

(A BSE Listed Company)

CIN: L65100DL1985PLC022505
Web: www.advikcapital.com
Email.: info@advikcapital.com

Tel.: +91-9289119981

February 08, 2024

To
Listing Department,
BSE Limited,
1st Floor, P.J. Towers, Dalal Street,
Mumbai – 400001

**Scrip Code - 539773** 

Dear Sir/Madam,

# Sub: Outcome of Board Meeting - Regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 (SEBI (LODR) Regulations, 2015)

Pursuant to the Board Meeting of Advik Capital Limited ("the Company") held today i.e., February 08, 2024, we hereby in terms of the provisions of Regulation 30 of SEBI (LODR) Regulations, 2015 inform you that the Company along with Mr. Vikas Garg and Vikas Lifecare Limited (hereinafter collectively referred to as 'Acquirers') has entered into a Share Purchase Agreement on February 08, 2024, under which the Company intended to acquire 14,07,067 equity shares representing 6.24% of the issued and paid-up share capital of Industrial Investment Trust Limited ("Target Company" or "IITL"). Pursuant to entering into such Share Purchase Agreement, the Acquirers along with Advikca Finvest Limited ('PAC') have triggered the requirement to make an open offer to the shareholders of the Target Company in terms of Regulation 3(1) and Regulation 4 of SEBI (SAST) Regulations, 2011.

Further, the IITL holds 71.74% of the equity shares of IITL Projects Limited ('IPL'), therefore pursuant to entering into such Share Purchase Agreement by the Acquirers, the Acquirers have indirectly triggered the requirement to make an open offer to the shareholders of IPL in terms of Regulation 3 and Regulation 4 read with Regulation 5 of SEBI (SAST) Regulations, 2011.

The Acquirers will comply with the necessary requirements of SEBI (SAST) Regulations, 2011 for the open offer of IITL as well as for IPL. Furthermore, the Company has authorized **Mr. Karan Bagga** as the authorised signatory for signing the necessary documents w.r.t Takeover Open Offer.

Further, the details required in terms of Regulation 30 of the SEBI (LODR) Regulations, 2015, read with SEBI Circular No. SEBI/HO/CFD/CFD-PoD-1/P/CIR/2023/123 dated July 13, 2023, is enclosed herewith as **Annexure I**.



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The Meeting commenced at **08.05 PM** and concluded by **08.35 PM**.

Kindly take the same on your record.

Thanking You For Advik Capital Limited

Deepika Mishra
Company Secretary and Compliance Officer



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#### Annexure I

Disclosure of material event as specified in Para A of Part A of Schedule III of the LODR Regulations pursuant to SEBI Circular SEBI/HO/CFD/CFD-PoD1/P/CIR/2023/123 dated July 13, 2023

For Target Company Industrial Investment Trust Limited

Sr. No.	P	artic	culars
a)	Name of the Target Entity, details in brief such as size, turnover etc.		<b>Name</b> - Industrial Investment Trust Limited.
			Brief Profile - IITL, the company incorporated under the provisions of Companies Act, 1956 having CIN L65990MH1933PLC001998 is a Listed Public Company whose shares are listed and traded on the bourses of BSE and NSE. The registered office of the Target Company is situated at Office No. 101A, B Wing, "The Capital", G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai - 400051. IITL is the Systemically Important Non-Deposit taking NBFC ('NBFC') registered with Reserve Bank of India ('RBI').  Authorised Capital - The Authorized Share Capital of the Company is INR. 35,00,00,000/- (Rupees Thirty-Five Crores only) comprising of 3,00,00,000/- Equity Shares of Rs. 10/- (Rupees Ten only) each and 50,00,000 Preference
			Shares of Rs. 10/- each
			Paid-up share capital – The Paid-up share capital of the Company is INR 22,54,75,500/- (Rupees Twenty-Two Crores Fifty-Four Lakhs Seventy-Five Thousand Five Hundred only) comprising of 1,62,70,000 (One Crore Sixty Two Lakh Seventy Thousand) equity shares having face value of INR 10



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b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter/promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arm's length"	(Indian Rupees Ten Only) each and 6,277,550 (Sixty Two Lakh Seventy Sever Thousand Five Hundred and Fifty) equity shares represented by 3,138,775 (Thirty One Lakh Thirty Eight Thousand Sever Hundred and Seventy Five) Global Depositary Receipts (GDR).  Brief Financial Summary for FY 2022-23  Particulars  Amount (in cr.)  Revenue from 15.27  operations  Total Income 15.92  Total Expenses (35.21)  PBT 51.13  PAT 43.00  No, such acquisition of the shares by the Company will not be related party transaction.  However, Mr. Vikas Garg, the promoter of the Company is one of the Acquirer and the party to the Share Purchase Agreement which triggers the requirement to make an open offer. The acquisition by the Company and Mr. Vikas Garg under the Share Purchase Agreement are at same price.	
c)	Industry to which the entity being acquired belongs	Non-Banking Financial Institution (NBFC)	
d)	Objects and Impact of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)	Not Applicable	
e)	Brief details of any governmental or regulatory approvals required for the acquisition	Since, the Target Company is the NBFC, the approval of Reserve Bank of India (RBI) is required for the acquisition of shares and control over the Target Company.	
f)	Indicative time period for completion of the acquisition	Since the acquisition is subject to RB approval and is to be in compliance with the provisions of SEBI (SAST)	



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g)	Consideration- whether cash consideration or share swap or any other form and details of the same	Regulations, 2011, thus it is expected that the acquisition will be completed within next 5 to 7 months.  Cash
h)	Cost of acquisition and/or the price at which the shares are acquired	SPA Price - INR 275/- (Indian Rupee Two Hundred and Seventy-Five Only) Open Offer Price in terms of Regulation 8 of SEBI (SAST) Regulations, 2011 - INR 275/- (Indian Rupee Two Hundred and Seventy-Five Only)
i)	Percentage of shareholding / control acquired and / or number of shares acquired	The Company intended to acquire 14,07,067 equity shares of the Target Company through SPA representing 6.24% of the paid-up equity share capital of the Target Company
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in brief)	IITL, the company incorporated under the provisions of Companies Act, 1956 having CIN L65990MH1933PLC001998 is a Listed Public Company whose shares are listed and traded on the bourses of BSE and NSE. The registered office of the Target Company is situated at Office No. 101A, B Wing, "The Capital", G-Block, Plot No.C-70, Bandra Kurla Complex, Bandra (East), Mumbai – 400051. IITL is the Systemically Important Non-Deposit taking NBFC ('NBFC') registered with Reserve Bank of India ('RBI').  Date of Incorporation – 10th August 1933 Last 3 years turnover of IITL is –  Particulars Amount (in cr.)  2022-23 15.27 2021-22 6.77 2020-21 9.88  Country in which the acquired entity has presence - India



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Disclosure of material event as specified in Para A of Part A of Schedule III of the LODR Regulations pursuant to SEBI Circular SEBI/HO/CFD/CFD-PoD1/P/CIR/2023/123 dated July 13, 2023

# For Target Company IITL Projects Limited

Sr. No.  a) Name of the Target Entity, details in brief such as size, turnover etc.  Brief Profile - IPL, the comincorporated under the provision Companies Act, 1956 having L01110MH1994PLC082421 is a IPublic Company whose shares are and traded on the bourses of BSE registered office of the Target Compasituated at Office no.101A, The Capit
a) Name of the Target Entity, details in brief such as size, turnover etc.  Brief Profile - IPL, the comincorporated under the provision Companies Act, 1956 having L01110MH1994PLC082421 is a IPublic Company whose shares are and traded on the bourses of BSE registered office of the Target Company
Block, Plot no.C-70 Bandra Kurla Con Bandra (East), Mumbai City, Mu Maharashtra, India, 400051.  Authorised Capital – The Authorised Capital of the Company is 25,00,00,000/- (Rupees Twenty Crores only) comprising of 00,00,000/- Equity Shares of Rs. (Rupees Ten only) each, 80,00,000, non-convertible redeemable prefershares of Rs. 10/- each and 70,00,000 non-convertible redeemable prefershares of Rs. 10/- each  Paid-up share capital – The Paequity share capital of the Company is 5,05,01,000 (Indian Rupees Five Company is 5,05,000 (Indian
Particulars Amount cr.)



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		T - T - T		
		Revenue from 1.42		
		operations		
		Total Income 7.29		
		Total Expenses 10.27		
		PBT (2.98)		
		PAT (2.98)		
b)	Whether the acquisition would fall	No, such acquisition of the shares by the		
	within related party transaction(s)	Company will not be related party		
	and whether the promoter/	transaction.		
	promoter group/ group companies	However, Mr. Vikas Garg, the promoter of		
	have an <mark>y i</mark> nterest in the entity <mark>being</mark>	the Company is one of the Acquirer and		
	acquire <mark>d?</mark> If yes, nature of inte <mark>rest</mark>	the party to the Share Purchase		
	and det <mark>ails</mark> thereof and whether the	Agreement which triggers the		
	same is d <mark>one</mark> at "arm's length"	requirement to make an open offer of IITL,		
		thus, indirectly triggering the open offer of		
		IITL Projects Limited		
c)	Industry to which the entity being acquired belongs	Residential, Commercial Projects		
d)	Objects and Impact of acquisition	This acquisition is triggered pursuant to		
-	(including but not limited to,	the acquisition of substantial shares and		
	disclosure of reasons for acquisition	control over the holding company.		
	of target entity, if its business is			
	outside the main line of business of			
	the listed entity)			
e)	Brief details of any governmental or	Since acquisition of shares of IITL Projects		
	regulatory approvals required for	Limited is an indirect acquisition and its		
	the acquisition	completion is subject to the completion of		
		acquisition of IITL which is the NBFC		
		whose acquisition is subject to RBI		
		approval.		
f)	Indicative time period <mark>for</mark>	Since the acquisition is subject to the		
	completion of the acquisition	completion of acquisition of IITL which is		
		the NBFC whose acquisition is subject to		
		RBI approval, thus it is expected that the		
		acquisition will be completed within next		
_		7 to 9 months.		
g)	Consideration- whether cash	NA		
	consideration or share swap or any			
	other form and details of the same			
h)	Cost of acquisition and/or the price	NA		
	at which the shares are acquired			
i)	Percentage of shareholding /	There is an indirect acquisition of shares		
	control acquired and / or number of	of IPL through acquisition of shares of		
	shares acquired	IITL.		



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j) Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in brief)

IPL, the company incorporated under the provisions of Companies Act, 1956 having CIN L01110MH1994PLC082421 is a Listed Public Company whose shares are listed and traded on the bourses of BSE. The registered office of the Target Company is situated at Office no.101A, The Capital, G-Block, Plot no.C-70 Bandra Kurla Complex, Bandra (East), Mumbai City, Mumbai, Maharashtra, India, 400051.

Date of Incorporation – 26th October 1994

Last 3 years turnover of IITL is -

Particulars	Amount cr.)	(in
2022-23	1.42	
2021-22	1.22	
2020-21	0.43	

Country in which the acquired entity has presence - India