Bank of India	
Registrar to the Offer	Adroit Corporate Services Private Limited	
SEBI SEBI	Securities and Exchange Board of India	
Seller Member		
	The stock brokers registered with the BSE appointed by the respective Public Shareholders	
SGIPL	Sea Glimpse Investments Private Limited	

TERM	DEFINITION
Shareholder(s)	Public Shareholders
STT	Securities Transaction Tax
Takeover Regulations	Securities and Exchange Board of India (Substantial Acquisition of Shares and
	Takeovers) Regulations, 2011
TRS	Transaction Registration Slip
UCC	Unique Client Code

Dear Shareholder(s),

Invitation to tender Equity Shares held by you in the Company

The Promoters/ Acquirers are pleased to invite you to tender, on the terms and subject to the conditions set out below, Equity Shares held by you in the Company pursuant to the Delisting Regulations.

I. BACKGROUND OF THE DELISTING OFFER

- a. LKP Finance Limited, having its registered office at 203, Embassy Centre, Nariman Point, Mumbai 400021, was incorporated on May 5, 1984 under the Companies Act, 1956. As on the date of this Offer Letter, the authorized share capital of the Company is ₹30,00,00,000/- comprising of 2,00,00,000 Equity Shares of ₹10/- each and 10,00,000 Redeemable Preference Shares of ₹100/- each. As on the date of this Offer Letter, the issued, subscribed and the paid-up equity share capital ("Equity Capital") of the Company is ₹12,56,86,230/- comprising of 1,25,68,623 Equity Shares of ₹10/- each. Presently, the Promoters and Promoter Group hold, 79,96,312 Equity Shares of ₹10/- each representing 63.62% of the Equity Capital of the Company. The balance of 45,72,311 Equity Shares of ₹10/- each comprising 36.38% of the Equity Capital of the Company is held by Public Shareholders. The Equity Shares of the Company are listed only on BSE.
- b. This Offer Letter is being dispatched by the Promoters/ Acquirers to the Shareholders of the Company to acquire, in accordance with the Delisting Offer, up to 45,72,311 Equity Shares, representing 36.38% of the Equity Capital (the "Offer Shares") from the Public Shareholders in compliance with the Delisting Regulations. Consequent to the Delisting Offer and upon the shareholding of the Promoters/ Acquirers fulfilling the conditions stipulated under the Delisting Regulations, as applicable, the Company will seek to voluntarily delist the Equity Shares from BSE in accordance with the Delisting Regulations.
- c. Pursuant to the receipt of the intention letter of the Promoters by the Board about the their intention to voluntarily delist the equity shares of the Company from the stock exchange where the equity shares of the company are listed i.e. BSE, the Board of Directors of the Company, in their meeting held on December 4, 2020, took on record the Intention letter of the Promoters and appointed Aryaman Financial Services Limited ("Merchant Banker") as the Merchant Banker after taking note of the Delisting Proposal in accordance with Regulation 8(1A)(ii) of the Delisting Regulations to carry out due diligence in compliance with Regulation 8(1D) and 8(1E) read with Regulation 8(1A)(ii) of the Delisting Regulations. Subsequently the Board of Directors at its meeting held on December 17, 2020 took on record the due diligence report as received from the Merchant Banker and approved the Delisting Offer in terms of Regulation 8(1)(a) of the Delisting Regulations subject to approval of the Public Shareholders through postal ballot and e-voting.
- d. The notice of the Postal Ballot along with postal ballot form was dispatched/ emailed to the Shareholders for seeking their approval through postal ballot and e-voting on resolution for considering delisting of the Equity Shares of the Company. The result of postal ballot and e-voting was declared and notified to BSE by the Company on Monday, January 25, 2021. The votes cast by the Public Shareholders in favour of the Delisting Offer were 16,20,241 which were more than two times the number of votes cast by the Public Shareholders against it i.e. 12,291. A special resolution has been passed by the shareholders of the Company through postal ballot and e-voting, approving the delisting of the Equity Shares in accordance with the Delisting Regulations.
- e. The Company has received in-principle approval for the proposed delisting of Equity Shares from BSE vide their letter no. LO\Delisting\VM\IP\199\2020-21 dated February 24, 2021.
- f. As per Delisting Regulations, post receipt of in-principle approval from BSE, the Promoters/Acquirers have issued the Public Announcement in one English national daily with wide circulation, one Hindi national daily with wide circulation and one regional language newspaper of the region where the concerned recognized stock exchange is located as detailed hereinunder.

Newspaper	Language	Editions
Financial Express	English	All
Jansatta	Hindi	All
Mumbai Lakshdeep	Marathi	Mumbai

- g. The Promoters/ Acquirers reserve the right to withdraw the Delisting Offer in the event all or any of the statutory approvals required to implement the Delisting Offer are refused or the conditions for the Delisting Offer have not been fulfilled.
- h. The Delisting Offer is subject to the acceptance of the Discovered Price (as defined under paragraph VII) calculated in accordance with the Delisting Regulations by the Promoters/ Acquirers.
- The Promoters/ Acquirers of the Company shall not sell the Equity Shares of the Company till the completion of the Delisting Offer.

II. NECESSITY AND OBJECTIVE OF DELISTING OFFER

The Promoters/ Acquirers, vide the letter dated December 1, 2020, specified the following objective of the Delisting Offer:

- a) to obtain full ownership of the Company; and
- b) to provide the exit opportunity to the Public Shareholders

III. BACKGROUND OF THE PROMOTERS/ ACQUIRERS

a. Mr. Mahendra Vasantrai Doshi

Mr. Mahendra Vasantrai Doshi, Executive Chairman and Managing Director of the Company, aged 71 years, holds a degree in Masters of Business Administration in Marketing from Fort Lauderdale University, USA. He is also the Chief Promoter of the Company and currently holds 14,49,363 equity shares representing 11.53% of the Equity Capital of the Company. He has over 42 years of experience in the field of Finance, Capital Market and Business Administration.

As per the Certificate dated February 12, 2021 issued by Praful P. Karia, Proprietor of Praful P. Karia & Co., Chartered Accountants (Membership No. 034126 & Firm Registration No. 108059W), having office at 211, Veena Chambers Premises Co-op. Soc. Ltd., 21 Dalal Street, Fort, Mumbai − 400023, Tel. No.: 022 22617724, Email: ppkariaca@gmail.com, Mr. Mahendra Vasantrai Doshi has immediate access to liquid assets required to implement the Delisting Offer and fulfill the obligations under the Delisting Offer. Further, the Net-worth of Mr. Mahendra Vasantrai Doshi is ₹ 11,527.82 Lakhs as on February 11, 2021.

b. Mr. Mahendra Vasantrai Doshi (on behalf of partnership firm LK Panday) holds 20,72,482 equity shares representing 16.49% of the Equity Capital of the Company. The firm in involved in financial and investment activities. The key financial information of LK Panday as derived from the audited financials for the FY ended March 31, 2020, 2019 and 2018 are as follows:

(₹ in lakhs)

Particulars		Year Ended	
Particulars	March 31, 2020	March 31, 2019	March 31, 2018
Total Income	69.75	120.59	161.80
Expenses	13.35	13.04	7.53
Depreciation	0.06	0.07	0.08
Net Profit	56.34	107.48	154.19
Partners' Capital Account	580.98	537.27	453.08

Sea Glimpse Investments Private Limited ("SGIPL")

SGIPL was originally incorporated on June 15, 1987 as a private limited company under the provisions of Companies Act, 1956, as amended, as Kanu Manu Investments Private Limited. The name of the Company was subsequently changed to Sea Glimpse Investments Private Limited and a fresh certificate of incorporation, consequent upon change of name was issued by Registrar of Companies, Maharashtra at Mumbai on April 26, 1995. The registered office of the SGIPL is situated at 112 A, Embassy Centre, Nariman Point, Mumbai - 400021. The principle activities of SGIPL are Investment and dealing in securities. SGIPL currently holds 25,47,515 equity shares representing 20.27% of the Equity Capital of the Company. The

key financial information of SGIPL as derived from the audited financials for the FY ended March 31, 2020, 2019 and 2018 are as follows:

(₹ in lakhs)

Particulars	Year Ended		
Particulars	March 31, 2020	March 31, 2019	March 31, 2018
Total Revenue	106.96	344.31	658.50
EBITDA	100.85	164.66	96.22
Depreciation	7.68	8.09	29.11
Finance Costs	90.82	1.82	106.79
Profit before tax	2.35	154.75	(39.67)
Profit after tax	2.35	154.75	(40.64)
- Equity Share Capital	99.98	99.98	99.98
- Reserves and Surplus	(4,307.04)	(4,309.39)	(4,475.46)
Shareholders' Funds	(4,207.06)	(4,209.41)	(4,375.48)

d. Bhavana Holdings Private Limited ("BHPL")

BHPL is a private limited company incorporated on March 13, 1987. The registered office of the BHPL is situated at 112 A, Embassy Centre, Nariman Point, Mumbai - 400021. The principle activities of BHPL are Investment and dealing in Securities. BHPL currently holds 14,09,505 equity shares representing 11.21% of the Equity Capital of the Company. The key financial information of BHPL as derived from the audited financials for the FY ended March 31, 2020, 2019 and 2018 are as follows:

(₹ in lakhs)

Particulars	Year Ended		
Particulars	March 31, 2020	March 31, 2019	March 31, 2018
Total Revenue	777.45	818.52	843.91
EBITDA	677.24	716.31	737.52
Depreciation	69.85	71.01	72.19
Finance Costs	400.70	384.67	388.84
Profit before tax	206.70	260.63	276.49
Profit after tax	206.70	226.57	225.47
- Equity Share Capital	5.50	5.50	5.50
- Reserves and Surplus	551.88	345.39	118.82
Shareholders' Funds	557.38	350.89	124.32

- e. The Promoters/ Acquirers have not sold any equity shares of the Company during the six months preceding the date of the Board Meeting i.e., December 17, 2020, wherein the Delisting proposal was approved. Further, the Promoters/ Acquirers and all the members of the promoter group have undertaken not to sell Equity Shares of the Company until completion of the Delisting Offer process in accordance with Regulation 10(7) of the Delisting Regulations.
- f. The Promoters/ Acquirers have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the Securities and Exchange Board of India Act, 1992 or any other regulations made thereunder.
- g. The Promoters/ Acquirers shall comply with all the conditions, including those pertaining to determination of the Exit price, stipulated in Chapter IV of the Delisting Regulations.
- h. The Promoters/ Acquirers hereby invite all the Public Shareholders of the Company to bid in accordance with the reverse book building process of the Stock Exchange and on the terms and subject to the conditions set out herein, all of their Equity Shares of the Company.

IV. BACKGROUND OF THE COMPANY

a. The Company was originally incorporated on May 5, 1984 as a private limited company under the provisions of Companies Act, 1956, as amended, as Elkaypee Merchant Financing Private Limited. The name of the Company was subsequently changed to LKP Merchant Financing Private Limited and a fresh certificate of incorporation, consequent upon change of name was issued by Registrar of Companies,

Maharashtra at Mumbai on February 13, 1986. Thereafter upon conversion from private limited to public limited the name was changed to LKP Merchant Financing Limited and later on the name was changed to LKP Finance Limited on August 27, 2008. The Company's registered office is situated at 203, Embassy Centre, Nariman point, Mumbai 400021, Maharashtra, India.

- b. The Equity Shares of the Company are listed on BSE since September 10, 1986 (Scrip Code 507912).
- c. The authorized share capital of the Company is ₹ 30,00,00,000/- comprising of 2,00,00,000 Equity Shares of ₹ 10/- each and 10,00,000 Redeemable Preference Shares of ₹ 100/- each. As on the date of this Offer Letter, the issued, subscribed and the paid-up equity share capital of the Company is ₹ 12,56,86,230/- comprising of 12,568,623 Equity Shares of ₹ 10/- each.
- d. The Company is engaged in the business of finance and trading in shares and securities, derivatives etc. The Company is registered as Non-Banking Financial Institution (NBFI) and is holding a certificate of registration (CoR) from Reserve Bank of India to carry on business of NBFI in terms of Sec 45-IA of the RBI Act, 1934.
- e. The shareholding pattern of the Company for the quarter ended December 31, 2020 is as follows:

Particulars	No. of Equity Shares	Shareholding (%)
Promoter & Promoter Group	79,96,312	63.62
Public	45,72,311	36.38
Total	1,25,68,623	100.00

f. A brief summary of the un-audited financials of the Company on Standalone and Consolidated basis for the Half Year Ended September 30, 2020 and audited financials of the Company on Standalone and Consolidated basis for the financial years ended March 31, 2020, March 31, 2019 and March 31, 2018 is as follows:

Standalone

(₹ in lakhs)

	Half Year	Year Ended		
Particulars	Ended September 30,2020	March 31, 2020	March 31, 2019	March 31, 2018
Total Income	4,671.45	1,944.15	4,468.68	7,869.62
EBITDA	4,033.15	(2,047.85)	2,869.02	2,636.22
Depreciation & amortization Expenses	0.47	0.86	10.26	22.65
Finance Costs	119.23	219.78	233.40	509.95
Profit before tax	3,913.45	(2,268.50)	2,625.36	2,103.62
Profit after tax	3,188.45	(2,268.50)	1,982.07	1,971.48
- Equity share capital	1,256.86	1,256.86	1,256.86	1,242.15
- Other Equity	16,725.10	13,373.06	15,903.09	14,523.65
Total Equity	17,981.96	14,629.92	17,159.95	15,765,80

Consolidated

(₹ in lakhs)

	Half Year	Year Ended		
Particulars	Ended September 30,2020	March 31, 2020	March 31, 2019	March 31, 2018
Total Income	4,671.45	1,944.35	4,472.12	7,870.01
EBITDA	4,022.95	(2,048.15)	2,871.92	2,636.06
Depreciation & amortization Expenses	0.72	1.42	10.88	23.34
Finance Costs	121.22	223.76	237.36	513.92

	Half Year		Year Ended	
Particulars	Ended September 30,2020	March 31, 2020	March 31, 2019	March 31, 2018
Profit before tax	3,901.01	(2,273.33)	2,623.69	2,098.80
Profit after tax	3,176.01	(2,273.33)	1,980.40	1,966.66
Equity				
- Equity share capital	1,256.86	1,256.86	1,256.86	1,242.15
- Other Equity	16,515.56	13,178.49	15,723.79	14,354.74
Total Equity	17,772.42	14,435.35	16,980.65	15,596.90

Note: The Company for the first time has prepared the financial statements for the year ended March 31, 2020 in accordance with Ind AS. The figures for the financial year ended March 31, 2019 and balance sheet figures of March 31, 2018 are restated.

- g. As on date of this Offer Letter, there are no outstanding instruments in the nature of warrants or fully convertible debentures or partly convertible debentures/ preference shares or employee stock options etc. which are convertible into Equity Shares at any later date. The Company does not have any partly paid up shares.
- h. The details of Board of Directors of the Company as on date of this Offer Letter is as follows:

Name & Address	Designation & DIN	Date of Appointment in current term	Shareholding in the Company
Mr. Mahendra V. Doshi	Executive Chairman	April 01, 2020	14,49,363
	& Managing Director		
Address: 11, Sea Glimpse, Worli			
Hill Road, Mumbai - 400018.	DIN: 00123243		
Mr. Vineet N. Suchanti	Non-Executive -	April 01, 2019	Nil
	Independent Director		
Address - 13-B, Jolly Maker Apts 1,			
Cuffe Parade, Mumbai - 400005	DIN: 00004031		
Mr. Sajid Mohamed	Non-Executive -	June 10, 2016	Nil
	Independent Director		
Address: 7, Narendra Bhavan, 51			
Bhulabhai Desai Road, Breach	DIN: 06878433		
Candy, Mumbai - 400026.			
Mr. Pratik M. Doshi	Non-Executive –	October 26,	1,00,722
	Non Independent	2009	
Address: 11, Sea Glimpse,	Director		
Worli Hill Road, Mumbai - 400018.			
	DIN: 00131122		
Mrs. Anjali Suresh	Non-Executive -	June 11, 2020	Nil
	Independent Director		
Address: 20, Sea Glimpse,			
Worli Hill Road, Mumbai - 400018.	DIN: 02545317		
Mr. Dinesh Waghela	Additional Director	December 04,	1,185
		2020	
Address: 24/1313, Kher Nagar,	DIN: 00230087		
MHB Colony, Bandra (East),			
Mumbai - 400051			

V. STOCK EXCHANGE FROM WHERE THE EQUITY SHARES ARE TO BE DELISTED

The Equity Shares are presently listed only on BSE and the Promoters/Acquirers are seeking to delist the Equity Shares from BSE.

VI. DETERMINATION OF THE FLOOR PRICE

- a. The Promoters/ Acquirers propose to acquire the Equity Shares from the Public Shareholders pursuant to a Reverse Book Building Process in the manner specified in Schedule II of the Delisting Regulations.
- b. The floor price for the Delisting Offer has been arrived at in accordance with Regulation 15(2) of the Delisting Regulations read with Regulation 8 of Takeover Regulations.
- c. As per the Takeover Regulations "frequently traded shares" means shares of the target company, in which the traded turnover on any stock exchange during the twelve calendar months preceding the calendar month in which the public announcement is required to be made under the Takeover Regulations, is at least ten per cent of the total number of shares of such class of the target company.
- d. The annualized trading turnover based on the trading volume of the Equity Shares at BSE during the period from December 01, 2019 to November 30, 2020 (twelve calendar months prior to the month in which notice to the BSE in regard to the delisting was given) is as under:

Stock Exchange	Total no of Equity Shares traded during December 01, 2019 to November 30, 2020	Total number of listed Equity Shares	Trading turnover (as a % of total listed Equity Shares)
BSE	74,98,002	1,25,68,623	59.66%

Source: www.bseindia.com

e. Based on the above, the Equity Shares of the Company are frequently traded on BSE in accordance with the Takeover Regulations. Hence in terms of Regulation 8 of the Takeover Regulations, the floor price shall be the higher of the following:

1	the highest negotiated price per share of equity share of the Company for acquisition under the agreement attracting the obligation to make a public announcement of an open offer	Not Applicable
2	the volume-weighted average price paid or payable for acquisitions, whether by the Promoters/Acquirers or by any person acting in concert, during the fifty-two weeks immediately preceding the Reference Date (defined below)*	₹ 57.50
3	the highest price paid or payable for any acquisition, whether by the Promoters/Acquirers or by any person acting in concert, during the twenty six weeks immediately preceding the Reference Date (defined below)*	₹ 57.50
4	the volume-weighted average market price of the equity shares of the Company for a period of sixty trading days immediately preceding the date of the Reference Date (defined below)*, as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period (i.e. BSE), provided such shares are frequently traded	₹ 65.17
5	where the shares are not frequently traded, the price determined by the Promoters/Acquirers and the Manager to the Offer taking into account valuation parameters including, book value, comparable trading multiples, and such other parameters as are customary for valuation of shares of such companies	Not Applicable
6	the per share value computed under Regulation 8 (5) of the Takeover Regulations, if applicable	Not Applicable

^{*} The "Reference Date" is taken as December 01, 2020, which is the date on which the Notice, for the Board Meeting to take on record the proposal received from the Promoters/ Acquirers, was given.

f. After considering above parameters, Promoters/ Acquirers in consultation with the Manager to the Offer have determined and indicated a floor price of ₹ 75/- (Rupees Seventy-Five only) per equity share ("Floor Price") of face value ₹ 10/- per equity share. The final exit price may be determined, based on Reverse Book Building process. The Floor Price was disclosed to BSE as part of the outcome of the meeting of the Board of Directors held on December 4, 2020.

VII. DETERMINATION OF THE DISCOVERED PRICE

- a. The Promoters/ Acquirers propose to acquire the Offer Shares pursuant to a reverse book-building process in the manner specified in Schedule II of the Delisting Regulations.
- b. All Public Shareholders can tender their Offer Shares of the Company during the Bidding Period (as hereinafter defined) as set out in paragraph X of this Offer Letter.
- c. The final offer price per Offered Share payable by the Promoters/ Acquirers determined in accordance with the Delisting Regulations, will be the price at which the shareholding of the Promoters/ Acquirers reach 90% (ninety percent) pursuant to acquisition under the reverse book-building process through Acquisition Window Facility or OTB conducted in a manner as specified in Schedule II of the Delisting Regulations ("Discovered Price") which shall not be lower than the Floor Price.
- d. The Promoters/ Acquirers are under no obligation to accept the Discovered Price. If the Promoters/ Acquirers do not accept the Discovered Price, the Promoters/ Acquirers will have no obligation to acquire any Equity Shares tendered pursuant to the Delisting Offer and the Delisting Offer will not proceed. Alternatively, the Promoters/ Acquirers may, at their sole discretion, accept the Discovered Price for the Equity Shares or offer a price higher than the Discovered Price. The Discovered Price so accepted or a higher price so offered by the Promoters/ Acquirers for the Delisting Offer will be subject to all relevant statutory approvals as disclosed in paragraph XIX as referred to in this Offer Letter as the "Exit Price". Once the Discovered Price is accepted and the Exit Price is determined, the Promoters/ Acquirers will acquire all the Equity Shares which have been tendered at a price less than or equal to the Exit Price, for a cash consideration equal to the Exit Price determined for each such Equity Share. The Promoters/ Acquirers will not accept the Equity Shares offered at a price that exceeds the Exit Price.
- e. The Promoters/ Acquirers may make a counter offer to the Public Shareholders within two working days of the price discovered. Such counter offer shall not be at a price less than the Book Value per share.
- f. The Promoters/ Acquirers shall announce their decision to accept/ reject the Discovered Price, Counter offer price or offer the Exit Price (if any) in the same newspapers in which the PA had appeared, in accordance with the timetable set out in this Offer Letter.
- g. If the Promoters/ Acquirers do not accept the Discovered Price in terms of Regulation 16 of the Delisting Regulations, or the Delisting Offer fails in terms of Regulation 19(2) of the Delisting Regulations:
 - the Promoters/ Acquirers will have no right or obligation to acquire the Offer Shares tendered in the Delisting Offer;
 - the Promoters/ Acquirers through the Manager to the Offer, shall within 5 working days of closure of the Bid Period announce the failure of the Delisting Offer, through an announcement in all newspapers where the PA had published;
 - iii. no final application for delisting shall be made to the BSE;
 - iv. the Equity Shares shall be returned to the respective Public Shareholders from their relevant stock broker demat account within 10 (ten) working days from the closure of the Bid Period; and
 - the initial escrow amount deposited as mentioned in paragraph XII shall be transferred back to the Promoter/ Acquirers account and escrow account opened as per Regulation 11 of the Delisting Regulations shall be closed.

VIII. CONDITIONS TO THE DELISTING OFFER

The acquisition of Equity Shares by the Promoters/ Acquirers and the proposed delisting of the Company pursuant to the Delisting Offer are conditional upon:

Where Counter Offer is not made by the Promoters/ Acquirers:

- a. The Promoters/ Acquirers deciding in their sole and absolute discretion and accepting the Discovered Price
 or offer the Exit Price. It may be noted that notwithstanding anything contained in this Offer Letter, the
 Promoters/ Acquirers reserve the right to reject the Discovered Price;
- b. A minimum number of 33,15,449 Offer Shares of ₹ 10/- each constituting 26.38% of the Equity Capital of the Company, being tendered at or below the Discovered Price or such other higher number of Equity Shares, prior to the closure of the Bidding Period i.e. on the Bid Closing Date so as to cause the cumulative number of Equity Shares held by the Promoters/ Acquirers as on date of this Offer Letter taken together with the Equity Shares acquired through the Acquisition Window Facility or Offer To Buy(OTB) to be equal to or in excess of 1,13,11,761 Equity Shares or such higher number of Equity Shares constituting 90% (ninety percent) or more of the Equity Capital;
- c. A minimum of 25% (twenty five percent) of Public Shareholders holding Equity Shares in dematerialised mode shall participate in the reverse book building process, in accordance with Regulation 17(1)(b) of the Delisting Regulations, provided that if the Promoters/ Acquirers along with the Manager to the Offer demonstrate to the Stock Exchange that they have delivered the Offer Letter of this Delisting Offer to all the Public Shareholders either through registered post or speed post or courier or hand delivery with proof of delivery or through email as a text or as an attachment to email or as a notification providing electronic link or uniform resource locator including a read receipt (referred to as the "LOF Delivery Requirement"), then the mandatory participation of aforementioned number of Public Shareholders is not applicable.
- d. As per Explanation I to Regulation 17(1)(b), the LOF Delivery Requirement provided in proviso to Regulation 17(1)(b) of the Delisting Regulations is deemed to have been complied with if the Promoters/ Acquirers or the Manager to the Offer dispatch the Offer Letter to all the Public Shareholders by registered post or speed post through the India Post and is able to provide a detailed account regarding the status of delivery of the Offer Letter(whether delivered or not) sent through India Post;
- e. There being no amendments to the Delisting Regulations or other applicable laws or regulations or conditions imposed by any regulatory/statutory authority/body or an order from a court or competent authority or any other circumstance taking place, which would in the sole opinion of the Promoters/ Acquirers, prejudice the Promoters/ Acquirers from proceeding with the Delisting Offer; and
- The Promoters/ Acquirers obtaining all requisite statutory and regulatory approvals, as stated in this Offer Letter.

Where Counter Offer is made by the Promoters/ Acquirers:

- g. If a Counter Offer is made by the Promoters/ Acquirers in accordance with Regulation 16(1A) of the Delisting Regulations, the Delisting Offer shall be deemed to be successful only if post Delisting Offer, the Promoters/ Acquirers shareholding with the equity shares accepted at the Counter Offer price reach 90% of the Equity Capital of the Company excluding the Equity Shares which are held by a custodian and against which depository receipts have been issued overseas. As per Regulation 16(1A) of the Delisting Regulations, such counter offer by the Promoters/ Acquirers shall not be less than the book value of the Company as certified by the Merchant Banker.
- h. The "Timelines for Counter Offer Process" shall be intimated in the same newspapers in which the PA has been published and the other formalities will be complied in accordance with the SEBI Circular No. SEBI/HO/CFD/DCR2/CIR/P/2019/35 dated March 13, 2019.

IX. DISCLOSURE REGARDING THE MINIMUM ACCEPTANCE CONDITION FOR SUCCESS OF THE DELISTING OFFER

As per Regulation 17 of the SEBI Delisting Regulations, the Delisting Offer shall be deemed to be successful if the condition stated in points b. and c. of paragraph VIII above are satisfied.

X. DATES OF OPENING AND CLOSING OF BIDDING PERIOD AND OTHER INFORMATION

- a. The period during which the Public Shareholders may tender their Equity Shares to the Promoters/ Acquirers in the reverse book-building process (the "Bid Period") shall commence at 9.00 A.M. on Friday, March 5, 2021 (the "Bid Opening Date") and close at 3.30 P.M. on Friday, March 12, 2021 (the "Bid Closing Date"). The Promoters/ Acquirers will inform the Shareholders by issuing a corrigendum to the PA, if there are any changes in the Bid Period, in the same newspapers in which the PA had been published.
- b. Bids received after 3.30 P.M. on the Bid Closing Date may not be considered for the purpose of determining the Discovered Price and for payment of Exit Price payable for the Equity Shares accepted by the Promoters/ Acquirers pursuant to the reverse book-building process.
- c. This Offer Letter (along with bid form and detailed instructions) has been dispatched to the Public Shareholders whose names appear on the Register of Members of the Company and to the owner of the Equity Shares whose names appear as beneficiaries on the records of the respective depositories at the close of business hours on Friday, February 19, 2021 (the "Specified Date"), to tender their Equity Shares to the Promoters/ Acquirers by way of submission of "Bids" in accordance with the activity schedule set out in the first page of this Offer Letter.
- d. The ISIN of the Equity Shares of the Company is INE724A01017.
- e. If any Public Shareholder fails to receive or misplaces this Offer Letter, a copy may be obtained by writing to the Registrar to the Offer/ Manager to the Offer at their address given in the Offer Letter, clearly marking the envelope "LKP Finance Limited Delisting Offer". Alternatively, such Public Shareholder may download the bid form from the website of the BSE Limited, LKP Finance Limited, Aryaman Financial Services Limited and Adroit Corporate Services Private Limited at www.bseindia.com, www.afsl.co.in and www.adroitcorporate.com, respectively.
- f. The Equity Shares to be acquired under this Delisting Offer are to be acquired free from all liens, charges and encumbrances and together with all rights attached thereto. Shares that are subject to any charge, lien or encumbrance are liable to be rejected.
- g. It shall be the responsibility of the Public Shareholders tendering in the Delisting Offer to obtain all requisite approvals (required, if any, including corporate, statutory and regulatory approvals) prior to tendering their Equity Shares in the Delisting Offer and the Promoters/ Acquirers shall have no responsibility for the same. The Public Shareholders should also provide all relevant documents, which are necessary to ensure transferability of the Equity Shares failing which the Bid may be considered invalid and may be liable to be rejected. The Public Shareholders should attach a copy of any such approval to the Bid. The Promoters/ Acquirers reserve the right to reject those Bids which are submitted without attaching a copy of such required approvals.
- h. In accordance with Clause 5 of Schedule II to the Delisting Regulations, Public Shareholders who have tendered their Equity Shares by submitting Bids pursuant to the terms of the PA and this Offer Letter, may withdraw or revise their Bids upwards not later than one working day before the Bid Closing Date. Downward revision of Bids shall not be permitted.

XI. PERIOD FOR WHICH THE DELISTING OFFER SHALL BE VALID

The Public Shareholders may submit their Bids to the broker member who shall in turn place the bid using the Stock Exchanges Mechanism (as defined hereinafter) during the Bid Period.

Additionally, once the Equity Shares have been delisted, the Public Shareholders, whose Equity Shares have not yet been acquired by the Promoters/ Acquirers, if any (the "Residual Shareholders") may offer their

Equity Shares for sale to the Promoters/ Acquirers at the same Exit Price for a period of one year following the date of the delisting from the BSE ("Exit Window"). A separate Offer Letter in this regard will be sent to these Residual Shareholders. During this period, the Exit Price shall be paid to the tendering Residual Shareholders only through banking channels through crossed account payee cheque/ crossed demand draft/ internet banking channels to enable audit trail. Such Residual Shareholders may tender the Offer Shares by submitting the required documents to the Registrar to the Offer during the Exit Window.

XII. DETAILS OF ESCROW ACCOUNT AND THE AMOUNT DEPOSITED THEREIN

- a. The estimated consideration to be deposited by the Promoters/ Acquirers in an escrow account ("Escrow Account") under the Delisting Regulations, at the Floor Price of ₹ 75/- per Equity Share multiplied by the number of Equity Shares outstanding with the Public Shareholders, i.e., 45,72,311 Equity Shares of ₹ 10/-each is ₹ 34,29,23,325/- (Rupees Thirty Four Crores Twenty Nine Lakhs Twenty Three Thousand Three Hundred and Twenty Five Only) ("Initial Escrow Amount").
- b. In accordance with the Delisting Regulations, the Promoters/ Acquirers have opened an Escrow Account in the name & style "LKP FINANCE LIMITED-DELISTING-OFFER-ESCROW ACCOUNT" having Account No.: 921020005576366 with Axis Bank Limited having its branch office at Shop No. 12 & 13, Snehdeep CHS Ltd., M G Road, Goregaon (West), Mumbai 400062 ("Escrow Bank") and deposited an amount of ₹34,30,00,000/- (Rupees Thirty Four Crores Thirty Lakhs Only) in the said Escrow Account being more than 100% of Initial Escrow Amount. The Promoters/ Acquirers, the Manager to the Offer and Escrow Bank have entered into an Escrow Agreement pursuant to which the Promoters/ Acquirers have empowered the Manager to the Offer to deal with the amount lying in the said Escrow Account and Special Account (as defined hereinafter) in compliance with Delisting Regulations.
- c. The Promoters/ Acquirers have opened a special account ("Special Account") with the Escrow Bank, with the title "LKP FINANCE LIMITED DELISTING OFFER SPECIAL ACCOUNT" which shall be used for payment to the Public Shareholders who have validly tendered the Shares in the Delisting Offer.
- d. On determination of the Exit Price the Promoters/ Acquirers shall make public announcement under Regulation 18 of the Delisting Regulations.
- e. In the event of the Exit Price being more than the Floor Price, the Promoters/ Acquirers shall forthwith deposit in Escrow Account such additional sum as may be required to make up the entire sum due and payable as consideration in respect of Equity Shares outstanding with Public Shareholders, in compliance with Regulation 11(2) of the Delisting Regulations.
- f. For the remaining Public Shareholders i.e. those shareholders who shall tender their equity shares up to a period of one year from the date of delisting, an amount equivalent to the consideration to be paid shall be paid from the Special Account by the Promoters/ Acquirers.

XIII. ACQUISITION WINDOW FACILITY OR OFFER TO BUY (OTB)

- a. Pursuant to the Delisting Regulations, the Promoters/ Acquirers are required to facilitate tendering of the Equity Shares by the Public Shareholders and the settlement of the same, through the Stock Exchange Mechanism (defined below) provided by BSE. SEBI vide its circular dated April 13, 2015 on 'Mechanism for acquisition of shares through Stock Exchange pursuant to Tender-Offers under Takeovers, Buy Back and Delisting ' and its circular dated December 9, 2016 on 'Streamlining the process for Acquisition of Shares pursuant to Tender-Offers made for Takeovers, Buyback and Delisting of Securities (the "SEBI Circulars") has set out the procedure for tendering and settlement of Equity Shares through the Stock Exchange (the "Stock Exchange Mechanism"). Further, it provides that the BSE shall take necessary steps and put in place the necessary infrastructure and systems for implementation of the Stock Exchange Mechanism and to ensure compliance with requirements of the SEBI Circulars. Pursuant to the SEBI Circulars, BSE has issued guidelines detailing the mechanism for acquisition of shares through Stock Exchange.
- b. The Promoters/ Acquirers have chosen Acquisition Window Facility or OTB (offer to buy) provided by the BSE.

 The cumulative quantity tendered shall be displayed on the website of BSE at specific intervals during Bid Period.

XIV. PROCEDURE FOR TENDERING OF SHARES THROUGH STOCK EXCHANGE MECHANISM

A. Procedure to be followed by Public Shareholders in respect of Offer Shares held in dematerialised form

- a. Public Shareholders who desire to tender their Offer Shares in the electronic form under the Delisting Offer would have to do so through their respective Seller Member by indicating the details of the Offer Shares they intend to tender under the Delisting Offer. Public Shareholders should submit their Bids through stock brokers registered with BSE only. Public Shareholders should not send Bids to the Company, Promoters/ Acquirers, Manager to the Offer or the Registrar to the Offer. In the event Selling Member of any Shareholder is not registered with BSE trading member/ stock broker, then that Shareholder can approach any BSE registered stock broker and can register himself by using quick unique client code (UCC) facility through that BSE registered stock broker (after submitting all details as may be required by such BSE registered stock broker in compliance with applicable law).
- b. The Seller Member would be required to place a bid on behalf of the Shareholders who wish to tender Equity Shares in the Delisting offer using the Acquisition Window of BSE. Before placing the bid, the Shareholder would need to transfer the Equity Shares to the respective Seller Member's pool account, who will in-turn tender the Offer Shares to the early pay-in mechanism/ special account of the Clearing Corporation of India Limited ("Clearing Corporation"), by using the settlement number and the procedure prescribed by the Clearing Corporation. This shall be validated at the time of order/ bid entry.
- c. After the Bids have been placed by the Public Shareholders through their broker member using the Acquisition Window of BSE, the Bids will be transferred to the respective Seller Member's pool account, who will in-turn tender the Offer Shares to the early pay-in mechanism of the Clearing Corporation
- d. The details of settlement number shall be informed in the offer opening circular/ notice that will be issued by BSE/ Clearing Corporation before the Bid Opening Date.
- e. For custodian participant orders for Equity Shares in dematerialised form, early pay-in is mandatory prior to confirmation of the relevant order by the custodian. The custodian shall either confirm or reject the orders not later than the closing of trading hours on the Bid Closing Date. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed custodian participant orders, any modification to an order shall be deemed to revoke the custodian confirmation relating to such order and the revised order shall be sent to the custodian again for confirmation.
- f. Upon placing the Bid, the Seller Member shall provide a Transaction Registration Slip ("TRS") generated by the exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted such as Bid ID No., Depository Participant ID, Client ID, No. of Equity Shares tendered and price at which the Bid was placed.

g. Please note that submission of Bid Form and TRS is not mandatorily required in case of Offer Shares held in dematerialised form.

- h. The Clearing Corporation will hold in trust the Offer Shares until the Promoters/ Acquirers completes its obligations under the Delisting Offer in accordance with the Delisting Regulations.
- i. In case of non-receipt of the Offer Letter/ Bid Form, a copy may be obtained by writing (on plain paper, signed by the respective Public Shareholder, stating name and address, client ID number, Depository Participant name/ID, beneficiary account number and number of equity shares tendered for the delisting offer) to the Registrar to the Offer/ Manager to the Offer, clearly marking the envelope "LKP Finance Limited Delisting Offer". Alternatively, such Public Shareholder may download the Bid Forms from the websites of BSE Limited, LKP Finance Limited, Aryaman Financial Services Limited and Adroit Corporate Services Private Limited at www.bseindia.com, www.afsl.co.in and www.afsl.co.in and <a h

- j. Public Shareholders will be required to approach their respective Seller Member and have to ensure that their Bid is entered by their Seller Member in the electronic platform to be made available by the BSE before the Bid Closing Date.
- k. The Shareholders will have to ensure that they keep the depository participant account active and unblocked to receive credit in case of return of Equity Shares due to rejection/ non acceptance of offer.

B. Procedure to be followed by Public Shareholders holding Offer Shares in physical form

SEBI vide their Circular SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 has allowed shareholders holding shares in physical form to tender their shares in the Delisting Offer. The procedure for the same is as mentioned below:

- a. Public Shareholders who hold Offer Shares in physical form and intend to participate in the Delisting Offer will be required to do so through Seller Member. Public Shareholders should submit their Bids through stock brokers registered with BSE only. In the event Selling Member of any Shareholder is not registered with BSE trading member/ stock broker, then that Shareholder can approach any BSE registered stock broker and can register himself/ herself by using quick unique client code (UCC) facility through that BSE registered stock broker (after submitting all details as may be required by such BSE registered stock broker in compliance with applicable laws). Public Shareholders holding Offer Shares in physical form and intending to participate in the Delisting Offer should approach their Seller Member along with the following complete set of documents to allow for verification procedure to be carried out:
 - (i) Original share certificate(s);
 - (ii) Valid share transfer form(s) duly filled and signed by the transferors (i.e. by all registered shareholders in the same order and as per the specimen signatures registered with the Company and Registrar to the Offer) and duly witnessed at the appropriate place authorizing the transfer. Attestation, where required, (thumb impressions, signature difference, etc.) should be done by a magistrate/notary public/bank manager under their official seal;
 - (iii) Self-attested PAN card copy (in case of joint holders, PAN card copies of all transferors);
 - (iv) Bid form duly signed (by all Public Shareholders in cases where Offer Shares are held in joint names) in the same order in which they hold the Offer Shares;
 - (v) Any other relevant documents such as power of attorney, corporate authorization (including board resolution/ specimen signature), notarized copy of death certificate and succession certificate or probated will, if the original shareholder has deceased, etc., as applicable. In addition, if the address of the Public Shareholder has undergone a change from the address registered in the register of members of the Company, the Public Shareholder would be required to submit a self-attested copy of proof of address consisting of any one of the following documents: valid Aadhar Card, Voter Identity Card or Passport.
 - (vi) Declaration by joint holders consenting to tender Offer Shares in the Delisting Offer, if applicable, and upon placing the Bid, the Seller Member shall provide a TRS generated by the Exchange bidding system to the Public Shareholder. The TRS will contain the details of the order submitted such as Folio No., Certificate No., Distinctive No., No. of Offer Shares tendered and the price at which the Bid was placed
- b. The Seller Member/Public Shareholder should ensure the documents are delivered along with TRS either by registered post or courier or by hand delivery to the Registrar to the Offer at the address given in PA within 2 (two) days of bidding by the Seller Member. The envelope should be marked as "LKP Finance Limited Delisting Offer".
- c. Public Shareholders holding Offer Shares in physical form should note that the Offer Shares will not be accepted unless the complete set of documents is submitted. Acceptance of the Offer Shares by the Promoters/ Acquirers shall be subject to verification of documents. The Registrar to the Offer will verify such Bids based on the documents submitted on a daily basis and until such time as the BSE shall display such Bids as 'unconfirmed physical bids'. Once, the Registrar to the Offer confirms the Bids it will be treated as 'Confirmed Bids'. Bids of Public Shareholders whose original share

certificate(s) and other documents along with TRS are not received by the Registrar to the Offer two days after the Bid Closing date shall liable to be rejected.

- d. In case of non-receipt of the Letter of Offer/Bid Form, Public Shareholders holding Equity shares in physical form can make an application in writing on plain paper, signed by the respective Public Shareholder, stating name and address, folio number, share certificate number, distinctive number and number of Equity shares tendered for the delisting offer thereof, enclosing the original share certificates and other documents. Public Shareholders will be required to approach their respective Seller Member and have to ensure that their bid is entered by their Seller Member in the electronic platform to be made available by the BSE before the Bid Closing Date.
- e. The Registrar to the Offer will hold in trust the share certificate(s) and other documents until the Promoters/ Acquirers complete their obligations under the Delisting Offer in accordance with the Delisting Regulations.

XV. METHOD OF SETTLEMENT

Upon finalization of the basis of acceptance as per the Delisting Regulations:

- a. The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market.
- b. The Promoters/ Acquirers shall pay the consideration payable towards purchase of the Offer Shares to the Buyer Broker who in turn will transfer the funds to the Clearing Corporation, on or before the payin date for settlement as per the secondary market mechanism. For the dematerialised Offer Shares acquired in the Delisting Offer, the Public Shareholders will receive the consideration in their bank account attached to the depository account from the Clearing Corporation. If bank account details of any Public Shareholder are not available or if the fund transfer instruction is rejected by the RBI or relevant bank, due to any reasons, then the amount payable to the relevant Public Shareholder will be transferred to the concerned Seller Members for onward transfer to such Public Shareholder. In case of physical shares, the Clearing Corporation will release the funds to the Seller Member as per the secondary market mechanism for onward transfer to Public Shareholders.
- c. In case of certain client types viz. non-resident Indians, non-resident clients etc. (where there are specific RBI and other regulatory requirements pertaining to funds pay-out) who do not opt to settle through custodians, the funds pay-out will be given to their respective Seller Member's settlement accounts for releasing the same to their respective Public Shareholder's account onward. For this purpose, the client type details will be collected from the depositories whereas funds payout pertaining to the bids settled through custodians will be transferred to the settlement bank account of the custodian, each in accordance with the applicable mechanism prescribed by the Stock Exchange and the Clearing Corporation from time to time.
- d. The Offer Shares acquired in dematerialised form shall be transferred by the Buyer Broker to the accounts of the Promoters/ Acquirers on receipt of the Offer Shares pursuant to the clearing and settlement mechanism of the Stock Exchange. Offer Shares acquired in physical form will be transferred directly to the Promoters/ Acquirers by the Registrar to the Offer.
- e. In case of rejected dematerialised offer shares, if any, tendered by the Public Shareholders, the same would be transferred by the Clearing Corporation directly to the respective Shareholder's Depository Participant account, as part of the exchange payout process. If the securities transfer instruction is rejected in the depository system, due to any issue then such securities will be transferred to the Seller Member's depository pool account for onward transfer to the respective Shareholder. The Seller Member/ custodian participants would return these unaccepted Offer Shares to their respective clients (i.e. the relevant Public Shareholder(s)) on whose behalf the Bids have been placed. Similarly, in case of rejected physical shares, if any, Offer Shares tendered in physical form will be returned to the respective Public Shareholders directly by Registrar to the Offer.

- f. The Seller Member would issue a contract note and pay the consideration to the respective Public Shareholder whose Offer Shares are accepted under the Delisting Offer. The Buyer Broker would also issue a contract note to the Promoters/ Acquirers for the Offer Shares accepted under the Delisting Offer.
- g. Public Shareholders who intend to participate in the Delisting Offer should consult their respective Seller Member for payment of any cost, charges and expenses (including brokerage) that may be levied by the Seller Member upon the Public Shareholders for tendering their Offer Shares in the Delisting Offer (secondary market transaction).

XVI. INFORMATION REGARDING STOCK MARKET DATA

a. The Equity Shares of the Company are listed on BSE since 1986 and are frequently traded on BSE, in terms of the Takeover Regulations. Based on the information obtained from the BSE website, the high, low and average market prices of the Equity Shares during the preceding three financial years are as follows:

Financial year	High * (₹)	Low * (₹)	Average ** (₹)
2020	123.40	48.00	81.17
2019	221.00	92.50	170.56
2018	171.05	68.80	114.56

^{*} High of intra-day high/low of intra-day lows during the period

b. Monthly high and low prices for the six months preceding the date of the PA along with volume are as follows:

Month	High * (₹)	Low * (₹)	Volume **
January 2021	124.00	103.05	5,94,661
December 2020	124.85	62.00	7,04,410
November 2020	65.00	56.00	5,62,051
October 2020	74.80	55.00	14,48,577
September 2020	65.00	49.00	27,028
August 2020	69.50	47.75	4,69,046

^{*} High of intra-day high/ low of intra-day lows during the period

Source: www.bseindia.com

XVII. PRESENT CAPITAL STRUCTURE AND SHAREHOLDING PATTERN OF THE COMPANY

- a. The authorized share capital of the Company is ₹ 30,00,00,000/- comprising of 2,00,00,000 Equity Shares of ₹ 10/- each and 10,00,000 Redeemable Preference Shares of ₹ 100/- each
- b. The issued, subscribed and the paid-up equity share capital of the Company is ₹12,56,86,230/- comprising of 1,25,68,623 Equity Shares of ₹ 10/- each.
- c. As on the date of this Offer Letter, the Company does not have any outstanding convertible instruments or partly paid-up Equity Shares.
- d. The shareholding pattern of the Company as on December 31, 2020 is given below:

Category of Shareholder	Number of Equity Shares	% of total equity share capital	
A. Promoter and Promoter Group			
- Mahendra Vasantrai Doshi	14,49,363	11.53	
-Mahendra Vasantrai Doshi (on behalf of partnership	20,72,482	16.49	
firm L K Panday)	20,72,402	10.43	
- Pratik M Doshi	1,00,722	0.80	
-Shital A Sonpal	16,725	0.13	

^{* *} Average of the daily closing prices during the period

^{**} Cumulative trading volume during the period

Category of Shareholder	Number of Equity Shares	% of total equity share capital
-Ira Pratik Doshi	2,00,000	1.59
-Samaya Pratik Doshi	2,00,000	1.59
-Sea Glimpse Investments Private Limited	25,47,515	20.27
- Bhavana Holdings Private Limited	14,09,505	11.21
Total Promoter and Promoter Group (A)	79,96,312	63.62
B. Public Shareholding		
-Institutions	2,01,165	1.60
- Non- Institutions	43,71,146	34.78
Total Public Shareholding (B)	45,72,311	36.38
Total (A)+(B)	1,25,68,623	100.00

Source: www.bseindia.com

e. Other than the shareholding mentioned herein, the Promoters/ Acquirers do not hold any Equity Shares of the Company, as on the date of this Offer Letter.

XVIII. LIKELY POST DELISTING CAPITAL STRUCTURE

The likely post-delisting capital structure of the Company, assuming all the shares are acquired from the Public Shareholders pursuant to the Delisting Offer will be as follows:

Category of Shareholder	Number of Equity Shares	% of total equity share capital
Promoter and Promoter Group	1,25,68,623	100.00

XIX. STATUTORY APPROVALS

- a. The Public Shareholders have accorded their consent by way of special resolution passed through postal ballot and remote e-voting, results of which were declared on Monday, January 25, 2021, in respect of delisting of Equity Shares from BSE, in accordance with the Delisting Regulations.
- b. BSE has given its in-principle approval for delisting of Equity Shares from its exchange vide its letter no. LO\Delisting\VM\IP\199\2020-21 dated February 24, 2021.
- c. To the best of the Promoters/ Acquirers knowledge, as of the date of this Offer Letter, no statutory or regulatory approval is required to acquire the Equity Shares of the Company by the Promoters/ Acquirers, other than those indicated above. If any other statutory or regulatory approval becomes applicable and if, for obtaining such approvals certain conditions are imposed, which the Promoters/ Acquirers consider in their sole discretion to be onerous, then the Promoters/ Acquirers reserve the right not to proceed with the Delisting Offer.
- d. It shall be the responsibility of the Public Shareholders tendering in the Delisting Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering the Offer Shares held by them in the Delisting Offer, and the Promoters/Acquirers shall take no responsibility for the same. The Public Shareholders should attach a copy of any such approval to the Bid Form, wherever applicable.
- e. If the shareholders who are not persons resident in India (including NRIs, OCBs and FIIs) had required any approvals (including from the RBI, 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 Delisting Offer, along with the other documents required to be tendered to accept this Offer. In the event such approvals are not submitted, the Promoters/ Acquirers reserve the right to reject such Equity Shares tendered in the Offer. Further, by agreeing to participate in the Delisting Offer the non-resident and NRI shareholders are deemed to have

given the Company/Acquirers, as the case may be, the authority to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reporting, if required, including FC-TRS form, if necessary and undertake to provide assistance to the Company/ Acquirers for such regulatory reporting, if required by the Company/ Acquirers.

f. In the event that receipt of the requisite statutory and regulatory approvals are delayed, the Promoters/ Acquirers may, with such permission as may be required, make changes to the proposed timetable or may delay the Delisting Offer and any such change shall be intimated by the Promoters/ Acquirers by issuing an appropriate corrigendum in all the newspapers where the PA had been published.

XX. NOTES ON TAXATION AND TAX DEDUCTION AT SOURCE

NOTES ON TAXATION

- a. Under current Indian tax laws and regulations, capital gains arising from the sale of equity shares in an Indian company are generally taxable in India. Any gain (in excess of ₹ 1 lakh) realized on the sale of listed equity shares on a stock exchange held for more than 12 months will be subject to capital gains tax in India @ 10% if Securities Transaction Tax ("STT") has been paid on the transaction.
- b. STT will be levied on and collected by a domestic stock exchange on which the equity shares are sold. Further, any gain realized on the sale of listed equity shares held for a period of 12 months or less which are sold, will be subject to short term capital gains tax @ 15% provided the transaction is chargeable to STT.
- c. The Promoters/ Acquirers will continue to acquire the Equity Shares for up to a period of 1 year from the date of delisting. Since such transaction of the Equity Shares is proposed to be done off-market, such transaction is not chargeable to STT and hence provisions of section 112A of the Income Tax Act, 1961 will not apply to the Shareholders.

The above tax rates are subject to applicable rate of surcharge, Health and Education cess. The tax rate and other provisions may undergo changes.

SHAREHOLDERS ARE ADVISED TO CONSULT THEIR TAX ADVISORS FOR TAX TREATMENT ARISING OUT OF THE DELISTING OFFER AND APPROPRIATE COURSE OF ACTION THAT THEY SHOULD TAKE. THE PROMOTERS/ ACQUIRERS NEITHER ACCEPT NOR HOLD ANY RESPONSIBILITY FOR ANY TAX LIABILITY ARISING TO ANY SHAREHOLDER AS A REASON OF THIS DELISTING OFFER.

TAX DEDUCTION AT SOURCE

- a. In case of Resident Shareholders: In absence of any specific provision under the Income-Tax Act, 1961, the Promoters/ Acquirers shall not deduct tax on the consideration payable to resident shareholders pursuant to the Delisting Offer.
- b. In case of Non-Resident Shareholders: Under the existing Indian tax laws, any gains paid to a non-resident is subject to deduction of tax at source, unless capital gains are realized by the FPIs or such gains which are exempt from tax. Since the delisting is through the stock exchange mechanism, the Promoters/ Acquirers will not be able to withhold any taxes, and thus, the Promoters/ Acquirers believe that the responsibility of withholding / discharge of the taxes due on such gains (if any) is solely on the custodians / authorized dealers / non-resident shareholders with no recourse to the Promoters/ Acquirers.
 - d. It is therefore important that the non-resident shareholders consult their custodians / authorized dealers/ tax advisors appropriately and immediately pay taxes in India (either through deduction at source or otherwise). In the event the Promoters/ Acquirers are held liable for the tax liability of the shareholder, the same shall be to the account of the shareholder and to that extent the Promoters/ Acquirers are entitled to be indemnified.

XXI. CERTIFICATION BY THE BOARD OF DIRECTORS OF THE COMPANY

The Board of Directors hereby certify that:

- a. The Company has not issued any Equity Shares during the five years immediately preceding the date of the PA.
- b. All material information which is required to be disclosed under the provisions of the continuous listing requirements contained in the listing agreement executed by the Company with BSE has been disclosed to BSE, as applicable.
- c. The Company is in compliance with the applicable provisions of securities laws.
- d. The Promoters/ Acquirers or their related entities have not carried out any transaction to facilitate the success of the delisting offer which is not in compliance with the provisions of sub-regulation (5) of Regulation 4 of the Delisting Regulations.
- e. The delisting is in the interest of the Public Shareholders.

XXII. COMPLIANCE OFFICER

The details of Compliance Officer of the Company is as under:

Mr. Girish Kumar Innani

GM (Legal) & Company Secretary

Office Address: 112-A/ 203, Embassy Centre, Nariman Point, Mumbai – 400021

Tel.: 022 – 4002 4721

Email: girish inani@lkpsec.com

In case the Public Shareholders have any queries concerning the non-receipt of credit or payment for Offer Shares or on delisting processes and procedure, they may address the same to the Registrar to the Offer or the Manager to the Offer.

XXIII. DISCLAIMER CLAUSE OF BSE

- a. It is to be distinctly understood that the permission given by BSE to use their network and software of the online OTB platform should not in any way be deemed or construed that the compliance with various statutory and other requirements by the Company, Manager to the Offer, etc., are cleared or approved by BSE; nor does BSE in any manner warrant, certify or endorse the correctness or completeness of any of the compliance with the statutory and other requirements nor does BSE have any financial responsibility or liability nor does BSE take responsibility in any way for the financial or other soundness of the Company, its promoters or its management.
- b. It is also to be distinctly understood that the approval given by BSE should not in any way be deemed or construed to mean that the Offer Letter has been cleared or approved by BSE, nor does BSE in any manner warrant, certify or endorse the correctness or completeness of any of the contents of the announcements, nor does BSE warrant that the securities will be delisted.
- c. That every person who desires to avail of the exit opportunity may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against BSE or against the Investor Protection Fund set up by BSE whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such offer and tender of securities through reverse book-building process whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

XXIV. GENERAL DISCLAIMER

Every person who desires to avail of the Delisting Offer may do so pursuant to independent inquiry, investigation and analysis and shall not have any claim against the Promoters/ Acquirers, the Manager to the Offer or the Company whatsoever by reason of any loss which may be suffered by such person consequent to or in connection with such offer and tender of Equity Shares through the reverse bookbuilding process whether by reason of anything stated or omitted to be stated herein or any other reason whatsoever.

On behalf of the Promoters/ Acquirers (Mr. Mahendra Vasantrai Doshi- on behalf of himself and the partnership firm LK Panday, Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited)

Sd/-

Mahendra Vasantrai Doshi

For and on behalf of LK Panday (Partnership Firm)

Sd/- Sd/-

Mahendra Vasantrai Doshi Pratik Mahendra Doshi

(Partner) (Partner)

For and on behalf of Sea Glimpse Investments Private Limited

Sd/- Sd/-

Mahendra Vasantrai Doshi Dinesh Kalidas Waghela

(Director) (Director)

For and on behalf of Bhavana Holdings Private Limited

Sd/- Sd/-

Mahendra Vasantrai Doshi Pratik Mahendra Doshi

(Director) (Director)

Place: Mumbai

Date: February 24, 2021

This form shall be given to Seller Member for placing the bids. For the Shareholders holding shares in Demat Form the Bid shall be considered as valid even though non receipt of physical bid form to the Seller Member.

Bid Opening Date: 5/2/2021

Bid Closing Date: 12/2/2021

BID CUM ACCEPTANCE FORM /BID FORM

In respect of the equity shares of face value ₹10/- each of LKP FINANCE LIMITED (the "Company")

Pursuant to the delisting offer by Mr. Mahendra Vasantrai Doshi (on behalf of himself and the partnership firm LK Panday), Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited ("Promoters/ Acquirers")

(To be filled in by the Shareholder(s))

Dear Madam/Sirs,

- 1) I/We, having read and understood the terms and conditions set out below, in the Public Announcement ("PA") published on February 25, 2021 and in the Offer Letter dated February 24, 2021, hereby tender my/our Equity Shares in response to the Delisting Offer.
- 2) I/We understand that the Seller Member(s), to whom this Bid Form is sent/ submitted, is authorized to tender the Equity Shares on my/our behalf and the Equity Shares tendered under the Delisting Offer.
- 3) The Equity Shares tendered under the Delisting Offer shall be held in trust by the Registrar to the Offer/ Clearing Corporation, as applicable until the payment of consideration is credited to the respective shareholders savings/ current bank account and/ or the unaccepted Equity Shares are returned to such shareholders.
- 4) I/We hereby undertake the responsibility for the Bid Form and the Equity Shares tendered under the Delisting Offer and I/we hereby confirm that the Promoters/ Acquirers, the Company, Manager to the Offer and the Registrar to the Offer shall not be liable for any delay/loss in transit resulting in delayed receipt or non-receipt of the Bid Form along with all requisite documents, by the Seller Member, due to inaccurate/incomplete particulars/ instructions or any reason whatsoever.
- 5) I/We understand that this Bid is in accordance with the SEBI (Delisting of Equity Shares) Regulations, 2009 and any amendments thereto ("Delisting Regulations") and all other applicable laws, by way of Reverse Book Building(RBB) process and that the Promoters/ Acquirers are not bound to accept the Discovered Price.
- 6) I/We also understand that the payment of consideration will be done after due verification of Bids, documents and signatures and the Promoters/ Acquirers will pay the consideration as per secondary market mechanism. I/We also understand that should I/we fail to furnish all relevant documents as set out in this Bid Form, the PA or the Offer Letter, this Bid may be considered invalid and may be liable to be rejected or there may be delays in making payment of consideration to me/us.
- 7) I/We hereby confirm that the Equity Shares tendered under the Delisting Offer are free from any lien, equitable interest, charges and encumbrances, whatsoever.
- 8) I/We hereby declare that there are no restraints/injunctions, or other orders of any nature which limits/restricts my/our rights to tender these Equity Shares and I/we are the absolute and only owner of these Equity Shares and legally entitled to tender the Equity Shares under the Delisting Offer.
- 9) I/We hereby confirm that to participate in the Delisting Offer, I/we will be solely responsible for payment to my/ our Seller Member for any cost, charges and expenses (including brokerage) that may be levied by the Seller Member on me/ us for tendering Equity Shares in the Delisting Offer (secondary market transaction). The consideration to be received by me/us from my/ our respective Seller Member, in respect of accepted Equity Shares, could be net of such costs, charges and expenses (including brokerage) and the Company/ Promoters/ Acquirers / Manager to the Offer/ Registrar to the Offer/ Buyer Broker have no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by me/us.
- 10) I/We undertake to immediately return the amount received by me/us inadvertently.
- 11) I/We authorize the Promoters/ Acquirers, Manager to the Offer, Registrar, Stock Exchange and the Seller Member to send payment of consideration by RTGS/NEFT/IMPS/Direct Credit/Demand Draft/ Internet Banking channels as per SEBI Circulars.
- 12) I/We agree that upon acceptance of the Equity Shares tendered by me/ us by the Promoters/ Acquirers under the Delisting Offer, I/we would cease to enjoy all right, title, claim and interest whatsoever, in respect of such Equity Shares of the Company.

- 13) I/We agree that if for any reason, the income tax authorities raise a tax claim on the Promoters/ Acquirers and seek to recover tax on the Delisting Offer from the Promoters/ Acquirers (where such tax claim actually pertains to, or is relatable to, my/our tax liability), I/we agree to indemnify the Promoters/ Acquirers for the same.
- 14) I/We authorize the Promoters/ Acquirers to accept the Equity Shares so offered, which they may decide to accept in consultation with the Manager to the Offer and Registrar to the Offer in terms of the Offer Letter.
- 15) I/We request to return the Equity Shares to the extent not accepted to me/us at my/our sole risk.
- 16) I/We hereby undertake to execute any further documents, give assurance and provide assistance, which may be required in connection of the Delisting Offer and agree to abide by the decisions taken in accordance with the applicable laws, rules and regulations.
- 17) I/we hereby confirm that I/we am/are Non-resident Public Shareholder(s) tendering equity shares along with the copy of the permission received from RBI for the Offer Shares held by us, If applicable.
- 18) I/We acknowledge and confirm that all the particulars/ statements given herein are true and correct.

Shareholder's details. (Please use BLOCK CAPITALS)						
Holder	Full Name		PAN		Signa	ture
First/ Sole						
Second						
Third						
Note: In case o	f joint holdings, full name of all t	the joint holders m account.	ust appea	ır in the same order	as appearing i	n the demat
Contact details		Tel No:				
		Mobile No:				
		Email Id:				
Address of the First/Sole holder						
(with pin code)	-					
		Individual(s)	NRI (non-	repatriable)	
Type of investo	r	Hindu Undivided Family		NRI (re	patriable)	
•) the box to the right of the	Body Corporate		1	FPI	
appropriate category)		Mutual Fur	ıd	Insuranc	Insurance Company	
		Banks/ Financial Institution		Other (ple	ase specify)	
D	61 11 611					
Date and Place holder (if applic	·					
	Details of Bid and Equity Shares tendered in pursuant to the Delisting Offer					

You should insert the number of Equity Shares you wish to tender and the price per Equity Share at which you are tendering the same ("Bid Price") in the space provided below. If your Bid Price is less than the Floor Price i.e. $\ref{75}$ -per Equity Share, you will be deemed to have tendered your Equity Shares at $\ref{75}$ -per Equity Share. I/We hereby tender to the Promoters/ Acquirers, the number of Equity Shares at the Bid Price as specified below:

Particular	Figures in Numbers	Figures in Words
Number of Equity Shares held		

Number of Equity Shares off	ered						
Bid Price per Equity Shares (i	in₹)						
Bank Account Details							
Name of the Account Holde	r						
Name of the Bank							
Branch							
IFSC Code							
Account Number							
Savings/Current/Others (ple	ease specify)						
fill the details of the sole shareholder's bank account (or, in the case of joint holders, the first-named holder's bank account) and any consideration payable will be paid by issuing an instrument or electronic transfer carrying the details of the bank account so provided. If the Eligible Public Shareholder holding shares in Demat form does not provide the said details or if the details provided are different from those received electronically from the Eligible Public Shareholder's depository participant, the bank details received electronically from the Eligible Public Shareholder's depository participant shall be used for making payment of the consideration FOR SHAREHOLDERS HOLDING SHARES IN DEMATERIALISED FORM							
		DEKS HOLDING S	DIANES IN	DEWIATERIA	ALISED FORIVI		
Depository Participant's Nan	ne: 				T		
DP ID Number:						NSDL	
Client ID Number:						CDSL	
Number of Equity Shares hel	d:						
	FOR SHARE	HOLDERS HOLDI	NG SHARE				
Certificate Numbers	Registe	red Folio No.	_	Distinctive	Numbers To	No. of shares	
Total No. of Equity Shares				rom	10	offered	
(If the space provided is inad	equate pleas	e attach a separa	ite continu	uation sheet)			

SIGNATURES

By your signature below, you will also be deemed to be making the acknowledgement and authorizations set out in this Bid cum Acceptance Form:

I/We hereby make an offer to tender the number of Equity Shares set out or deemed to be set out are per the details mentioned above in accordance with, and on and subject to the terms and conditions herein, the Offer Letter and the PA.

Signature(s)			
	Sole / First Holder	Second Holder	Third Holder

Note: In case of joint holdings, all holders must sign. In case of bodies corporate the Application Form is to be signed by the authorized signatory under the stamp of the company and necessary board resolution authorizing the submission of this Application Form should be attached.

Other enclosures, as applicable

(Please tick (\forall) the box to the right of the appropriate category)

DEMAT SHAREHOLDERS			PHYSICAL SHAREHOLDERS		
1.	Bid cum Acceptance Form		1.	Bid cum Acceptance Form	
2.	Copy of Acknowledged Demat Slip		2.	Original Share Certificate of LKP Finance Limited	
3. Other Documents, as applicable		3.	Share Transfer Form (SH-4)		
	Other Documents, as applicable		4.	Other Documents, as applicable	

ALL FUTURE CORRESPONDENCE IN CONNECTION WITH THIS DELISTING OFFER SHOULD BE ADDRESSED TO THE REGISTRAR TO THE DELISTING OFFER AT THE FOLLOWING ADDRESS QUOTING YOUR DP ID/CLIENT ID (IF YOU ARE HOLDING SHARES IN DEMATERIALISED FORM) OR FOLIO NO. (IF YOUR ARE HOLDING SHARES IN PHYSICAL FORM)

REGISTRAR TO THE DELISTING OFFER:

ADROIT CORPORATE SERVICES PRIVATE LIMITED

18-20 Jaferbhoy Ind. Estate, 1st Floor, Makwana Road,

Marol Naka, Andheri (East), Mumbai – 400059

Tel.: +91 (0)22 – 4227 0400 **Fax:** +91-(0)22- 2850 3748

E-mail: info@adroitcorproate.com
Website: www.adroitcorporate.com
SEBI Registration No.: INR 000002227
Contact Person: Mr. N. Surreash

Notes:

- 1) All documents/remittances sent by/to the Public Shareholders will be at their risk and the Shareholders are advised to adequately safeguard their interests in this regard.
- 2) Please read these notes along with the entire contents of the PA and the Offer Letter. Capitalised terms used but not defined herein shall have the meaning assigned to them in the PA and the Offer Letter, as the case may be.
- 3) The number of Equity Shares tendered under the Delisting Offer should match with the number of Equity Shares specified in the Share certificate(s) enclosed along with share transfer form for Public Shareholders holding Equity Shares in physical form or the Equity Shares held under the respective client ID number for shareholders holding Equity Shares in dematerialized form.
- 4) In case, the Bid Price is less than the Floor Price of ₹75/- (Rupees Seventy Five Only) per equity share, it will be deemed that the Equity Shares have been tendered at the Floor Price of ₹75/- (Rupees Seventy Five Only) per Equity Share.
- 5) The consideration shall be paid through Stock Exchange Mechanism to the sole/first holder.
- 6) In case, the sole/any joint holder has died, but the Share certificate(s) are still in the name of the deceased person(s), please enclose the requisite documents, i.e., copies of death certificate/will/probate/succession certificate and other relevant papers, as applicable.
- 7) It is the sole responsibility of Shareholders to ensure that their Equity Shares shall be transferred by using the settlement number and the procedure prescribed by the Indian Clearing Corporation Limited on or before the Bid Closing Date.

Shareholders Registrar to th	should not directly send this Bid Fore Offer.	orm to the Company, Pro	moters/ Acquirers, Mar	nager to the Offer or the		
		Tear along this line				
	ACK	NOWLEDGEMENT SLIP				
Received from			a Bid Form for	paid up Equity		
Shares of LKP Finan	hares of LKP Finance Limited at a Bid Price of ₹ per share.					
D	EMAT SHAREHOLDER		PHYSICAL SHAREHOLI	DER		
DP ID NO.		TRANSFER FORM AI				
CLIENT ID NO.		CERTIFICATES WITH NOS.				

ACKNOWLEDGEMENT						
UNIQUE CLIENT CODE (UCC)						
APPLICATION NUMBER						
DATE OF RECEIPT						
SIGNATURE OF OFFICIAL						

THIS PAGE IS INTENTIONALLY LEFT BLANK

This form shall be given to Seller Member for placing the bids. For the Shareholders holding shares in Demat Form the Bid shall be considered as valid even though non receipt of physical bid form to the Seller Member.

Last date for bid revision:

10/3/2021

BID REVISION / WITHDRAWAL FORM

In respect of the equity shares of face value ₹10/- each of LKP FINANCE LIMITED (the "Company")

Pursuant to the delisting offer by Mr. Mahendra Vasantrai Doshi (on behalf of himself and the partnership firm LK Panday), Sea Glimpse Investments Private Limited and Bhavana Holdings Private Limited ("**Promoters/ Acquirers**")

(To be filled in by the Shareholder(s))

Dear Sir(s),

I/We hereby revoke any offer made in any Bid Form submitted prior to the date of this Bid Revision/ Withdrawal Form in respect of the Equity Shares of the Company. I/We hereby make a new offer to tender the number of Equity Shares set out or deemed to be set out herein and on and subject to the terms and conditions, as applicable. Further, the authorizations and acknowledgments contained in the original Bid cum Acceptance Form remain valid mutatis mutandis and the details the details contained in the original Bid cum Acceptance Form relating to (a) the Holder, (b) Physical Share certificates/depository participant and (c) your bank account remains the same and continue to apply

Name (in Block Letter (Please write the name)	ers) of the Sh mes of the joi	l areholder(s) int holders in the same	order as	appearing in the	e demat account)	
Holder				PAN	,	Signature
First/Sole						
Second						
Third						
				endered with a v	iew to increase th	ne number of Offer Shares
Name of Depository	Participant:					
Depository Participa	nt's ID No.:					
Client ID No.:						
Beneficiary's Name	(as appearing	in DP's records):				
Number of Equity Sh	nares:					
Certificate Nun	nbers	Registered Folio N	lo.			No. of shares
				From	10	offered
(If the space provid	ed is inadequ					
Details of Previous i	bia ana Equit					rds
Number of Equity Sh	nares:	T Igui	C III IVAII	IDC13	I Iguic III Wo	143
Bid Price per Equity	Share (in ₹):					
Details of Revised B	id and Equity					
		Figur	e in Nun	nbers	Figure in Wo	rds
Number of Equity Sh	nares:					
Bid Price per Equity					1	
	Please write the na Holder First/Sole Second Third FOR SHAREHOLDER Following Details are tendered Name of Depository Depository Participal Client ID No.: Beneficiary's Name Number of Equity St FOR SHAREHOLDER Following Details are tendered Certificate Num Total No. of Equity (If the space provided Details of Previous In Items of Equity Application no. of Bi Details of Revised Bi Number of Equity St Number of Equity St Details of Revised Bi Number of Equity St	Please write the names of the joholder Full Name	Full Name First/Sole Second Third FOR SHAREHOLDERS HOLDING SHARES IN DEMAT FOR Following Details are applicable only for additional offer tendered Name of Depository Participant: Depository Participant's ID No.: Client ID No.: Beneficiary's Name (as appearing in DP's records): Number of Equity Shares: FOR SHAREHOLDERS HOLDING SHARES IN PHYSICAL FOR SHAREHOLDERS HOLDING	Holder Full Name First/Sole Second Third FOR SHAREHOLDERS HOLDING SHARES IN DEMAT FORM Following Details are applicable only for additional offer shares t tendered Name of Depository Participant: Depository Participant's ID No.: Client ID No.: Beneficiary's Name (as appearing in DP's records): Number of Equity Shares: FOR SHAREHOLDERS HOLDING SHARES IN PHYSICAL FORM Following Details are applicable only for additional offer shares t tendered Certificate Numbers Registered Folio No. Total No. of Equity Shares (If the space provided is inadequate please attach a separate co Details of Previous Bid and Equity Shares tendered pursuant to Figure in Num Number of Equity Shares: Bid Price per Equity Share (in ₹): Application no. of Bid Form: Details of Revised Bid and Equity Shares tendered pursuant to 1 Figure in Num	Passe write the names of the joint holders in the same order as appearing in the Holder	Please write the name's of the joint holders in the same order as appearing in the demat accounty

	Withdrawal of Bid						
6.	I/We hereby confirm that I/We would like to withdraw the earlier Bid made by me/ us as detailed in point 3 above and would like to treat that Bid as null and void.						
		YES		NO	(Please tick (✔) in appropriate box)		

Signature(s)			
	Sole / First Holder	Second Holder	Third Holder

Note: In case of joint holdings, all holders must sign. In case of bodies corporate the Application Form is to be signed by the authorized signatory under the stamp of the company and necessary board resolution authorizing the submission of this Application Form should be attached.

Other enclosures, as applicable

(Please tick (\forall) the box to the right of the appropriate category)

DEMAT SHAREHOLDERS			PHYSICAL SHAREHOLDERS			
Bid Revision/ Withdrawal Form		1.	Bid Revision/ Withdrawal Form			
2.	Copy of Acknowledged Demat Slip		2.	Original Share Certificate of LKP Finance Limited		
3.	Other Documents, as applicable		3.	Share Transfer Form (SH-4)		
		4.	Other Documents, as applicable			

Notes:

- 1) All documents/remittances sent by/to the Shareholders will be at their risk and the Shareholders are advised to adequately safeguard their interests in this regard.
- 2) The Shareholders may withdraw or revise their Bids upwards not later than one working day before the closure of the Bidding Period. Downward revision of Bids shall not be permitted.
- 3) You must submit this Bid Revision/Withdrawal Form to the same Seller Member through whom your original Bid Form was submitted. Please ensure that you enclose a copy of the acknowledgement slip relating to your previous Bid.
- 4) Please note that all the information, terms and conditions contained in the original Bid Form shall remain valid, except which has been revised under Bid Revision / Withdrawal Form.
- 5) By agreeing to participate in the Delisting Offer, the Non-Resident (NR) and Non-Resident Indian (NRI) shareholders give the Company/ Acquirers the authority to make, sign, execute, deliver, acknowledge and perform all applications to file regulatory reporting's, if required, including FC-TRS Form, if necessary and undertake to provide assistance to the Company/ Acquirers for such regulatory reporting's, if required by the Company/ Acquirers.
- 6) In case you wish to tender additional shares, please ensure that you have instructed your Seller Member to transfer your additional Equity Shares.
- 7) In case of shareholder(s) other than individuals, copy of power of attorney, board resolution, authorization, etc. as applicable and required in respect of support/verification of this Bid Revision/Withdrawal Form, shall also be provided, otherwise, the same shall be liable for rejection.

ALL FUTURE CORRESPONDENCE IN CONNECTION WITH THIS DELISTING OFFER SHOULD BE ADDRESSED TO THE REGISTRAR TO THE OFFER AT THE FOLLOWING ADDRESS QUOTING YOUR DP ID/CLIENT ID (IF YOU ARE HOLDING SHARES IN DEMATERIALISED FORM) OR FOLIO NO. (IF YOUR ARE HOLDING SHARES IN PHYSICAL FORM).

REGISTRAR TO THE DELISTING OFFER:

ADROIT CORPORATE SERVICES PRIVATE LIMITED

18-20 Jaferbhoy Ind. Estate, 1st Floor, Makwana Road,

Marol Naka, Andheri (East), Mumbai – 400059

Tel.: +91 (0)22 – 4227 0400 **Fax:** +91-(0)22- 2850 3748

E-mail: info@adroitcorproate.com
Website: www.adroitcorporate.com
SEBI Registration No.: INR 000002227
Contact Person: Mr. N. Surreash

Notes:

CLIENT ID NO.

- 1) All documents/remittances sent by/to the Public Shareholders will be at their risk and the Shareholders are advised to adequately safeguard their interests in this regard.
- 2) Please read these notes along with the entire contents of the PA and the Offer Letter. Capitalised terms used but not defined herein shall have the meaning assigned to them in the PA and the Offer Letter, as the case may be.
- 3) The number of Shares tendered under the Delisting Offer should match with the number of Shares specified in the Share certificate(s) enclosed or Shares credited in the Special Depository Account under the respective Client ID number.
- 4) In case, the Bid Price is less than the Floor Price of ₹75/- (Rupees Seventy Five Only) per equity share, it will be deemed that the Equity Shares have been tendered at the Floor Price of ₹75/- (Rupees Seventy Five Only) per Equity Share.
- 5) The consideration shall be paid through Stock Exchange Mechanism to the sole/first holder.
- 6) In case, the sole/any joint holder has died, but the Share certificate(s) are still in the name of the deceased person(s), please enclose the requisite documents, i.e., copies of death certificate/will/probate/succession certificate and other relevant papers, as applicable.
- 7) It is the sole responsibility of Shareholders to ensure that their Equity Shares shall be transferred by using the settlement number and the procedure prescribed by the Indian Clearing Corporation Limited on or before the Bid Closing Date.

			Tear along	this line	e			
		A	CKNOWLEDGE	EMENT S	SLIP			
R	eceived from					a Bid	Form for	paid up Equity
Shares of LKP Finance Limited at a Bid Price of ₹		per share.						
	DEN	AT SHAREHOLDER				PHYSICAL	SHAREHOLDER	
	DP ID NO.		TRANSFER	FORM	AND	SHARE		

CERTIFICATES WITH NOS.

ACKNOWLEDGEMENT					
UNIQUE CLIENT CODE (UCC)					
APPLICATION NUMBER					
DATE OF RECEIPT					
SIGNATURE OF OFFICIAL					

THIS PAGE IS INTENTIONALLY LEFT BLANK

Form No. SH-4 - Securities Transfer Form

[Pursuant to section 56 of the Companies Act, 2013 and sub-rule (1) of rule 11 of the Companies

<u> </u>	(Share Capital and Debentures) Rules 2014/ Date of execution://								
FOR THE CONSIDERATION stated below the "Transferor(s)" named do hereby transfer to the "Transferee(s)" named the securities specified below subject to the conditions on which the said securities are now held by the Transferor(s) and the Transferee(s) do hereby agree to accept and hold the said securities subject to the conditions aforesaid.									
CIN: L 6 5 9 9 0 M H 1 9 8 4 P L C 0 3 2 8 3 1 Name of the company: LKP Finance Limited Name of the Stock Exchange where the company is listed, (if any): BSE Limited									
DESCRIPTIO									
Kind/ Clas	s of sec	urities (1)	1	ninal value of e nit of security (2		Amount calle unit of secu			unt paid up per of security (4)
Equ	iity Sha	res		₹ 10/-	,	₹ 10	•		₹ 10/-
No. of Securities being Transferred Consideration received (Rs.)							<u>` </u>		
In figures		In wo	ords			In words			In figures
Distinctive	From								
Number	То								
Correspondir Certificate No									
				Transferors'	Part	iculars			
Registered Fol Name(s) in	full						Sig	gnature((s)
1									
2. 3.									
I, hereby confirm that the transferor has signed before me.									
Signature of the Witness:									
Name of the V	Vitness:								
Name of the Witness: Address of the Witness:									

_Pincode: ____

	Transferees' Parti	iculars
Name in full (1)	Father's/ Mother's / Spou Name (2)	use Address & E-mail id (3)
1	1	
2		
3		Pin code
		Email id:
Occupation (4)	Existing Folio No., if any	y (5) Signature (6)
1	_	1
2	_	2
3	_	3
Folio No. of Transferee		Specimen Signature of Transferee(s
		1
		2
Value of Stamp affixed: Rs		3
Enclosures: 1. Certificate of shares or debentum 2. If no certificate is issued, Lette 3. Copy of PAN Card of all the Tr 4. Others, Specify, For Office Use Only	r of allotment ansferee(s)(For all listed Cos.)	
Checked by		
Signature Tallied by		
Entered in the Register of Tra		
Approval Date		
Power of attorney / Probate / Letter of Administration	Death certificate /	
Registered on	at	