Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part-A- Details of the Acquisition

Na	me of the Target Company (TC)	GMR Infrastructure Limited 🛌				
	me(s) of the acquirer and Persons Acting in ncert (PAC) with the acquirer	(1) IDFC Limited A (2) Premier Edu-Infra Solutions Private Limited (3) GKFF Ventures (4) Skyron Eco-Ventures Private Limited				
Whether the acquirer belongs to Promoter/Promoter group		No				
Name(s) of the Stock Exchange(s) where the shares of TC are Listed		National Stock Exchange of India Limited BSE Limited				
De	tails of the acquisition as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)		
ho a) b) c) d)	fore the acquisition under consideration, lding of acquirer along with PACs of: Shares carrying voting rights Shares in the nature of encumbrance (piedge/ lien/non-disposal undertaking/ others) Voting rights (VR) otherwise than by equity shares Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) Total (a+b+c)	Zero	Zero	Zero		
a) b)	sails of acquisition Shares carrying voting rights acquired; VRs acquired otherwise than by equity shares Warrants/convertible securitles/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)	a) NIL b) NIL c) The following instruments have been acquired:-	Not Available. Please see Footnote below.	Not Available. Please see Footnote below.		

	acquired	IDFC Limited:
d)	· ·	(i) 209,550
4)	(pledge/ lien/non-disposal undertaking/	Series A
	others)	compulsorily
۸.		convertible
e)	Total (a+b+c+/-d)	preference
		shares
		(ii) 209,550
		Series B
		compulsorily
		convertible
		preference
		shares
		Stiares
		Premier Edu-Infra
		Solutions Private
		Limited
		(i) 209,550
		Series A
		compulsorily
		convertible
		preference
		shares
		(ii) 209,550
		Series B
		compulsorily
		convertible
		preference
		shares
		' ·
		GKFF Ventures
		(i) 272,415
		Series A
		compulsorily
		convertible
		preference
		shares N
		(ii) 272,416
		Series B
		compulsorily
		convertible
		preference
		snares
	·	Skyron Eco-
		Ventures Private
		Limited
		1 1

Not Available.	Not Available.
Please see	Please see
below.	Footnote below.
	Footnote

e de Montre Santa de pro-	- '		
Mode of acquisition (e.g. open-market / public issue / rights issue / preferential allotment / inter-se-transfer/encumbrance; etc.)	Preferential Allotment		
Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares, etc.	 (i) The Series A compulsorily convertible prefere shares are issued at a face value of Rs. 1000/which carries a coupon at the rate of 0.001% annum and will be compulsorily converted intequity shares in accordance with Regulation 76 and Regulation 76 of the Securities and Excha Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 upon expiry (Seventeen) months from the date of allotme March 26, 2014; (ii) The Series B compulsorily convertible prefere shares are issued at a face value of Rs. 1000/which carries a coupon at the rate of 0.001% annum and will be compulsorily converted intequity shares in accordance with Regulation 7 and Regulation 76 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009 upon expiry (Eighteen) months from the date of allotment March 26, 2014 		
Date of acquisition of/ date of receipt of intimation of allotment of shares / VR/ warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	March 27, 2014		
Equity share capital / total voting capital of the TC before the said acquisition	3,892,434,782^	100%	100%
Equity share capital/total voting capital of the TC after the said acquisition	Not Available. Please see Footnote below.	Not Available. Please see Footnote below.	Not Avails Please se Footnote below.
Total diluted share/voting capital of the TC after the said acquisition	Not Available. Please see Footnote below.	Not Available. Please see Footnote below.	Not Availa Please see Footnote below.

FOOTNOTE:

The number of shares carrying voting rights would be determined upon conversion of the convertible securities held by the Acquirers in accordance with Regulation 71 (b) and Regulation 76 of the Securities and Exchange Board of India (Issue of Capital and Disclosure Requirements) Regulations, 2009. Under this provision, the price per share would be determined on the basis of the "relevant date" to be linked to the time of conversion. Accordingly, the number of shares would become known only then. Therefore, this disclosure is being made out of abundant caution at this stage since it could well transpire that the shares with voting rights to be allotted then, would be beyond the reporting thresholds stipulated.

^As disclosed by the Target Company on BSE Limited (www.bseindia.com)

Signature of the acquirers / Authorised Signatory

(MANJUL CHAWLA)

or Premier Edu-Infra Solutions Private Limited

(AlHUIN ASIGA)

ageella Bissessur

Maurinus For Skyron Eco-Ventures Private Limited

Place: Bangalore

(*) Total share capital/voting capital to be taken as per the latest filling done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

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

(***) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.