## P6 Asia Holding Investments IV (Mauritius) Limited

IFS Court, TwentyEight, Cybercity, Ebene, Mauritius Tel: (230) 467 3000 Fax: (230) 467 4000

Ref: RT/SN/KD (Please quote our reference in your reply)

26 August 2013

By courier

The Department of Corporate Services Bombay Stock Exchange Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai – 400 001 India

Dear Sir

Corrigendum to the disclosure made under Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 on August 23, 2013 in connection with the acquisition of equity shares of Hathway Cable & Datacom Limited by P6 Asia Holding Investments IV (Mauritius) Limited.

We had informed you *vide* our letter dated 23 August 2013 that P6 Asia Holding Investments IV (Mauritius) Limited has subscribed to 3,870,000 equity shares of Hathway Cable & Datacom Limited (the "Company") under a preferential allotment made by the Company in accordance with the applicable laws. We had also made requisite disclosures under Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in connection with such acquisition on 23 August 2013.

On receipt of our disclosure dated 23 August 2013, the Company has informed us that it had issued and allotted additional 29,700 equity shares under its existing employee stock option scheme (the "ESOP Scheme") after the circulation of the notice of the extraordinary general meeting ("EGM") dated 19 July 2013, seeking approval for the preferential allotment. Since, the additional equity shares issued under the ESOP Scheme have not been included in the EGM notice dated 19 July 2013, the same have also not been factored into the disclosures made by P6 Asia Holding Investments IV (Mauritius) Limited on 23 August 2013.

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Bombay Stock Exchange Limited India

Accordingly, we are hereby filing a corrigendum to the disclosure made by P6 Asia Holding Investments IV (Mauritius) Limited under Regulation 29(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 on 23 August 2013 after factoring in the additional 29,700 equity shares issued by the Company.

The corrigendum to the disclosure has also been emailed to the following e-mail address: <a href="mailto:corp.relations@bseindia.com">corp.relations@bseindia.com</a>

We have also filed the corrigendum to the disclosure with the Company and National Stock Exchange of India Limited. We request you to kindly, acknowledge the receipt of the corrigendum to the disclosure and take the same on record.

Yours faithfully to vest ments

The

Common

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Sameema Nobelbay Director

Place: Mauritius

## P6 Asia Holding Investments IV (Mauritius) Limited

IFS Court, TwentyEight, Cybercity, Ebene, Mauritius Tel: (230) 467 3000 Fax: (230) 467 4000

## Corrigendum to the disclosure made on 23 August 2013 under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company ("TC")	Hathway Cable	& Datacom Lim	ited
Name(s) of the Acquirer and Persons Acting in	Acquirer: P6 Asia Holding Investments IV		
Concert ("PAC") with the Acquirer	(Mauritius) Limited		8
	PAC: Provider	nce Equity Advi	isors Mauritius
	Ltd A/c P6 Mauritius India Holding Limited		
Whether the Acquirer belongs to	NO		
Promoter/Promoter group of TC			
Name(s) of the Stock Exchange(s) where the	National Stock Exchange of India Limited; and		
shares of TC are listed	BSE Limited		
Mode of acquisition (e.g. open market / public	Preferential allotment by TC of 3,870,000		
issue / rights issue /preferential allotment /	equity shares to P6 Asia Holding Investments		
inter-se transfer, etc.)	IV (Mauritius) Limited (Acquirer) in		
	accordance v	with applicable	e laws and
	shareholder consent.*		
Details of the acquisition as follows	Number	% w.r.t. total	% w.r.t.
		share/voting capital	total diluted share/voting
		wherever	capital of the TC **
		applicable	the IC ""
Before the acquisition under			
consideration, holding of :			
a) Shares carrying voting rights	Acquirer:	Acquirer:	Acquirer:
	NIL	NIL	NIL

		PAC:	<b>PAC</b> : 9.88%	PAC: 9.88%
		14,143,552	8	^
<del>b)</del> -	Voting rights (VR) otherwise than by			
	equity shares			
c)	Warrants/convertible securities/any other			
	instrument that entitles the acquirer to			
	receive shares carrying voting rights in the			
	TC (specify holding in each category)			
d)	Total (a+b+c)	14,143,552	9.88%	9.88%
Deta	ails of acquisition			
a)	Shares carrying voting rights acquired	Acquirer:	Acquirer:	Acquirer:
		3,870,000	2.61% (of the	2.61% (of the
		^	expanded	expanded
		PAC: NIL	share capital	share capital
			after the	after the
			preferential	preferential
			allotment)*	allotment)*
			PAC: NIL	PAC: NIL
<del>b)</del>	VRs acquired otherwise than by equity			
	shares			
c)	Warrants/convertible securities/any other			
	instrument that entitles the acquirer to			
	receive shares carrying voting rights in the			
	TC (specify holding in each category)			
	acquired			
d)	Total (a+b+c)	3,870,000	2.61%	2.61%
Afte	er the acquisition, holding of:			
a)	Shares carrying voting rights	Acquirer:	Acquirer:	Acquirer:
		3,870,000	2.61% (of the	2.61% (of the
			expanded	expanded

		PAC:	share capital	share capital
		14,143,552	after the	after the
	b) VRs otherwise than by equity shares		preferential	preferential
	c) Warrants/convertible securities/any other		allotment)*	allotment)*
	instrument that entitles the acquirer to			į
	receive shares carrying voting rights in the		PAC: 9.53%	PAC: 9.53%
	TC (specify holding in each category)		(of the	(of the
	after acquisition		expanded	expanded
			share capital	share capital
			after the	after the
			preferential	preferential
			allotment).*	allotment).*
	d) Total (a+b+c)	18,013,552	<b>12.13%</b> (of	12.13% (of
			the expanded	the expanded
			share capital	share capital
			after the	after the
t.			preferential	preferential
			allotment).*	allotment).*
	Salient features of the securities acquired	arities acquired Securities acquired are common equi		equity shares
÷	including time till redemption, ratio at which it	of TC.		
	can be converted into equity shares etc.			
	Date of acquisition of/ date of receipt of	21 August 201	3	
	intimation of allotment of shares /VR/		, `	
	warrants/convertible securities/any other	:		
	instrument that entitles the acquirer to receive			
	shares in the TC.			
1	Equity share capital / total voting capital of the	143,202,900		
4 4 7	TC before the preferential allotment.			
•	Equity share capital/ total voting capital of the	148,477,900		
	TC after the preferential allotment.			

Total diluted share/voting capital of the TC	148,477,900
after the preferential allotment.	^

## Note:

Sameema Nobee

Place: Mauritius Date: 26 August 2013

Director

\* TC has undertaken a preferential allotment of 5,275,000 equity shares in the following manner:

	Name		C410801	No. of Equity Shares
	Holding Investr		Public	3,870,000
Hathway Limited	Investments	Private	Promoter Group	1,405,000
Total				5,275,000

Accordingly, the share capital of TC has increased from 143,202,900 to 148,477,900 after the aforesaid preferential allotment.

\*\* Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

The Common Seal