

August 23, 2019

MCAPL: MUM: 2019-20: 0129

To,
The Listing Department
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai-400 001

Dear Sir/Madam,

Sub : Submission of Letter of Offer

Ref : Open Offer to the Public Shareholders of Sobhagya Mercantile Limited ("SML"/ "Target

Company")

With reference to the captioned Offer, we hereby inform you that the Printed Letter of Offer is being submitted to SEBI, Mumbai ("SEBI").

We are enclosing herewith a copy of the said Letter of Offer for your kind perusal.

A copy of the same is being submitted to the Target Company ("TC") at its Registered Office.

Please acknowledge the same.

Thanking you,

Yours truly,

For Mark Corporate Advisors Private Limited

Manish Gaur Asst. Vice President

Encl: As Above.

THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

This Letter of Offer ("LoF") is sent to you as a Shareholder(s) of Sobhagya Mercantile Limited ("SML"/"Target Company"). If you require any elarifications about the action to be taken, you may consult your Stock Broker or Investment Consultant or Manager to the Offer or Registrar to the Offer. In case you have recently sold your shares in the Target Company, please hand over this Letter of Offer to the Members of the Stock Exchange through whom the said sale was affected.

OPEN OFFER BY

Mr. Shrikant Bhangdiya ("Acquirer 1")
Residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012
Contact No.: +91 95455 99953; E-Mail ID: smb@themksgroup.com

Mrs. Aarti Shrikant Bhangdiya ("Acquirer 2")

Residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012 Contact No.: +91 712 2460120; E-Mail ID: smb@themksgroup.com

Mrs. Megha Miteshkumar Bhangdiya ("Acquirer 3")

Residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012 Contact No.: .: +91 712 2460120; E-Mail ID: smb@themksgroup.com

Mrs. Sonal Kirtikumar Bhangdiya ("Acquirer 4")

Residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012 Contact No.: +91 712 2460120, E-Mail ID: smb@themksgroup.com

and

Mrs. Manisha Omprakash Maniyar ("Acquirer 5")

Residing at A Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012 Contact No.: +91 712 2460120; E-Mail ID: smb@themksgroup.com

to the existing shareholders of

SOBHAGYA MERCANTILE LIMITED

(CIN: L51900MH1983PLC031671)

Registered Office: 61, Mittal Towers, B Wing, 210, Nariman Point, Mumbai-400 021.

(Old Address: 1/25 & 1/26, 1" Floor, Tardeo Air Conditioned Market Society, Tardeo Road, Mumbai-400 034)
Tel No.: + 91 22 5630 1060/6630 1060; E-Mail ID: sobhagyamercantile9@gmail.com; Website: www.sobhagyamercantile.com

to acquire 62,400 Equity Shares of ₹10 each representing 26% of Equity Share Capital of the Target Company at a price of ₹10.00

- (Rupecs Ten only) per Equity Share ("Offer Price"), payable in cash This Offer is being made by the Acquirers pursuant to Regulation 3(1) and 4 of SEBI (SAST) Regulations 2011.
- This Offer is not conditional upon any minimum level of acceptance by the Shareholder(s) of the Target Company.
- As on date of this Letter of Offer, there are no statutory approvals required to acquire equity shares that are validly tendered pursuant to this Open Offer. However, the Open Offer would be subject to all Statutory Approvals that may become applicable at a later date
- If there is any upward revision in the Offer Price/Offer Size at any time up to one (1) working day prior to commencement of the Tendering Period i.e. August 29, 2019 (Thursday) in terms of the SEBI (SAST) Regulations, 2011, the same would also be informed by way of an announcement in the same newspapers where the Detailed Public Statement ('DPS') was published. Such revised Offer Price would be payable to all the Shareholders, who have validly tendered their Equity Shares anytime during the Tendering Period to the extent their Equity Shares have been verified and accepted under the Offer, by the Acquirers. If the Offer is withdrawn pursuant to Regulation 23 of SEBI (SAST) Regulations, 2011, the same would be communicated within two (2) working days by an announcement in the same newspapers in which the DPS had been published.
- There was no Competitive Bid.
- A copy of the Public Announcement ('PA'), Detailed Public Statement ('DPS') and this Letter of Offer ('LoF') are also available on the website of Securities and Exchange Board of India ('SEBI') at www.sebi.gov.in.

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MARK	Mark Corporate Advisors Private Limited CIN: U67190MH2008PTC181996 404/1, The Summit Business Bay, Sam Janabai Road (Service Lane), Off W. E. Highway, Vile Parle (East), Mumbai-400 057. Tel. No.: +91 052 2612 3207/08 E-Mail ID: openoffer@markcorporateadvisors.com Contact Person: Mr. Manish Gaur Website: www.markcorporateadvisors.com SEBI Reg. No.: INM000012128	•	Purva Sharegistry (India) Private Limited CIN: U67120MH1993PTC074079 9. Shiv Shakti Industrial Estate, J. R. Boricha Marg, Opp. Kasturba Hospital, Lower Parel (E), Mumbai-400 011, Tel. No.: +91 22 2301 8261/2518 E-Mail ID: support@purvashare.com Contact Person: Ms. Deepali Dhuri Website: www.purvashare.com SEBI Reg. No.: INR000001112
Offer Opens on	: August 30, 2019 (Friday)	Offer Closes on	: September 16, 2019 (Monday)

SCHEDULE OF ACTIVITIES PERTAINING TO THE OFFER:

Nature of Activity	Original S	chedule	Revised So	hedule
Nature of Activity	Date	Day	Date	Day
Date of the PA	June 14, 2019	Friday	June 14, 2019	Friday
Date of publishing the Detailed Public Statement	June 21, 2019	Friday	June 21, 2019	Friday
Last date for filing of Draft Letter of Offer with SEBI	June 28, 2019	Friday	June 28, 2019	Friday
Last date of a competing offer	July 15, 2019	Monday	July 15, 2019	Monday
Latest date by which SEBI's observations will be received	July 22, 2019	Monday	August 13, 2019	Tuesday
Identified Date*	July 24, 2019	Wednesday	August 16, 2019	Friday
Last date by which the Letter of Offer will be dispatched to the Shareholders (Except the Acquirers and the Selling Shareholders) as on the identified date	July 31, 2019	Wednesday	August 23, 2019	Friday
Last date by which the recommendation of the committee of Independent Directors of the Target Company will be given and published	August 02, 2019	Friday	August 28, 2019	Wednesday
Last Date for revising the Offer Price/number of shares	August 06, 2019	Tuesday	August 29, 2019	Thursday
Date of Public Announcement for Opening the Offer	August 06, 2019	Tuesday	August 29, 2019	Thursday
Date of Commencement of the Tendering Period ("Offer Opening date")	August 07, 2019	Wednesday	August 30, 2019	Friday
Date of Closing of the Tendering Period ("Offer Closing date")	August 22, 2019	Thursday	September 16, 2019	Monday
Last date for communicating Rejection/acceptance and payment of consideration for accepted equity shares or credit of unaccepted shares to demat account	September 06, 2019	Friday	September 30, 2019	Monday

^{*}Identified Date is only for the purpose of determining the names of the shareholders (except the Acquirers and the Selling Shareholders) as on such date to whom the Letter of Offer will be sent. It is clarified that all the Public Shareholders (registered or unregistered) of the Target Company, are eligible to participate in this Offer any time during the tendering period of the Offer.

RISK FACTORS:

Given below are the risks related to the proposed Offer and those associated with the Acquirers:

Relating to the Proposed Offer:

- 1) This Offer is not subject to the receipt of any statutory approvals. If any Statutory Approval is required or become applicable at a later date and therefore, in the event that either the statutory approvals or regulatory approvals, if any, are not received in a timely manner or there is any litigation to stay the Offer, or SEBI instructs the Acquirers not to proceed with the Offer, the Offer process may be delayed beyond the schedule of activities indicated in this Letter of Offer. Consequently, the payment of consideration to the public shareholders of Target Company, whose Equity Shares have been accepted in the Offer as well as the return of shares not accepted by the Acquirers, may be delayed. In case of delay in receipt of any statutory approval, SEBI has the power to grant extension of time to the Acquirers for payment of consideration to the public shareholders of the Target Company who have accepted the Offer within such period, subject to the Acquirers agreeing to pay interest for the delayed period, if directed by SEBI, in terms of Regulation 18(11) of the Regulations.
- 2) In case of over-subscription in the Offer, as per the Regulations, acceptance would be determined on a proportionate basis and hence there is no certainty that all the Equity Shares tendered by the shareholders in the Offer will be accepted.
- 3) Shareholders who tender the Equity Shares in acceptance of the Offer shall not be entitled to withdraw their shares, even if the acceptance of equity shares under this Offer and despatch of consideration are delayed.

Relating to the Acquirers

- The Acquirers makes no assurance with respect to the financial performance of the Target Company and their investment/divestment decisions relating to their proposed shareholding in the Target Company.
- 2) The Acquirers cannot provide any assurance with respect to the market price of the Equity Shares of the Target Company before, during or after the Offer and expressly disclaims any responsibility or obligation of any kind (except as required by applicable law) with respect to any decision by any Shareholder on whether to participate or not to participate in the Offer.
- 3) The Acquirers and the Manager to the Offer accepts no responsibility for the statements made otherwise than in the Public Announcement ("PA")/Detailed Public Statement ("DPS")/Draft Letter of Offer ("DLoF")/Letter of Offer ("LoF") and anyone placing reliance on any other sources of information, not released by the Acquirers, would be doing so at his / her / its own risk.

The Risk Factors set forth above pertain to the Offer and does not relate to the present or future business or operations of the Target 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 Shareholder in the Offer. Each Shareholder of the Target Company is hereby advised to consult with legal, financial, tax, investment or other advisors and consultants of their choosing, if any, for further risks with respect to each such Shareholder's participation in the Offer.

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1. ABBREVIATIONS/DEFINITIONS

	1	
Acquirer 1	\top	Mr. Shrikant Bhangdiya
Acquirer 2		Mrs. Aarti Bhangdiya
Acquirer 3		Mrs. Megha Bhangdiya
Acquirer 4		Mrs. Sonal Bhangdiya
Acquirer 5	丁	Mrs. Manisha Maniyar
Acquirers	1	Mr. Shrikant Bhangdiya ("Acquirer 1"), Mrs. Aarti Bhangdiya ("Acquirer
,	1	2"), Mrs. Megha Bhangdiya ("Acquirer 3"), Mrs. Sonal Bhangdiya
	İ	("Acquirer 4") and Mrs. Manisha Maniyar ("Acquirer 5")
BSE	\top	BSE Limited, Mumbai
CDSL	+	Central Depository Services (India) Limited
Companies Act	+	Companies Act, 1956 and Companies Act, 2013
CP	+	Conditions Precedent
DP	+-	Depository Participant
	blic	Detailed Public Statement relating to the Offer published on June 21, 2019
Statement	blic	(Friday)
Eligible Persons for	tha	All owners (registered or unregistered) of Equity Shares of the Target
Offer	die	Company who own the shares at any time before the Closure of the Offer
Oilei	1	(except the Acquirers and the Promoters/Sellers)
Equity Share Capital	+	Paid-up Equity Share Capital of ₹24,00,000 comprising of 2,40,000 Equity
Equity Share Capital		Shares of ₹10 each
Equity Shares	+	Fully paid-up Equity Shares of the Target Company of the Face Value of ₹10
Equity Shares		(Rupces Ten only) each
12	+	
Escrow Account	╀	Shall have the meaning given to it in paragraph 6.2.2 of this LoF
Escrow Amount	 	Shall have the meaning given to it in paragraph 6.2.2 of this LoF
Escrow Bank	├	IndusInd Bank Limited
FEMA	<u> </u>	Foreign Exchange Management Act, 1999, as amended from time to time
Flls	↓	Foreign Institutional Investors registered with SEBI
Identified Date	ĺ	August 16, 2019 (Friday) i.e. date falling on the tenth (10th) Working Day
	ĺ	prior to the commencement of Tendering Period, for the purposes of
	l	determining the Public Shareholders to whom this Letter of Offer shall be
	ļ	sent
IFSC	<u> </u>	Indian Financial System Code
Income Tax Act	<u> </u>	Income Tax Act, 1961, as amended from time to time
INR/Rs./₹		Indian Rupees, the legal currency of India
LoF/Letter of Offer	L	This Letter of Offer dated August 20, 2019 (Tuesday)
	the	Mark Corporate Advisors Private Limited
Offer		
MICR		Magnetic Ink Character Recognition
NA/N.A.		Not Applicable
Non-Resident		Persons resident outside India as defined under FEMA, holding Equity Shares
Shareholder(s)		of the Target Company
NRI		Non-Resident Indian
OCBs		Overseas Corporate Bodies
Offer period		Period from the date of entering into an agreement, to acquire Equity Shares,
-		Voting Rights in, or control over a Target Company requiring a Public
		Announcement, or the date of Public Announcement, and the date on which
		the payment of consideration to Shareholders who have accepted the Open
		Offer is made, or the date on which the Open Offer is withdrawn
Offer/Open Offer		The Open Offer is made by the Acquirers to the Public Shareholders to
·		acquire upto 62,400 Equity Shares, representing 26% of the Equity Share
		Capital/Voting Capital of the Target Company
Offer Price		₹10 (Rupees Ten only) per Equity Share
Offer Size		Upto 62,400 Equity Shares representing 26% of Equity Share Capital/Voting
.		Capital of the Target Company at a price of ₹10.00 (Rupees Ten only) per
		Equity Share, aggregating to ₹6,24,000 (Rupees Six Lakhs Twenty Four
		Thousand only)
PA/Public Announceme	nt	Public Announcement of the Offer issued by the Manager to the Offer, on
done Amountellie		

	behalf of the Acquirers on June 14, 2019 (Friday)		
Promoter	Promoters of Sobhagya Mcrcantile Limited as per Regulation 31(1)(b) of		
<u> </u>	SEBI (Listing Obligations and Disclosure Requirements) 2015		
Public Shareholder(s)	The Equity Shareholder(s) of the Target Company other than the Acquirers		
L_	and the Promoters/Sellers of the Target Company		
Registrar/Registrar to the	Purva Sharegistry (India) Private Limited		
Offer			
RTGS	Real Time Gross Settlement		
SEBI	Securities and Exchange Board of India		
SEBI Act	Securities and Exchange Board of India Act, 1992, as amended or modified		
	from time to time		
SEBI (LODR)	Securities and Exchange Board of India (Listing Obligation and Disclosure		
Regulations, 2015	Requirement) Regulations, 2015, and subsequent amendments thereof		
SEBI (SAST) Regulations,	(SAST) Regulations, Securities and Exchange Board of India (Substantial Acquisition of Shar		
2011/SEBI (SAST)	and Takcovers) Regulations, 2011, and subsequent amendments thereof		
Regulations/Regulations			
SPA/Agreement	Share Purchase Agreement entered on June 14, 2019 (Thursday)		
Stock Exchange(s)	BSE Limited		
Target Company/SML Sobhagya Mercantile Limited			
Tendering Period	Period within which Shareholders of the Target Company may tender their		
	Equity Shares in acceptance to the Offer, i.e. the period between and		
	including August 30, 2019 (Friday) to and September 16, 2019 (Monday)		

2. DISCLAIMER CLAUSE

IT IS TO BE DISTINCTLY UNDERSTOOD THAT FILING OF LETTER OF OFFER WITH SEBI SHOULD NOT, IN ANY WAY, BE DEEMED OR CONSTRUED THAT THE SAME HAS BEEN CLEARED, VETTED OR APPROVED BY SEBI. THE LETTER OF OFFER HAS BEEN SUBMITTED TO SEBI FOR A LIMITED PURPOSE OF OVERSEEING WHETHER THE DISCLOSURES CONTAINED THEREIN ARE GENERALLY ADEQUATE AND ARE IN CONFORMITY WITH THE REGULATIONS. THIS REQUIREMENT IS TO FACILITATE SHAREHOLDERS OF SOBHAGYA MERCANTILE LIMITED TO TAKE AN INFORMED DECISION WITH REGARD TO THE OFFER. SEBI DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR FINANCIAL SOUNDNESS OF THE ACQUIRERS OR THE COMPANY WHOSE SHARES AND CONTROL IS PROPOSED TO BE ACQUIRED OR FOR THE CORRECTNESS OF THE STATEMENTS MADE OR OPINIONS EXPRESSED IN THE LETTER OF OFFER. IT SHOULD ALSO BE CLEARLY UNDERSTOOD THAT WHILE ACQUIRERS ARE PRIMARILY RESPONSIBLE FOR THE CORRECTNESS, ADEQUACY AND DISCLOSURE OF ALL RELEVANT INFORMATION IN THIS LETTER OF OFFER, THE MANAGER TO THE OFFER IS EXPECTED TO EXERCISE DUE DILIGENCE TO ENSURE THAT ACQUIRERS DULY DISCHARGE THEIR RESPONSIBILITY ADEQUATELY. IN THIS BEHALF, AND YOWARDS THIS PURPOSE, THE MANAGER TO THE OFFER, MARK CORPORATE ADVISORS PRIVATE LIMITED HAS SUBMITTED A DUE DILIGENCE CERTIFICATE DATED JUNE 28, 2019 TO SEBI IN ACCORDANCE WITH THE SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 AND SUBSEQUENT AMENDMENT(S) THEREOF. THE FILING OF THIS LETTER OF OFFER DOES NOT, HOWEVER, ABSOLVE THE ACQUIRERS FROM THE REQUIREMENT OF OBTAINING SUCH STATUTORY CLEARANCES AS MAY BE REQUIRED FOR THE PURPOSE OF THE OFFER.

3. DETAILS OF THE OFFER

3.1. BACKGROUND OF THE OFFER

- ("Acquirer 2"), Mrs. Megha Bhangdiya ("Acquirer 3"), Mrs. Sonal Bhangdiya ("Acquirer 4") and Mrs. Manisha Maniyar ("Acquirer 5") (hereinafter collectively referred to as "Acquirers") to the Equity Shareholders of Sobhagya Mercantile Limited (hereinafter referred to as "SML"/"Target Company") pursuant to and in compliance with regulation 3(1) and 4 of the Regulations to acquire upto 62,400 Equity Shares of ₹10.00 each representing 26% of the Equity Share Capital/Voting Capital of the Target Company ("Offer Size") at a price of ₹10 (Rupees Ten only) per Equity Share ("Offer Price"), payable in cash, subject to the terms and conditions set out in the PA, DPS, DLoF and LoF that will be sent to the Public Shareholders of the Target Company.
- 3.1.2. The details of the Transactions which triggered the Open Offer are as under:

The Acquirers have entered into a Share Purchase Agreement ("SPA") with the existing Promoter (hereinafter referred to "Selling Sharcholders"/"Sellers") of the Target Company for 82,830 Equity Shares representing 34.51% of the Equity Share Capital of the Target Company. The details of the same is as under:

	!	Part of	Details of Share	es/Voting Rights held	by the Sel.	ling Shareholders
Sr.	Name, PAN & Address	Promoter	Pre Tr	ansaction	Post Transaction	
No.	o. Name, PAN & Address	Group (Yes/No)	No of Shares	% vis a vis total Share Capital	No of Shares	% vis a vis total Share Capital
1)	Mangalam Etim Pvt. Ltd.	Yes	48,530	20.22%	Nil	N.A.
	<i>PAN</i> : AAACM 3555 F			1		
	Address: 412, Arun Chamber, 4th Floor, Tardeo, Mumbai-400 034					
2)	Shree Kumar Mangalam Traders Pvt. 1.td.	Yes	600	0.25%	Nil	N.A.
	<i>PAN</i> : AAAC\$ 6533 K					

•		Part of	Details of Shares/Voting Rights held by the Selling Shareholders				
Sr.	Name, PAN & Address	Promoter	Pre Tr	ansaction	Post Transaction		
No.	Training Thirt de Fladings	Group (Yes/No)	No of Shares	% vis a vis total Share Capital	No of Shares	% vis a vis total Share Capital	
	Address: 93, Landmark 9 th Floor Carmichael Road, Mumbai-400 026						
3)	Mr. Kumaar Bagrodia	Yes (Refer	33,700	14.04%	Nil	N.A.	
	PAN: AACPB 0154 E	Note)					
	Address:						
	93, Landmark,	1					
	Carmichael Road,						
	Mumbai-400 026						
	TOTAL		82,830	34.51%	Nil	N.A.	

Note

Mr. Kumaar Bagrodia, one of the Promoter & Seller to the Share Purchase Agreement holding 33,700 Equity Shares representing 14.04% of the Equity Share Capital of the Target Company, was categorized under the Public category inadvertently since September 2010. On account of this, regulation 8(3) of SEBI (SAST) Regulations, 1997, regulation 30 of SEBI (SAST) Regulations, 2011 and other applicable regulations could not be complied with.

- 3.1.3. The said Sale Equity shares are lying in the Sellers' Demat Account.
- 3.1.4.The Sellers have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended or under any other regulation made under the SEBI Act, 1992.
- 3.1.5. The Salient features of the Share Purchase Agreement ('SPA') is as under:

Subject to the satisfaction of the Condition Precedent specified in Clause 3, the Sellers shall sell to the Acquirers and the Acquirers shall, purchase the Sale Shares, as-is, against payment of the Purchase Consideration and on the terms and conditions hereinafter contained ("Transaction").

An earnest money deposit of ₹4,14,150 (Rupees Four Lakhs Fourteen Thousand One Hundred and Fifty only) ("EMD") being paid for the Sale of Shares at the time of execution of this Share Purchase Agreement. The balance portion of the Purchase Consideration which shall be outstanding after adjusting the EMD would be paid prior to the time of Completion Date but after compliance with the Takeover Regulations and payment of consideration to the shareholders who have surrendered their Equity Shares in the Open Offer ("Balance Consideration").

Compliance with Takeover Regulations:

The Completion shall be subject to compliance with the provisions of the Takeover Regulations and the Acquirers shall ensure such compliance with the Takeover Regulations.

On the consummation of the Open Offer, if the shareholding of the Acquirers (who will be classified as a 'Promoter' of the Company under the SEBI LODR) is such that the Company does not satisfy the 'minimum public shareholding' in terms of Rule 19A of the Securities Contracts (Regulation) Rules, 1957 (MPS Requirement), then the Acquirers shall reduce their shareholding in the Company in accordance with applicable law to comply with such MPS Requirement, including but not limited to through an institutional placement programme in terms of Chapter VIIIA of SEBI circular CIR/MRD/DP/05/2012 (as amended from time to time). The Parties agree that the responsibility to comply with the MPS Requirement shall be of the Acquirers.

- 3.1.6. The Acquirers have made the payment on August 02, 2019 for purchase of Equity Shares specified in the Share Purchase Agreement and such Equity Shares are being transferred in favour of Acquirers by the Sellers.
- 3.1.7. The Proposed change in control of the Target Company is not through any Scheme of Arrangement.

- 3.1.8. The Acquirers reserves the right to nominate someone representing them to be a Director on the Board of the Target Company during the Offer Period in accordance with the Regulations by depositing 100% of the Maximum Consideration payable under the Offer in the Cash Escrow Account as required under Regulation 24(1) of the SEBI (SA\$T) Regulations.
- 3.1.9.As per Regulation 26(6) of the SEBI (SAST) Regulations, the Board of Directors are required to constitute a committee of Independent Directors to provide reasoned recommendation on this Offer to the Eligible Shareholders. Such recommendation shall be published at least two (2) working days before the commencement of the Tendering Period in the same newspapers where the DPS was published in compliance with Regulation 26(7) of the SEBI (SAST) Regulations.
- 3.1.10. No other persons/individuals/entities are acting in concert with the Acquirers for the purpose of this Offer in terms of Regulation 2 (1) (q) of the SEBI (SAST) Regulations.

3.2. DETAILS OF THE PROPOSED OFFER

- 3.2.1. The PA announcing the Open Offer, under Regulation 3(1) and 4 read with Regulation 13, 14 and 15 of the Regulations was made on June 14, 2019 (Friday) and was sent to BSE Ltd, Mumbai ("BSE") and to the Target Company on the same date and was filed with SEBI, Mumbai on June 17, 2019 (Monday).
- 3.2.2.In accordance with Regulations 13(4) and 14(3) of the SEBI (SAST) Regulations, the DPS was published on June 21, 2019 (Friday) in the following newspapers:

企業的課題 Publicatio	n BERKELLIGE distribute Language	The second of th
Business Standard	English	All Editions
Business Standard	Hindi	All Editions
Mumbai Lakshadeep	Marathi	Mumbai Edition

The Public Announcement and Detailed Public Statement are also available on the website of SEBI at www.sebi.gov.in.

- 3.2.3. Simultaneously with the publication of DPS in the newspapers, a copy of the DPS was filed through the Manager to the Offer with SEBI, BSE and the Target Company at its Registered Office.
- 3.2.4. This Offer is made by the Acquirers to all Eligible Shareholders, to acquire up to 62,400 Equity Shares representing 26% of the Equity Share Capital, at a price of ₹10.00 (Rupees Ten only) per Equity Share, to be paid in cash, in accordance with Regulation 9(1)(a) of the Regulations and subject to the terms and conditions set out in the PA, the DPS and LoF.
- 3.2.5. There is no differential pricing for the Offer.
- 3.2.6. This is not a Competing Offer in terms of Regulation 20 of the SEBI (SAST) Regulations. There has been no competing offer as of the date of this LoF.
- 3.2.7. The Offer is unconditional and not subject to any minimum level of acceptance from the shareholders. In terms of Regulation 19(1) of the Regulations, the Acquirers will accept those Equity Shares of the Target Company which are tendered in valid form in terms of this Offer upto a maximum of 62,400 Equity Shares representing 26% of the Equity Share Capital/Voting Capital of the Target Company.
- 3.2.8. The Acquirers did not acquire any shares of the Target Company after the date of PA i.e. June 14, 2019 (Friday) up to the date of this LoF.
- 3.2.9.In terms of Regulation 23 of the Regulations, the statutory approvals, if any, are refused, the Offer would stand withdrawn. In the event of withdrawal of this Offer, a Public Announcement will be made within two (2) working days of such withdrawal, in the same newspapers in which the DPS has been published and such Public Announcement will also be sent to SEBI, BSE and the Target Company at its Registered Office.
- 3.2.10. As on date, the Manager to the Offer, Mark Corporate Advisors Private Limited does not hold any Equity Shares in the Target Company. The Manager to the Offer further declares and undertakes that they will not deal on their own account in the Equity Shares of the Target Company during the Offer Period as per Regulation 27(6) of the SEBI (SAST) Regulations.

- 3.2.11. The Equity Shares of the Target Company acquired by the Acquirers shall be free from all liens, charges and encumbrances together with all rights attached thereto, including the right to all dividends, bonus and rights offer declared hereafter.
- 3.2.12. As per Regulation 38 of SEBI (LODR) Regulations read with Rule 19A of the Securities Contract (Regulation) Rules, 1957, as amended ('SCRR'), the Target Company is required to maintain at least 25% Public Shareholding, on continuous basis for listing. Pursuant to completion of this Offer, assuming full acceptance, the Public Shareholding in the Target Company will not fall below the minimum public shareholding requirement as per SCRR as amended and SEBI (LODR) Regulations, 2015.

3.3. OBJECT OF THE OFFER

- 3.3.1. This Offer is being made to the public shareholders of Target Company pursuant to and in compliance with regulation 3(1) and 4 of the Regulations.
- 3.3.2. The object of acquisition is to acquire substantial shares/voting rights accompanied by control over the Target Company. At present, the Acquirers do not have any plans to make major changes to the existing line of business of the Target Company except in the ordinary course of business. The Acquirers intend to expand the existing business of the Target Company and may also diversify into other areas with the prior approval of the Shareholders. The Acquirers may reorganize the present Capital Structure of the Company and also further strengthen the Board.
- 3.3.3.The Acquirers do not have any plans to alienate any significant assets of the Target Company whether by way of sale, lease, encumbrance or otherwise for a period of two years except in the ordinary course of business of the Target Company. The Target Company's future policy for disposal of its assets, if any, for two years from the completion of Offer will be decided by its Board of Directors, subject to the applicable provisions of the law and subject to the approval of the shareholders through Special Resolution passed by way of postal ballot in terms of regulation 25(2) of the Regulations.

4. BACKGROUND OF THE ACQUIRERS

- 4.1. Information about Mr. Shrikant Bhangdiya (hereinafter referred to as "Acquirer 1"):
- 4.1.1.Shrikant Bhangdiya, s/o Mitesh Bhangdiya, aged about 35 years, is presently residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012, Tcl. No.: +91 95455 99953, E-Mail ID: smb@themksgroup.com. He holds a Bachelor's degree in Civil Engineering from Shri Ramdev Baba Kamla Nehru Engineering College, Nagpur University and has done M.S. in Management from London School of Business. His Permanent Account Number (PAN) under Indian Income Tax Act is ATCPB 1337 J. He has approximately 10 years of experience in manufacturing of technical textile products, Infrastructure project consultancy. Irrigation construction projects, road construction projects, mining, etc.
- 4.1.2.He is part of MKS group.
- 4.1.3.As on date, Acquirer 1 does not hold any Equity Share in the Target Company. However, he has entered into a Share Purchase Agreement on June 14, 2019 (Friday) to acquire 25,002 Equity Shares representing 10.42% of the Equity Share Capital of the Target Company. Further, he has been appointed as an Additional Director on the Board of the Target Company w.e.f. August 09, 2019.
- 4.1.4.He has not been prohibited by SEBI from dealing in securities, in terms of directions issued under section 11 B of the SEBI Act or any other regulations made under the SEBI Act.
- 4.1.5.The Net Worth of Acquirer 1 is ₹1016.55 Lakhs (Rupees One Thousand and Sixteen Lakhs and Fifty Five Thousand only) as on December 31, 2018 as certified vide certificate dated June 14, 2019 issued by CA Prateek Vaidya, Partner (Membership No. 118792) of M/s BSVM AND Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2550216, E-Mail ID: prashantbanthia@gmail.com.

4.1.6. The entities promoted/controlled/managed by the Acquirer 1 is as under:

Sr. No.	Name of the Entities	Designation	% of total Equity Shares held/Share of Partnership
1)	Shankarpur Chimur Highway Private Limited	Director	Nil
2)	Chimur Petgaon Highway Private Limited	Director	Nil
3)	Bhangdiya Foundation	Director	Nil
4)	MKS Flexituff Limited	Director	Nil
5)	Aarc Real Estate Developers Private Limited	Director	25.00%
6)	Balaji Stone Crusher & Infraventures Private Limited	Director	3.14%
7)	Mitcon Infraproject Private Limited	Director	90.56%
8)	MKS Constro-Venture Private Limited	Director	9.59%
9)	Lokshahi Publications Private Limited	Director	48.00%
10)	MKS Newsmedia Private Limited	Director	Nil
11)	MKS Entrepreneur Private Limited	Director	Nil
12)	MKS Industries Limited	Director	9.00%
13)	BRM Agro Private Limited	Director	Nil
14)	MKS Manufacturing Private Limited	Director	Nil
15)	MKS Multimedia Private Limited	Director	Nil
16)	MKS Buildcon (India) Private Limited	Director	Nil
17)	Sakshi Gruh Nirman Private Limited	Director	81.00%

- 4.2. Information about Mrs. Aarti Shrikant Bhangdiya (hereinafter referred to as "Acquirer 2"):
- 4.2.1.Aarti Shrikant Bhangdiya, w/o Shrikant Bhangdiya, aged about 34 years, is presently residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012, Tel. No.: +91 712 2460120, E-Mail ID: smb@themksgroup.com. She has completed her B.Com from Osmania University and DFM from Bhartiya Vidhya Mandir. Her Permanent Account Number (PAN) under Indian Income Tax Act is BASPB 4485 R. She has approximately 5 years of experience in Office Administration.
- 4.2.2. She is part of MKS group.
- 4.2.3. As on date, Acquirer 2 does not hold any Equity Share in the Target Company. However, she has entered into a Share Purchase Agreement on June 14, 2019 (Friday) to acquire 14,457 Equity Shares representing 6.02% of the Equity Share Capital of the Target Company.
- 4.2.4. She has not been prohibited by SEBI from dealing in securities, in terms of directions issued under section 11 B of the SEBI Act or any other regulations made under the SEBI Act.
- 4.2.5. The Nct Worth of Acquirer 2 is ₹200.14 Lakhs (Rupces Two Hundred Lakhs and Fourteen Thousand only) as on December 31, 2018 as certified vide certificate dated June 14, 2019 issued by CA Prateck Vaidya, Partner (Membership No. 118792) of M/s BSVM and Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2\$50216, E-Mail ID: prashantbanthia@gmail.com.
- 4.2.6. The entities promoted/controlled/managed by the Acquirer 2 is as under:

Sr. No.		Name of the Entities	Designation	% of total Equity Shares held/Share of Partnership
1)	MKS Indu	stries Limited	Director	21.00%

- 4.3. Information about Mrs. Megha Miteshkumar Bhangdiya (hereinafter referred to as "Acquirer 3"):
- 4.3.1.Megha Miteshkumar Bhangdiya, w/o Miteshkumar Bhangdiya, aged about 52 years, is presently residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012, Tcl. No.: +91 712 2460120/3260120/6451396, E-Mail ID: smb@themksgroup.com. She has passed H.S.C from Pune Board. Her Permanent Account Number (PAN) under Indian Income Tax Act is AGWPB 6234 H. She has approximately 5 years of experience in Office Administration.

- 4.3.2. She is part of MKS group.
- 4.3.3.As on date, Acquirer 3 does not hold any Equity Share in the Target Company. However, she has entered into a Share Purchase Agreement on June 14, 2019 (Friday) to acquire 14,457 Equity Shares representing 6.02% of the Equity Share Capital of the Target Company.
- 4.3.4. She has not been prohibited by SEBI from dealing in securities, in terms of directions issued under section 11 B of the SEBI Act or any other regulations made under the SEBI Act.
- 4.3.5.The Net Worth of Acquirer 3 is ₹156.30 Lakhs (Rupces One Hundred and Fifty Six Lakhs and Thirty Thousand only) as on December 31, 2018 as certified vide certificate dated June 14, 2019 issued by CA Prateck Vaidya, Partner (Membership No. 118792) of M/s BSVM and Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2550216, E-Mail ID: prashantbanthia@gmail.com.
- 4.3.6. The entities promoted/controlled/managed by the Acquirer 3 is as under:

Sr. No.	Name of the Entities	Designation	% of total Equity Shares held/Share of Partnership
1)	KK Gems Private Limited	Director	Nil
2)_	MKS Industries Limited	Director	14.00%
3)	Yuva Shakti Textiles Limited	Director	Nil

- 4.4. Information about Mrs. Sonal Kirtikumar Bhangdiya (hereinafter referred to as "Acquirer 4"):
- 4.4.1.Sonal Kirtikumar Bhangdiya, w/o Kirtikumar Bhangdiya, aged about 38 years, is presently residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012, Tel. No.: +91 712 2460120/3260120/ 6451396, E-Mail ID: smb@themksgroup.com. She has passed H.S.C from Nagpur Board. Her Permanent Account Number (PAN) under Indian Income Tax Act is AIBPB 8670 L. She has approximately 5 years of experience in Office Administration.
- 4.4.2. She is part of MKS group.
- 4.4.3.As on date, Acquirer 4 does not hold any Equity Share in the Target Company. However, she has entered into a Share Purchase Agreement on June 14, 2019 (Friday) to acquire 14,457 Equity Shares representing 6.02% of the Equity Share Capital of the Target Company.
- 4.4.4. She has not been prohibited by SEBI from dealing in securities, in terms of directions issued under section 11 B of the SEBI Act or any other regulations made under the SEBI Act.
- 4.4.5.The Net Worth of Acquirer 4 is ₹1015.05 Lakhs (Rupees One Thousand and Fifteen Lakhs and Five Thousand only) as on December 31, 2018 as certified vide certificate dated June 14, 2019 issued by CA Prateck Vaidya, Partner (Membership No. 118792) of M/s BSVM and Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2550216, E-Mail ID: prashantbanthia@gmail.com.
- 4.4.6.Acquirer 4 has neither promoted nor holds any directorship / management in any entity, except for the Target Company.
- 4.5. Information about Mrs. Manisha Omprakash Maniyar (hereinafter referred to as "Acquirer 5"):
- 4.5.1.Manisha Omprakash Maniyar, d/o Gotulal Ramgopal Bhangadiya, aged about 57 years, is presently residing at Plot No. 20-2, H. No. 526, Bhangdiya House, Near Getwell Hospital, Dhantoli, Patwardhan Ground, Nagpur-440 012, Tel. No.: +91 +91 712 2460120, E-Mail ID: smb@themksgroup.com. She has passed H.S.C from Nagpur Board. Her Permanent Account Number (PAN) under Indian Income Tax Act is AlHPM 2577 R. She has approximately 5 years of experience in Office Administration.
- 4.5.2. She is part of MKS group.

- 4.5.3.As on date, Acquirer 5 does not hold any Equity Share in the Target Company. However, he has entered into a Share Purchase Agreement on June 14, 2019 (Friday) to acquire 14,457 Equity Shares representing 6.02% of the Equity Share Capital of the Target Company.
- 4.5.4. She has not been prohibited by SEBI from dealing in securities, in terms of directions issued under section 11 B of the SEBI Act of any other regulations made under the SEBI Act.
- 4.5.5.The Net Worth of Acquirer 5 is ₹96.32 Lakhs (Rupees Ninety Six Lakhs and Thirty Two Thousand only) as on December 31, 2018 as certified vide certificate dated June 14, 2019 issued by CA Prateek Vaidya, Partner (Membership No. 118792) of M/s BSVM and Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2550216, E-Mail ID: prashantbanthia@gmail.com.
- 4.5.6.As on date Acquirer 5 have neither promoted any entity nor holds any directorship / management in any entity.
- 4.6. Acquirer 2 is wife of Acquirer 1, Acquirer 3 is the Mother of Acquirer 1, Acquirer 4 is Sister in-law of Acquirer 1 and Acquirer 5 is the Aunt of Acquirer 1.
- 4.7. There is an informal arrangement between the Acquirers with regard to the acquisition of Equity Shares through Open Offer.
- 4.8. Neither the Acquirers nor any of the entities with which they are associated, are in Securities related business and registered with SEBI as a Market Intermediary.
- 4.9. Based on the information available, none of the Acquirers are in the list of 'wilful defaulters' issued by any bank, financial institution, or consortium thereof in accordance with guidelines on wilful defaulters issued by RBI as per Regulation 2(1) (ze) of Regulations.
- 4.10. Based on the information available, none of the Acquirers have been declared as a fugitive economic offender under Section 12 of Fugitive Economic Offender under Section 12 of Fugitive Economic Offenders Act, 2018 (17 of 2018) as per Regulations 2(1)(ja) of Regulations.
- 4.11. None of the entities promoted or controlled by the Acquirers as mentioned in point no. 4.1.6, 4.2.6 and 4.3.6, above are either participating or acting in Concert with the Open Offer.
- 4.12. As on date, the Acquirers do not have any interest in the Target Company, except the acquisition of 82,830 Equity Shares through SPA. Further, there are no Directors representing the Acquirers on the Board of the Target Company.
- 4.13. There are no persons Acting in Concert in relation to the Offer within the meaning of 2(1) (q) (1) of the Regulations.

5. BACKGROUND OF THE TARGET COMPANY-SOBHAGYA MERCANTILE LIMITED

- 5.1. The Target Company, bearing CIN L51900MH1983PLC031671 was incorporated on December 27, 1983 in the name of 'Sobhagya Mercantile Limited' in the State of Maharashtra pursuant to the provisions of the Companies Act, 1956. There has been no change in the name of the Company during the last three years.
- 5.2. The Registered Office is currently situated at 61, Mittal Towers, B Wing, 210, Nariman Point, Mumbai-400 021 and the old address was 1/25 & 1/26, 1st Floor, Tardeo Air Conditioned Market Society, Tardeo Road, Mumbai-400 034.
- 5.3. The main business as per the Memorandum of Association of the Target Company inter-alia includes acting as general merchants and traders in yarn and related textile products, etc. The Target Company neither has been nor presently involved in the Business of Non-Banking Financial Services. It is also not registered with the Reserve Bank of India ('RBI').

- 5.4. The Authorized Share Capital of the Target Company is ₹25,00,000 comprising of 2,50,000 Equity Shares of ₹10 each. The Paid-Up Equity Share Capital of the Target Company is ₹24,00,000, comprising of 2,40,000 Equity Shares of ₹10 each fully paid up.
- 5.5. The Equity Shares of the Target Company are listed on BSE Limited, Mumbai ("BSE") having a scrip code as 512014. The Equity Shares of the Target Company are infrequently traded within the meaning of explanation provided in Regulation 2(j) of the Regulations. The ISIN of the Target Company is INE754D01018.
- 5.6. As on date, the Target Company is fully compliant with the listing requirements and there has not been any non-listing of Equity Shares on any of the Stock Exchanges.

5.7. Share Capital Structure:

The Equity Share Capital Structure of the Target Company is as follows:

Paid-up Shares	No. of Equity Shares/Voting Rights	% of Equity Shares/ Voting Rights
Fully Paid-up Equity Shares	2,40,000	100.00%_
Partly Paid-up Equity Shares	Nil	. N.A.
Total Paid-up Equity Shares	2,40,000	100.00%

- 5.8. There have been instances of non-compliance of various applicable provisions of SEBI (SAST) Regulations 1997 and SEBI (SAST) Regulations, 2011 by the existing Promoter(s)/Promoter(s) Group and the Target Company for which SEBI may initiate appropriate actions against the said entity(ics)/person(s).
- 5.9. As of the date of this LoF, there are no: (i) partly paid-up Equity Shares; and (ii) outstanding convertible instruments (warrants/fully convertible debentures/partially convertible debentures) issued by the Target Company. Further, there is no differential pricing for the Offer. There has been no merger/de-merger or spin off in the Target Company during the past three years.

5.10. Details of the Board of Directors of the Target Company:

As on the date, the Directors representing the Board of the Target Company are:

Sr.	Name of Director, DIN,	Address	Date of	Experience in years	No. of Shares
No.	PAN & Designation	•	Appointment	& field	held in Company
1)	Mr. Shrikant Bhangdiya	Plot No. 20-2, H. No. 526, Bhangdiya	August 09, 2019	10 years of experience in	25,002*
	DIN: 02628216	House, Near Getwell Hospital,		manufacturing of technical textile	
	<i>PAN</i> : ATCPB 1337 J	Dhantoli, Patwardhan Ground,		products, Infrastructure	
	Designation: Additional Director	Nagpur-440 012		project consultancy, etc	
2)	Mrs. Sonal Bhangdiya	Plot No. 20-2, H. No. 526, Bhangdiya	August 09, 2019	5 years of experience in	14,457*
	DIN: 03416775	House, Near Getwell Hospital,		Office Administration	
	PAN: AIBPB 8670 L	Dhantoli, Patwardhan Ground,			
	Designation: Additional Director	Nagpur-440 012			
3)	Mr. Devanshu Bansal	1402, Poorna Apartment,	August 09, 2019	5 years of experience in	Nil
	DIN: 03387069	Sundarvan Complex, Off		vertical marketing and Real Estate	
	<i>PAN</i> : BBVPB 3516 R	Andheri Link Road, Andheri (W),			
	Designation: Additional Director	Mumbai-400 053			
4)	Mrs. Suvarna Shinde	B-10, Deep Apartment, 1st	July 31, 2018	10 Years of Experience in Arts	Nil
	DIN: 08189122	Floor, Chandansar	<u> </u>		

Sr No		, ,	Address	Date of Appointment	Experience in years & field	No. of Shares held in Company
	PAN: CIGPS 5799 N		Road, Virar-401 305 (Maharashtra)			
	Designation:					
	Independent Directo	r .			<u> </u>	

*The Equity shares held by them is pursuant to the execution of Share Purchase Agreement (SPA') dated June 14, 2019.

Note: Sr. No. 1 & 2 are the Acquirers and Sr. No. 3 is the nominee of the Acquirers. They have been appointed in the Board Meeting held on August 09, 2019 pursuant to Regulations 24 of SEBI (SAST) Regulations, 2011.

5.11. The key financial information of the Target Company based on the Audited Financial Statements for FY 2018-2019, FY 2017-2018 and FY 2016-2017 are as follows:

Profit & Loss Statement:

(E in Lakhs)

			(∢ in Lakns)
Particulars	FY 2018-2019	FY 2017-2018	FY 2016-2017
Income from Operations	-	•	•
(+) Other Income	4.01	. 4.07	4.05
Total Income	4.01	4.07	4.05
Total Expenditure	1.54	5.70	4.15
Profit before Depreciation, Interest and Tax	2.47	-1.63	-0.10
(-) Depreciation	-	•	•
(-) Interest and Financial Charges		-	115.00
Exceptional Items		0.75	
Profit before Tax	2.47	-0.88	-115.10
Tax Expenses	-	-	-
Profit after Tax	2.47	-0.88	-115.10
Appropriations	-		
Income Tax Adjustments earlier years	-	-	-
Profit & Loss Transfer for Goodwill/Capital Reserve	-	-	-
Profit/ (loss) for the year	2.47	-0.88	-115.10

Balance Sheet Statement:

			(₹ in Lacs
Particulars	FY 2018-2019	FY 2017-2018	FY 2016-2017
Sources of Funds			
Paid up Equity Share Capital .	24.00	23.65	23.65
Reserves & Surplus (Excluding Revaluation Reserve)	-17.75	-11.63	-6.91
(-) Miscellaneous Expenditure	-	-	-
Net Worth	6.25	12.02	16.74
Non-Current Liabilities			13.93
Current Liabilities	20.22	15.88	0.15
Total	26.47	27.89	30.83
Uses of Funds			
Non-current Assets	-		
Net Fixed Assets	-	-	
Non-current Investments	5.32	7.07	10.17
Deferred Tax Assets (Net)	_	-	-
Other Non-Current Assets	-	-	•
Long-term loans and advances	19.71	19.71	19.71
Current assets	1.44	1.11	0.94
Total	26.47	27.89	30.83

Other Financial Data

			(₹ in Lacs, except EPS)
Particulars	FY 2018-2019	_ FY 2017-2018	FY 2016-2017
Dividend (%)	NilNil	Nil	Nil
Earnings Per Share	1.03	Negative	Negligible
RoNW (%)	39.52%	Negative	Negative
Book Value	2.60	5.08	7.08

5.12. Pre and Post-Offer Shareholding Pattern of the Target Company as on date of LoF are as follows:

Shareholders' Category	Equity Share Capital prior to SPA and Offer		Equity Shares agreed to be nequired which triggered off the Regulations (B)		Equity Shares to be acquired in Open Offer (Assuming full acceptances)		Equity Shares after SPA and Offer (A)+(B)+(C)=(D)	
1 ii								
	No	%^	No.	%*	No.	% *	No.	% *
1) Promoter/								
Promoter Group								
a) Parties to the				ľ				
Agreement:							l	
(i) Mangalam Exim Private Limited	48,530	20.22	(48,530)	(20.22)	Nil	N.A.	Nil	N.A.
(ii) Shree Kumar Mangalam Traders Private Limited	600	0.25	(600)	(0.25)	Nil	N.A.	Nil	N.A.
(iii) Mr. Kumar Bagrodia	33,700	14.04	(33,700)	(14.04)	Nil	N.A.	Nil	N.A.
b) Promoters other than (a) above								
Total 1 (a+b)	82,830	34.51	(82,830)	(34.51)	Nil	N.A.	Nit	N.A.
2) Acquirers and PACs:			, , ,					
a) Acquirer I	Nil	N.A.	25,002	10.43				
b) Acquirer 2	Nil	N.A.	14,457	6.02				
c) Acquirer 3	Nil	N.A.	14,457	6.02	62,400	26.00	1,45,230	60.51
d) Acquirer 4	Nil	N.A.	14,457	6.02	·			
e) Acquirer 5	Nil	N.A.	14,457	6.02				
Total 2 (a+h+c+d+e+f)	Nil	N.A.	82,830	⁻ 34.51	62,400	26.00	1,45,230	60.51
3) Parties to the Agreement other than 1(a) & 2	Nil	N.A.	Nil	N.A.	Nil	N.A.	Nil	N.A.
Total 3	Nil	N.A.	Nil	N.A.	Nil	N.A.	Nil	N.A.
4) Public (other than parties to the Agreement,								
Acquirers & PACs)								
a) Fls/MFs/Flls/Banks	Nil	N.A.	Nil	N.A.	Nil	N.A.	Nil	N.A.
b) Others	1,57,170	64.59	Nil	N.A.	(62,400)	(26.00)	94,770	39.49
Total 4 (a+b)	1,57,170	64.59	Nil	N.A.	(62,400)	(26.00)	94,770	39.49
GRAND TOTAL (1+2+3+4)	2,40,000	100.00	Nil	N.A.	Nil	N.A.	2,40,000	100.00

Note: The Total Number of Public Shareholders as on the Identified Date is 155.

5.13. Details of the Compliance Officer:

Name

: Mr. Pradcep Soni

Registered

: 61, Mittal Towers, B Wing, 210, Nariman Point, Mumbai-400 021 1/25 & 1/26, 1st

Office

Floor, Tardeo Air Conditioned Market Society, Tardeo Road, Mumbai-400 034.

(Old Address: 1/25 & 1/26, 1st Floor, Tardeo Air Conditioned Market Society,

Tardeo Road, Mumbai-400 034)

Tel. No. E-Mail ID : +91 22 5630 1060/6630 1060 : sobhagyamercantile9@gmail.com

6. OFFER PRICE AND FINANCIAL ARRANGEMENTS

6.1. JUSTIFICATION OF OFFER PRICE

6.1.1 The Equity Shares of the Target Company are presently listed on BSE Ltd, Mumbai ("BSE") having a Scrip Code as 512014. The Equity Shares of the Target Company are presently traded on BSE. The Equity Shares of the Target Company is infrequently traded on BSE during the twelve (12) calendar months preceding the month in which PA was made as set out under Regulation 2(1) (j) of the Regulations.

6.1.2. The annualized trading turnover of the Equity Shares of the Target Company during Twelve (12) calendar months preceding the month of PA (June 2018 till May 2018) on the Stock Exchange on which the Equity Shares of the Target Company are traded is detailed below:

Name of the Stock Exchange	Total Number of shares traded during the preceding 12 calendar months prior to the month of PA	Total No. of Equity Shares listed	Annualized trading turnover (as % of total number of listed shares
BSE Ltd	Nil	2,40,000	Not Applicable

(Source: www.bseindia.com)

6.1.3. The Offer Price of ₹10.00 (Rupees Ten only) is justified in terms of Regulation 8(2) of the SEBI (SAST) Regulations on the basis of the following:

Sr. No.	Particulars		Amount (In. ₹)
a)	Negotiated Price as per SPA	:	10.00
b)	The volume-weighted average price paid or payable for acquisition by the Acquirers, during 52 weeks preceding the date of PA	:	N.A.
c)	The highest price paid or payable for any acquisition, by the Acquirers, during 26 weeks preceding the date of the PA	:	N.A.
d)	The volume weighted average market price of Equity shares of the Target Company for a period of sixty (60) trading days immediately preceding the date of PA as traded on BSE, being the Stock Exchange where the maximum volume of trading in the shares of the Target Company are recorded during such period	:	N.A.
e)	The price determined by the Acquirers and the Manager to the Offer taking into account Valuation Parameters per Equity Share including Book Value, Comparable Trading Multiples and such other parameters as are customary for Valuation of Equity Shares, since the Equity Shares are infrequently traded, the Equity Shares being infrequently traded	:	2.60
f)	Other Financial Parameters as at:		March 31, 2019 (Audited)
	(i.) Return on Net Worth (%)	:	(69.76)
	(ii.) Book Value Per Share (₹)	:	2.60
	(iii.) Earnings Per Share (₹)	:	(2.55)

Note: The Trading data has been taken from the website of BSE i.e. www.bseindia.com.

The Fair Value per share of the Target Company is ₹2.60 (Rupees Two and Paise Sixty only) per share as certified vide Valuation Report dated June 14, 2019 issued by Mr. Rishabh Jain (Membership No. 176309), Partner of M/s PKJ & Co., Chartered Accountants (FRN: 124115W) having office at 02, Gulmohar Complex, Station Road, Goregaon (E), Mumbai-400 063, Tel. No.: +91 22 2686 5205, E-Mail ID: rishabh@pkjca.com.

The Fair Value of ₹2.60 (Rupees Two and Paise Sixty only) per share have been determined taking into account the methodology adopted under Hindustan Lever Employees Union v/s Hindustan Lever Ltd case.

- 6.1.4.In view of the parameters considered and presented in the table above and in the opinion of the Acquirers and Manager to the Offer, the Offer Price of ₹10.00 (Rupees Ten only) per Equity Share is justified in terms of Regulation 8(2) of the Regulations.
- 6.1.5. There have been no corporate actions in the Target Company warranting adjustment of relevant price parameters.
- 6.1.6.In the event of further acquisition of Equity Shares of the Target Company by the Acquirers during the Offer Period, at a price higher than the Offer Price, the Offer Price will stand revised equal to or more than the highest price paid for such acquisition in terms of regulation 8(8) of the Regulations. However, the Acquirers will not be acquiring any Equity Shares of the Target Company after the third working day prior to the commencement of the Tendering Period and until the expiry of the Tendering Period.

- 6.1.7.If the Acquirers acquire Equity Shares of the Target Company during the period of twenty-six (26) weeks after the Tendering Period at a price higher than the Offer Price, they will pay the difference between the highest acquisition price and the Offer Price, to all shareholders whose shares have been accepted in Offer within sixty (60) days from the date of such acquisition. However, no such difference shall be paid in the event that such acquisition is made under another open offer under the Regulations, or pursuant to SEBI (Delisting of Equity Shares) Regulations, 2009, or open market purchases made in the ordinary course on the Stock Exchanges, not being negotiated acquisition of Equity Shares whether by way of bulk deals, block deals or in any other form.
- 6.1.8.As on date, there is no revision in Open Offer Price or Open Offer Size. In case of any revision in the Open Offer Price or Open Offer Size, the Acquirers are permitted to revise the Offer Price upward at any time up to 3 working days prior to the commencement of the Tendering Period in accordance with Regulation 18(4) of the Regulations. If there is any such upward revision in the Offer Price by the Acquirers or in the case of withdrawal of Offer, the same would be informed by way of the Public Announcement in the same newspapers where the original Detailed Public Statement has appeared. Such revision in the Offer Price would be payable by the Acquirers for all the shares validly tendered in the Offer.
- 6.1.9.In the event that the number of Equity Shares validly tendered by the Public Shareholders of the Target Company under the Offer is higher than the Offer Size, the Equity Shares received from all the existing shareholders shall be accepted on a proportionate basis, in consultation with the Manager to the Offer.

6.2. DETAILS OF FIRM FINANCIAL ARRANGEMENTS

- 6.2.1. The total funds required for the implementation of the Offer (assuming full acceptance), i.e., for the acquisition of 62,400 fully paid up Equity Shares of Face Value ₹10 each at a price of ₹10 (Rupees Ten only) per Equity Share is ₹6,24,000 (Rupees Six Lakhs Twenty Four Thousand only) ("Maximum Consideration").
- 6.2.2.In accordance with Regulation 17 of Regulations, the Acquirers have opened a Cash Escrow Account under the name and style of "SML-OPEN OFFER-CASH ESCROW ACCOUNT" ('Escrow Account') with IndusInd Bank Limited ('Escrow Banker') bearing account number 250556774735 and deposited an amount of ₹6,24,000 (Rupees Six Lakhs Twenty Four Thousand only), in cash, being 100% of the Maximum Consideration. The same has been confirmed vide their letter dated June 19, 2019 issued by the Escrow Banker. The Acquirers have authorized the Manager to the Offer to operate and realize the value of the Escrow Account in terms of the Regulations.
- 6.2.3.The Acquirers have adequate financial resources and have made firm financial arrangements for implementation of the Open Offer, in terms of Regulation 25(1) of the Regulations. The Open Offer obligation shall be met by the Acquirers through their own resources and no borrowings from any bank and/or financial institution are envisaged. CA Prateck Vaidya, Partner (Membership No. 118792) of M/s BSVM and Associates., Chartered Accountants (FRN: 123161W) having office at 202, 'Kalinga Arcade', 2nd Floor, Opp. Bank of India, Shankar Nagar Square, Nagpur-10, Tel. No.: +91 712 2550216, E-Mail ID: prashantbanthia@gmail.com; has certified vide certificate dated June 14, 2019 that sufficient resources are available with the Acquirers for fulfilling the obligations under this 'Offer' in full.
- 6.2.4. The Manager to the Offer is satisfied about the ability of the Acquirers to implement the offer in accordance with the Regulations. Further, the Manager to the Offer confirms that the funds/money are in place to fulfil the Open Offer obligations.
- 6.2.5.In case of any upward revision in the Offer Price or the Offer Size, the value of the Escrow Amount shall be computed on the revised consideration calculated at such revised Offer Price or Offer Size and any additional amounts required will be funded via each in the Escrow Account by the Acquirers prior to effecting such revision, in terms of Regulation 17(2) of the SEBI (SAST) Regulations.

7. TERMS AND CONDITIONS OF THE OFFER

7.1. OPERATIONAL TERMS AND CONDITIONS

7.1.1. This Offer is being made by the Acquirers to (i) all the Equity Shareholders, whose names appear in the register of members of the Target Company as on the Identified Date i.e., August 16, 2019 (Friday); (ii) the

Beneficial Owners of the Equity Shares whose names appear as beneficiaries on the records of the respective depositories, as of the close of business on the Identified Date i.e. August 16, 2019 (Friday); and (iii) those persons who acquire the Equity Shares any time prior to the date of the closure of the Tendering Period for this Offer, i.e. September 16, 2019 (Monday), but who are not the registered Equity Shareholders.

- 7.1.2. This Offer is not conditional upon any minimum level of acceptance by the Shareholder(s) of the Target Company.
- 7.1.3. The Equity Shares tendered under this Offer shall be fully paid-up, free from all liens, charges, equitable interests and encumbrances and shall be tendered together with all rights attached thereto, including all rights to dividends, bonuses and rights offers, if any, declared hereafter, and the tendering Public Shareholder shall have obtained any necessary consents for it to sell the Equity Shares on the foregoing basis
- 7.1.4. Eligible persons can write to the Registrar/Manager to the Offer requesting for the Letter of Offer.

 Alternatively, the Letter of Offer would also be available on the website of SEBI i.e. www.sebi.gov.in.
- 7.1.5. Neither the Acquirers, nor the Manager to the Offer or the Registrar to the Offer accepts any responsibilities in any manner for any loss of Equity Share Certificate(s), Share transfer forms and any other Offer acceptance documents, etc. during transit and Public Shareholders are advised to adequately safeguard their interest in this regard.
- 7.1.6.Any Equity Shares that are subject matter of litigation or are held in abeyance due to pending court cases/attachment orders/ restriction from other statutory authorities wherein the shareholder may be precluded from bidding of such Equity Shares during pendency of the said litigation and are liable to be rejected if directions/orders regarding the free transferability of such equity shares tendered under the Offer are not received prior to the date of Closing of the Offer.
- 7.1.7.Incomplete acceptances, including non-submissions of necessary enclosures, if any, are liable to be rejected. Further, in case the documents/forms submitted are incomplete and/or if they have any defect or modifications, the acceptance is liable to be rejected.
- 7.1.8.In terms of Regulation 18(9) of the SEBI (SAST) Regulations, the Shareholders who tendered their Equity Shares in acceptance of the Open Offer shall not be entitled to withdraw such acceptance.

7.2. LOCKED-IN SHARES

As on date, the Target Company has 1,40,600 Equity Shares under lock-in representing 58.58% of the paidup capital of the Target Company under the public category, which were locked-in pursuant to SEBI Circular No. SEBI/HO/MIRSD/DOS3/CIR/P/2018/139 dated November 06, 2018.

7.3. ELIGIBILITY FOR ACCEPTING THE OFFER

- 7.3.1. The Letter of Offer shall be sent to all the Public Shareholders (except Acquirers and the Promoters/Selling Shareholders) holding Equity Shares whose names appear in the register of members of the Target Company on the Identified Date i.e. August 16, 2019 (Friday).
- 7.3.2.Accidental omission to dispatch this Letter of Offer to any member entitled to this Open Offer or non-receipt of this LoF by any member entitled to this Open Offer shall not invalidate the Open Offer in any manner whatsoever.
- 7.3.3. The Public Announcement ('PA'), the Detailed Public Statement ('DPS') and the Letter of Offer ('LoF') shall also be available on the website of SEBI i.e. www.sebi.gov.in. In case of non-receipt of the Letter of Offer, all Equity Shareholders including those who have acquired Equity Shares of the Target Company after the Identified Date if they so desire, may download the Letter of Offer from the website of SEBI for applying in the Offer.
- 7.3.4.By accepting this offer, the Public Shareholder(s) confirm that they are not Persons Acting in Concert with the Acquirers for the purpose of this Offer.

- 7.3.5. The acceptance of this Offer by the Equity Shareholders of the Target Company must be absolute and unqualified. Any acceptance to this Offer which is conditional or incomplete in any respect will be rejected without assigning any reason whatsoever and should be received by the Registrar to the Offer at the address mentioned in this LoF on or before the closure of the Tendering Period i.e. September 16, 2019 (Monday).
- 7.3.6.The Acquirers reserve the right to revise the Offer Price and/or the Offer Size upwards before the last one (1) working day prior to the commencement of the Tendering Period, i.e. up to August 29, 2019 (Thursday), in accordance with the Regulations and the revision, if any, in the Offer Price would be announced in the Newspapers. The Acquirers would pay such revised price for all the shares validly tendered during the Tendering Period and accepted under the Offer in accordance with the terms of the Letter of Offer.
- 7.3.7.The acceptance of Equity Shares tendered in this Offer will be made by the Acquirers in consultation with the Manager to the Offer.

7.4. STATUTORY APPROVALS

- 7.4.1.As on date, to the best of the knowledge of the Acquirers, there are no Statutory Approvals required by the Acquirers to complete this Offer. In case, if any Statutory Approval(s) are required or become applicable at a later date before the closure of the Tendering Period, the Offer shall be subject to the receipt of such Statutory Approval(s). The Acquirers shall make the necessary applications for such Statutory Approvals. In the event of non-receipt of any of such Statutory Approvals which may become applicable for the purchase of the Equity Shares under this Offer, the Acquirers shall have the right to withdraw the Offer in accordance with the provisions of Regulation 23(1) of the Regulations.
 - In the event of withdrawal of this Offer, for reasons outside the reasonable control of the Acquirers, a Public Announcement will be made within two (2) working days of such withdrawal, in the same newspapers in which this DPS has been published and copy of such Public Announcement will also be sent to SEB1, Stock Exchange(s) and to the Target Company at its Registered Office.
- 7.4.2.In case of delay in receipt of any Statutory Approval(s), pursuant to Regulations 18(11) of the Regulations, SEBI may, if satisfied, that delay in receipt of requisite Statutory Approval(s) was not attributable to any wilful default, failure or neglect on the part of the Acquirers to diligently pursue such approvals, may grant an extension of time for the purpose of the completion of this Offer, subject to Acquirers agreeing to pay interest for the delayed period, provided where the Statutory Approval(s) extend to some but not all Equity Shareholders, the Acquirers have the option to make payment to such Shareholders in respect of whom no Statutory Approval(s) are required in order to complete this Open Offer. Further, in case the delay occurs on account of wilful default by the Acquirers in obtaining any Statutory Approval(s) in time, the amount lying in the Escrow Account will be liable to be forfeited and dealt with pursuant to Regulation 17(10)(e) of the Regulations.
- 7.4.3.NRI and OCB holders of the Equity Shares, if any, must obtain all requisite approvals required to tender the Equity Shares held by them in this Offer (including, without limitation, an approval from the RBI, since the Equity Shares validly tendered in this Offer will be acquired by a non-resident entity), and submit such approvals along with the Form of Acceptance-cum-Acknowledgement and other documents required to accept this Offer. Further, if holders of the Equity Shares who are not persons resident in India (including NRIs, OCBs, FIIs, FPIs) had required any approvals (including from the RBI or the FIPB or any other regulatory body) in respect of the Equity Shares held by them, they will be required to submit copies of such previous approvals, along with the other documents required to be tendered to accept this Offer. If such approvals are not submitted, the Acquirer reserve the right to reject such Equity Shares tendered pursuant to this Offer.
- 7.4.4. No approval is required from any bank or financial institutions for this Offer.

8. PROCEDURE FOR ACCEPTANCE AND SETTLEMENT OF OFFER

8.1. The Acquirers have appointed Purva Sharegistry (India) Private Limited as the Registrar to the Offer.

8.2. The Registrar would be accepting the documents by Hand Delivery/Regd. Post/Speed Post/Courier at the following specified centre:

Name, & Address	Contact Person	Mode of Delivery
Purva Sharegistry (India) Private Limited 9, Shiv Shakti Industrial Estate. J. R. Boricha Marg, Near Lodha Excelus, Lower Parel (East), Mumbai-400 011 Tel No.: +91 22 2301 2518; Fax No.: +91 22 2301 2517 E-Mail ID: support@purvashare.com	Ms. Deepali Dhuri	Hand Delivery / Registered Post / Speed Post / Courier

- 8.3. The Target Company is presently having connectivity with Central Depository Services (India) Limited ('CDSL') and National Securities Depositories Limited ('NSDL').
- 8.4. This Open Offer will be implemented by the Acquirers through Stock Exchange Mechanism made available by BSE Limited, Mumbai ('BSE') in the form of a separate window ('Acquisition Window') as provided under the SEBI (SAST) Regulations, 2011 and SEBI Circular No. CIR/CFD/POLICY/CELL/1/2015 dated April 13, 2015 as amended via Circular No. CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 and notices/guidelines issued by BSE and the Clearing Corporation in relation to the mechanism/process for acquisition of shares through stock exchange pursuant to the tender offers under takeovers, buy back and delisting, as amended and updated from time to time.
- 8.5. BSE Limited, Mumbai ('B\$E') shall be the Stock Exchange for the purpose of tendering the Equity shares in the Open Offer.
- 8.6. The Acquirers have appointed Sparkle Securities Solutions Private Limited ("Buying Broker") for the Open Offer through whom the purchases and settlement of the Offer Shares tendered in the Open Offer shall be made.

The Contact Details of the Buying Broker are mentioned below:

Name of the Broker

Sparkle Securities Solutions Private Limited

Address

E-501, Remi Bizcourt, Off Veera Desai Road, Andheri (W), Mumbai-400 053

Tel No. : +91 22 6759 2033 Contact Person : Ms. Kunjal Anjaria

:

- 8.7. All the Shareholders who desire to tender their Equity Shares under the Open Offer should consult with their respective depository participants and their respective Stock Brokers ('Selling Broker') well in advance to understand the process and methodology in relation to tendering of Equity Shares through the Designated Stock Exchange.
- 8.8. During the Tendering Period, the tender of the Equity Shares by the Equity Shareholders in this Offer will be placed through their respective Selling Brokers during normal trading hours of the secondary market.
- 8.9. Separate Acquisition window will be provided by the Stock Exchange to facilitate placing of Sell Orders.
- 8.10. The cumulative quantity tendered shall be updated on the website of the Designated Stock Exchange throughout the trading session at specific intervals by the Stock Exchange during tendering period.

8.11. Procedure for tendering Equity Shares:

- 8.11.1. The Equity Shareholders who are holding the Equity Shares in demat form and who desire to tender their Equity Shares in this Offer shall approach their Stock Broker/Selling Member indicating details of Shares they wish to tender in the Open Offer.
- 8.11.2 The Equity Shareholders are required to transfer, through their respective depository participants, the Equity Shares intended to be tendered to the early pay-in account of the Indian Clearing Corporation Limited (hereinafter referred to as 'Clearing Corporation'). Such Equity Shareholders shall provide early pay-in of demat Equity Shares (except for custodian participant orders) to the Clearing Corporation using the settlement number provided in the Offer opening circular before their respective Selling Broker places the bids / orders on their behalf and the same shall be validated at the time of order entry.

- 8.11.3. Shareholders will have to submit Delivery Instruction Slips ('DIS') duly filled in specifying market type as "Open Offer" and execution date along with other details to their respective broker so that Equity Shares can be tendered in Open Offer.
- 8.11.4. For Custodian participant order for demat Equity Shares, early pay-in is mandatory prior to confirmation of order by the Custodian. The Custodians shall either confirm or reject orders not later than the close of trading hours on the last day of the offer period. Thereafter, all unconfirmed orders shall be deemed to be rejected. For all confirmed Custodian Participant orders, order modification shall revoke the custodian confirmation and the revised order shall be sent to the custodian again for confirmation.
- 8.11.5. Upon placing the bid, the Seller Member(s) shall provide Transaction Registration Slip ("TRS") generated by the Exchange Bidding System to the Shareholders. TRS will contain details of order submitted like Bid ID No., DP ID, Client ID, No of Shares tendered, etc.
- 8.11.6. In case of receipt of Equity Shares in the Special Account of the Clearing Corporation and a valid bid in the exchange bidding system, the Open Offer shall be deemed to have been accepted, for demat Shareholders.
- 8.11.7. The Eligible Persons will have to ensure that they keep the DP Account active and unblocked to receive credit in case of return of Equity Shares due to rejection or due to pro-rata acceptance in the Open Offer.

8.11.8. Acceptance of Equity Shares

Registrar to the Offer shall provide details of order acceptance to Clearing Corporation within specified timelines

In the event that the number of Equity Shares (including demat shares, physical) validly tendered by the Shareholders including existing Promoters under this Offer is more than the number of Equity Shares offered, the Acquirers shall accept those Equity Shares validly tendered by the Public Shareholders on a proportionate basis in consultation with the Manager to the Offer, taking care to ensure that the basis of acceptance is decided in a fair and equitable manner and does not result in non-marketable lots, provided that acquisition of Equity Shares from a Public Shareholder shall not be less than the minimum marketable lot, or the entire holding if it is less than the marketable lot.

PLEASE NOTE THAT NO SHARES WILL BE ACCEPTED IN PHYSICAL MODE PURSUANT TO PR NO.: 51/2018 DATED DECEMBER 03, 2018 ISSUED BY SEBI WHEREIN REQUESTS FOR EFFECTING TRANSFER OF SECURITIES SHALL NOT BE PROCESSED AFTER MARCH 31, 2019 UNLESS THE SECURITIES ARE HELD IN THE DEMATERIALIZED FORM WITH A D EPOSITORY.

8.12. Procedure for tendering the shares in case of non-receipt of Letter of Offer:

Persons who have acquired Equity Shares but whose names do not appear in the Register of Members of the Target Company on the Identified Date, or unregistered owners or those who have acquired Equity Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in this Offer.

An Eligible Person may participate in the Offer by approaching Stock Broker/Selling Member and tender Equity Shares in the Open Offer as per the procedure mentioned in this Letter of Offer.

In case of non-receipt of the Letter of Offer, such Equity Shareholders of the Target Company may download the same from the website of SEBI i.e. www.sebi.gov.in or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares of the Target Company.

8.13. Settlement Process

8.13.1. On closure of the Offer, reconciliation for acceptances shall be conducted by the Manager to the Offer and the Registrar to the Offer and the final list shall be provided to the Stock Exchange to facilitate settlement on the basis of Shares transferred to the account of Clearing Corporation.

- 8.13.2. The settlement of trades shall be carried out in the manner similar to settlement of trades in the secondary market.
- 8.13.3. The Buying Broker will make the funds pay-in in the settlement account of the Clearing Corporation. For Equity Shares accepted under the Offer, the Equity Shareholders will receive funds pay-out directly in their respective bank accounts (in case of demat Equity Shares, in the bank accounts which are linked to the respective demat accounts) / as per secondary market pay-out mechanism (in case of physical Equity Shares). However, in the event that the pay-outs are rejected by the Equity Shareholder's bank accounts due to any reason, the pay-out will be transferred to their respective Selling Broker's settlement accounts and their respective Selling Brokers will thereafter transfer the consideration to their respective Equity Shareholders. The Equity Shareholders will be required to independently settle fees, dues, statutory levies or other charges (if any) with their Selling Brokers.
- 8.13.4. In case of certain client types viz. NRI, Foreign 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 would be given to their respective Selling Broker's settlement accounts for releasing the same to their respective Shareholder's account onwards. For this purpose, the client type details would be collected from the Registrar to the Offer.
- 8.13.5. Excess demat Equity Shares or unaccepted demat Equity Shares, if any, tendered by the Equity Shareholders would be returned to them by the Clearing Corporation. Any excess physical Equity Shares pursuant to proportionate acceptance/ rejection will be returned back to the Equity Shareholders directly by the Registrar to the Offer. The Target Company is authorized to split the share certificate and issue new consolidated Share Certificate for the unaccepted Equity Shares, in case the Equity Shares accepted by the Target Company are less than the Equity Shares tendered in the Open Offer by the Equity Shareholders holding Equity Shares in the physical form.
- 8.13.6. Once the basis of acceptance is finalised, the Clearing Corporation would facilitate clearing and settlement of trades by transferring the required number of Equity Shares to the escrow account which will be opened by the Acquirers.
- 8.13.7. Shareholders who intend to participate in the Offer should consult their respective Seller Member for payment to them of any cost, charges and expenses (including brokerage) that may be levied by the Seller Member upon the Selling Shareholders for tendering Equity Shares in the Offer (secondary market transaction). The consideration received by the selling Shareholders from their respective Seller Member, in respect of accepted Equity Shares, could be net of such costs, charges and expenses (including brokerage) and the Acquirers accepts no responsibility to bear or pay such additional cost, charges and expenses ((including brokerage) incurred solely by the Selling Shareholder.
 - 8.14. Equity Shares that are subject to any charge, lien or encumbrance are liable to be rejected except where 'No Objection Certificate' from lenders is attached.
 - 8.15. The Letter of Offer would also be available on the website of i.e. www.sebi.gov.in.
 - 8.16. The Letter of Offer will be dispatched to all the eligible shareholders of the Target Company. In case of non-receipt of the Letter of Offer, such eligible shareholders of the Target Company may download the same from the website of SEBI i.e. www.sebi.gov.in or obtain a copy of the same from the Registrar to the Offer on providing suitable documentary evidence of holding of the Equity Shares of the Target Company.

8.17. Settlement of Funds/Payment Consideration

- 8.17.1. The Buying Broker will transfer the funds pertaining to the Offer to the Clearing Corporation's bank account as per the prescribed schedule.
- 8.17.2. For Equity Shares accepted under the Open Offer, Clearing Corporation will make direct funds pay-out to respective Equity Shareholders. If shareholders' bank account details are not available or if the funds transfer instruction are rejected by RBI/Bank, due to any reason, then such funds will be transferred to the concerned Selling Broker settlement bank account for onward transfer to their respective shareholders.

- 8.17.3. The payment will be made to the Buying Broker for settlement. For Equity Shares accepted under the Open Offer, the Equity Shareholder/Selling Broker/Custodian participant will receive funds pay-out in their settlement bank account.
- 8.17.4. The funds received from the Buyer Broker by the Clearing Corporation will be released to the Equity Shareholder/Selling Broker(s)/Custodians as per secondary market pay out mechanism.
- 8.17.5. Shareholders who intend to participate in the Offer should consult their respective Selling Broker for payment to them of any cost, charges and expenses (including brokerage) that may be levied by the Selling Broker upon the selling shareholders for tendering Equity Shares in the Offer (secondary market transaction). The consideration received by the selling shareholders from their respective Selling Broker, in respect of accepted Equity Shares, could be net of such costs, charges and expenses (including brokerage) and the Acquirers accept no responsibility to bear or pay such additional cost, charges and expenses (including brokerage) incurred solely by the selling shareholder.
- 8.17.6. In case of delay in receipt of any statutory approval(s), SEBI has the power to grant extension of time to Acquirers for payment of consideration to the shareholders of the Target Company who have accepted the Open Offer within such period, subject to Acquirers agreeing to pay interest for the delayed period if directed by SEBI in terms of Regulation 18 (11) of the Regulations.

9. DOCUMENTS FOR INSPECTION

Copies of the following documents will be available for inspection to the Public Shareholders of the Target Company at the office of the Manager to the Offer, Mark Corporate Advisors Private Limited at 404/1, The Summit Business Bay, Sant Janabai Road (Service Lane), Off Western Express Highway, Vile Parle (East), Mumbai-400 057, on any day (except Saturdays, Sundays and Public Holidays) between 10.30 AM to 2.00 PM from the Date of Opening of the Offer till the Date of Closure of the Offer:

- 1) Certificate of Incorporation, Memorandum and Articles of Association of the Target Company.
- 2) Audited Accounts for the Financial Years ended March 31, 2019, March 31, 2018 and March 31, 2017 of the Target Company.
- 3) Certificate dated June 14, 2019, issued by CA Prateek Vaidya (Membership No. 118792), Partner of M/s BSVM and Associates, Chartered Accountants, certifying the Net worth of the Acquirer 1, Acquirer 2, Acquirer 3, Acquirer 4 and Acquirer 5 as on December 31, 2018.
- 4) Certificate dated June 14, 2019, issued by CA Prateek Vaidya (Membership No. 118792), Partner of M/s BSVM and Associates, Chartered Accountants, certifying that the Acquirers have firm and adequate financial resources to meet the financial obligations under the Open Offer.
- 5) Memorandum of Understanding dated June 14, 2019 between Manager to the Offer i.e. Mark Corporate Advisors Private Limited and the Acquirers.
- 6) Letter from IndusInd Bank Limited dated June 19, 2019 confirming the balance of ₹6,24,000 in the Cash Escrow Account.
- 7) Due Diligence Certificate dated June 28, 2019 submitted to SEBI by Mark Corporate Advisors Private Limited, Manager to the Offer.
- 8) Undertaking from the Acquirers for unconditional payment of the consideration within ten (10) working days from the last date of the tendering period to all the Shareholders of the Target Company whose applications are accepted in the Open Offer.
- 9) Undertaking from the Acquirers with regard to Responsibility under Regulation 2(0) and Regulation 7(4) of the Regulations.
- 10) Copies of the Public Announcement ('PA') dated June 14, 2019 (Friday) and a published copy of Detailed Public Statement ('DPS') which appeared in the newspapers on June 21, 2019 (Friday).
- 11) A copy of the Recommendations to be published on August 28, 2019 (Wednesday) made by the Board of Independent Directors of the Target Company as required in terms of Regulation 26(7) of the Regulations.
- 12) Copy of the Observation Letter no SEBI/HO/CFD/DCR-2/OW/P/2019/20763/1 dated August 13, 2019 issued by SEBI.

10. DECLARATION BY THE ACQUIRERS

The Acquirers, accepts full responsibility, for the information contained in this LoF and also for ensuring the compliance with the obligations of the Acquirers as laid down in the Regulations.

We, the Acquirers, have made all reasonable inquiries, accept responsibility jointly and severally, and confirm that this Letter of Offer is in compliance with the Regulations, and that it contains all information with regard to the Offer, which is material in the context of the issue, that the information contained in this Letter of Offer are true and correct in all material respects and is not misleading in any material respect, that the opinions and intentions expressed herein are honestly held and that there are no other facts, the omission of which makes this document as a whole or any of such information or the expression of any such opinions or intentions misleading in any material respect.

The Manager to the Offer hereby states that the person(s) signing this Letter of Offer are the Acquirers:

Sd/-

Sd/-

Sd/-

Shrikant Bhangdiya ("Acquirer 1")

Aarti Bhangdiya* ("Acquirer 2")

Megha Bhangdiya* ("Acquirer 3")

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Sd/-

Sonal Bhangdiya*

Manisha Maniyar*

Date

August 20, 2019

Place

Mumbai

^{(&}quot;Acquirer 4") ("Acquirer 5")

* Signed by duly constituted Power of Attorney holder, Shrikant Bhangdiya.