

December 24, 2018

Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

006534

Dear Sir/Madam,

Sub: Open offer ("Open Offer") or "Offer") for acquisition of up to 2,37,06,992 Equity Shares from public shareholders of Olectra Greentech Limited (formerly known as Goldstone Infratech Limited) ("Target Company") by MEIL Holdings Limited ('Acquirer') together with Megha Engineering & Infrastructures Limited ('PAC') pursuant to and in compliance with regulations 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended ("SEBI (SAST) Regulations, 2011")

This has reference to the captioned Open Offer and our letters dated August 13, 2018, August 21, 2018, August 29, 2018 and December 19, 2018 for submission of Public Announcement, Detailed Public Statement, Draft Letter of Offer and Letter of Offer, respectively, for the Offer.

Further to the above, the Acquirer and PAC have published the offer opening public announcement, in accordance with Regulation 18(7) of the SEBI SAST Regulations, on December 24, 2018 in the following newspapers:

- 1. Financial Express (English -All editions)
- 2. Jansatta (Hindi- All editions)
- 3. Mumbai Lakshadeep (Marathi regional newspaper (Mumbai))
- 4. Nava Telangana (Telugu regional newspaper (Hyderabad))

Please find enclosed a copy of the offer opening public announcement published in Financial Express for your information and records.

Capitalized term not defined herein have the same meaning as ascribed in to them in LOF.

Kindly acknowledge receipt.

Thanking you,

With regards, For YES Securities (India) Limited

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Authorized Signatory Name: Mukesh Garg Designation: Vice President Contact: 022 7100 9829 Email: mukesh.garg@yessecuritiesItd.in

Encl: as above

FINANCIAL EXPRESS

PRE-OFFER ADVERTISEMENT IN ACCORDANCE WITH REGULATION 18(7) ("PRE-OFFER ADVERTISMENT") OF SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011, AS AMENDED ("SEBI (SAST) REGULATIONS, 2011") WITH RESPECT TO THE OPEN OFFER TO THE PUBLIC SHAREHOLDERS OF

GREENTECH IMITED OLECT RA

(FORMERLY KNOWN AS GOLDSTONE INFRATECH LIMITED)

Registered & Corporate Office: Centre Point Building, 4th Floor. Plot No. 359 to 363/401. US Consulate Lane, Begumpet, Secunderabad, Telangana - 500 016 Tel.: +91-40-4698 9999; Email: cs@olectra.com: Website: www.olectra.com CIN: L34100TG2000PLC035451

OPEN OFFER FOR ACQUISITION OF UP TO 2,37,06,992 FULLY PAID UP EQUITY SHARES OF FACE VALUE OF ₹ 4/- EACH REPRESENTING 26% OF EMERGING SHARE CAPITAL OF OLECTRA GREENTECH LIMITED, FORMERLY KNOWN AS GOLDSTONE INFRATECH LIMITED, ("TARGET COMPANY"), FROM THE PUBLIC SHAREHOLDERS OF THE TARGET COMPANY BY MEIL HOLDINGS LIMITED ("ACQUIRER") TOGETHER WITH MEGHA ENGINEERING & INFRASTRUCTURES LIMITED ("PAC") IN ITS CAPACITY AS PERSON ACTING IN CONCERT WITH THE ACQUIRER ("OFFER" OR "OPEN OFFER"), IN TERMS OF SEBI (SAST) REGULATIONS, 2011 This Pre-Offer Advertisement is being issued by YES Securities (India) Limited ("Manager to the Offer"), for and on behalf of the Acquirer (as defined above), along with the PAC (as defined above) in their capacity as the persons acting in concert with the Acquirer pursuant to and in accordance with regulation 18(7) of the SEBI (SAST) Regulations, 2011. For the purpose of this Pre-Offer Advertisement, "Public Shareholders" shall mean all the public equity shareholders of the Target Company excluding (i) the Acquirer and the PAC (ii) the persons deemed to be acting in concert with the Acquirer and the PAC and (iii) the parties to the Agreements.

This Pre-Offer Advertisement should be read in continuation of, and in conjunction with the Public Announcement dated August 10, 2018 (the "PA"), the detailed public statement dated August 21, 2018, published in newspapers on August 22, 2018 ("DPS"), the draft letter of offer dated August 29, 2018 ("DLoF") and the letter of offer dated December 13, 2018 ("LoF"). The DPS with respect to the Offer was published in Financial Express - English (all editions), Jansatta - Hindi (all editions), Mumbai Lakshadeep - Marathi (Mumbai edition) and Nava Telengana - Telegu (Hyderabad Edition). This Pre-Offer Advertisement is being issued in all the newspapers in which the DPS was published. The Offer Price is ₹ 175.30/- (Rupees one hundred seventy five and thirty paise only) per Equity Share. There has been no revision in the Offer Price. 1.

The committee of independent directors of the Target Company ("IDC") published its recommendation on the Offer Price of ₹ 175.30/-per Equity Share on December 15, 2018 in the same newspapers where the DPS was published. The relevant extract of the 2.

		Share on December 1 endation is given belo		newspapers where	the DPS was p	bublished. The releva	int extract of the
	Members o	of the Committee of at Directors (IDC)	1. Mr. M. Gopalakris 2. Mr. B. Appa Rao		-34-2-5	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	1125
	Recommen	dation on the Offer, her the Offer is fair	Based on the review offer issued by the	w of the public annou Manager to the Ope er is fair and reason	en Offer on beha	ed public statement and alf of the Acquirer, th price is in accordance	e IDC is of the
	Summary Recommen	of Reasons for the dation		ment dated August 10 C ("PA"/"Public Ann		tion with open offer m	ade by Acquirer
	15 12	unit and		iblic Statement ("DP	the second se	st 20, 2018 which wa	as published on
			c. The Draft Letter	of Offer ("DLoF") da	ated August 29,	2018.	0-10-1
			₹ 175.30/- per equ	ity share offered by	y the Acquirer is	of the view that the s in accordance with 011 and appears to be	the regulation
			is fair and reason		ne shareholder	s should independ	
	to the Offer.		n terms of Regulation	20 of the SEBI (SAS	T) Regulations, 2		
	by December						
	the LoF in reprocedure of available on Shares in the	cholders are requested plation to inter-alia the p utlined therein. Please SEBI's website (www e Offer. Further, in cas e on plain paper in writ	orocedure for tenderin o note that a copy of .sebi.gov.in) from white of non-receipt/non-t	the LoF as well as the LoF as well as the Public Shareh availability of the Fon	in the Offer and the Form of Acco noiders can down m of Acceptance	are required to adhere eptance-cum-Acknow load/print a copy to t -cum-Acknowledgeme	e to and follow the ledgement is also ender their Equity
	a. In case by provi clause V electroni	of Equity Shares held ding name, address, n (II of the LoF along wi c platform to be made	In physical form: Pu number of shares held th Form SH 4. Such p available by BSE be	ublic Shareholders ho d, number of shares to physical Public Share fore the closure of the	olding shares in p tendered and oth eholders have to be Offer.	hysical form may parti her relevant document ensure that their orde	s as mentioned in r is entered in the
	by appro Such Pu	of Equity Shares hel baching their respective ablic Shareholders have ure of the Offer.	e DP/Selling Broker in	ndicating the details o	of Equity Shares I	they intend to tender	in the Open Offer.
6,	vide its letter	ce with Regulation 16(1 dated December 7, 20	018 issued Its commen	nts on the DLoF which	h have been inco	rporated in the LoF, in	
		ng has been incorpora					the SERI (SAST)
	Regulations,	observation letter date 1997 by the erstwhile	existing promoters (Ti	nity Infraventures Li	mited), for which	SEBI may initiate suite	able action against
	the said enti	ties/persons. Trinity Infing of the Offer, by way	raventures Limited, vi	de their letter to SEBi antee an amount equ	I dated Decembe	r 1, 2018, confirmed to offer obligations (inclu	nat it shall deposit, ding interest as on
	date) in an ii	nterest bearing escrow	account authorizing th	he Manager to the Off	fer to operate the	account and the same	shall be released
1	only on race	ipt of NoC from SEBI."		componentect, in the LoF	-		
	- Preferer	ntial Allotment: The sh	areholders of the Tar	get Company in their	r meeting held or	September 10, 201	have given their
	basis. T	l for issuance of 2,65,0 he Board of Directors of	of Target Company in t	their meeting held on	October 10, 2018	3 has allotted 2.65.00	000 Equity Shares
	and 91,0 above E	00,000 convertible war quity Shares and conv	rants to the Acquirer.	However, as per regulated been kept in an escre	ulation 22(2A) of t ow account and the	he SEBI (SAST) Reg	lations, 2011, the
	its votin	g rights in relation to t	the preferential shares	s until the completion	n of the Open Of	fer.	
	Kudarav	tion about appointment valli has been updated	in the relevant table a	appearing on page 1	8 and 19 of the I	Letter of Offer.	
8.	Other than a DPS.	is mentioned in point 6	and 7. there have be	een no material chan	ges/updates in re	lation to the Offer sin	ce the date of the
	required to case of any	ate of the LoF, to the acquire the Equity St statutory approvals	nares that are validly	tendered by the Pi	ublic Shareholde	re nursuant to the C	Hor Howover in
	approvals. Schedule of	Activities		Contraction of the second			
	No.	Activity	a contraction of	Sciled	and the second s	Beutead S	chedulo
	1. Public	Announcement	and the second second	Delo August 10, 2019	Friday	August 10, 2019	Day
		ation of the DPS	and all the second	August 10, 2018 August 21, 2018	Friday Tuesday	August 10, 2018 August 21, 2018	Friday Tuesday
		late for filing of the DL	OF with SEBI	August 29, 2018	Wednesday		TUCSURY
				August 23, 2010	requiesday	August 29, 2018	Wednesday
B	4. Last	date for the public ating offer(s)		September 12, 2018	Wednesday	September 12, 2018	Wednesday Wednesday

September 21, 2018

Friday

Friday

December 7, 2018^

Last date for receipt of SEBI observations on the DLoF (in the event SEBI has not sought clarifications or additional information from the Manager) 5.

Identified Da

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Preferential Allotment: The shareholders of the Target Company In their meeting held on September 10, 2018 have given their approval for issuance of 2,65,00,000 Equity Shares and 91,00,000 convertible warrants to the Acquirer on a preferential allotment basis. The Board of Directors of Target Company in their meeting held on October 10, 2018 has allotted 2,65,00,000 Equity Shares and 91,00,000 convertible warrants to the Acquirer. However, as per regulation 22(2A) of the SEBI (SAST) Regulations, 2011, the above Equity Shares and convertible warrants have been kept in an escrow account and the Acquirer shall not be able to exercise its voting rights In relation to the preferential shares until the completion of the Open Offer.

Information about appointment of two independent directors on the board of PAC namely, Mr. Modepalle Baburao and Mr. Shravan Kudaravalli has been updated in the relevant table appearing on page 18 and 19 of the Letter of Offer.

8. Other than as mentioned in point 6 and 7, there have been no material changes/updates in relation to the Offer since the date of the DPS.

As of the date of the LoF, to the best of the knowledge of the Acquirer and PAC, there are no other statutory approvals required to acquire the Equity Shares that are validly tendered by the Public Shareholders pursuant to the Offer. However, in case of any statutory approvals being required by the Acquirer and PAC at a later date, the Offer shall be subject to such approvals. 9. 10. Schedule

in the second		Sched	Schedule		Revised Schedule	
11 11		and a	Day	Date	(Day	
1.	Public Announcement	August 10, 2018	Friday	August 10, 2018	Friday	
2.	Publication of the DPS	August 21, 2018	Tuesday	August 21, 2018	Tuesday	
3.	Last date for filing of the DLoF with SEBI	August 29, 2018	Wednesday	August 29, 2018	Wednesday	
4.	Last date for the public announcement for competing offer(s)	September 12, 2018	Wednesday	September 12, 2018	Wednesday	
5.	Last date for receipt of SEBI observations on the DLoF (in the event SEBI has not sought clarifications or additional information from the Manager)	September 21, 2018	Friday	December 7, 2018^	Friday	
6.	Identified Date	September 25, 2018	Tuesday	December 11, 2018	Tuesday	
7.	Last date by which the letter of offer is to be dispatched to the Public Shareholders whose name appears on the register of members on the Identified Date	October 3, 2018	Wednesday	December 18, 2018	Tuesday	
8.	Last date by which the committee of the independent directors of the Target Company shall give its recommendation to the Public Shareholders of the Target Company for this Offer®	October 8, 2018	Monday	December 21, 2018	Friday	
9.	Last date for upward revision of the Offer Price/ Offer Size	October 5, 2018	Friday	December 24, 2018	Monday	
10.	Date of publication of Offer opening public announcement in the newspapers in which the DPS has been published	October 9, 2018	Tuesday	December 24, 2018	Monday	
11.	Date of commencement of the tendering period	October 10, 2018	Wednesday	December 26, 2018	Wednesday	
12.	Date of closure of the tendering period	October 24, 2018	Wednesday	January 8, 2019	Tuesday	
13.	Last date of communicating the rejection/ acceptance and completion of payment of consideration or refund of Equity Shares to the Public Shareholders of the Target Company	November 9, 2018	Friday	January 22, 2019	Tuesday	
14.	Last date for publication of post-Offer public announcement in the newspapers in which the DPS has been published	November 16, 2018	Friday	January 29, 2019	Tuesday	

The Identified Date is only for the purpose of determining the Public Shareholders as on such date to whom the Letter of Offer would be posted. It is clarified that all the Public Shareholders (registered or unregistered) of the Target Company are eligible to participate in this Offer at any time on or prior to the Offer Closing Date. ^SEBI had sought clarification and additional information from the Acquirer post the submission of the DLoF.

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*The recommendation of the independent directors was published on December 15, 2018 in the same newspapers where the DPS was published.

Capitalised terms used but not defined in this Pre-Offer Advertisement shall have the meanings assigned to such terms in the LoF. The Acquirer, Its Directors, the PAC and its directors accept full responsibility for the Information contained in this Pre-Offer Advertisement (other than such information as has been obtained from public sources) and their obligations under the Offer and shall be severally and jointly liable for ensuring compliance with the SEBI (SAST) Regulations, 2011.

YES SECURITIES	by the Menager to the Offer on behalt of the Acquirer and PAC YES SECURITIES (INDIA) LIMITED IFC, Tower 1&2, Unit No. 602 A, 6 th Floor Senapati Bapat Marg, Elphinstone (West) Mumbai - 400 013 Maharashtra, India Tel.: +91 22 7100 9829; Fax: +91 22 2421 4508 Contact Person: Mukesh Garg/Pratik Pednekar E-mall: oglopenoffer@yessecuritiesItd.in; SEBI Registration No.: INM000012227
	Registras to the Offer
	KARVY FINTECH PRIVATE LIMITED Karvy Selenium, Tower B, Plot Number 31 & 32, Gachibowlî, Financial District, Nanakramguda, Hyderabad - 500 032, India Tel.: +91 40 6716 2222; Fax: +91 40 2343 1551 Contact Person: Mr. M. Murali Krishna Emali-Id: oglopenoffer@karvy.com; SEBI Registration Number: INR000000221
	For and on behalf of the Acquirer and the PAC ·
Sd/-	Sd/-
MEIL Holdings Limited (Ac ce : Hyderabad e : December 22, 2018	quirer) Megha Engineering & Infrastructures Limited (PAC) PRESS