DYNACONS TECHNOLOGIES LIMITED

in terms of Regulation 15(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter referred to as "SEBI (SAST) Regulations"/

Open Offer for acquisition of upto 2,03,90,006 (Two Crores Three Lakhs Ninety Thousand Six Only) fully paid up equity shares of ₹ 1 each from public shareholders except parties to SPA of Dynacons Techno Limited (hereinafter referred to as "Target Company" or "DTL") by Arun Govil (hereinafter referred to as "Acquirer") pursuant to and in accordance with regulations 3(1) and 4 of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations 2011, as amended

This detailed public statement ("DPS") is being issued by Intensive Fiscal Services Pvt. Ltd., the Manager to the Offer ("Manager") on behalf of Arun Govil in compliance with Regulation 13(4) of the SEBI (SAST) Regulations, 2011 and subsequent amendments thereto pursuant to the Public Announcement filed on August 08, 2014 with the Stock Exchanges/SEBI/Target Company in terms of Regulations 3(1) & 4 of the SEBI (SAST) Regulations, 2011.

ACQUIRER, TARGET COMPANY AND OFFER

A. Details of the Acquirer:

- Arun Govil aged about 58 years residing at 67, Hoaglands Lane, GlenHead, New York- 11545, U.S.A. & Corr Address is at c/o Ducon House, Plot No. A/4, Road No.1, M.I.D.C. Wagle Industrial Estate, Thane (West), 400604 India, Tel No:- 001-516-816-1400 and Fax No:- 022 4112 2115 is the only Acquirer in terms of Regulation 2(1)(a) of the SEBI (SAST) Regulations, 2011 for the purpose of this Open offer.
- The Acquirer is Non resident Indian (NRI) and will take all necessary approvals from regulatory authorities, if applicable before buying shares of the Target Company.
- The areas of business and relevant experience of the Acquirer is more than 35 years in Chemical Engineering, Pollution Control systems, Waste Energy systems, Business Management and Entertainment
- CA Hitesh Shah (Membership No. 040999), partner of Hitesh Shah & Associates, Chartered Accountants having its Office at 8B/6, Sangeeta Sadan, Opp. Cinemax Theatre, Jawahar Nagar, Goregaon (W), Mumbai-400104, Te No. 2874 5501, Telfax: 2874 4782, Email: fagun@vsnl.net, Cell: 9821140636 has certified vide certificate dated August 05, 2014 that Net worth of Arun Govil is ₹472,30,54,076 (Rupees Four Hundred Seventy Two Crore and Thirty Lakhs Fifty Four Thousand and Seventy Six) as on August 01, 2014.
- The Acquirer proposes to acquire 2,03,90,006 (Two Crores Three Lakhs Ninety Thousand Six Only) fully paid up equity shares of the Target Company constituting 26% of the paid up/voting capital of the Target Company pursuant to Share Purchase Agreement (hereinafter referred to as "SPA") dated August 08, 2014
- The Acquirer had previously subscribed 1,90,00,000 equity share at its face value of ₹ 1/- each of the Target Company representing 24.23% of issued capital of the Target Company on December 28, 2013 through preferentia issue of equity shares. Thus as on date of this DPS Acquirer is beneficial owner of 1,90,00,000 equity shares of Target Company. Therefore Chapter V of SEBI (SAST) Regulations, 2011 is applicable to him
- . As on the date of this DPS, the Acquirer is on Board of Directors of Cemtrex Inc., a company listed on OTC BB
- The Acquirer is not forming part of the present Promoter group of the Target Company. As on date of this DPS, there is/are no nominee(s) of the Acquirer on the Board of Directors of the Target Company
- . The Acquirer has not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11B of the SEBI Act, 1992, as amended (the 'SEBI Act') or any other Regulations made under the SEBI

B. Details of Sellers:

- The Sellers propose to sell 2,81,80,652 (Two Crores Eighty One Lakhs Eighty Thousand Six Hundred and Fifty Two Only) fully paid up equity shares to the Acquirer constituting 35.93% of the total paid up/voting capital of the Target Company pursuant to SPA dated August 08, 2014 at a price of ₹1/- (Rupee One only) per equity share
- Shirish M Anjaria, Dharmesh S Anjaria, Parag J Dalal, Nilam S Anjaria, Jigna D Anjaria, Devangi Parag Dalal, Hasumati Dalal, Shirish M Anjaria HUF, Trigem Infosolutions Ltd, Parag J Dalal HUF, Dynacons Systems & Solutions Ltd are selling promoters & promoter group of DTL who are collectively referred to as "Sellers" 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 (the 'SEBI Act') or any other Regulations made under the SEBI Act.
- As per terms & conditions mentioned in the SPA, the Sellers have undertaken to take approval from Dena Bank before completing sale of SPA shares

C. Target Company (Dynacons Technologies Limited):

- The Target Company was incorporated on 2nd April in the year 2009 under the provisions of the Companies Act, 1956 it was formed as a subsidiary company of Dynacons Systems and Solutions Limited (DSSL), later the Company entered into a Scheme of Arrangement with DSSL, their respective shareholders and creditors, which became effective on December 20, 2010. The present registered office of the Target Company is 78, Ratnajyot Industrial Estate, Irla lane, Vile Parle (West), Mumbai - 400056, Phone No:- 022-66889900, Fax No:- 022- $26716641, Email\ id-dharmesh@dynacons.com/investor@dtlindia.com\ and\ Web\ Address: www.dtlindia.com$
- As on date of this DPS, the authorized share Capital of the Target Company is ₹8,00,00,000 (Rupees Eight Crore only) divided into 80,000,000 equity shares of ₹1/- each. The issued, subscribed & paid-up share capital of the Target Company is ₹7,84,23,100/- (Rupees Seven Crore Eighty Four Lacs Twenty Three Thousand and One Hundred only) divided into 7,84,23,100 equity shares of ₹ 1/- each
- The entire issued, subscribed, paid up and voting equity capital of the Target Company is listed on BSE & NSE The symbol at NSE and BSE is DYNATECH.
- · As on date of this DPS, there are no partly paid-up, forfeited shares. There are no outstanding convertible instruments in the nature of warrants/fully convertible debentures/partly convertible debentures etc. which are convertible into equity at any later date
- The Board of Directors of the Target Company are Parag J Dalal, Shirish M Anjaria, Dharmesh S Anjaria, Dilip Palicha, Viren Shah and Jitesh Jain
- The financials highlights of DTL are given below:

(Fig in Lakhs)

	Period ended	Period ended	Period ended
Financial Data	31.03.2012	31.03.2013	31.03.2014
	(Audited)	(Audited)	(Audited)
Total Income	2,428.64	3,215.19	3,188.22
Profit/(Loss) After Tax	14.40	10.46	9.30
Equity Share Capital	594.23	594.23	784.23
Earnings Per Share (Rupees)	0.02	0.02	0.01
Net worth	2,383.17	2,393.64	2,592.95
Return on Net worth (%)	0.60%	0.44%	0.36%
Book Value Per Share (Rupees)	4.01	4.03	3.31

(Source: Annual Report for the financial year ended March 31, 2012, March 31, 2013 and as certified by C.K. Palan (Membership no 100741), Partner of P.C. Ghadiali & Co., Chartered Accountant, having its office at office no.6-7, Yamuna, Evershine Enclave, Mira Road (East), Thane-401107, Tel no:022-28124575/76 E-mail: ckpalan@gmail.com vide its certificate dated August 07, 2014 certifying the brief financials of the Target Company for year ended March 31, 2014)

D. Details of the Offer:

- The Acquirer hereby makes this Offer to the equity shareholders (other than parties to the SPA) of the Target Company to acquire up to 2 03 90 006 (Two of rores Three Lakhs Ninetv Thousand Six Oi equity shares of ₹ 1/- each representing 26% of the voting capital of the Target Company in terms of the SEBI (SAST) Regulations at a price of ₹1.30/- (Rupees One and Thirty Paisa only) per fully paid up equity share ('Offer Price') payable in cash.
- . The offer is made to (i) all the equity shareholders (except parties to the SPA) whose names will appear on the register of members of the Target Company or as beneficiaries on the beneficiary records of the Depository Participant as on the Identified Date i.e. September 19, 2014 and (ii) to those persons who own the shares any time prior to the closure of the tendering period, but are not the registered shareholder(s).
- This Offer is subject to the receipt of the statutory and other approvals mentioned in paragraph VI of the DPS In terms of Regulation 23 of the SEBI (SAST) Regulations, if the statutory approvals are refused, the Offer would stand withdrawn.
- This is not a conditional Offer and not subject to any minimum level of acceptance. The Acquirer will acquire all the equity shares of the Target Company that are validly tendered as per terms of the Offer subject to the terms and conditions mentioned in this DPS and in the Letter of Offer that will be sent to the shareholders up to a maximum of 2,03,90,006 (Two Crores Three Lakhs Ninety Thousand Six Only) fully paid up equity shares.
- This is not a Competitive Bid in terms of regulation 20.
- The Acquirer had previously subscribed 1,90,00,000 equity share at its face value of ₹ 1/- each of the Target Company representing 24.23% of issued capital of the Target Company on December 28, 2013 through preferential issue of equity shares during the 12 months period prior to the date of PA. Thus as on date of this DPS, the Acquirer is beneficial owner of 1,90,00,000 equity shares of Target Company.
- . The Manager to the Offer, Intensive Fiscal Services Private Limited does not hold any equity share in the Target Company as on date of this DPS. The Manager to the Offer further declares and undertakes that they will not deal in their own account in the equity shares of the Target Company during the Offer Period.
- The SPA is subject to compliance of provisions of SEBI (SAST) Regulations and in case of non compliance with the provisions of SEBI (SAST) Regulations, 2011; the SPA shall not be acted upon.
- E. As on date of this DPS, the Acquirer does not have any intention to sell, dispose off or otherwise encumber any significant assets of DTL except in the ordinary course of business. The future policy for disposal of its assets if any, will be decided by Target Company's Board of Directors, subject to the applicable provisions of the law and subject to the prior approval of the shareholders at a General Body Meeting of DTL in accordance with regulation 25(2) of Regulations. However, the Acquirer may give effect to such alienation subject to passing a special resolution by the shareholders of Target Company by way of a postal ballot and the notice for such postal ballot shall contain reasons as to why such alienation is necessary. The Acquirer intends to seek a reconstitution of the Board of Directors of the Target Company after successful completion of Offer. In terms of Clause 40A of the Listing Agreement with BSE read with Rule 19A(1) of the Securities Contracts (Regulations) Rules, 1957, the Target Company is required to maintain at least 25% public shareholding for listing on a continuous basis. In accordance with the Listing Agreement, the present Offer after considering the SPA and Open Offer Shares would result the Public shareholding in the Target Company falling below the minimum level required as per the Listing
- Agreement entered with the Stock Exchange for the purpose of listing on continuous basis a) In terms of Cause 40A of the Listing Agreement read with Rule 19A(1) of the Securities Contracts (Regulations) Rules, 1957, the Target Company is required to maintain at least 25% public shareholding for listing on a continuous basis. In the event that the acquisition made in pursuant to the Offer results in the public shareholding of the Target Company falling below such minimum level, the Acquirer undertakes to take necessary steps to facilitate compliance of the Target Company with the relevant provisions of the Listing Agreements and other applicable laws, within the time period mentioned therein or in accordance with such other directions as may be provided by the Stock Exchange. The Acquirer has confirmed that presently he does not have any intention to delist the Target Company from the Stock Exchange in the next three years
- b) The Acquirer undertakes to bring the public shareholding at minimum stipulated level i.e 25% within the time permitted under the Securities Contract (Regulation) Rules, 1957 and in accordance with Regulation 7(4) of the Regulations. This would take place either by way of issue of new shares by the Target Company in compliance with the provisions of the Companies Act, 1956/2013 & Securities and Exchange Board of India (Issue of Capital and Disclosure requirements) Regulation, 2009 and subsequent amendments thereto or by sale of its holdings through the secondary market in a transparent manner.
- c) Further, the Acquirer shall not be eligible to make a voluntary delisting offer under the SEBI (Delisting of Equity Shares) Regulations, 2009, unless a period of twelve months have elapsed from the date of completion of the offer period as per regulation 7(5) of the SEBI (SAST) Regulations, 2011.

BACKGROUND TO THE OFFER The Acquirer proposes to acquire 2,81,80,652 (Two Crores Eighty One Lakhs Eighty Thousand Six Hundred and Fifty Two Only) fully paid up equity shares of ₹ 1/- each pursuant to Share Purchase Agreement entered on August 08, 2014 at a price of ₹ 1/- each aggregating to ₹ 2,81,80,652 (Two Crores Eighty One Lakhs Eighty Thousand Six Hundred and Fifty Two Only), details of which are as follows

Sellers	Acquirer				
Name of the Sellers	No. of Equity Shares	% w.r.t. to the total paid up capital	Name of the Acquirer	No. of Equity Shares	% w.r.t. to the total paid up capital
Shirish M Anjaria	2,707,212	3.45%			
Dharmesh S Anjaria	2,671,750	3.41%			
Parag J Dalal	2,604,100	3.32%			
Nilam S Anjaria	1,894,321	2.42%			
Jigna D Anjaria	982,222	1.25%			
Devangi Parag Dalal	1,009,800	1.29%	Arun Govil	28,180,652	35.93%
Hasumati Dalal	486,125	0.62%			
Shirish M Anjaria HUF	26,574	0.03%			
Trigem Infosolutions Ltd	348,568	0.44%			
Parag J Dalal HUF	450,580	0.57%			
Dynacons Systems & Solutions Ltd	14,999,400	19.13%			
Total	28,180,652	35.93%	Total	28,180,652	35.93%

- Target Company subsequent to the completion of this Open Offer in accordance hereof Thus Open Offer is being made by the Acquirer in compliance with Regulations 3(1) & 4 read with other
- applicable provisions of the SEBI (SAST) Regulations The Acquirer is hereby making a mandatory Open Offer in terms of SEBI (SAST) Regulations to the equity shareholders (except parties to the SPA) of the Target Company to acquire 2,03,90,006 fully paid up equity shares ("Offer Size") bearing a face value of ₹ 1/- each representing 26% of the total issued, subscribed, paid up and voting capital of the Target Company at a price of ₹ 1.30/- (Rupee One and Thirty Paisa Only) per fully paid up equity share, payable in cash, aggregating to ₹ 2,65,07,008/- (Rupees Two Crore Sixty Five Lakhs Seven Thousand & Eight only) subject to the terms and conditions mentioned in this DPS and in the Letter of Offer that will be circulated to the shareholders in accordance with the regulations. ("Letter of Offer"/"Offer Document") whose names appear on the register of members of the Target Company or as beneficiaries on the beneficiary

records of the Depository Participant as on the Identified date i.e. September 19, 2014. OBJECT & PURPOSE OF ACQUISITION & FUTURE PLANS:

 The prime object of the Offer is to change the control and management of the Target Company. Mr. Arun Govil is the only Acquirer for the proposed Open Offer. The Acquirer is yet to finalize on how he would implement the future plans. He also aims to expand the business horizon under corporate status for diversifying into different activities subject to approval of the shareholders. The Acquirer reserves the right to modify the present structure of the business in a manner which is useful to the larger interest of the shareholders. Any change in the structure that may be affected will be in accordance with the laws applicable.

SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer in the Target Company and the details of his acquisition(s)

Details	No. of equity shares	% of total fully paid up capital
Shareholding as on date of PA	1,90,00,000	24.23%
Shares Proposed to be acquired pursuant to SPA	2,81,80,652	35.93%
Shares acquired between the PA date & the DPS date	Nil	Nil
Post offer shareholding	6,75,70,658*	86.16%*

*Assuming full acceptances

OFFER PRICE

- The shares of the Target Company are listed on BSE & NSE. The symbol of the script at NSE and BSE is DYNATECH.
- The trading turnover of the equity shares of the Target Company during Twelve calendar months preceding the
 month of PA (August 2013-July 2014) on RSF & NSF is detailed below:

month of PA (August 2013-July 2014) on B3E & N3E 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/ Voting capital listed	Trading turnover (as % of total number of listed shares)	
Bombay Stock Exchange Ltd.	10,02,618	7,84,23,100	1.28	
National Stock Exchange Ltd.	6,89,648	7,84,23,100	0.88	

The equity shares are thus infrequently traded on BSE & NSE within the meaning of Regulation 2(1) (j) of the SEBI

The Offer Price of ₹ 1.30/- (Rupees One and Thirty Paisa only) per fully paid-up equity share of face value of

₹	₹ 1/- each is justified in terms of Regulation 8(2) of the SEBI (SAST) Regulations.				
a)	Highest negotiated price per share for acquisition under the SPA	₹ 1/-			
b)	The volume-weighted average price paid or payable for acquisition(s), whether by the Acquirer or by any person(s) acting in concert, during the fifty-two weeks immediately preceding the date of public announcement; ₹ 1/- for subscription o 1,90,00,000 equity share ₹ 1/- each on a preferential		quity shares of		
c)	The highest price paid or payable for any acquisition, whether by the Acquirer or by any person(s) acting in concert, during the Twenty-six weeks immediately preceding the date of the Public announcement:	NΑ			
d)	The volume-weighted average market price of shares for a period of sixty trading days immediately preceding the date of the public announcement as traded on the stock exchange where the maximum volume of trading in the shares of the target company are recorded during such period	Not Applicable (As Shares are infrequently traded)			
e)	Other Parameters	For financial year ended March 31, 2013 (Audited)	For financial year ended March 31, 2014 (Audited)		
	Profit after Tax (Fig in Lakhs)	10.46	9.30		
	Net worth (Fig in Lakhs)	2,393.64	2,592.95		
	Book Value Per Share (Rupees)	4.03	3.31		
	Earnings per Share (EPS) (Rupees)	0.02	0.01		

(Source: Annual Report for the financial year ended March 31, 2013 and as certified by C.K. Palan (Membership no 100741), Partner of P.C. Ghadiali & Co., Chartered Accountant, having its office at office no.6-7, Yamuna, Evershine Enclave, Mira Road (East), Thane-401107, Tel No:-022-28124575/76, E-mail:-ckpalan@gmail.com vide its certificate dated August 07, 2014 certifying the brief financials of the Target Company for year ended March 31, 2014)

- CA Bhavesh Chitaliya, Proprietor of Bhavesh Chitaliya & Co, Chartered Accountants (Membership No.133313), ng its office at 203/C-61 Nav-Ivoti Co-on Thane - 401 107 vide certificate dated August 08, 2014 has applied the valuation methodology prescribed by the Honorable Supreme Court of India in the case of Hindustan Lever Employees Union vs. Hindustan Lever Limited, 1995 (83 Com. Case 30). Considering aforesaid valuation methodology, the Value of shares as per Net Assets Method (NAV) comes to ₹ 3.22, as per Price Earning Capitalization Method is ₹ 0.08/- and as per Market Value Method is ₹1.38. Thus the fair value of an equity share is ₹1.23 based on Book Value per share, Price Earning Capitalization Method & Market Value Method for the year ending March 31, 2014.
- In view of the above parameters considered and in the opinion of the Acquirer and Manager to the Offer, the Offer Price of ₹ 1.30/- per fully paid up equity share is justified in terms of regulation 8 (2) of the SEBI (SAST) Regulations.
- No adjustment has been carried out in the offer price as no corporate actions were announced before or as on the date of this DPS
- Irrespective of whether a competing offer has been made or not, the Acquirer may make upward revision(s) to the offer price or offer size subject to the other provisions of these regulations, at any time prior to the commencemen of the last three working days before the commencement of the tendering period i.e. up to September 29, 2014. Where the Acquirer has acquired or agreed to acquire any share or voting right in the Target Company during the
- offer period, whether by subscription or purchase, at a price higher than the offer price, the offer price shall stand revised to the highest price paid or payable for any such acquisition. Provided that no such acquisition shall be made after the third working day prior to the commencement of the tendering period and until the expiry of the tendering period. In case of revision in the Offer price, shareholders would be notified
- Where the Acquirer acquires shares of the Target Company during the period of twenty-six weeks after the tendering period at a price higher than the offer price under these regulations, the Acquirer shall pay the difference between the highest acquisition price and the offer price, to all the shareholders whose shares were accepted in the open offer, within sixty days from the date of such acquisition. However no such difference shall be paid in the event that such acquisition is made under an Open Offer under the SEBI (SAST) Regulations or pursuant to SEBI (Delisting of Equity shares) Regulations, 2009 or open market purchases made in the ordinary course on the Stock Exchange, not being negotiated acquisition of Equity shares whether by way of bulk deals, block deals or in any other form.

FINANCIAI ARRANGEMENTS

- The total fund requirement or the maximum consideration for the Open Offer assuming full acceptance of the Offer would be ₹ 2.65.07.008/- (Runees Two Crore Sixty Five Lakhs Seven Thousand & Fight only) i.e. consideration payable for acquisition of 2,03,90,006 fully paid equity shares of the Target Company at an Offer Price of ₹ 1.30/- (Rupees One and Thirty Paisa only) per equity share.
- In accordance with Regulation 17 of the Regulations, the Acquirer has opened an Escrow Account under the name and title of "DYNACON TECHNOLOGIES LTD - ESCROW ACCOUNT- 200999643930" with IndusInd Bank Ltd - Mumbai ("Escrow Bank") and made a deposit of ₹ 66,30,000 (Rupees Sixty Six Lakhs and Thirty Thousand Only) being 25% of the total consideration payable in accordance with the SEBI (SAST) Regulations. In term of an agreement dated August 08, 2014 amongst the Acquirer, Manager to the Offer and the Escrow Bank ("Escrow Agreement"), Manager to the Offer have been solely authorized to operate and to realize the value lying in the Escrow Account in terms of the SEBI (SAST) Regulations
- CA Hitesh Shah (Membership No. 040999), partner of Hitesh Shah & Associates, Chartered Accountants having its Office at 8B/6, Sangeeta Sadan, Opp. Cinemax Theatre, Jawahar Nagar, Goregaon (W), Mumbai-400104, Tel No. 2874 5501, Telfax: 2874 4782, Email: fagun@vsnl.net, Cell: 9821140636 has certified vide certificate dated August 05, 2014 that Net worth of Arun Govil is 472,30,54,076 (Rupees Four Hundred Seventy Two Crore Thirty Lakhs Fifty Four Thousand and Seventy Six) as on August 01, 2014.
- No borrowing from any Bank/Financial Institution is being specifically made for this purpose
- Based on the above and in light of the escrow arrangements set out above, the Manager to the Offer is satisfied with the ability of the Acquirer to implement the Offer in accordance with the Regulations as firm financial arrangements are in place to fulfill the obligations under the Regulations.
- In case of revision in the Offer Price, the Acquirer will further make Deposit with the escrow bank of difference amount between previous Offer fund requirements and revised Offer fund requirements to ensure compliance with Regulation 18(5) (a) of the SEBI (SAST) Regulations.

VI. STATUTORY AND OTHER APPROVALS

- As on date of this DPS, there are no statutory approvals required for the acquisition of equity shares that would be tendered pursuant to this Offer. If any statutory approvals are required or become applicable, the Offer would be subject to the receipt of such other statutory approvals. The Acquirer will not proceed with the Offer in the event that such statutory approvals which are required are refused in terms of Regulation 23 of the SEBI (SAST) Regulations.
- If the Acquirer is unable to make the payment to the shareholders who have accepted the open offer within such period as specified in below table titled as "TENTATIVE SCHEDULE OF ACTIVITY" owing to non-receipt of statutory approvals as required, the Board may, where it is satisfied that such non-receipt was not attributable to any willful default, failure or neglect on the part of the Acquirer to diligently pursue such approvals, grant extension of time in terms of Regulation 18(11) of the Regulations for making payments, subject to the Acquirer agreeing to pay interest to the shareholders for the delay at such rate as may be specified.

- Where the statutory approval extends to some but not to all shareholders in respect of making payment, the $Acquirer\ will\ have\ the\ option\ to\ make\ payment\ to\ such\ shareholders\ in\ respect\ of\ whom\ no\ statutory\ approvals$ are required in order to complete the open offer.
- No approvals are required from FIs/Banks for the Offer except from Dena Bank as mentioned above in part I sub part B of this DPS.
- The Offer would be subject to all other statutory approvals that may become applicable at a later date before the completion of the Offer

VII. TENTATIVE SCHEDULE OF ACTIVITY

Date	Day
August 8, 2014	Friday
August 19, 2014	Tuesday
August 26, 2014	Tuesday
September 10, 2014	Wednesday
September 17, 2014	Wednesday
September 19, 2014	Friday
September 26, 2014	Friday
September 29, 2014	Monday
September 30, 2014	Tuesday
October 7, 2014	Tuesday
October 8, 2014	Wednesday
October 21, 2014	Tuesday
November 10, 2014	Monday
November 17, 2014	Monday
	August 8, 2014 August 19, 2014 August 19, 2014 September 10, 2014 September 17, 2014 September 19, 2014 September 26, 2014 September 29, 2014 September 30, 2014 October 7, 2014 October 8, 2014 October 21, 2014 November 10, 2014

letter of offer would be sent. It is clarified that all owners (registered or unregistered) of the equity shares of the Target Company (except the Acquirer and the Sellers) who own the shares of the DTL are eligible to participate in the Offer any time before the closing of the tendering period.

VIII. PROCEDURE FOR TENDERING THE SHARES IN CASE OF NON RECIEPT OF LOF

• The Acquirer has appointed Big share Services Private Limited. as Registrar to the Open offer ("Registrar"). The shareholders who wish to accept the offer and tender their shares pursuant to this Offer will be required to send their share certificate(s), transfer deed(s) and/or Delivery Instruction slip, duly filled Form of Acceptance cum-Acknowledgement and such other documents as may be specified in the Letter of Offer to the Registrar to the Offer as mentioned below either by Hand Delivery or by Registered Post/Courier, on or before the date of Closure of the tendering period i.e. October 21, 2014 in accordance with the instructions specified in the Letter of Offer and in the Form of Acceptance cum Acknowledgement. The documents can be tendered at the centre given below between 10:00 hours to 16:30 hours from Monday to Friday and 10:00 hours to 13:00 hours on Saturday. The centre will be closed on Sundays and Public holidays

Contact Person	Name and Address	Tel. No. and Fax No	E-mail ID	Mode of Delivery	Timing
Mr. Ashok	BIG SHARE SERVICES	Tel:- 02240430200	openoffer@	Hand	10:00 hours to
Shetty	PRIVATE LIMITED	Fax:- 02228475207	bigshareonline.	Delivery	16:30 hours from
	E/2, Ansa Industrial Estate,		com	or by	Monday to Friday
	Sakivihar Road, Sakinaka,			Registered	and 10:00 hours
	Andheri (E), Mumbai - 400 072			Post/	to 13:00 hours
				Courier	on Saturday

- Share certificate(s)/transfer deed(s)/Delivery Instruction slip(s)/Form of Acceptance should not be sent to the Sellers or to the Acquirer or the Target Company or the Manager to the Offer
- For shareholders holding their shares in Demat Form, the Registrar to the Offer- Big share Services Private Limited. has opened a Special Depository Account for the purpose of crediting the shares in favour of the Special Depository Account. The details are as under

	bepository recount. The details are as under.		
	Depository Name	National Securities Depository Limited (NSDL)	
	DP Name	HDFC BANK LTD	
	Account Name	BSPL ESCROW A/C - DTL OPEN OFFER	
DP ID Number IN301549		IN301549	
	Beneficiary Account Number	50343504	

Shareholders having their beneficiary account with Central Depository Services (India) Limited (CDSL) have to use Inter depository delivery instruction slip for the purpose of crediting their shares in favour of the Special Depository

- Shareholders/Beneficial owners who are holding shares in dematerialized form of the Target Company and wish to tender their shares will be required to send their Form of Acceptance cum Acknowledgement along with a photocopy of the delivery instructions in "Off-Market" mode or counterfoil of the delivery instruction in "Off-Market" mode, duly acknowledged by the Depository Participant ("DP"), in favour of the Special Depository Account, in accordance with the instructions to be specified in the Letter of Offer and Form of Acceptance, to the Registrar to the Offer either by hand delivery or by Registered Post between 10:00 hours to 16:30 hours from Monday to Friday and from 10:00 hours to 13:00 hours on Saturday, so as to reach on or before the closure of the tendering period i.e. not later than October 21, 2014, at the address given above. Shareholders who are holding their shares in physical form and wish to tender their shares will be required to send the Form of Acceptance, original Share Certificate(s), Blank Transfer deed(s) duly signed, in accordance with the instructions specified in the Letter of Offer and the Form of Acceptance to the Registrar to the Offer i.e. Big share Services Private Limited. either by hand delivery or Registered Post/courier so as to reach on or before the closure of the tendering period i.e. not later than October 21, 2014, at the address given above
- In case of (a) shareholders who have not received the Letter of Offer/FOA, (b) unregistered shareholders and (c) owner of the shares who have sent the shares to the Target Company for transfer, may send their consent to the Registrar to the Offer on plain paper, stating the name, addresses, number of shares held, distinctive numbers, folio numbers, number of shares offered along with the documents to prove their title to such shares such as broker note, succession certificate, original share certificate/original letter of allotment and valid share transfer deeds (one per folio)/delivery instruction slip, duly signed by all the shareholders (in case of joint holdings in the same order as per the specimen signatures lodged with the Target Company), and witnessed (if possible) by the notary public or a bank manager or the member of the stock exchange with membership number, as the case may be, so as to reach the Registrar on or before 16:30 hours up to the date of closure of this tendering period i.e. October 21, 2014. Such shareholders can also obtain the Letter of Offer from the Registrar to the Offer by giving an application in writing clearly marking the envelope "DTL Letter of Offer".
- No indemnity is required from unregistered shareholders.
- Applications in respect of the equity shares of the Target Company that are the subject matter of litigation wherein the shareholder(s) may be precluded from transferring the shares during the pendency of the said litigation are liable to be rejected in case directions/orders regarding these equity shares are not received together with the shares tendered under this Offer prior to the date of the closing of this tendering period i.e. October 21, 2014.
- Applications which are complete in all respect and which reach the Registrar on or before the date of closure of tendering period i.e. October 21, 2014 would be approved and accepted by the Acquirer. The payment of consideration for the applications so accepted will be made through a crossed account payee cheque/demand draft/pay order or through Direct Credit ('DC'), National Electronic Funds Transfer ('NEFT'), Real Time Gross Settlement ('RTGS'), Electronic Clearing Services (ECS) at specified centers where clearing houses are managed by the Reserve Bank of India within 10 days from the date of closure of the tendering period. The intimation regarding acceptance of applications and payment of consideration will be dispatched to the shareholders by registered/speed post at the shareholders' sole risk. In case of joint holder(s), the cheque/demand draft will be drawn in the name of the first holder and in case of unregistered owners of shares the consideration will be paid to the person whose name is stated in the contract note.
- Where the number of shares offered for sale by the shareholders are more than the shares agreed to be acquired by the Acquirer Acquirer will accept the shares received from the shareholders on a proportionate basis, in consultation with the Manager to this 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 shares from a shareholder shall not be less than the minimum marketable lot) or the entire holding if it is less than the $mark etable\ lot.\ The\ mark etable\ lot\ of\ the\ Target\ Company\ is\ One\ (1)\ in\ case\ of\ Demat\ shares\ and\ Physical\ shares.$ In case of acceptance on a proportionate basis, the unaccepted share certificates/unaccepted delivery instructions slips, transfer forms and other documents, if any, will be returned by registered post at the shareholders'/ unregistered owners' sole risk to the first holder of equity shares.
- The Registrar to the Offer will hold in trust the share(s) certificates. Delivery Instructions Slip. Form of Acceptance cum Acknowledgement, if any, and the transfer form(s) on behalf of the shareholders of the Target Company who have accepted this Offer, until the cheque/drafts for the consideration and/or the unaccepted shares/share certificates are dispatched/returned. IX. DETAILED PROCEDURE FOR TENDERING THE EQUITY SHARES IN THE OPEN OFFER WILL BE AVAILABLE

IN THE LETTER OF OFFER.

X. OTHER INFORMATION

- Pursuant to Regulation 12 of the SEBI (SAST) Regulations, the Acquirer has appointed Intensive Fiscal Services Private Limited as Manager to the Offer and Bigshare Services Private Limited as Registrar to the Offer.
- This Detailed Pubic Statement would also be available at SEBI's website, www.sebi.gov.in
- This Detailed Pubic Statement is being issued on behalf of the Acquirer by the Manager to the Offer. The Acquirer accepts full responsibility for the information contained in PA and DPS and also for the fulfillment

of his obligations as laid down in the SEBI (SAST) Regulations and subsequent amendments made thereof



INTENSIVE FISCAL SERVICES PRIVATE LIMITED

914, 9th Floor, Raheja Chambers, Nariman Point, Mumbai-400021. Tel. Nos.:- 022 22870443/44/45; Fax No.:- 022 22870446 E-mail:- rishabh@intensivefiscal.com Contact Person: - Mr. Rishabh Jain SEBI Registration No.:- INM000011112

On behalf of Arun Govil.

Date : August 18. 2014

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