LETTER OF OFFER

This Document is important and requires your immediate attention

This Letter of Offer is sent to you as a shareholder(s)/Beneficial Owners of **TIRRIHANNAH COMPANY LIMITED**. If you require any clarifications about the action to be taken, you may consult your Stock Broker or investment consultant or Manager/Registrar to the Offer. In case you have recently sold your shares in the Company, please hand over this Letter of Offer and the accompanying Form of Acceptance cum Acknowledgement, Form of Withdrawal and Transfer Deed to the Member of Stock Exchange through whom the said sale was effected.

OPEN OFFER BY

Ghanshyam Das Kankani
Office Address: 5, Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No.-4005-6006, E-Mail Id-gdkankani@gmail.com

(hereinafter referred to as "Acquirer") And ALONG WITH PERSONS ACTING IN CONCERT					
Mr. Avinash Kankani	Mr. Abhay Baheti	Mrs. Madhu Lata Kankani	Mr. Umesh Kankani		
5 Kiran Shankar Roy Road,	6, Burdwan Road, Kolkata-700	5 Kiran Shankar Roy Road,	5 Kiran Shankar Roy Road,		
Kolkata – 700 001, West Bengal.	027. Contact Details-	Kolkata – 700 001, West Bengal.	Kolkata – 700 001, West Bengal. Contact		
Contact Details-(033) 2248-	9830997672, Email Id-	Contact Details-(033) 2248-7093,	Details- (033) 2248-7093, Fax No4005-		
7093, Fax No4005-6006, Email	adpl_cement@rediffmail.com	Fax No4005-6006	6006, Email Id- <u>umeshkankani@gmail.com</u>		
Id-avinashkankani@gmail.com					
North Bengal Dairy Farming	NJP Pesticides Pvt. Ltd.	Kamaan Innovative Solutions	Kamrup Manures & Fertilisers Limited		
Limited (Formerly known as	(Formerly known as Dwarika	Private Limited (Formerly Known	(Formerly known as Western India		
Sparton Leasing and Finance	Investment Pvt. Ltd.)	as Bagdogra Bio Gas & Energy	Cements Ltd.) (CIN:		
Limited) (CIN:	(CIN:	Pvt. Ltd. and Erstwhile name	U24100WB1992PLC056078) 5, Kiran		
U15500WB1995PLC067294)	U74999WB1991PTC050626)	Koraput Investments Pvt. Ltd.)	Shankar Roy Road, Kolkata-700 001, West		
5, Kiran Shankar Roy Road,	5, Kiran Shankar Roy Road,	(CIN: U31100WB1991PTC050625)	Bengal. Contact Details- (033)2557 8632,		
Kolkata-700 001, West Bengal.	Kolkata-700 001, West Bengal.	12, Cossipore Road, Kolkata-700	Email Id- adpl_cement@rediffmail.com		
Contact Details- (033) 2248	Contact Details- (033) 2248	002, West Bengal. Contact Details-			
7093, 4005 6005, Email Id-	7093, 4005 6005, Email Id-	(033)2557 8632, Email Id-			
tirrihannah.co@gmail.com	tirrihannah.co@gmail.com	adpl_cement@rediffmail.com			

(hereinafter collectively referred to as "The PACs")

to the shareholders of TIRRIHANNAH COMPANY LIMITED (hereinafter referred to as "Target Company" or "TCL")

(CIN: L65993WB1908PLC001838)

having its registered office at 5, Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal, Tel No: +91 33 2248-7093, +91 33 2343 0875, Email Id: tirrihannah.co@gmail.com

For the acquisition of 6,37,375 (Six Lakhs Thirty Seven Thousand Three Hundred Seventy Five) fully paid-up equity shares of Rs. 10/- each, representing 20.00% of the fully paid-up equity and voting share capital at a price of Rs. 3/- per share ("Offer Price"), which is inclusive of interest of Rs. 1.06 per share for delay in making open offer, payable in cash ("Offer" or "Open Offer"), in accordance with regulation 20(2)(a) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and subsequent amendments thereof ("the Regulations"), from the equity shareholders of the Target Company.

Please Note:

- This Offer is being made in compliance with the Order (Ref. No. WTM/MPB/EFD/133/2018 dated 08.02.2018) herein referred to as the "Order" issued by the Securities and Exchange Board of India (SEBI).
- 2. This Offer is also being made pursuant to and in compliance with Regulation 11(2) of the now repealed Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and subsequent amendments thereof (hereinafter referred to as "Regulations"). Pursuant to the acquisition of 9,89,064 shares of TCL made by Ghanshyam Das Kankani along with PACs on November 07, 2007, they become Promoter and Promoter Group of the Target Company and the increase of collective shareholding of 70.86% of the paid up share capital of the Target Company which was beyond the specified 15% limit under regulation 10 and 12 of the SEBI (SAST) Regulations, 1997. Out of 9,89,064 shares, 3,68,740 shares (26.42%) were acquired through a share purchase agreement dated November 07, 2007 and 6,20,324 shares (44.44%) were acquired by Mr. Ghanshyam Das Kankani and his associates by taking over 4 companies which already held the shares of the target company by way of agreements dated November 7, 2007. Subsequently on September 15, 2009, two members of the promoter group of the target company namely, Mr. Avinash Kankani and Mr. Umesh Kankani acquired 1,32,760 shares (9.51%) of the target company. As a result of the aforesaid acquisitions, the collective shareholding of the promoter group increased from 9,89,064 shares (70.86%) to 11,21,824 shares (80.37%) of the target company and therefore triggered the requirement to make a public announcement for an open offer in terms of regulation 11(2) of Takeover Regulations, 1997. Thus, the aforesaid acquisitions triggered the obligation to make a public announcement under the said regulation read with regulation 14(1) of the SEBI (SAST) Regulations, 1997 within 4 working days from the 07th November, 2007 i.e. on or before 13th November, 2007. In terms of regulation 35(2)(b) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations 2011, the previous operation of the repealed regulations or anything duly done or suffered (Substantial Acquisition of Share
- 3. The Offer is subject to receiving the necessary approval(s), if any, from the Reserve Bank of India, under the Foreign Exchange Management Act, 1999 and subsequent amendments thereto, for acquiring shares tendered by non-resident shareholders. In case of acceptances from Non-Resident shareholders, the Acquirers and PACs would after the closure of the Offer, make the requisite applications to RBI to obtain its approval for transfer of such shares of TCL to the Acquirers and PACs. There are no other statutory approvals required to acquire equity shares that are tendered pursuant to this Offer. However, the offer would be subject to all-statutory approvals as may be required and/or may subsequently become necessary to acquire at any later date.
- 4. If there is any upward revision in the Offer Price/ Size at any time up to seven working days prior to the date of closure of the Offer viz. 23.05.2018 or withdrawal of the Offer in terms of the SEBI (SAST) Regulation, 1997 the same would also be informed by way of a Public Announcement in the same newspapers where the original Public Announcement dated 24.03.2018 had appeared. Such revised Offer Price would be payable for all the shares tendered any time during the Offer & accepted under the Offer.
- 5. If there is a competitive bid:
- The Public Offer under all subsisting bids shall close on the same date.
- As the Offer price cannot be revised during 7 working days prior to the closing date of the Offers/ bids, it would, therefore, be in the interest of the shareholders to wait till the commencement of that period to know the final Offer Price of each bid and tender their acceptance accordingly.
- 6. Shareholders, who have accepted the Offer by tendering the requisite documents in terms of the Public Announcement/ Letter of Offer, can withdraw the same up to 27.06.2018 i.e. three working days prior to the closure of the Offer.
- 7. The offer is not subject to a minimum level of acceptance by the shareholders of TCL and thus it is not a conditional offer.
- 8. No Competitive bid has been announced as on the date of this Letter of Offer.
- 9. The Procedure for acceptance is set out in Para 8 of this Letter of Offer. A Form of Acceptance and a Form of Withdrawal is enclosed with this Letter of Offer.
- 10. The Registration of all the Intermediaries associated with the Offer, viz. Gretex Corporate Services Private Limited, Manager to the Offer and MCS Share Transfer Agent Limited, Registrar to the Offer are valid and no action has been initiated by SEBI or any other Government body against them.
- 11. The Public Announcement and Letter of Offer (including Form of Acceptance cum Acknowledgement and Form of Withdrawal) would also be available at SEBI website www.sebi.gov.in.



MANAGER TO THE OFFER:
GRETEX CORPORATE SERVICES PRIVATE LIMITED
(CIN: U74999MH2008PTC288128)

SEBI Registration No: INM000012177 (Contact Person: Mr. Goutam Seal)

Registered Office: Office no.102, 1st Floor, Kanakia Atrium-2, Chakala Andheri Kurla Road, Behind Courtyard Marriot, Mumbai – 400 093.

Branch Office: 90, Phears Lane, 5th Floor, Kolkata-700 012.

Tel: + 91 33 4006 9278
Email: info@gretexgroup.com

Website: www.gretexcorporate.com
OFFER OPENS ON: 11.06.2018



REGISTRAR TO THE OFFER:
MCS SHARE TRANSFER AGENT LIMITED

(CIN: **U67120WB2011PLC165872**) SEBI Registration No: **INR000004108**

(Contact Person: Mr. P Basu)

Registered Office: 12/1/5, Manoharpukur Road, Kolkata-700 026.

Tel.: +91 33 4072 4051 and +91 33 4072 4052/4053/4054. Fax: +91 33 4072 4050

Email: mcssta@rediffmail.com
Website: www.mcsregistrars.com

OFFER CLOSES ON: 30.06.2018

A SCHEDULE OF SOME OF THE MAJOR ACTIVITIES RELATING TO THE OFFER IS GIVEN BELOW:

Activities	Original Date	Original Day	Revised Date	Revised Day
Date of Public Announcement	24.03.2018	Saturday	24.03.2018	Saturday
Specified date (for the purpose of determining the names of shareholders to whom the Letter of Offer will be sent)	17.04.2018	Tuesday	17.04.2018	Tuesday
Last date of Competitive Bid, if any	25.04.2018	Wednesday	25.04.2018	Wednesday
Date by which the Letter of Offer will be dispatched to the shareholders	04.05.2018	Friday	08.06.2018	Friday
Pre-Offer Advertisement	-	-	08.06.2018	Friday
Date of Opening of the Offer	12.05.2018	Saturday	11.06.2018	Monday
Last date for revising the Offer Price / No. of Shares	22.05.2018	Tuesday	21.06.2018	Thursday
Last Date for withdrawal of acceptance by shareholders who have accepted the Offer	28.05.2018	Monday	27.06.2018	Wednesday
Date of Closing of the Offer	31.05.2018	Thursday	30.06.2018	Saturday
Date of communicating rejection/ acceptance and payment of consideration for applications accepted	05.06.2018	Tuesday	05.07.2018	Thursday

Risk Factors relating to the transaction, the proposed offer and probable risks involved in associating with the Acquirer and PACs: -

- 1. The offer involves an offer to acquire 20.00% of the fully paid-up equity and voting share capital of TCL from the eligible persons for the Offer. In the case of oversubscription in the offer, as per the Regulations, acceptance would be determined on a proportionate basis and hence there is no certainty that all the shares tendered by the shareholders in the Offer will be accepted. Further, it has to be noted that there is no transaction at present in the shares of the Target Company or proposal to make any changes which has triggered the open offer. This Open Offer is made by the Acquirer and the PACs in order to comply with the Regulations, consequent to an acquisition of shares in the year 2007 and 2009 respectively which had triggered the Open Offer under Regulation 11(2) of the now repealed SEBI (SAST) Regulations 1997 and in compliance with the Order (Ref. No. WTM/MPB/EFD/133/2018 dated 08.02.2018) issued by the Securities and Exchange Board of India (SEBI).
- 2. In the event that either (a) regulatory approval is not received in a timely manner, (b) there is any litigation leading to stay on the Offer, or (c) SEBI instructs the Acquirer and PACs not to proceed with the Offer, then the Offer process may be delayed beyond the schedule of activities indicated in this LOF. Consequently, the payment of consideration to the public shareholders of TCL whose shares have been accepted in the Offer as well as the return of Shares not accepted by the Acquirer and PACs may be delayed. In case of the delay, due to non-receipt of the statutory approvals, as per Regulation 22(12) of SEBI (SAST) Regulations, 1997, SEBI, may, if satisfied that the non-receipt of approval was not due to the wilful default or negligence or failure to diligently pursue on the part of the Acquirer and PACs, grant an extension for the purpose of completion of the Offer subject to the Acquirer and PACs paying interest to the shareholders, as may be specified by the SEBI. Further, shareholders should note that after the last date of withdrawal i.e. 27.06.2018, the shareholders who have lodged the shares would not be able to withdraw them even if the acceptance of the Shares under the Offer and dispatch of consideration gets delayed. The tendered shares and documents would be held by the Registrar to the Offer, till such time as the process of acceptance of tenders and the payment of consideration is completed.
- 3. The Offer is subject to the receipt of statutory and regulatory approvals by the Acquirer and PACs under the Offer. The Acquirer and PACs may not be able to proceed with the Offer in the event the approvals are not received in terms of the Regulation 27 of the SEBI (SAST) Regulations, 1997. Delay, if any, in the receipt of these approvals may delay completion of the offer.

4. Risks involved in associating with the Acquirer and PACs:

The Acquirer and PACs intends to acquire from the existing shareholders of the target company, upto 6,37,375 fully paid-up Equity Shares of Rs. 10/- each, representing 20.00% of the fully paid-up equity and voting share capital at a price of Rs. 3/- (Rupees Three Only) per share, which is inclusive of interest of Rs. 1.07 per share for the delay in making offer, payable in cash. TCL doesn't have any partly paid up shares as on date of this PA. The equity shares and documents tendered in the Offer will be held in trust by the Registrar to the Offer until the completion of the Offer formalities, and the shareholders will not be able to trade such equity shares.

- 5. The Acquirer and PACs and the Manager to the Offer accept no responsibility for the statements made otherwise than in the Public Announcement or this Letter of Offer or in the advertisement or any materials issued by or at the instance of the Acquirer and PACs and the Manger to the Offer, and any person placing reliance on any other source of information would be doing so at its own risk.
- 6. The risk factor set forth above pertains to the acquisition and the Offer and not in relation to the present or future business operations of the Target Company or other related matters, and are neither exhaustive nor intended to constitute a complete analysis of the risks involved in participation or otherwise by a shareholder in the Offer. Shareholders of the Target Company are advised to consult their stockbroker or investment consultant, if any, for further risk with respect to their respective participation in the Offer.
- 7. The Risk Factors set forth above pertain to the Offer and do 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.
- 8. 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 and related transfer of Equity Shares of the Target Company to the Acquirer.

CURRENCY OF PRESENTATION

- In this LoO, all references to "Rs./Rupees/Re/Rupee" are references to the official currency of India.
- In this LoO, any discrepancy in any table between the total and sums of the amounts listed are due to rounding off and/ or regrouping.

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DEFINITIONS/ABBREVIATIONS

Acquirer and PACs	Mr. Ghanshyam Das Kankani (hereinafter referred to as "Acquirer") along with Mr. Avinash
	Kankani, Mr. Abhay Baheti, Mrs. Madhu Lata Kankani, Mr. Umesh Kankani, North Bengal Dairy
	Farming Limited(Formerly known as Sparton Leasing and Finance Limited), NJP Pesticides Pvt.
	Ltd. (Formerly known as Dwarika Investment Pvt. Ltd.), Kamaan Innovative Solutions Pvt. Ltd.
	(Formerly known as Bagdogra Bio Gas & Energy Pvt. Ltd. and Erstwhile name Koraput
	Investments Pvt. Ltd.) and Kamrup Manures & Fertilisers Limited (Formerly known as Western
	India Cements Ltd.) (hereinafter collectively referred to as the "PACs")
ASEL	Ahmadabad Stock Exchange Limited
Board	The Board of Directors of the Target Company
CSE	The Calcutta Stock Exchange Ltd.
Date of Closure of Open	Saturday; June 30, 2018
Offer	
Date of Opening of Open Offer	Monday; June 11, 2018
DLoO	Draft Letter of Offer dated April 04, 2018 submitted to SEBI for its observations
ECS	Electronic Clearing Service
Eligible Person(s)/ Eligible	All shareholders/ beneficial owners (registered or otherwise) of the Equity Shares of Tirrihannah
Shareholder(s)	Company Limited except the Acquirer and PACs as on the specified date
Equity Share(s)	Equity Shares of Tirrihannah Company Limited
Equity Share Capital	The Paid Up Equity Share Capital of Tirrihannah Company Limited
FOA or Form of Acceptance	Form of Acceptance – cum - Acknowledgment accompanying this Letter of Offer
FOW or Form of	Form of Withdrawal accompanying this Letter of Offer
Withdrawal	
LoO	Letter of Offer dated June 06, 2018
Manager to the Offer/	Gretex Corporate Services Private Limited, the Merchant Banker appointed by the Acquirer and
Merchant Banker/ MB	PACs pursuant to regulation 13 of the Regulations, having its Registered Office at Office No.102,
Tierenane Banker, Tib	1st Floor, Kanakia Atrium-2, Chakala, Andheri Kurla Road, Behind Courtyard Marriot, Mumbai –
	400 093
NRI(s)	Non- Resident Indians
Offer Period	Date of Public Announcement on Saturday; March 24, 2018 to the Date of payment of
	consideration for applications accepted on Thursday; July 05, 2018
Offer Price	Rs. 3/- (Rupees Three Only) per share, which is inclusive of interest of Rs. 1.07 per share for
	delay in making open offer
Offer/ Open Offer/ Public Offer	Cash Offer being made by the Acquirer and PACs to acquire 6,37,375 (Six Lakhs Thirty Seven Thousand Three Hundred Seventy Five) fully paid-up equity shares of Rs.10/- each, representing 20.00% of the fully paid-up equity and voting share capital at a price of Rs. 3/- per share.
Public Announcement/ PA	Public Announcement dated Saturday; March 24, 2018 made by the Manager to the Offer, on behalf of the Acquirer and PACs
Present Promoters/	Mr. Ghanshyam Das Kankani (hereinafter referred to as "Acquirer") along with Mr. Avinash
Promoter Group	Kankani, Mr. Umesh Kankani (hereinafter collectively referred to as the "PACs") and Kankani
	Construction Pvt. Ltd., Arun Distributors Pvt. Ltd. and Shivani Properties Pvt Ltd. of the
	promoters but not among the Acquirer and the PACs
RBI	Reserve Bank of India
Registrar/ Registrar to the	MCS Share Transfer Agent Limited, a company incorporated under the provisions of the
Offer/ RTA	Companies Act, 1956 and having its office at 12/1/5, Manoharpukur Road, Kolkata-700 026
Regulations	Securities & Exchange Board of India (Substantial Acquisition of Shares and Takeovers)
3	Regulations, 1997 and subsequent Amendments thereof & Securities & Exchange Board of India
	(Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and subsequent
	Amendments thereof)
SEBI	Securities & Exchange Board of India
SEBI (LODR)	Securities & Exchange Board of India (Listing Obligations and Disclosure Requirements)
	Regulations, 2015
Specified date	Date for the purpose of determining the names of shareholders as on such date to whom the Letter of Offer will be sent
Target Company/ TCL	Tirrihannah Company Limited, a company incorporated under the Companies Act, 1956 and
3 F	having its registered office at 5, Kiran Shankar Roy Road, Kolkata – 700 001 West Bengal, India

1. 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 DISLOSURES CONTAINED THEREIN ARE GENERALLY ADEQUATE AND ARE IN CONFORMITY WITH THE REGULATIONS. THIS REQUIREMENT IS TO FACILITATE THE EQUITY SHAREHOLDERS OF TCL TO TAKE AN INFORMED DECISION WITH REGARD TO THE OFFER. SEBI DOES NOT TAKE ANY RESPONSIBILITY EITHER FOR FINANCIAL SOUNDNESS OF THE ACQUIRER AND PACS OR THE COMPANY WHO'S SHARES/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 ACQUIRER AND PACS IS 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 THE ACQUIRER AND PACS DULY DISCHARGE THEIR RESPONSIBILITY ADEQUATELY. IN THIS BEHALF, AND TOWARDS THIS PURPOSE, THE MANAGER TO THE OFFER GRETEX CORPORATE SERVICES PRIVATE LIMITED HAS SUBMITTED A DUE DILIGENCE CERTIFICATE DATED 04.04.2018 TO THE SEBI IN ACCORDANCE WITH THE SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 1997 AND SUBSEQUENT AMENDMENT (S) THEREOF. THE FILLING OF THIS LETTER OF OFFER DOES NOT, HOWEVER, ABSOLVE THE ACQUIRER AND PACS FROM THE REQUIREMENT OF OBTAINING SUCH STATUTORY CLEARANCES AS MAY BE REQUIRED FOR THE PURPOSE OF THE OFFER.

2. DETAILS OF THE OFFER:

2.1. Background of the Offer:

- This Offer is being made pursuant to and in compliance with Regulation 11(2) of the now repealed Securities and Exchange 2.1.1 Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 1997 and subsequent amendments thereof (hereinafter referred to as "Regulations"). Pursuant to the acquisition of 9,89,064 shares of TCL made by Ghanshyam Das Kankani alongwith PACs on November 07, 2007, they become Promoter and Promoter Group of the Target Company and the increase of collective shareholding of 70.86% of the paid up share capital of the Target Company which was beyond the specified 15% limit under regulation 10 and 12 of the SEBI (SAST) Regulations, 1997. Out of 9,89,064 shares, 3,68,740 shares (26.42%) were acquired through a share purchase agreement dated November 07, 2007 and 6,20,324 shares (44.44%) were acquired by Mr. Ghanshyam Das Kankani and his associates by taking over 4 companies which already held the shares of the target company by way of agreements dated November 7, 2007. Subsequently on September 15, 2009, two members of the promoter group of the target company namely, Mr. Avinash Kankani and Mr. Umesh Kankani acquired 1,32,760 shares (9.51%) of the target company. As a result of the aforesaid acquisitions, the collective shareholding of the promoter group increased from 9,89,064 shares (70.86%) to 11,21,824 shares (80.37%) of the target company and therefore triggered the requirement to make a public announcement for an open offer in terms of regulation 11(2) of Takeover Regulations, 1997. Thus, the aforesaid acquisitions triggered the obligation to make a public announcement under the said regulation read with regulation 14(1) of the SEBI (SAST) Regulations, 1997 within 4 working days from the 07th November, 2007 i.e. on or before 13th November, 2007. In terms of regulation 35(2)(b) SEBI (Substantial Acquisition of Shares and Takeovers) Regulations 2011, the previous operation of the repealed regulations or anything duly done or suffered there under, any right, privilege, obligation or liability acquired, accrued or incurred under the repealed regulations, any penalty, forfeiture or punishment incurred in respect of any offence committed against the repealed regulations, or any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid, shall remain unaffected as if the repealed regulations has never been repealed. The obligation of the Acquirer and PACs under Regulation 11(2) of the SEBI (SAST) Regulations 1997 and further in compliance with the order to make an Open Offer is being complied with now.
- 2.1.2 SEBI vide its order (Ref. No. WTM/MPB/EFD/133/2018) dated 08.02.2018 had directed the Acquirer and PACs to comply with the provisions of SEBI (SAST) regulations for their violation that took place on November 07, 2007 wherein the said acquirer alongwith PACs had acquired 9,89,064 shares of TCL representing 70.86% of the fully paid-up equity and voting share capital of TCL which was beyond the specified 15% limit under regulation 11(2) of the SEBI (SAST) Regulations, 1997. Subsequently on September 15, 2009, two members of the promoter group of the target company namely, Mr. Avinash Kankani and Mr. Umesh Kankani acquired 1,32,760 shares (9.51%) of the target company. Clause 28(a) of the above mentioned order says that The Acquirer and PACs shall make a public announcement to acquire shares of TCL in accordance with the provisions of SEBI (SAST) Regulations, 1997, within a period of 45 days from the date of order.
- 2.1.3 As on the date of PA, the Acquirer and PACs hold 6,30,100 equity shares in TCL representing 19.77% of the fully paid-up equity and voting share capital of TCL. Apart from that Kankani Construction Pvt. Ltd., Arun Distributors Pvt. Ltd. and Shivani Properties Pvt. Ltd. of the promoters but not among the Acquirer and the PACs holds 16,56,020 shares of TCL representing 51.96% of the fully paid-up equity and voting share capital of TCL. As on the date of PA, total holding of promoter group of TCL is 22,86,120 equity shares representing 71.74% of the fully paid-up equity and voting share capital of TCL. The Acquirer, Mr. Ghanshyam Das Kankani have acquired 1,17,840 equity shares during last twelve months starting from March 19, 2017 except him none of the PACs have acquired any equity shares of the Target Company during twelve months preceding the date of the PA. As on the date of PA, amongst the Acquirer and the PACs, Mr. Ghanshyam Das Kankani and Mr. Umesh Kankani are the directors of the Target Company. As the Public Announcement was not made and the same came in notice of SEBI and therefore in compliance with the SEBI order and directions the open offer is being made with a delay, under the provisions of the repealed SEBI (SAST) Regulations 1997 and in compliance with the order. The offer is subject to the provisions of the Companies Act 1956, Companies Act 2013, SEBI (SAST) Regulations 1997 and SEBI (SAST) Regulations in force
- 2.1.4 The Offer is not subject to any minimum level of acceptances from shareholders and is not a conditional Offer.
- **2.1.5** This is not a competitive bid.
- 2.1.6 As on the date of LoO, the Acquirer and PACs holds Equity Shares in the Target Company details of which are given below:

Name of the Persons	Category of Persons	No. of Shares of TCL held as on the date of LoO	% of Shares of TCL held as on the date of LoO
Ghanshyam Das Kankani	Acquirer	3,07,030	9.63

Avinash Kankani	PACs	1,28,350	4.03
Madhu Lata Kankani	PACs	71,260	2.24
Umesh Kankani	PACs	1,23,460	3.87
Total		6,30,100	19.77

- 2.1.7 As on the date of LoO, Gretex Corporate Services Private Limited, the Manager to the Offer does not hold any equity share in the Target Company. Pursuant to Regulation 24(5A), The Manager to the Offer declares and undertakes not to deal in the equity shares of TCL up to a period of fifteen days after closure of the Offer.
- **2.1.8** The Offer is not as a result of global acquisition resulting in indirect acquisition of Target Company.
- 2.1.9 The Acquirer and PACs have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11, 11B read with Section 19 of the Securities and Exchange Board of India, 1992 ("SEBI Act") and regulation 44 and 45 of the SEBI (SAST) Regulations, 1997 read with regulations 32 and 35 of the SEBI (SAST) Regulations, 2011.

2.2. Details of the proposed Offer:

2.2.1. In compliance with Regulation 15(1) of SEBI (SAST) Regulations, 1997, the Public Announcement dated March 24, 2018 has been published in the following newspapers:

Name of the Newspaper	Edition	Day & Date
The Financial Express (English National Daily)	All Editions	Saturday; March 24, 2018
Jansatta (Hindi National daily)	All Editions	Saturday; March 24, 2018
Kalantar (Regional Language Daily at the place where the Registered Office of the Target Company is situated and the place of the stock exchange where the shares of the target company are most frequently traded)		Saturday; March 24, 2018

- **2.2.2.** A copy of the Public Announcement dated March 24, 2018 for the Open Offer is also available on the website of SEBI at www.sebi.gov.in.
- 2.2.3. The Acquirer and PACs are making an open offer to the Public Shareholders of TCL to acquire 6,37,375 fully paid-up Equity Shares of Rs. 10/- each, ("the offer") representing 20% of its paid up equity share and voting capital at a price of Rs. 3/- per share in cash ("the Offer Price" of Re. 1/- per share plus interest @ 10% per annum of Rs. 1.06). This offer is being made in compliance with the SEBI order dated 08.02.2018 and in compliance with Regulation 11(2) of the now repealed SEBI (SAST) Regulations 1997 read with Regulation 35(2)(b) of SEBI (SAST) Regulations 2011.
- **2.2.4.** All the shares of the Target Company are fully paid up and there are no partly paid up shares in the Target Company.
- **2.2.5.** The Acquirer & PACs will acquire upto 6,37,375 Equity Shares that are validly tendered in accordance with the terms of the Open Offer at the Offer Price. In the event the Equity Shares tendered in the Open Offer are more than the Equity Shares proposed to be acquired under the Open Offer, the acquisition of Equity Shares from the Eligible Shareholders will be on a proportionate basis, as per point no. 8.11 of this Draft Letter of Offer.
- **2.2.6.** The shares will be acquired by the Acquirer and PACs, free from all liens, charges and encumbrances and together with all the rights attached thereto, including the right to all dividends, bonus and rights declared hereafter.
- **2.2.7.** The Offer is not subject to any minimum level of acceptances. The Acquirer and PACs will accept all equity shares of TCL in terms of this Offer upto a maximum of 6,37,375 fully paid-up equity shares of Rs. 10/- each, representing 20.00% of the fully paid-up equity and voting share capital of the Target Company.
- 2.2.8. Since the date of the PA to the date of this LoO, the Acquirer and PACs have not acquired any shares of TCL.
- **2.2.9.** The consideration will be paid in Cash. There is no differential price since entire consideration is payable in cash.
- **2.2.10.** Pursuant to regulation 13 of the SEBI (SAST) Regulations, the Acquirer and PACs has appointed, Gretex Corporate Services Private Limited, as the Manager to the Offer.
- 2.2.11. Upon completion of the Open Offer, assuming full acceptances, the Acquirer & PACs along with Kankani Construction Pvt. Ltd., Arun Distributors Pvt. Ltd. and Shivani Properties Pvt. Ltd. will hold 29,23,495 Equity Shares of the Target Company, representing a total of 91.74% of the Voting Paid-Up Share Capital of the Target Company. As per Clause 40A of the Listing Agreement 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 a continuous basis for listing. If, pursuant to this Offer, the public shareholding in the Target Company reduces below the minimum level, the Acquirer hereby undertake that the Promoter/ Promoter Group shareholding in the Target Company will be reduced, within the time period specified in the SCRR, such that the Target Company complies with the required minimum level of public shareholding.

2.3. Object of the Offer:

- **2.3.1** This offer has been made pursuant to Regulation 11(2) and other provisions of Chapter III and in compliance with the Regulations.
- 2.3.2 SEBI vide its order (Ref. No. WTM/MPB/EFD/133/2018) dated 08.02.2018 had directed The Acquirer and PACs to comply with the provisions of SEBI (SAST) regulations for their violation that took place on November 07, 2007 and September 15, 2009 respectively wherein the said Acquirer and PACs had acquired 11,21,824 shares of TCL representing 80.37% of the fully paid-

up equity and voting share capital of TCL which was beyond the specified 15% limit under regulation 11(2) of the SEBI (SAST) Regulations, 1997. Clause 28(a) of the above mentioned order says that The Acquirer and PACs shall make a public announcement to acquire shares of TCL in accordance with the provisions of SEBI (SAST) Regulations, 1997, within a period of 45 days from the date of order.

- **2.3.3** The prime object of the offer is to give a fair exit opportunity to the shareholders of the Target Company at current date in accordance with the Regulation 35 of the SEBI (SAST) Regulations, 2011.
- 2.3.4 As on the date of LoO, the Acquirer & PACs does not have any plan to dispose off or otherwise encumber any assets of the Target Company in the next two years except in the ordinary course of business of the Target Company and except to the extent required for the purpose of restructuring and/or rationalization of operations, assets, investments, liabilities or otherwise of the Target Company for commercial reasons and operational efficiencies.

3. BACKGROUND OF THE ACQUIRER AND PACS:

3.1. Mr. Ghanshyam Das Kankani (hereinafter referred to as "Acquirer") along with Mr. Avinash Kankani, Mr. Abhay Baheti, Mrs. Madhu Lata Kankani, Mr. Umesh Kankani, North Bengal Dairy Farming Limited (Formerly known as Sparton Leasing and Finance Limited), NJP Pesticides Pvt. Ltd. (Formerly known as Dwarika Investment Pvt. Ltd.), Kamaan Innovative Solutions Pvt. Ltd. (Formerly known as Bagdogra Bio Gas & Energy Pvt. Ltd. and Erstwhile name Koraput Investments Pvt. Ltd.) and Kamrup Manures & Fertilisers Limited (Formerly known as Western India Cements Ltd.) in this Offer in terms of Regulation 2(1)(e) of the SEBI (SAST) Regulations, 1997.

3.2. The details of Acquirer and PACs are as mentioned below:

INFORMATION ABOUT THE ACQUIRER

Company Certified the Net worth 19.03.21	Name and Age	Fathers Name	Office Address	No. and % of Shares of	Director in other entities	Experien ce	Position in the Target	Details of the CA, who	Net Worth as on
Ghanshya Daulal Mahesh Kankani, 58 years Boulal Mahesh Shankar Roy Road, Kolkata – 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No4005-6006 E-Mail Idgdkankani@q mail.com Boulal Mahesh Shankar Roy Road, Kolkata – 700001, West Bengal. Mobile: 98311 74000, Email: bhattersharad @gmail.com Boulan Mahesh Kankani God Anushree Milk & Anushree Milk & Anushree Milk & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Milk & West Bengal Dairy Farming Limited & Anushree Milk & Membership Director & Roperinc en the following Entities: In the fentities: In the following Entities: In the fentities: In the finite on the finite and years and place Accountants (Firm Respectively & Rs. 6.87 Boundary Harden Anushree Accountants (Firm Respectively & Anushree Accountants (Firm Respectively & Co., Charles & Co., Char	_			TCL held as			Company	certified the	19.03.2018
Ghanshya m Das Kankani, 58 years Mahesh Kankani, 58 years Shankar Roy Kolkata - 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No4005-6006 E-Mail Idgdkankani@q mail.com Mankani@al.com Shankar Roy Kolkata - 80, Kolkata - 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No4005-6006 E-Mail Idgdkankani@q mail.com Mobile: 98306 66569, Contact Details-(034) 248-7093, Fax No4005-6006 E-Mail Idgdkankani@q mail.com Mobile: 98306 66569, Contact Details-(034) 248-7093, Fax No4005-6006 E-Mail Idgdkankani@q mail.com Mobile: 98306 66569, Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata - 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com More than 30 years experienc e in the field of Real Estate Limited 2. Kankani Estate P Ltd. 3. NJP Pesticides Private Limited 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &	Acquirer		Details						
Mahesh Kankani, 58 years Mobile: 98306									
Kankani, 58 years Wari Road, Kolkata – 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No4005-6006 E-Mail Idadkankani@mail.com Road, Kolkata – 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No4005-6006 E-Mail Idadkankani@mail.com Registration Registration No.: 322247E and Membership No.: 051585) having office at Limited 4. Shivani Properties Private Limited 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk & Merchania Properties e in the ein the fell of Real Estate 1. En the field of Real Estate 1. Eastate 1. Estate Estate 1.			,	3,07,030			Managing		
Kolkata - 70001, West Bengal. Mobile: 98306 G6569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@q mail.com Properties Private Limited				and 9.63%			Director &	,	Lakhs
70001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com 700001, West Bengal. Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com 700001, Membership No.: 051585) Private Limited 1.5 Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &		wari					Promoter		
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Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@q mail.com Mobile: 98306 2. Kankani Estate P Ltd. 3. NJP Pesticides Private Limited 3. Netaji Subhas Road, Kolkata – 700 Pvt. Ltd. 001, Mobile: 98311 74000, Email: bhattersharad Limited 6. M.M. Aasiana Makers Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &			,						
98306 66569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com 98306 66569, Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com 98311									
Contact Details-(033) 2248-7093, Fax No 4005-6006 Limited Subhas Road, Forward Fintrade Private Limited Samuel Subhas Road, Kolkata - 700 O01, Mobile: Shadina Makers Private Limited Email: Dhattersharad Dhatry Email: Dhattersharad Dairy Farming Limited Samuel Anushree Milk & Subhas Road, Samuel Subhas Road, Subhas Road, Kolkata - 700 O01, Mobile: Samuel Makers Samuel						Estate			
Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g mail.com Contact Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@g Properties Pot. Ltd. Contact Details-(033) NJP Pesticides No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Private Limited Femail: Dhattersharad @gmail.com Contact No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Email: Dhattersharad @gmail.com Contact No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Email: Dhattersharad @gmail.com Contact No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Dhattersharad @gmail.com Contact No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Dhattersharad @gmail.com Contact No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: Dhattersharad @gmail.com									
Details-(033) 2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@q mail.com 3. NJP Pesticides Private Limited 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited E-mail: Details-(033) 2248-7093, Private Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
2248-7093, Fax No 4005-6006 E-Mail Id- gdkankani@q mail.com Pesticides Private Limited 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
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4005-6006 E-Mail Id- gdkankani@q mail.com Limited 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
E-Mail Id- gdkankani@q mail.com 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk Milk Milk 8. Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com 98311 74000, Email: bhattersharad @gmail.com 9 Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com 9 Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com 9 Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com 9 Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com 9 Subhas Road, Kolkata – 700 001, Mobile: 9 Subhas									
gdkankani@q mail.com Properties Pvt. Ltd. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
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Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &					Fintrade			Email:	
6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &					Private			bhattersharad	
Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &					Limited			@gmail.com	
Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &					6. M.M.				
Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
7. North Bengal Dairy Farming Limited 8. Anushree Milk &									
Bengal Dairy Farming Limited 8. Anushree Milk &									
Dairy Farming Limited 8. Anushree Milk &									
Farming Limited 8. Anushree Milk &									
Limited 8. Anushree Milk &					,				
8. Anushree Milk &									
Milk &									
Daily					-				
Foods									
Private									
Limited									

INFORMATION ABOUT THE PACS

Name, Age and Date of Incorpor ation of PACs	Fathers / Directo rs Name	Office/ Registered Office Address and Contact Details	No. and % of Shares of TCL held as on the date of LoO	Director in other entities	Experienc e/ Business Activities	Position in the Target Company	Details of the CA, who certified the Net worth Certificate	Net Worth as on 19.03.2018
Avinash Kankani, 34 years	Ghanshy am Das Kankani	5 Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal. Contact Details- (033) 2248- 7093 Fax No 4005-6006 Email Id- avinashkank ani@qmail.c	1,28,350 and 4.03%	NIL	Practicing lawyer at Kolkata High Court since 2008	Promoter	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter& Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	Rs. 22.46 Lakhs
Abhay Baheti, 53 years	Kishan Lal Baheti	6, Burdwan Road, Kolkata-700 027. Contact Details- 9830997672 Email Id- adpl cemen t@rediffmail .com	NIL	Director of Following Entities: 1. Kamrup Manures & Fertilisers Limited. 2. Arun Distributors Pvt. Ltd. 3. Leisure N Luxury Hotels and Resorts Private Limited	25 years experience in cement industry	NIL	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	Rs. 92.03 Lakhs
Madhu Lata Kankani, 55 years	Dwarka Das Parwal	5 Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal. Contact Details- (033) 2248- 7093, Fax No4005- 6006	71,260 and 2.24%	Director of Following Entities: 1. North Bengal Dairy Farming Limited. 2. Maxworth Fintrade Private Limited.	Housewife	Promoter	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	Rs. 1.97 Lakhs
Umesh Kankani, 33 years	Ghanshy am Das Kankani	5 Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal. Contact Details- (033) 2248- 7093 Fax No 4005-6006 Email Id- umeshkank	1,23,460 and 3.87%	Director of Following Entities: 1. Kankani Constructio n Private Limited 2. Kankani Estate P Ltd. 3. NJP Pesticides Private Limited 4. Shivani	Experience in the field of Finance, administrat ion with more than 10 years in the Tea Industry	Whole-Time Director and Promoter	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road,	Rs. (44.68) Lakhs

		ani@gmail.c om		Properties Pvt. Ltd. 5. North Bengal Dairy Farming Limited 6. Anushree Milk & Dairy Foods Private Limited			Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	
North Bengal Dairy Farming Limited (Formerly Known As Sparton Leasing and Finance Limited), DOI- 11/06/19 84 (CIN: U15500W B1995PLC 067294)	1. Ghans hyam Das Kanka ni 2. Madhu Lata Kanka ni 3. Umesh Kanka ni	5, Kiran Shankar Roy Road, Kolkata-700 001, West Bengal. Contact Details- (033) 2248 7093, 4005 6005, Email Id-tirrihannah. co@qmail.c om	NIL	NIL	Trading Activities	NIL	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @qmail.com	Rs. (31.21) Lakhs
NJP Pesticides Pvt. Ltd. (Formerly Known As Dwarika Investme nt Pvt. Ltd), DOI- 10/01/19 91 (CIN: U74999W B1991PTC 050626)	1.Ghans hyam Das Kanka ni 2.Sanjay Kumar Chorari a 3.Umesh Kanka ni	5, Kiran Shankar Roy Road, Kolkata-700 001, West Bengal. Contact Details- (033) 2248 7093, 4005 6005, Email Idtrirhannah. co@qmail.c om	NIL	NIL	Trading Activities	NIL	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	Rs. 12.61 Lakhs
Kamaan Innovativ e Solutions Private Limited (Formerly Known as Bagdogra Bio Gas & Energy Pvt. Ltd., Erstwhile name Koraput Investme nts Pvt. Ltd.), DOI- 10/01/19 91 (CIN: U31100W B1991PTC 050625)	1.Prema Bahet 2.Darsha n Singh Sabhar wal 3.Kaustu V Baheti	12, Cossipore Road, Kolkata-700 002, West Bengal. Contact Details- (033)2557 8632, Email Id- adpl cemen t@rediffmail .com	NIL	NIL	Trading Activities	NIL	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad @gmail.com	Rs. 17.48 Lakhs
Kamrup Manures & Fertilisers Limited (Formerly Known As Western India	1.Abhay Baheti 2.Prema Bahet 3.Kishan Lal Baheti	5, Kiran Shankar Roy Road, Kolkata-700 001, West Bengal. Contact Details- (033)2557	NIL	NIL	Trading Activities	NIL	Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E	Rs. (2.10) Lakhs

Cements	8632, Email		and	
Ltd.) DOI-	Id-		Membership	
28/07/19	<u>adpl_cemen</u>		No.: 051585)	
92 (CIN:	t@rediffmail		having office at	
U24100W	<u>.com</u>		38, Netaji	
B1992PLC			Subhas Road,	
056078)			Kolkata – 700	
			001, Mobile:	
			98311 74000,	
			Email:	
			<u>bhattersharad</u>	
			@gmail.com	

Other Relevant information in relation to North Bengal Dairy Farming Limited, NJP Pesticides Pvt. Ltd., Kamaan Innovative Solutions Pvt. Ltd. and Kamrup Manures & Fertilisers Limited:

Name of the PACs	Nature of Business	Name of the Promoters as on March 19, 2018	Listed/ Unlisted
North Bengal Dairy Farming	It is engaged in	,	Unlisted
Limited	the trading		
	business	Madhu Lata Kankani	
		Umesh Kankani	
		Kankani Construction Pvt. Ltd.	
Name of the Promoters of Kankani	Construction Pvt. Ltd.	Ghanshyam Das Kankani	
		,	
		Madhu Lata Kankani	
		Umesh Kankani	
		Kankani Estate Pvt.Ltd.	
		Shivani Properties Pvt. Ltd.	
Name of the Promoters of Kankani	Estate Pvt. Ltd.	Ghanshyam Das Kankani	
		Madhu Lata Kankani	
		AvinashKankani	
		Priyanka Kankani	
Name of the Promoters of Shivani F	Properties Pvt. Ltd.	Ghanshyam Das Kankani	
		Madhu Lata Kankani	
		Kankani Construction Pvt. Ltd	

Name of the PACs	Nature of Business	Name of the Promoters as on March 19, 2018	Listed/ Unlisted
NJP Pesticides Pvt. Ltd.	It is engaged in	Ghanshyam Das Kankani	Unlisted
	the trading	Avinash Kankani	1
	business	Madhu Lata Kankani	1
		Umesh Kankani	1
		Anuradha Himatsingka	1

Name of the PACs	Nature of Business	Name of the Promoters as on March 19, 2018	Listed/ Unlisted
Kamaan Innovative Solutions Pvt.	It is engaged in	Kamrup Manures & Fertilisers Limited	Unlisted
Ltd.	the trading	Prema Baheti	
	business		

Name of the PACs	Nature of Business	Name of the Promoters as on March 19, 2018	Listed/ Unlisted
Kamrup Manures & Fertilisers	It is engaged in	Kishan Lal Baheti	Unlisted
Limited	the trading	Lakhshmi Baheti	
	business	Kaustav Baheti	
		Umesh Kankani	
		Prema Baheti	
		Abhay Baheti	
		Kamaan Innovative Solutions Pvt. Ltd.	
		Arun Distributors Private Limited	

Name of the Promoters of Arun Distributors Private Limited	Kishan Lal Baheti
	Abhay Baheti

Prema Baheti
Abhay Baheti (HUF)

Financial Information of North Bengal Dairy Farming Limited

Profit & Loss Statement				(Rs. in Lakhs)
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
I. Income from Operations	0.00	1.35	4.16	0.00
II. Other Income	0.00	0.25	0.00	0.36
III. Total Income (I+II)	0.00	1.60	4.16	0.36
IV. Expenses				
		0.55		
Purchase	0.00	0.55	3.60	0.00
Finance Costs	0.00	0.00	0.09	0.00
Depreciation Expense	0.00	0.00	0.00	0.00
Other Administrative Expenses	0.08	1.28	0.50	0.49
Total Expenses	0.08	1.83	4.19	0.49
V. Profit/ (Loss) before Adjustments & Tax (III - IV)	(0.08)	(0.23)	(0.03)	(0.13)
VI. Prior Period Adjustment	0.00	0.00	0.00	0.00
VII. Profit/ (Loss) before Tax (V - VI)	(0.08)	(0.23)	(0.03)	(0.13)
VIII. Tax Expense				
(1) Current Income Tax	0.00	0.00	0.00	0.00
(2) Deferred Tax	0.00	0.00	0.00	0.00
Total Tax Expenses	0.00	0.00	0.00	0.00
IX. Profit/ (Loss)for the year	(0.08)	(0.23)	(0.03)	(0.13)
(VII - VIII)				
X. Earnings per share				
Nominal Value of Rs. 10	(0.03)	(0.09)	(0.01)	(0.05)

Balance Sheet				(Rs. in Lakhs)
Particular	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
EQUITY AND LIABLITIES				
Shareholder's funds				
(a) Share capital	24.80	24.80	24.80	24.80
(b) Reserve And Surplus	(56.01)	(55.93)	(55.70)	(55.67)

Net Worth	(31.21)	(31.13)	(30.90)	(30.87)
Non-Current Liabilities				
Non Carrent Liabilities				
(a) Long Term Borrowings	41.33	41.33	40.24	65.23
(b) Other Long term liabilities	0.00	0.00	0.00	0.00
(c) Long Term Provisions	0.00	0.00	0.00	0.00
Current Liabilities				
(a) Trade payables	2.88	2.88	3.15	0.00
(b) Other Current Liabilities	0.37	0.32	0.79	0.52
(c) Short Term Provisions	0.00	0.00	0.00	0.00
TOTAL	13.37	13.40	13.28	34.88
ASSETS				
Non- Current assets				
(a) Fixed assets				
(i) Tangible assets	0.00	0.00	0.00	0.00
(b) Non-current Investments	0.00	0.00	0.00	0.00
(c) Long-term loans and advances	13.16	13.16	13.16	34.16
(d) Deferred Tax Assets(Net)	0.00	0.00	0.00	0.00
Current Assets				
(a) Trade Receivables	0.00	0.00	0.00	0.00
(b) Cash and Bank Balances	0.21	0.24	0.12	0.72
(c) Short-term loans and Advances	0.00	0.00	0.00	0.00
TOTAL	13.37	13.40	13.28	34.88

Other Financial Data				
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
Dividend (%)	-	-	-	-
Earnings Per Share (Rs.)	(0.03)	(0.09)	(0.01)	(0.05)
(Nominal Value Rs. 10/-)				
Return on Networth (%)	(0.26)	(0.74)	(0.10)	(0.42)
Book Value Per Share (Rs.)	(12.58)	(12.55)	(12.46)	(12.45)

st The Unaudited accounts of 31.12.2017 have been certified by the Management.

Financial Information of NJP Pesticides Pvt. Ltd.

Profit & Loss Statement				(Rs. in Lakhs)
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015

	(Unaudited) *	(Audited)	(Audited)	(Audited)
I. Income from Operations	0.00	0.00	0.00	0.00
II. Other Income	0.00	0.00	0.00	0.00
III. Total Income (I+II)	0.00	0.00	0.00	0.00
IV. Expenses				
Finance Costs	0.00	0.00	0.00	0.00
Depreciation Expense	0.00	0.00	0.00	0.00
Other Administrative Expenses	0.03	0.07	0.07	0.09
Total Expenses	0.03	0.07	0.07	0.09
V. Profit/(Loss) before Adjustments & Tax (III - IV)	(0.03)	(0.07)	(0.07)	(0.09)
VI. Prior Period Adjustment	0.00	0.00	0.00	0.00
VII. Profit/(Loss) before Tax (V - VI)	(0.03)	(0.07)	(0.07)	(0.09)
VIII. Tax Expense				
(1) Current Income Tax	0.00	0.00	0.00	0.00
(2) Deferred Tax	0.00	0.00	0.00	0.00
Total Tax Expenses	0.00	0.00	0.00	0.00
IX. Profit/(Loss) for the year (VII - VIII)	(0.03)	(0.07)	(0.07)	(0.09)
X. Earnings per share				
(1) Nominal Value of Rs. 10	(0.01)	(0.03)	(0.03)	(0.04)

Balance Sheet				(Rs. in Lakhs)
Particular	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
EQUITY AND LIABLITIES				
Shareholder's funds				
(a) Share capital	24.07	24.07	24.07	24.07
(b) Reserve And Surplus	(11.46)	(11.42)	(11.35)	(11.28)
Net Worth	12.61	12.65	12.72	12.79
Non-Current Liabilities				
(a) Long Term Borrowings	0.00	0.00	0.00	0.00
(b) Other Long term liabilities	0.00	0.00	0.00	0.00
(c) Long Term Provisions	0.00	0.00	0.00	0.00

Current Liabilities				
(a) Trade payables	0.00	0.00	0.00	0.00
(b) Other Current Liabilities	0.07	0.07	0.07	0.07
(c) Short Term Provisions	0.00	0.00	0.00	0.00
TOTAL	12.68	12.72	12.79	12.86
ASSETS				
Non- Current assets				
(a) Fixed assets				
(i) Tangible assets	0.00	0.00	0.00	0.00
(b) Non-current Investments	12.20	12.20	12.20	12.20
(c) Long-term loans and advances	0.00	0.00	0.00	0.00
(d) Deferred Tax Assets(Net)	0.00	0.00	0.00	0.00
Current Assets				
(a) Trade Receivables	0.00	0.00	0.00	0.00
(b) Cash and Bank Balances	0.48	0.52	0.59	0.66
(c) Short-term loans and Advances	0.00	0.00	0.00	0.00
TOTAL	12.68	12.72	12.79	12.86

Other Financial Data				
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
Dividend (%)	-	-	-	-
Earnings Per Share (Rs.)	(0.01)	(0.03)	(0.03)	(0.04)
(Nominal Value Rs. 10/-)				
Return on Networth (%)	(0.24)	(0.55)	(0.55)	(0.70)
Book Value Per Share (Rs.)	5.24	5.25	5.28	5.31

 $[\]ensuremath{^{*}}$ The Unaudited accounts of 31.12.2017 have been certified by the Management.

Financial Information of Kamaan Innovative Solutions Pvt. Ltd.

Profit & Loss Statement				(Rs. in Lakhs)
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
I. Income from Operations	0.00	1.78	2.30	0.00
II. Other Income	0.77	0.23	0.30	0.10
III. Total Income (I+II)	0.77	2.01	2.60	0.10
IV. Expenses				
Purchase	0.00	1.75	2.23	0.00

Finance Costs	0.00	0.00	0.00	0.00
Depreciation Expense	0.00	0.00	0.00	0.00
Other Administrative Expenses	0.44	0.25	0.13	0.11
Total Expenses	0.44	2.00	2.36	0.11
V. Profit/ (Loss) before Adjustments & Tax (III - IV)	0.33	0.01	0.24	(0.01)
VI. Prior Period Adjustment	0.00	0.00	0.00	0.00
VII. Profit/ (Loss) before Tax (V - VI)	0.33	0.01	0.24	(0.01)
VIII. Tax Expense				
(1) Current Income Tax	0.00	0.00	0.04	0.00
(2) Deferred Tax	0.00	0.00	0.00	0.00
Total Tax Expenses	0.00	0.00	0.04	0.00
IX. Profit/ (Loss) for the year (VII - VIII)	0.33	0.01	0.20	(0.01)
X. Earnings per share				
(1) Nominal Value of Rs. 10	0.14	0.01	0.08	(0.01)

Balance Sheet				(Rs. in Lakhs)
Particular	31 st December 2017	31 st March 2017	31st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
EQUITY AND LIABLITIES				
Shareholder's funds				
(a) Share capital	24.07	24.07	24.07	24.07
(b) Reserve And Surplus	(6.67)	(7.00)	(6.93)	(7.13)
Net Worth	17.40	17.07	17.14	16.94
Non-Current Liabilities				
(a) Long Term Borrowings	0.00	0.00	0.00	0.00
(b) Other Long term liabilities	0.00	0.00	0.00	0.00
(c) Long Term Provisions	0.00	0.00	0.00	0.00
Current Liabilities				
(a) Trade payables	0.00	3.34	2.23	0.00
(b) Other Current Liabilities	9.10	0.39	0.16	0.10
(c) Deferred Tax Liability	0.04	0.04	0.04	0.00
TOTAL	26.54	20.84	19.57	17.04
ASSETS				

Non- Current assets				
(a) Fixed assets				
(i) Tangible assets	0.00	0.00	0.00	0.00
(b) Non-current Investments	0.46	0.46	0.46	0.46
(c) Long-term loans and advances	17.61	13.55	16.41	16.48
(d) Deferred Tax Assets (Net)	0.00	0.00	0.00	0.00
Current Assets				
(a) Trade Receivables	0.00	0.00	0.00	0.00
(b) Cash and Bank Balances	7.00	6.81	2.70	0.10
(c) Other Current Assets	1.47	0.02	0.00	0.00
TOTAL	26.54	20.84	19.57	17.04

Other Financial Data				
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
Dividend (%)	-	-	-	-
Earnings Per Share (Rs.)	0.14	0.01	0.08	(0.01)
(Nominal Value Rs. 10/-)				
Return on Networth (%)	1.90	0.06	1.17	(0.06)
Book Value Per Share (Rs.)	7.23	7.09	7.11	7.04

 $^{^{}st}$ The Unaudited accounts of 31.12.2017 have been certified by the Management.

Financial Information of Kamrup Manures & Fertilisers Limited

Profit & Loss Statement				(Rs. in Lakhs)
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
I. Income from Operations	0.00	0.00	0.00	0.00
II. Other Income	0.15	0.05	0.05	0.05
III. Total Income (I+II)	0.15	0.05	0.05	0.05
IV. Expenses				
Finance Costs	0.00	0.00	0.00	0.00
Depreciation Expense	0.00	0.00	0.00	0.00
Other Administrative Expenses	0.18	0.09	0.09	0.09
Total Expenses	0.18	0.09	0.09	0.09
V. Profit/ (Loss) before Adjustments & Tax (III - IV)	(0.03)	(0.04)	(0.04)	(0.04)
VI. Prior Period Adjustment	0.00	0.00	0.00	0.00

VII. Profit/ (Loss) before Tax (V - VI)	(0.03)	(0.04)	(0.04)	(0.04)
VIII. Tax Expense				
(1) Current Income Tax	0.00	0.00	0.00	0.00
(2) Deferred Tax	0.00	0.00	0.00	0.00
Total Tax Expenses	0.00	0.00	0.00	0.00
IX. Profit/ (Loss) for the year (VII - VIII)	(0.03)	(0.04)	(0.04)	(0.04)
X. Earnings per share				
(1) Nominal Value of Rs. 10	(0.05)	(0.08)	(0.09)	(0.08)

Balance Sheet				(Rs. in Lakhs)
Particular	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
EQUITY AND LIABLITIES				
Shareholder's funds				
(a) Share capital	5.00	5.00	5.00	5.00
(b) Reserve And Surplus	(7.10)	(7.07)	(7.03)	(6.99)
Net Worth	(2.10)	(2.07)	(2.03)	(1.99)
Non-Current Liabilities				
(a) Long Term Borrowings	2.72	2.54	2.50	2.40
(b) Other Long term liabilities	0.00	0.00	0.00	0.00
(c) Long Term Provisions	0.00	0.00	0.00	0.00
Current Liabilities				
(a) Trade payables	0.00	0.00	0.00	0.00
(b) Other Current Liabilities	0.22	0.22	0.15	0.10
(c) Short Term Provisions	0.00	0.00	0.00	0.00
TOTAL	0.84	0.69	0.62	0.51
ASSETS				
Non- Current assets				
(a) Fixed assets				
(i) Tangible assets	0.00	0.00	0.00	0.00
(b) Non-current Investments	0.40	0.40	0.40	0.40
(c) Long-term loans and advances	0.00	0.00	0.00	0.00
(d) Deferred Tax Assets(Net)	0.00	0.00	0.00	0.00

Current Assets				
(a) Trade Receivables	0.00	0.00	0.00	0.00
(b) Cash and Bank Balances	0.44	0.29	0.22	0.11
(c) Short-term loans and Advances	0.00	0.00	0.00	0.00
TOTAL	0.84	0.69	0.62	0.51

Other Financial Data				
For the Year Ended	31 st December 2017	31 st March 2017	31 st March 2016	31 st March 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
Dividend (%)	-	-	-	-
Earnings Per Share (Rs.)	(0.05)	(0.08)	(0.09)	(0.08)
(Nominal Value Rs. 10/-)				
Return on Networth (%)	(1.43)	(1.93)	(1.97)	(2.01)
Book Value Per Share (Rs.)	(4.20)	(4.14)	(4.06)	(3.98)

^{*} The Unaudited accounts of 31.12.2017 have been certified by the Management.

3.3. Relationship between the Acquirer and PACs:

Name of Acquirer & PACs	Nature of Relationship
Ghanshyam Das Kankani	Husband of Madhu Lata Kankani (PAC), Father of Avinash Kankani and Umesh Kankani (PACs), Director and Shareholder of North Bengal Dairy Farming Limited (44,000 shares and 17.74%) (PAC), Director and Shareholder of NJP Pesticides Pvt. Ltd. (62,400 shares and 25.92%) (PAC)
Avinash Kankani	Son of Ghanshyam Das Kankani (Acquirer) and Madhu Lata Kankani (PAC), Brother of Umesh Kankani (PAC), Shareholder of North Bengal Dairy Farming Limited (24,200 shares and 9.76%) (PAC), Shareholder of NJP Pesticides Pvt. Ltd. (2,000 shares and 0.83%) (PAC)
Abhay Baheti	Director and Shareholder (17,350 shares and 34.70%) of Kamrup Manures & Fertilisers Limited (PAC)
Madhu Lata Kankani	Wifeof Ghanshyam Das Kankani (Acquirer) and Mother of Avinash Kankani and Umesh Kankani (PACs), Director and Shareholder of North Bengal Dairy Farming Limited (24,000 shares and 9.68%) (PAC), Shareholder of NJP Pesticides Pvt. Ltd. (29,100 shares and 12.09%) (PAC)
Umesh Kankani	Son of Ghanshyam Das Kankani (Acquirer) and Madhu Lata Kankani (PAC), Brother of Umesh Kankani (PAC), Director and Shareholder of North Bengal Dairy Farming Limited (42,000 shares and 16.93%) (PAC), Director and Shareholder of NJP Pesticides Pvt. Ltd. (50,000 shares and 20.77%) (PAC)
North Bengal Dairy Farming Limited (Formerly Known As Sparton Leasing and Finance Limited)	Ghanshyam Das Kankani (Acquirer) is the Director and Shareholder (44,000 shares and 17.74%), Madhu Lata Kankani (PAC) is the Director and Shareholder (24,000 shares and 9.68%), Umesh Kankani (PAC) is the Director and Shareholder (42,000 shares and 16.93%), Avinash Kankani (PAC) is the shareholder (24,200 shares and 9.76%)
NJP Pesticides Pvt. Ltd. (Formerly Known As Dwarika Investment Pvt Ltd)	Ghanshyam Das Kankani (Acquirer) is the Director and Shareholder (62,400 shares and 25.92%), Umesh Kankani (PAC) is the Director and Shareholder (50,000 shares and 20.77%), Madhu Lata Kankani (PAC) is the Shareholder (29,100 shares and 12.09%), Avinash Kankani (PAC) is the Shareholder (2,000 shares and 0.83%)
Kamaan Innovative Solutions Pvt Ltd. (Formerly known as Bagdogra Bio Gas & Energy Pvt. Ltd, erstwhile name Koraput Investments Pvt. Ltd.)	Kamrup Manures & Fertilisers Limited (PAC) is the Shareholder (20,000 shares and 8.31%)
Kamrup Manures & Fertilisers Limited (Formerly Known As Western India Cements Ltd)	Abhay Baheti (PAC) is the Director and Shareholder (17,350 shares and 34.70%), Kamaan Innovative Solutions Pvt Ltd. (PAC) is the Shareholder (4,600 shares and 9.20%)

As on the date of LoO, there has been no relation between Ghanshyam Das Kankani (Acquirer) and Mr. Abhay Baheti (PACs), M/s Kamman Innovative Solutions Pvt. Ltd. (PACs) and M/s Kamrup Manures & Fertilisers Ltd. (PACs).

3.4. The Acquirer and PACs have not been prohibited by SEBI from dealing in securities, in terms of directions issued under Section 11, 11B read with Section 19 of the Securities and Exchange Board of India, 1992 ("SEBI Act") and regulation 44 and 45 of the SEBI (SAST) Regulations, 1997 read with regulations 32 and 35 of the SEBI (SAST) Regulations, 2011.

3.5. Disclosures in terms of Regulations 16(ix) of the Regulations & Acquirer and PACs future plans for TCL:

- **3.5.1** SEBI vide its order (Ref. No. WTM/MPB/EFD/133/2018) dated 08.02.2018 had directed the Acquirer and PACs to comply with the provisions of SEBI (SAST) regulations for their violation that took place on November 07, 2007 wherein the said acquirer alongwith PACs had acquired 9,89,064 shares of TCL representing 70.86% of the fully paid-up equity and voting share capital of TCL which was beyond the specified 15% limit under regulation 11(2) of the SEBI (SAST) Regulations, 1997. Subsequently on September 15, 2009, two members of the promoter group of the target company namely, Mr. Avinash Kankani and Mr. Umesh Kankani acquired 1,32,760 shares (9.51%) of the target company. Clause 28(a) of the above mentioned order says that The Acquirer and PACs shall make a public announcement to acquire shares of TCL in accordance with the provisions of SEBI (SAST) Regulations, 1997, within a period of 45 days from the date of order.
- **3.5.2** The prime object of the offer is to comply with the order issued by SEBI and at the same time give a fair exit opportunity to the shareholders of the Target Company at current date in accordance with the Regulation 35 of the SEBI (SAST) Regulations, 2011.
- **3.5.3** In accordance with the regulation 35 of the SEBI (SAST) Regulations, 2011, any obligation or liability acquired, accrued or incurred under SEBI (SAST) Regulations, 1997 shall remain unaffected as if the SEBI (SAST) Regulations, 1997 have never been repealed. Accordingly this Open Offer shall be undertaken and completed in accordance with the SEBI (SAST) Regulations, 1997.
- **3.5.4** As on the date of DLoO, the Acquirer does not have any plan to dispose off or otherwise encumber any assets of the Target Company in the next two years except in the ordinary course of business of the Target Company and except to the extent required for the purpose of restructuring and/or rationalization of operations, assets, investments, liabilities or otherwise of the Target Company for commercial reasons and operational efficiencies.
- **3.5.5** The Acquirer and PACs undertake that they will not sell, dispose off or otherwise encumber any substantial assets of TCL except with the prior approval of the shareholders.
- **3.6.** The applicable provisions of Chapter II of the Takeover regulations have not been fully complied with by the Acquirer and PACs. SEBI may initiate appropriate action against the Acquirer and PACs in terms of the Regulations and provisions of the SEBI Act for non-compliance of Chapter II of SEBI (SAST) Regulations, 1997 and Chapter V SEBI (SAST) Regulations, 2011.

4. DISCLOSURE OPTION IN TERMS OF REGULATION 21(2)

In the event, pursuant to this offer or otherwise, if the public shareholding in the Target Company falls below 25% of its outstanding equity share capital, the Acquirer and PACs will, in accordance with Regulation 21(2) of the Regulations to facilitate the Target Company to raise the level of public shareholding to the level specified for continuous listing in the Listing Agreement with the Stock Exchange within the specified time and in accordance with the prescribed procedure under clause 40A(viii) of the Listing Agreement and in compliance with the Regulations.

5. BACKGROUND OF THE TARGET COMPANY – TIRRIHANNAH COMPANY LIMITED ("TARGET COMPANY" or "TCL")

5.1 Brief History and Main Areas of Operations:

- **5.1.1** TCL having its registered office at 5, Kiran Shankar Roy Road, Kolkata 700 001, West Bengal, India, phone No. +91 33 2248-7093, +91 33 2343 0875, email Id:tirrihannah.co@qmail.com, was originally incorporated as Tirrihannah Company Limited as on 4th May, 1908 with Registrar of Companies, West Bengal. The CIN of the Target Company is L65993WB1908PLC001838.
- **5.1.2** As on the date of Letter or Offer, The Authorised Share Capital of the Company is Rs. 10,00,00,000 comprising of 1,00,00,000 Equity Shares of Rs. 10 each. As on the date of this Letter or Offer the paid-up equity and voting share capital of TCL is Rs. 3,18,68,750 divided into 31,86,875 equity shares of Rs.10/- each fully paid-up. There are no partly paid-up shares.
- **5.1.3** As on the date of Letter of Offer, the Board of Directors of the Target Company comprises of 5 (Five) Directors. The details of the Board of Directors are as given below:

Name of Directors	DIN	Designation	Date of Appointment		
Ghanshyam Das Kankani	00565520	Managing Director	02/11/2007		
Umesh Kankani	00652561	Whole-time Director	02/11/2007		
Satish Jayant Mehta	01901518	Director	11/03/2011		
Piyush Jaju	03336693	Director	30/03/2013		
Soma Misra	07170099	Director	30/05/2015		

- **5.1.4** The main business of the TCL is Tea Plantation and Tea Processing. It has its garden at Terai region of West Bengal, District-Darjeeling.
- **5.1.5** As on the date of LoO, all the shares of the TCL are held in physical mode. SEBI may initiate appropriate action against the promoters, promoter group and the target company for the non-compliance of provisions of SEBI (LODR) Regulations, 2015 with regard to the dematerialisation of shares.
- **5.1.6** Presently, the Equity Shares of TCL are listed at CSE bearing scrip code 030121. The Exit order in respect of Ahmadabad Stock Exchange Limited and Jaipur Stock Exchange Limited has been passed by SEBI vide order no. WTM/MPB/MRD/160/2018 dated April 02, 2018 and WTM/RKA/MRD/20/2015 dated March 23, 2015 respectively.

5.1.7 The share capital structure of the Target Company is as follows:

Paid up Equity Shares of Target Company	No. of Shares/ Voting Rights	% of Shares/ Voting Rights
Fully Paid up Equity Shares	31,86,875	100%
Partly Paid up Equity Shares	Nil	Nil
Total Paid up Equity Shares	31,86,875	100%
Total voting rights in the Target Company	31,86,875	100%

5.1.8 The build up of paid up share capital of TCL are as follows:

Particulars	No. of Shares	Amount (Rs.)
Share Capital as on 01.04.2007 *	45,92,000	4,59,20,000.00
Less: Share Forfeited as on 01.04.2007	31,96,185	3,19,61,850.00
Paid up Share Capital as on 01.04.2007	13,95,815	1,39,58,150.00
Add: Forfeited Share Re-issued as on 31.03.10 *	17,91,060	1,79,10,600.00
Paid up Share Capital as on 31.12.2017	31,86,875	3,18,68,750.00

^{*} The forms for paid-up capital buildup of 4,592,000 shares and 17,91,060 shares are not available with TCL, Hence we are unable to comment on the same.

5.1.9 The present composition Board of Directors of TCL as on the date of LoO is as follows:

B.Com More than 30 \$3,07,030 and 9.63% Construction Private Limited H.Comptive Li	Name of the Director	Residential Address	Qualification	Experience	No. & % of shares of TCL held as on date of Draft Letter of Offer	Director in other entities	Shareholding in other entities (No. of Shares)
Hastings, Kolkata – 700 022 the field of Finance, administration with more than 10 years in the Tea Industry the field of Finance, administration with more than 10 years in the Tea Industry the field of Finance, administration with more than 10 years in the Tea Industry 3.87% entities: Construction Private Limited 2. Kankani Estate P Ltd. 50,000 3. NJP Pesticides Private Limited 4. Shivani Properties Pvt. 2,70,000		Road, Kolkata – 700 022		years' experience in the field of Real Estate	9.63%	Entities: 1. Kankani Construction Private Limited 2. Kankani Estate P Ltd. 3. NJP Pesticides Private Limited 4. Shivani Properties Pvt. Ltd. 5. Maxworth Fintrade Private Limited 6. M.M. Aasiana Makers Private Limited 7. North Bengal Dairy Farming Limited 8. Anushree Milk & Dairy Foods Private Limited	Dairy Farming Limited - 44,000 ii. NJP Pesticides Pvt. Ltd 62,400 iii. Kankani Construction Private Limited- 4,81,600 iv. Kankani Estate P Ltd 2,500 v. Maxworth Fintrade Private Limited- 100 vi. Shivani Properties Pvt. Ltd 100 vii. Broadway Properties P. Ltd 10 iii. M.M. Aasiana Makers Private Limited- 28, 200 ix. Master Gain'92- 400 x. Vinidhya Nirman P. Ltd 17,900 xi. Woolworth India Limited- 75 kii. Woolworth India Ltd. (Deb)-175
	Umesh Kankani	Hastings, Kolkata – 700	B.Sc (H)	the field of Finance, administration with more than 10 years in the		entities: 1. Kankani Construction Private Limited 2. Kankani Estate P Ltd. 3. NJP Pesticides Private Limited 4. Shivani Properties Pvt.	Dairy Farming Limited – 42,000 ii. NJP Pesticides Pvt. Ltd. – 50,000 iii. Kankani Construction Private Limited- 2,70,000

					5. North Bengal Dairy Farming Limited 6. Anushree Milk & Dairy Foods Private Limited	v.	Dairy Foods Private Limited- 5,000 GCM Security Limited- 3,2800
Satish Jayant Mehta	8, Phoolrani, Sahitya Sahawas, Kalanager, Bandra (East), Mumbai – 400	B.Arts (Pass)	30 years' experience in Real Estate Industry	NIL	Director of Following entities: 1. Jaytara Properties Private Limited 2. Satjay Properties Private Limited 3. Jaysat Properties Private Limited		Housing Development and Infrastructure Ltd 1,200 Punjab Wire- 300 Reliance Industries Limited- 130
Piyush Jaju	1A, D L Khan Road, Alipore, Kolkata – 700 027	B.Sc (Hons.)	10 years Experience in Finance and Administration	NIL	Director of Following entities: 1. Rajasthan Medical Equipments Ltd 2. Punam Energy Private Limited	i.	Punam Energy Private Limited – 66,825
Soma Misra	Vansundhara Enclave, Shaktigarh Road -03, Siliguri – 734 005	B.Arts (Pass)	More than 12 years experience in HR and Admin	NIL	NIL		NIL

- **5.1.10** There has been no merger/ demerger or spin off involving TCL during the last 3 years.
- **5.1.11** The applicable provisions of Chapter II and Chapter V of the Takeover regulations have not been fully complied with by the Target Company. SEBI may initiate appropriate action against the target company in terms of the Regulations and provisions of the SEBI Act for non-compliance of Chapter II of SEBI (SAST) Regulations, 1997 and Chapter V of SEBI (SAST) Regulations, 2011.
- **5.1.12** As on the date of LoO, TCL does not have any outstanding convertible instruments convertible into equity shares on any later date.

5.2 Financial Information:

The financial information of TCL as per the certified financials for the period ended 31st December, 2017 and audited accounts for the last three financial years ended 31st March 2017, 31st March 2016 and 31st March 2015 are as follows:

Profit & Loss Account (Rs. in Lakhs)

For the Year Ended	31 st December, 2017	31 st March, 2017	31 st March, 2016	31 st March, 2015
	(Unaudited) *	(Audited)	(Audited)	(Audited)
I. Income from Operations	572.81	1,213.34	1,419.45	1,306.34
II. Other Income	3.86	112.26	30.55	2.37
III. Total Income (I+II)	576.67	1,325.60	1,450.00	1,308.71
IV. Expenses				
Cost of Materials Consumed	59.54	58.99	80.31	118.94
Purchases of Green Leaf & Nursery Plant	0.00	4.41	2.89	16.44
Changes in Inventory	(145.21)	20.47	18.70	(3.50)
Other Manufacturing Expenses	406.36	684.87	769.30	679.05
Employee Benefits Expenses	144.86	204.40	282.14	219.07
Finance Costs	2.75	71.03	69.92	55.18
Depreciation & Amortisation Expense	65.65	91.94	96.39	98.27
Other Administrative and selling Expenses	88.23	164.93	188.20	217.83
Total Expenses	622.18	1,301.04	1,507.85	1,401.28
V. Profit/ (Loss) before Adjustments & Tax (III - IV)	(45.51)	24.56	(57.85)	(92.57)
VI. Prior Period Adjustment	0.00	0.00	0.00	0.00
VII. Profit/ (Loss) before Tax (V - VI)	(45.51)	24.56	(57.85)	(92.57)

VIII. Tax Expense				
(1) Current Income Tax	0.00	0.00	0.00	0.00
(2) Deferred Tax	0.00	0.00	0.00	0.00
Total Tax Expenses	0.00	0.00	0.00	0.00
IX. Profit/ (Loss) for the year (VII - VIII)	(45.51)	24.56	(57.85)	(92.57)
X. Earnings per share				
(1) Basic	(1.43)	0.77	(1.82)	(2.90)
(2) Diluted	(1.43)	0.77	(1.82)	(2.90)

Balance Sheet

(Rs. in Lakhs)

Particular	31 st December, 2017	31 st March, 2017	31 st March, 2016	31 st March, 2015	
	(Unaudited) *	(Audited)	(Audited)	(Audited)	
EQUITY AND LIABLITIES					
Shareholder's Fund					
(a) Share capital	318.69	318.69	318.69	318.69	
(b) Reserve And Surplus	221.80	267.31	242.76	300.61	
Net Worth	540.49	586.00	561.45	619.30	
Non-Current Liabilities					
(a) Long Term Borrowings	711.38	834.34	886.83	562.27	
(b) Long Term Provisions	0.00	0.00	0.00	0.00	
Current Liabilities					
(a) Short Term Borrowings	400.72	7.06	7.04	6.51	
(b) Trade payables	103.38	118.23	133.27	424.31	
(c) Other Current Liabilities	200.27	282.26	291.31	388.03	
(d) Short Term Provisions	0.00	0.00	0.00	0.00	
TOTAL	1,956.24	1,827.89	1,879.90	2,000.42	
ASSETS					
Non- Current assets					
(a) Fixed assets					
(i) Tangible assets	1,549.31	1,614.96	1,608.76	1,578.88	
(b) Non-current Investments	0.00	0.00	0.00	0.00	
(c) Deferred Revenue Expenditure	0.00	0.00	19.66	39.32	
Current Assets					
(a) Current Investments	1.25	1.25	1.25	1.25	
(b) Inventories	282.65	135.55	196.40	324.73	
(c) Trade Receivables	70.92	23.49	5.68	2.77	
(d) Cash and Bank Balances	13.32	11.12	10.01	10.10	

(e) Short-term loans and Advances	38.79	41.52	38.14	43.37
TOTAL	1,956.24	1,827.89	1,879.90	2,000.42

Other Financial Data

For the Year Ended	31 st December, 2017	31 st March, 2017	31 st March, 2016	31 st March, 2015	
	(Unaudited) *	(Audited)	(Audited)	(Audited)	
Dividend (%)	-	-	-	-	
Earnings Per Share (Rs.)	(1.43)	0.77	(1.82)	(2.90)	
Return on Networth (%)	(8.42)	4.19	(10.30)	(14.95)	
Book Value Per Share (Rs.)	16.96	18.39	17.62	19.43	

Note:

- EPS = Profit after tax / number of outstanding equity shares at the close of the year/period Return on Net Worth = Profit after Tax / Net Worth Book Value per Share = Net Worth / No. of equity shares Source: Audited Annual Accounts/ Reports and Certified Financials (i) (ii) (iii) (iv)

5.3 Pre and Post-Offer Shareholding Pattern of TCL (based on Issued, Subscribed & Paid-up Equity and Voting Share Capital) is as under:

Shareholders' Category	Shareho & voting prior to agreem acquisitic offe (Novemb 2007	rights o the ent/ on and er eer 06,	Shares / rights a to be acc whic triggere the Regula (Novemb	greed quired ch ed off e tions per 07,	/voting rights as on the date of PA (March 24, 2018)		open Offer		/voting righ Acquisitio Offer (B	nts after on and o+C)
	No. of	%	No. of) %	No. of	%	No. of) %	(E) = (C) No. of shares	
	shares	70	shares	70	shares	70	shares	70	No. or strates	70
Parties to the										
Agreement										
1.(a) Promoter Vivek Bajoria	1,50,940	10.81								
Smita Bajoria	49,840	3.57	- -	-	- -	-	-	_	-	-
Raghav Bajoria	33,900	2.43	_	-	-	-	_	_	_	-
Shivangi Bajoria	62,800	4.50	-	-	-	-	-	-	-	-
Vivek Bajoria (HUF)	71,260	5.11	-	-	-	-	-	-	-	-
TOTAL (a)	3,68,740	26.42	-	-	-	-	-	-	-	-
(b) Promoter Group	2.47.026	15.61								
Farming Limited (Formerly known as Sparton Leasing and Finance Limited)		15.61	-	-	-	-			-	-
NJP Pesticides Pvt. Ltd. (Formerly known as Dwarika Investment Pvt. Ltd.)	, ,	9.89	-	-	-	-			-	-
Kamaan Innovative Solutions Private Limited (Formerly Known as Bagdogra Bio Gas & Energy Pvt. Ltd. and Erstwhile name Koraput Investments Pvt. Ltd.)		9.88	-	-	-	-			-	-
Kamrup Manures & Fertilisers Limited (Formerly known as Western India Cements Ltd.)		9.07	-	-	-	-			-	-
Kankani Construction Pvt. Ltd.	-	-	-	-	12,93,220	40.59			12,93,220	40.58
Arun Distributors Pvt. Ltd.	-	-	-	-	2,90,000	9.10			2,90,000	9.10
Shivani Properties Pvt. Ltd.	-	-	-	-	72,800	2.28			72,800	2.28
TOTAL (b)	6,20,324	44.44	-	-	16,56,020	51.96			16,56,020	51.96
Parties other than										
parties to agreement	1 25 600	0.00	1 25 600	0.00						
Global Overseas Ltd. TOTAL (1) (a + b)	1,25,600 11,14,664	9.00 79.86	1,25,600 1,25,600	9.00 9.00	16,56,020	51 96			16,56,020	51.96
2. Acquirers	11,14,004	7 3.00	1,23,000	3.00	10,30,020	31.50			10,30,020	31.50
a. Main Acquirer		1		1		1				
Ghanshyam Das Kankani	-	-	1,47,390	10.56	3,07,030	9.63			3,07,030	9.63
b. PACs			2.750	0.20	1 20 252	4.02			1 20 252	4.00
Avinash Kankani Madhu lata Kankani	-	-	2,750 71,260	0.20 5.11	1,28,350 71,260	4.03 2.24			1,28,350 71,260	4.03 2.24
Umesh Kankani	_	-	29,500	2.11	1,23,460	3.87			1,23,460	3.87
Abhay Baheti	-	-	68,000	4.87	-	-			-	-
Lakhshmi Baheti			49,840	3.57	-					-
North Bengal Dairy Farming Limited (Formerly known as Sparton Leasing and		-	2,17,836	15.61	-	-				
Finance Limited) NJP Pesticides Pvt. Ltd. (Formerly known as		-	1,38,000	9.89	-	-				
Dwarika Investment Pvt. Ltd.) Kamaan Innovative Solutions Private Limited (Formerly Known as Bagdogra Bio Gas &	-	-	1,37,880	9.88	-	-				
Energy Pvt. Ltd. and Erstwhile name Koraput Investments Pvt. Ltd.)			1.26.600	0.07						
Kamrup Manures & Fertilisers Limited	-	_	1,26,608	9.07	_	_				

(Formerly known as										
Western India Cements										
Ltd.)										
TOTAL (2) (a + b)	=	-	9,89,064	70.86	6,30,100	19.77				
3. Open Offer Shares	=	-	-	-	-	-	6,37,375	20.00	6,37,375	20.00
TOTAL $(4 = 1 + 2 + 3)$	11,14,664	79.86	11,14,664	79.86	22,86,120	71.74	6,37,375	20.00	29,23,495	91.74
5. Public Share										
Holding										
(i) Institutions										
a) FIs/MFs/FI	52,800	3.78	52,800	3.78	52,800	1.66				
Is/ Banks/Ins										
Co.										
b) Insurance	-	-	-	-	-	-	1			
Company							(6,37,375)	(20.00)	2,63,380	8.26
c) Others	-	-	-	-	-	-	>			
Total (i) (a +b +c)	52,800	3.78	52,800	3.78	52,800	1.66				
(ii) Non institutions	00 ==0			Ia .a	100					
a) Bodies	33,750	2.42	33,750	2.42	28,750	0.90				
Corporate:	1,92,201	13.77	1,92,201	13.77	8,16,805	25.63				
b) Individuals	1,32,201	13.77	1,32,201	13.77	0,10,003	ر 23.03				
,	2,400	0.17	2,400	0.17	2,400	0.08				
c) Others (NRI										
with										
Repatriation)										
Total (ii)(a +b +c)	2,28,351	16.36	2,28,351	16.36	8,47,955	26.61				
Total (5) (i +ii)	2,81,151	20.14	2,81,151	20.14	9,00,755	28.26	1			
GRANDTOTAL (4+5)	13,95,815	100.00	13,95,815	100.00	31,86,875		-	-	31,86,875	100.0
[0	1			0

Notes:

- 1. As on the date, the number of shareholders in TCL in public category is 237.

- No Equity Shares are subject to lock in.
 Face value of Equity Shares of Target Company is Rs. 10/- each.
 The Acquirer and PACs have not acquired any shares from the date of PA till the date of this LoO.

5.4 The details of the build-up of the Promoter shareholding in the Target Company are as follows:

Name of the prom oter/ prom oter group entity		bei	llance as r 07, 200	7	Date	Transac Shares A	ction De			Mode	Closing Equity Cap		lance as o		h 24,	Increase / decreas e in holing of promot er (+/- %)(in terms of %)	n s of SEBI (SAS T) Regu latio ns,	Compli a nce status with SEBI (SAST) Regula ti ons and other applica b le Regula ti ons.
	Capital Targei Compai	of t ny	Promot Group	er)	Date			Sol	d	of acquisi tion (Memo randu m/IPO /Mark et Purcha se/Pr eferent ial allotm ent/ Right issue/ Bonus shares / Interse transfe r etc.	of Targe Compan	et y	Promoter	Group	ative holding of promot er group (in terms of %)			
	No. of Shares	%	No. of Shares	%		No. of Shares	%	No. of Sha res	%		No. of Shares	%	No. of Shares	%				
	1,395,8 15	-	-	-	07.11.0 7	147,390	10.56 %	-	-	Off Market	1,395,81 5	-	147,390	10.56 %	10.56 %	10.56%	10 & 12	Nil
Ghans hyam Das Kanka ni	Shares Shares Shares of Shares res 1,395,8 15 - - - 07.11.0 147,390 10.56 7 % - 3,186,8 75 - 147,390 10 31.03.1 41,800 1.31% - - - 3,186,8 75 - 6 % - - 3,186,8 75 - 189,190 5. 29.04.1 117,840 3.70% - -								-	Off Market	3,186,87 5	-	189,190	5.94%	5.94%	-4.62%	10	Nil
	15									Off Market	3,186,87 5	-	307,030	9.63%	9.63%	3.70%	-	-
		_	_			2,750	0.20%	-	-	Off	1,395,81		2,750	0.20%	0.20%	0.20%	10 &	Nil
Avina h	15		2 750		7	125,600	3 040/	_		Market	5 196 97	-	128,350	4 020/	4 D20/	3 030/	12	
ni	3,186,8 75	-	2,750	0. 20 %	9	125,600	3.94%	-	-	Off Market	3,186,87 5	-	128,350	4.03%	4.03%	3.83%	-	-
Madhu lata	1,395,8	-	-	-	07.11.0	71,260	5.11%	-	-	Off	3,186,87	-	71,260	2.24%	2.24%	2.24%	10 &	Nil

Kanka ni	15				7					Market	5						12	
	1,395,8 15	-	-	-	07.11.0 7	29,500	2.11%	-	-	Off Market	1,395,81 5	-	29,500	2.11%	2.11%	2.11%	10 & 12	Nil
h Kanka	3,186,8 75	-	29,500	2. 11 %	15.09.0 9	7,160	0.22%	-	-	Off Market	3,186,87 5	_	36,660	1.15%	1.15%	-0.96%	-	-
ni	3,186,8 75	-	36,660	1. 15 %	31.03.1	86,800	2.72%	-	-	Off Market	3,186,87 5	-	123,460	3.87%	3.87%	2.72%	10	Nil
Arun Distrib utors Pvt Ltd	3,186,8 75	-	-	-	31.03.1	290,000	9.10%	-	-	Off Market	3,186,87 5	-	290,000	9.10%	9.10%	9.10%	10	Nil
Shiva ni Proper ties Pvt Ltd	3,186,8 75	1	-	1	31.03.1	72,800	2.28%	1	_	Off Market	3,186,87 5	-	72,800	2.28%	2.28%	2.28%	10	Nil
Kanka ni Constr uction Pvt Ltd	3,186,8 75	-	-	-	31.03.1	1,293,2	40.58	-	-	Off Market	3,186,87 5	-	1,293,22	40.58	40.58	40.58%	10	Nil

Note:

- a) The acquisition of 2,50,900 shares on November 07, 2007 by the current promoters has triggered Open Offer obligations.
- b) On September 15, 2009, Mr. Avinash Kankani and Mr. Umesh Kankani have acquired 1,32,760 shares which also triggered Open Offer obligations.
- c) On March 31, 2010, 17,84,620 forfeited shares were reissued to the current promoters constituting 56% of the paid up capital of the target company.
- d) Mr. Kishan Lal Baheti have transferred 1,17,840 shares to Mr. Ghanshyam Das Kankani on April 29, 2017.

5.5 Corporate Governance and Pending Litigations:

Corporate Governance

The Target Company has confirmed that it is in compliance with the Corporate Governance under Regulation 27(2) of the SEBI Listing Regulations, 2015 (LODR) with the Stock Exchanges.

Pending Litigations:

As per the Audited Accounts of TCL for the financial year ended 31.03.2017, the details of pending litigations are given below:

- 1. About 600 Acres of Leasehold land at the Garden of the company has been under unauthorized encroachment. After protracted negotiations the Company has agreed to surrender about 485 acres to the Government of West Bengal on condition that vacant possessions of the balance 115 Acres of such land would be made available to the Company. In a judgment given by the Hon'ble High Court at Calcutta, the writ petition in relation to injunction has been disposed off and the said Court directed the State Government to take measures to give effect to the aforesaid contention of Company as per the terms of the said order.
- 2. Litigations relating to taxation:

	e of the atue	Financial Year)	Amount (Rs.)	Status
West Sales	Bengal Tax	2001-02	204,856.00	Appeal order of Appealate Additional Commissioner received appeal effect yet to be given.

A c+11.00.4	2002.02	1 506 353 00	Davisian has been filed with the West Devel
Act'1994	2002-03	1,586,353.00	Revision has been filed with the West Bengal Commercial Taxes. Appellate and Revision Board on 09/07/2009
	2003-04	805,648.00	The amount has been assessed by STO and Taxation Tribunal has directed Additional Commissioner Sri G Mitra to take up the assessment on date 14.06.11 but the effect is still to be executed at the Sales Tax Officer level
	2005-06	125,699.00	Joint Commissioner, Commercial Taxes has passed appeal order 31.12.2010. The Company have preferred revision with the Board on 17.10.2012
	2006-07	354,691.00	Joint Commissioner, Commercial Tax has passed appeal order 31.12.2010. The Company have preferred revision with the board on 17.10.2012
	2008-09	325,978.00	Order by Sales Tax Officer, appeal preferred with Senior Joint Commissioner, Commercial Tax
	2009-10	1,477,468.00	Appeal preferred against demand passed by Sr. JCCT with West Bengal Commercial Taxes Appellate and Revisional Board 07.01.15
	2010-11	1,379,185.00	Order by Sales Tax Officer Appeal preferred with Senior Joint Commissioner, Commercial Tax.
	2001-01	109,119.00	Appeal order of Appellate Additional Commissioner received appeal effect yet to be given.
	2002-03	6,516.00	Revision has been filed with the West Bengal Commercial Taxes. Appellate and Revision Board on 09/07/2009
Central Sales Tax Act'1961	2008-09	35,367.00	Order by Sales Tax Officer, appeal preferred with Senior Joint Commissioner, Commercial Tax
	2009-10	1,641,535.00	Appeal preferred against demand passed by Sr. JCCT with West Bengal Commercial Taxes Appellate and Revisional Board 07.01.15
	2010-11	549,769.36	Order by Sales Tax Officer Appeal preferred with Senior Joint Commissioner, Commercial Tax.

5.6 Compliance Officer:

Mr. Ghanshyam Das Kankani, Office address: 5 Kiran Shankar Roy Road, Kolkata – 700 001, West Bengal, Mobile: 98306 66569, Contact Details-(033) 2248-7093, Fax No.-4005-6006, E-Mail Id- gdkankani@gmail.com.

5.7 The Change in holding of Promoter/Promoter Group F.Y. 2007-08 to 2017-18

FORMAT FOR CHANGE IN HOLDING OF PROMOTER/ PROMOTER GROUP OF THE TARGET COMPANY

	Equity Capital of Target Compa ny	Promo		ig of i	Cumul holdin prom grou	ative ng of oter up	Dat e	Shares	s Acquired	d	Details Sha	res Sol		Mode of acqui sitio n	Capital of TC	Name a	i entity ir oter grou	g of I	Cumı holdi	ulative ing of er group	decre holin pron (+/- in ter	ease/ case in ng of noter who come of the collective ty (for promoter group)	Whe ther tran sacti on requ ired discl osur e? If yes und er which h regulation	Whet her trans actio n requi red open offer? If yes unde r whic h regul ation	Com plie d or not
F	No. of Shares	Name	No of Shar es	%	No. of Share s	%		Name	No. of Share s	%	Name	No. of Sha res	%		No. of Shares	Name	No of Shar es	%	No of Share s	%					
2 0 0 7	13,95, 815						07. 11. 07	Ghanshy am Das Kankani	1,47, 390	10. 56 %	-	-	-	Off Mark et		Ghansh yam Das Kankan	1,47, 390	10. 56 %			10.5 6%	10.5 6%	7(1)	10 & 12	No
0 8								Avinah Kankani	2,750	0.2 0%	-	-	-	Off Mark et		Avinah Kankan i	2,75 0	0.2 0%			0.20	0.20 %			
								Madhulat a Kankani	71,26 0	5.1 1%	-	-	-	Off Mark et		Madhul ata Kankan i	7126 0	5.1 1%			5.11 %	5.11 %			
								Umesh Kankani	29,50 0	2.1 1%	-	-	-	Off Mark et	13,95,8 15	Umesh Kankan i	2950 0	2.1 1%	9,89,0 64	70.86 %	2.11	2.11			
								Abhay Baheti	68,00 0	4.8 7%	-	-	-	Off Mark et		Abhay Baheti	68,0 00	4.8 7%			4.87 %	4.87 %			
								Lakshmi Baheti	49,84 0	3.5 7%	-	-	-	Off Mark et		Laksh mi Baheti	49,8 40	3.5 7%			3.57 %	3.57 %			
								Sparton Leasing and Finance Ltd.	2,17, 836	15. 61 %	-	-	-	Off Mark et		Sparto n Leasing and Finance Ltd.	2,17, 836	15. 61 %			15.6 1%	15.6 1%			

					Dwarika Investme nt Pvt. Ltd.	1,38, 000	9.8 9%	-	-	-	Off Mark et		Dwarik a Invest ment Pvt. Ltd.	1,38, 000	9.8 9%			9.89	9.89		
-					Koraput Investme nts Pvt. Ltd.	1,37, 880	9.8 8%	-	-	-	Off Mark et		Korapu t Invest ments Pvt. Ltd.	1,37, 880	9.8 8%			9.88	9.88		
-					Western India Cements Ltd.	1,26, 608	9.0 7%	-	-	-	Off Mark et		Wester n India Cemen ts Ltd.	1,26, 608	9.0 7%			9.07	9.07		
													Ghansh yam Das Kankan	1,47, 390	10. 56 %			10.5 6%	10.5 6%		
-													Avinah Kankan i	2,75 0	0.2 0%			0.20	0.20		
													Madhul ata Kankan i	7126 0	5.1 1%			5.11	5.11		
-													Umesh Kankan i	2950 0	2.1 1%			2.11	2.11		
													Abhay Baheti	68,0 00	4.8 7%			4.87 %	4.87 %		
-				31. 03. 08								13,95,8 15	Laksh mi Baheti	49,8 40	3.5 7%	9,89,0 64	70.86 %	3.57 %	3.57		
													Sparto n Leasing and Finance Ltd.	2,17, 836	15. 61 %			15.6 1%	15.6 1%		
													Dwarik a Invest ment Pvt.	1,38, 000	9.8 9%			9.89	9.89		
-													Ltd. Korapu t Invest ments Pvt. Ltd.	1,37, 880	9.8 8%			9.88	9.88 %		

								Wester n India Cemen ts Ltd.	1,26, 608	9.0 7%		9.07 %	9.07 %		
								ts Ltu.							

FORMAT FOR CHANGE IN HOLDING OF PROMOTER/ PROMOTER GROUP OF THE TARGET COMPANY

	Ope	ening Bala			. 04.2008		Dat	Shares	Transa		Details Sha	res Sol	d	Mode	Capital	CI Name a	osing Ba			ılative	decre holing pron (+/- in ter	ease/ case in ng of noter %)(cms of %)	Whe ther tran sacti on requ ired discl osur	Whet her trans actio n requi red open offer	Com plie d or not
	Capital of Target Compa ny	each	entity in	า	holdin promo grou	g of oter	e	Situation	, required	-	Sile	. 63 36.	u	of acqui sitio n	of TC	each	entity in	า	hold	ng of er group	vidu al (eac h acqu iring pro mot er)	ctive ty (for prom oter grou p)	e? If yes und er whic h regu latio n	? If yes unde r whic h regul ation	
F	No. of Shares	Name	No of Shar es	%	No. of Share s	%		Name	No. of Share s	%	Name	No. of Sha res	%		No. of Shares	Name	No of Shar es	%	No of Share s	%					
2 0 0 8- 0		Ghansh yam Das Kankani	1,47, 390	10. 56 %								. 66													
9		Avinah Kankani	2,75 0	0.2 0 %																					
		Madhul ata Kankani	7126 0	5.1 1 %																					
	13,95, 815	Umesh Kankani	2950 0	2.1 1 %	9,89, 064	70. 86 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	013	Abhay Baheti	68,0 00	4.8 7 %		70																			
		Lakshm i Baheti	49,8 40	3.5 7 %																					
		Sparton Leasing and Finance Ltd.	2,17, 836	15. 61 %																					

	Dwarika Investm ent Pvt. Ltd. Koraput	1,38, 000	9.8 9 %																
	Pvt. Ltd.	1,37, 880	8 %																
	Wester n India Cement s Ltd.	1,26, 608	9.0 7 %																
											Ghansh yam Das Kankan	1,47, 390	10. 56 %			10.5 6%	10.5 6%		
											Avinah Kankan i	2,75	0.2 0%			0.20	0.20		
											Madhul ata Kankan	7126 0	5.1 1%			5.11	5.11		
											Umesh Kankan i	2950 0	2.1 1%			2.11	2.11		
											Abhay Baheti	68,0 00	4.8 7%			4.87 %	4.87 %		
						31. 03.				13,95,8	Laksh mi Baheti	49,8 40	3.5 7%	9,89,0	70.86	3.57	3.57		
-	-	-	-	-	-	09				15	Sparto n Leasing and Finance Ltd.	2,17, 836	15. 61 %	64	%	15.6 1%	15.6 1%		
											Dwarik a Invest ment Pvt. Ltd.	1,38, 000	9.8 9%			9.89	9.89		
											Korapu t Invest ments Pvt.	1,37, 880	9.8 8%			9.88	9.88 %		
											Ltd. Wester n India Cemen	1,26, 608	9.0 7%			9.07	9.07		

									ts Ltd.					
,														

FORMAT FOR CHANGE IN HOLDING OF PROMOTER/ PROMOTER GROUP OF THE TARGET COMPANY

	Оре	ening Bala	ince as	on 01	.04.2009)			Transa	action	Details					CI	osing B	alance	2		decre holin pron (+/- in ter	ease/ease in ng of noter - %)(rms of %)	Whe ther tran sacti on requ ired discl	Whet her trans actio n requi red open	Com plie d or not
	Equity Capital of Target Compa ny		nd holdir entity ir oter grou	า	Cumula holdin promo grou	g of oter	Dat e	Share	s Acquired	d	Sha	res Sol	d	Mode of acqui sitio n	Capital of TC		nd holdir n entity in oter grou	า	hold	ulative ing of er group	Indi vidu al (eac h acqu iring pro mot er)	Colle ctive ty (for prom oter grou p)	osur e? If yes und er whic h regu latio n	offer ? If yes unde r whic h regul ation	
F Y	No. of Shares	Name	No of Shar es	%	No. of Share s	%		Name	No. of Share s	%	Name	No. of Sha res	%		No. of Shares	Name	No of Shar es	%	No of Share s	%					
2 0 9- 1 0	13,95, 815	Ghansh yam Das Kankani Avinah Kankani Madhul ata Kankani Umesh Kankani Abhay Baheti	1,47, 390 2,75 0 7126 0 2950 0 68,0 00 49,8 40	10. 56 % 0.2 0 % 5.1 1 % 2.1 1 % 4.8 7 % 3.5 7 %	9,89, 064	70. 86 %	-	-	-	-	-	res	-	-	-	-	-	-	-	-	-	-	-	-	-
		Sparton Leasing and Finance Ltd.	2,17, 836	15. 61 %																					

	Dwarika Investm ent Pvt. Ltd.	1,38, 000	9.8 9 %																					
	Koraput Investm ents Pvt. Ltd.	1,37, 880	9.8 8 %																					
	Wester n India Cement s Ltd.	1,26, 608	9.0 7 %																					
						15. 09.	Avinah Kankani	1,25, 600	9.0 0%	-	-	-	Off Mark	13,95,8	Avinah Kankan i	1,28, 350	9.2 0%	11,21,	80.37	9.00	9.51	7(1A	11(2)	No
						09	Umesh Kankani	7,160	0.5 1%	-	-	-	et	15	Umesh Kankan i	36,6 60	2.6 3%	824	%	0.51 %	%)	11(2)	110
							Ghanshy am Das Kankani	41,80 0	1.3 1%						Ghansh yam Das Kankan i	1,89, 190	5.9 4%			1.31				
						30. 03.	Umesh Kankani	86,80 0	2.7 2%						Umesh Kankan i	1,23, 460	3.8 7%			2.72				
							Koraput Investme nts Pvt. Ltd.	6,440	0.2 0%				Forfe ited shar	31,86,8	Korapu t Invest ments Pvt. Ltd.	1,44, 320 4.5 3%		29,12,	91.40	0.20	56.2	7(1)	No	NA
						10	Arun Distribut ors Pvt Ltd	2,90, 000	9.1 0%				es reiss ured	75	Arun Distrib utors Pvt Ltd	2,90, 000	9.1 0%	884	%	9.10	0%	7(1)	NO	IVA
							Shivani Propertie s Pvt Ltd	72,80 0	2.2 8%						Shivani Propert ies Pvt Ltd	72,8 00	2.2 8%			2.28 %				
							Kankani Construct ion Pvt Ltd	12,93 ,220	40. 58 %						Kankan i Constr uction Pvt Ltd	12,9 3,22 0	40. 58 %			40.5 8%				
_	-	-	1	-	_	31. 03.	_	_	_	_	_	_	-	31,86,8	Ghansh yam Das Kankan	1,89, 190	5.9 4%	29,12,	91.40 %					
						10								75	Avinah Kankan i	1,28, 350	4.0 3%	884	70					

Umesh 1234 3.8	
Abhay 2.1 Baheti 68,0 3%	
Laksh 1.5 mi 49,8 6% Baheti 40	
Sparto 6.8 1 1 1 1 1 1 1 1 1	
Dwarik a 1,38, 3% Invest 000 ment Pvt. Ltd.	
Korapu t 1,44, 3% Invest 320 ments Pvt. Ltd.	
Wester n India 1,26, 7% Cemen 608 ts Ltd.	
Arun 2900 9.1 Distrib 00 0% utors Pvt Ltd	
Shivani 7280 2.2 Propert 0 8% ies Pvt Ltd	
Kankan 1293 40. i 220 58 Construction %	

	Opening Balance as on 01.04.2010							Tra	insac	tion Det	ails			Closing Balance							Increase/ decrease in holing of promoter (+/- %)(in terms of %)		Whet her trans actio n required open	Com plied or not
Equity Capita of Target Comp any				Cumulative holding of promoter group		Dat e	Shares Acquired		red	Shares Sold			Mode of acqui sition	Capital of TC	Name and holding of each entity in Promoter group			Cumulative holding of promoter group		Indi vidu al (eac h acqu iring pro mot	Collec tivety (for promo ter group	osur e? If yes unde r whic h regu latio	r	
No. of Shares		No of Share s	No. of Shar es	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Shar es	%		No. of Shares	Name	No of Share s	%	No of Shares	%	er)				
FY 20 10 - 111 31,86 875	Ghanshya m Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd. Dwarika Investme nt Pvt. Ltd. Koraput Investme nts Pvt. Ltd. Western India Cements	1,89, 190 1,28, 350 7126 0 1234 60 68,00 0 49,84 0 2,17, 836 1,38, 000 1,44, 320 1,26, 608	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 6.84 % 4.33 % 4.53 % 3.97	29,12, 884	91. 40 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

	Ltd.																							
	Arun Distributo rs Pvt Ltd	2900 00	9.10																					
	Shivani Properties Pvt Ltd	7280 0	2.28																					
	Kankani Construct ion Pvt Ltd	1293 220	40.5 8%																					
															Ghansh yam Das Kankan	1,89, 190	5.9 4%							
															Avinah Kankan	1,28, 350	4.0 3%							
															Madhul ata Kankan	71260	2.2 4%							
															i Umesh Kankan i	12346 0	3.8 7%							
															Abhay Baheti	68,00 0	2.1 3%							
_	_	-	-	_	-	31. 03.	-	-	_	_	_	_	-	31,86,8	Lakshm i Baheti	49,84 0	1.5 6%	29,12,	91. 40	_	-	_	_	_
						11								75	Sparton Leasing and Finance Ltd.	2,17, 836	6.8 4%	884	%					
															Dwarik a Invest ment Pvt.	1,38, 000	4.3 3%							
															Ltd. Koraput Invest	1,44,	4.5 3%							
															ments Pvt. Ltd.	320	2.0							
															Wester n India Cement s Ltd.	1,26, 608	3.9 7%							

					Arun Distribu tors Pvt Ltd	29000	9.1 0%				
					Shivani Properti es Pvt Ltd	72800	2.2 8%				
					Kankan i Constru ction Pvt Ltd	12932 20	40. 58 %				

	C Equity	Opening Bala			04.2011 Cumul	ative	Dat	Sha	Tra res Acqui		tion Det	ails ares Solo	d	Mode	Capital		osing Bal		Cumula	ative	decre holi proi (+/-	rease/ ease in ing of moter %)(in s of %)	Whe ther tran sacti on requ ired discl osur e? If	Whet her trans actio n required open offer ? If	Com plied or not
	Capital of Target Comp any	entity in P			holdin promo grou	ig of oter up	e							of acqui sition	of TC	each ent	ity in Pror group	noter	holding promo grou	g of oter	vidu al (eac h acqu iring pro mot er)	tivety (for promo ter group	yes unde r whic h regu latio	yes unde r whic h regul ation	
	No. of Shares	Name	No of Share s	No. of Shar es	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Shar es	%		No. of Shares	Name	No of Share s	%	No of Shares	%					
FY 20 11 - 12	31,86, 875	Ghanshya m Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti	1,89, 190 1,28, 350 7126 0 1234 60 68,00 0	5.94 % 4.03 % 2.24 % 3.87 % 2.13	29,12, 884	91. 40 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

I	0					1		l		ĺ	1	ĺ	1										
Sparton Leasing and Finance Ltd.	2,17, 836	6.84																					
Dwarika Investme nt Pvt. Ltd.	1,38, 000	4.33 %																					
Koraput Investme nts Pvt. Ltd.	1,44, 320	4.53 %																					
Western India Cements Ltd.	1,26, 608	3.97 %																					
Arun Distributo rs Pvt Ltd		9.10 %																					
Shivani Properties Pvt Ltd		2.28 %																					
Kankani Construct ion Pvt Ltd	1293 220	40.5 8%																					
														Ghansh yam Das Kankan	1,89, 190	5.9 4%							
														Avinah Kankan i	1,28, 350	4.0 3%							
					24									Madhul ata Kankan i	71260	2.2 4%							
	-	-	-	-	31. 03. 12	-	-	-	-	-	-	-	31,86,8 75	Umesh Kankan i	12346 0	3.8 7%	29,12, 884	91. 40 %	-	-	-	-	-
														Abhay Baheti	68,00 0	2.1 3%							
														Lakshm i Baheti	49,84 0	1.5 6%							
														Sparton Leasing and Finance Ltd.	2,17, 836	6.8 4%							

								Dwarik a Invest ment Pvt. Ltd.	1,38, 000	4.3 3%				
								Koraput Invest ments Pvt. Ltd.	1,44, 320	4.5 3%				
								Wester n India Cement s Ltd.	1,26, 608	3.9 7%				
								Arun Distribu tors Pvt Ltd	29000 0	9.1 0%				
								Shivani Properti es Pvt Ltd	72800	2.2 8%				
								Kankan i Constru ction Pvt Ltd	12932 20	40. 58 %				

	o	Opening Ba	ance as	on 01 .(04.2012				Tra	ınsac	tion Det	ails				Cle	osing Bal	lance			decre holi proi (+/-	rease/ ease in ing of moter %)(in s of %)	Whe ther tran sacti on requ ired	Whet her trans actio n requi red	Com plied or not
FY 20 12 - 13	Equity Capital of Target Comp any	Name and entity in F	ative ng of oter up	Dat e	Shar	res Acqui	red	Sha	ares Solo	i	Mode of acqui sition	Capital of TC	each ent	and holdin ity in Pror group	_	Cumula holdin promo grou	g of oter	Indi vidu al (eac h acqu iring pro mot er)	Collec tivety (for promo ter group)	discl osur e? If yes unde r whic h regu latio n	open offer ? If yes unde r whic h regul ation				
	No. of Shares	Name	No of Share s	No. of Shar es	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Shar es	%		No. of Shares	Name	No of Share s	%	No of Shares	%					

31,86, 875	Ghanshya m Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd. Dwarika Investme nt Pvt. Ltd. Koraput Investme nts Pvt. Ltd. Western India Cements Ltd. Arun Distributo rs Pvt Ltd Shivani Properties Pvt Ltd Kankani Construct	1,89, 190 1,28, 350 7126 0 1234 60 68,00 0 49,84 0 2,17, 836 1,38, 000 1,44, 320 1,26, 608 2900 00 7280 0 1293 220	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 6.84 % 4.33 % 9.10 % 2.28 %	29,12, 884	91. 40 %	-	-	-	-	-	-	-	_		-		-	25,03, 956	-	-	-	-	-	-
	Kankani Construct ion Pvt Ltd	1293 220	40.5 8%																					
						04. 03. 13	-	-	-	Dwari ka Inves tment Pvt. Ltd.	1,38, 000	4. 33 %	Off Mark et	31,86,8 75	Dwarik a Invest ment Pvt. Ltd.	-	1	27,74, 884	87. 07 %	- 4.33 %	- 4.33 %	No	No	NA
						08. 03. 13				Weste rn India Ceme nts Ltd.	1,26, 608	3. 97 %	Off Mark et	31,86,8 75	Wester n India Cement s Ltd.	-	-	25,03, 956	78. 57 %	- 3.97 %	- 3.97 %	No	No	NA

						11. 03. 13	-	-	-	Korap ut Inves tment s Pvt. Ltd.	1,44, 320	4. 53 %	Off Mark et	31,86,8 75	Koraput Invest ments Pvt. Ltd.	-	-	26,30, 564	82. 54 %	- 4.53 %	- 4.53 %	No	No	NA
															Ghansh yam Das Kankan i	1,89, 190	5.9 4%							
															Avinah Kankan i Madhul ata Kankan	1,28, 350 71260	4.0 3% 2.2 4%							
															i Umesh Kankan i Abhay	12346 0	3.8 7% 2.1							
						31.									Baheti Lakshm	68,00 0	3% 1.5		78.					
-	-	-	-	-	-	03. 13	-	-	-	-	-	-	-	31,86,8 75	i Baheti Sparton	49,84	6.8	25,03, 956	57 %	-	-	-	-	-
															Leasing and Finance Ltd.	2,17, 836	4%							
															Arun Distribu tors Pvt Ltd	29000	9.1 0%							
															Shivani Properti es Pvt Ltd	72800	2.2 8%							
															Kankan i Constru ction Pvt Ltd	12932 20	40. 58 %							

	Equity Capita I of Target Comp any	Opening Bal Name and entity in F	holding	of each	Cumul holdir prom groi	ng of oter	Dat e		Tra Shares Acquired		tion Det Sha	res Sol	d	Mode of acqui sition	Capital of TC	Name a	osing Bal and holdir ity in Proi group	ıg of	Cumula holding promo grou	g of ter	decre holii pron (+/-	ease/ease in mg of moter (%) (in cof %) Collectivety (for promoter group)	Whe ther tran sacti on requ ired discl osur e? If yes und er whic	Whet her trans actio n required open offer? If yes unde r whic	Com plie d or not
	No. of Share s	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Shar	%	Name	No. of Sha	%		No. of Shares	Name	No of Share s	%	No of Shares	%			h regu latio n	h regul ation	
FY 20 13 - 14	31,86, 875	Ghanshya m Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti	1,89, 190 1,28, 350 7126 0 1234 60 68,0 00 49,8 40	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 1.56 %	25,03, 956	78. 57 %	-	-	es	-	-	res	-	-	-		-	-	-	-	-	-	-	-	-
		and Finance Ltd. Arun Distributo rs Pvt Ltd Shivani Propertie s Pvt Ltd Kankani Construct ion Pvt Ltd	2900 00 7280 0 1293 220	9.10 % 2.28 % 40.58																					

															Ghansh yam Das Kankan i Avinah Kankan i Madhul ata Kankan i Umesh Kankan	1,89, 190 1,28, 350 71260	5.9 4% 4.0 3% 2.2 4%							
															Abhay Baheti	68,00 0	2.1 3%							
-	-	-	-	-	-	31.0 3.14	-	-	-	-	-	_	-	31,86,8 75	Lakshm i Baheti	49,84 0	1.5 6%	25,03,9 56	78. 57 %	-	-	-	-	-
															Sparton Leasing and Finance Ltd.	2,17, 836	6.8 4%							
															Arun Distribu tors Pvt Ltd	29000 0	9.1 0%							
															Shivani Properti es Pvt Ltd	72800	2.2 8%							
															Kankan i Constru ction Pvt Ltd	12932 20	40. 58 %							

					Whe	Whet	Com
FY				Increase/	ther	her	plie
20				decrease in	tran	trans	d or
14	Opening Balance as on 01.04.2014	Transaction Details	Closing Balance	holing of	sacti	actio	not
14	Opening Balance as on 01.04.2014	Transaction Details	Closing Balance	promoter	on	n	
1				(+/- %)(in	reau	requi	
15				terms of %)	ired	red	
				1			

Equity Capita I of Target Comp any	Name and entity in F			Cumul holdin promo grou	g of oter	Dat e		Shares Acquired		Sha	res Sol	d	Mode of acqui sition	Capital of TC	each ent	ind holdir ity in Proi group	g of moter	Cumula holding promo grou	g of ter	Indivi dual (each acquir ing prom oter)	Collec tivety (for promo ter group)	discl osur e? If yes und er whic h regu latio n	open offer ? If yes unde r whic h regul ation	
No. of Share s	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Shar es	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Shares	%					
	Ghanshya m Das Kankani	1,89, 190	5.94 %																					
	Avinah Kankani	1,28, 350	4.03 %																					
	Madhulat a Kankani	7126 0	2.24 %																					
	Umesh Kankani	1234 60	3.87																					
	Abhay Baheti	68,0 00	2.13																					
31,86, 875	Lakshmi Baheti	49,8 40	1.56	25,03, 956	78. 57 %	-	-	-	-	-	-	-	-	-	-	-	-	22,86,1 20	-	-	-	-	-	-
	Sparton Leasing and Finance Ltd.	2,17, 836	6.84 %																					
	Arun Distributo rs Pvt Ltd	2900 00	9.10																					
	Shivani Propertie s Pvt Ltd	7280 0	2.28 %																					
	Kankani Construct ion Pvt Ltd	1293 220	40.58 %																					
						05.0 8.14	-	-	-	Spart on Leasi ng and Finan ce Ltd.	2,1 7,8 36	6. 84 %	Off Mark et	31,86,8 75	Sparton Leasing and Finance Ltd.	-	-	22,86,1 20	71. 74 %	- 6.84 %	- 6.84 %	No	No	N.

Avinah (Kankan 1,28, 350 300 3																Ghansh yam Das Kankan	1,89, 190	5.9 4%							
31.0 31.0 3.15 31,86,8 75 Abhay Baheti 68,00 3% 0 7% i 71. Baheti 49,84 6% 0 7 7% i Baheti 49,84 6% 0 7 7 8 i Baheti Varie Pvt Ltd Shivani Properti es Pvt Ltd Kankan i 2930 40. i 20 58 Constru %																Kankan i	1,28, 350	3%							
1																ata	71260	2.2 4%							
31.86.8 75 Baheti 68.00 3% 0 3.15 2 2.2,86.1 74 % 75 Lakshm i Baheti 49.84 6% 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0																Kankan i	12346 0								
I	-	-	-	-	-	_	31.0 3.15	-	-	-	-	_	_	-	31,86,8 75	Baheti	68,00 0	3%	22,86,1 20	71. 74 %	-	-	-	-	-
Distribu tors Pvt Ltd																i Baheti	0	6%							
Shivani 72800 2.2 8%																Distribu tors Pvt	29000	9.1 0%							
Kankan 12932 40. i 20 58 Constru %																Properti es Pvt	72800	2.2 8%							
																Kankan i	12932 20	58							

FY 20	C	Opening Balance as on 01.0	4.2015		Transac	ition Details			Closing Balance		decre holii pron (+/-	ease/ ease in ng of noter %)(in s of %)	Whe ther tran sacti on requ ired	Whet her trans actio n requi	Com plie d or not
15 - 16	Equity Capita I of Target Comp any	Name and holding of each entity in Promoter group	Cumulative holding of promoter group	Dat e	Shares Acquired	Shares Sold	Mode of acqui sition	Capital of TC	Name and holding of each entity in Promoter group	Cumulative holding of promoter group	Indivi dual (each acquir ing prom oter)	Collec tivety (for promo ter group	discl osur e? If yes und er whic h	open offer ? If yes unde r whic h	

																						latio n	ation	
No. of Share s	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Shar es	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Shares	%					
	Ghanshya m Das Kankani Avinah Kankani	1,89, 190 1,28, 350 7126	5.94 % 4.03 % 2.24																					
	a Kankani Umesh Kankani Abhay Baheti	1234 60	3.87 % 2.13 %		71.																			
31,86, 875	Lakshmi Baheti Arun Distributo	68,0 00 49,8 40 2900 00	1.56 % 9.10 %	22,86, 120	74 %	-	-	-	-	-	-	-	-	-	-	-	-	22,36,2 80	-	-	-	-	-	-
	rs Pvt Ltd Shivani Propertie s Pvt Ltd Kankani	7280 0	2.28 % 40.58																					
	Construct ion Pvt Ltd	220	%							Labab					Lababas									
						20.0 6.15	-	-	-	Laksh mi Bahet i	49, 840	1. 56 %	Off Mark et	31,86,8 75	Lakshm i Baheti	-	-	22,36,2 80	70. 17 %	- 1.56 %	- 1.56 %	No	No	NA
						24.0									Ghansh yam Das Kankan i	1,89, 190	5.9 4%		70.					
-	-	-	-	-	-	31.0 3.16	-	-	-	-	-	-	-	31,86,8 75	Avinah Kankan i Madhul ata Kankan	1,28, 350 71260	4.0 3% 2.2 4%	22,36,2 80	17 %	-	-	-	1	-

		i				
		Umes Kanka		3.8 7%		
		Abhay Bahet	i 68,00 0	2.1 3%		
		Arun Distril tors P Ltd	29000 ou 0	9.1 0%		
		Shiva Prope es Pvi Ltd	rti	2.2 8%		
		Kanka i Const ction Pvt Lt	ru 20	40. 58 %		

	(Opening Bal	lance as	on 01.04	1.2016				Trans	sactio	n Detail	ls				Clo	sing Bala	ance			decre holin pron (+/-	ease/ ase in ng of noter %)(in of %)	Whe ther tran sacti on requ ired	Whet her trans actio n requi red	Com plie d or not
FY 2 0 1 6-1 7	Equity Capita I of Targe t Comp any		nd holding n Promot		Cumul holdin prom grou	ig of oter	Dat e	Share	s Acquir	ed	Sha	res Sol	d	Mode of acqui sition	Capital of TC	each ent	ind holdin ity in Pror group		Cumuli holdin promo grou	g of oter	Indivi dual (each acqui ring prom oter)	Collec tivety (for prom oter group)	discl osur e? If yes und er whic h regu latio	open offer ? If yes unde r whic h regul ation	
	No. of Share s	Name	No of Share s	No. of Share s	No. of Shar es	%		Name	No. of Shar es	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Shar es	%					
	31,86 ,875	Ghanshy am Das Kankani Avinah Kankani	1,89, 190	5.94 % 4.03 %	22,36 ,280	70. 17 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-

 1	i	i i	Ī		1	II	i			1	ı	1	i	İ	Ĩ	i	Ī	1 .	Ī	Ī	İ	Ī	
	350																						
Madhulat	7126	2.24 %																					
a Kankani	0	90																					
Umesh	1234	3.87																					
Kankani	60	%																					
Abhay	60.00	2.13																					
Baheti	68,00 0	%																					
Arun	2900	9.10																					
Distributo rs Pvt Ltd	00	%																					
Shivani	7280	2.28																					
Propertie s Pvt Ltd	0	%																					
Kankani	1293	40.58																					
Construct	220	%																					
ion Pvt Ltd																							
Ltu							1							Ghansh		5.9							
														yam	1,89,1	4%							
														Das	90								
														Kankan i									
														Avinah		4.0							
														Kankan	1,28,3 50	3%							
														Madhul	71260	2.2							
														ata	,1200	4%							
														Kankan									
														Umesh	12346	3.8							
														Kankan	0	7%							
					31.0									i				70.					
	-	-	-	-	3.17	-	-	-	-	-	-	_	31,86,8 75	Abhay Baheti	68,00	2.1 3%	22,36 ,280	17 %	-	-	-	-	-
													/3		0		,200	70					
														Arun	29000	9.1							
														Distrib utors	0	0%							
														Pvt Ltd									
														Shivani	72800	2.2							
														Propert		8%							
														ies Pvt Ltd									
														Kankan	12932	40.							
														i	20	58							
														Constr		%							
														uction Pvt Ltd									
<u> </u>	<u> </u>			1	<u> </u>	l	l			1	1	<u> </u>	1	rvi Liu	l					l	l		

	Equity Capita	Opening Bal Name and entity in	holding	of each	Cumuli holdin		Dat e	Shares	Trans		on Detail Sha	s res Sol	d	Mode of	Capital of TC	Name a	sing Bala and holdin ity in Pror	g of	Cumul holdin		decre holii pron (+/-	ease/ ase in ng of noter %)(in of %) Collectivety	Whe ther tran sacti on requ ired discl osur	Whet her trans actio n requi red open offer	Com plie d or not
	l of Targe t Comp any	,		3.00p	promo grou	oter up	J							acqui sition	<i>S.</i> 1 <i>S</i>		group		prom gro	oter up	(each acqui ring prom oter)	(for prom oter group	e? If yes und er whic h regu latio n	? If yes unde r whic h regul ation	
	No. of Share s	Name	No of Share s	No. of Share s	No. of Shar es	%		Name	No. of Shar es	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Shar es	%					
FY		Ghanshy am Das Kankani	1,89, 190	5.94 %																					
2 0 1		Avinah Kankani	1,28, 350	4.03 %																					
7- 1 8		Madhulat a Kankani	7126 0	2.24 %																					
		Umesh Kankani	1234 60	3.87 %		70.																			
	31,86 ,875	Abhay Baheti	68,00 0	2.13	22,36 ,280	17 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
		Arun Distributo	2,90, 000	9.10 %																					
		rs Pvt Ltd Shivani Propertie	72,80 0	2.28																					
		s Pvt Ltd Kankani Construct ion Pvt Ltd	12,93 ,220	40.58 %																					
							12.0 4.17	-	-	-	Abha y Bahet i	68, 000	2. 13 %	Off Mark et	31,86,8 75	Abhay Baheti	-	-	21,68 ,280	68. 04 %	- 2.13 %	- 2.13 %	No	No	NA
							29.0 4.17	Ghans hyam Das Kankan i	1,17 ,840	3. 70 %	-	-	-	Off Mark et	31,86,8 75	Ghansh yam Das Kankan i	3,07,0 30	9.6 3%	22,86 ,120	71. 74 %	3.70 %	3.70 %	7(1A)	No	NA

															Ghansh yam Das Kankan	3,07,0 30	9.6 3%							
															Avinah Kankan i	1,28,3 50	4.0 3%							
															Madhul ata Kankan	71,26 0	2.2 4%							
_	-	-	-	-	-	31.0 3.18	-	_	_	-	_	_	_	31,86,8 75	Umesh Kankan i	1,23,4 60		22,86 ,120	71. 74 %	_	-	-	-	-
														,3	Arun Distrib utors Pvt Ltd	2,90,0 00	9.1 0%	,120	70					
															Shivani Propert ies Pvt Ltd	72,80 0	2.2 8%							
															Kankan i Constr uction Pvt Ltd	12,93, 220	40. 58 %							

5.8 The Change in holding of Acquirer & PACs from F.Y. 2007-08 to 2017-18

	(Opening Balance as on 01.0			Transaction I				Closing Balance		decre holing %)(in of	ease/ ase in g (+/- i terms %)	Whe ther tran sacti on requ	Whet her trans actio n requi	Com plie d or not
FY 2 0 0 7- 0 8	Equit y Capit al of Targ et Com pany	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Dat e	Shares Acquired	Shares Sold	Mode of acqui sition	Capital of TC	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Indivi dual (each acqui ring entity)	Collec tivety (for Acquir er & PAC)	ired discl osur e? If yes und er whic h regu latio n	red open offer ? If yes unde r whic h regul ation	

No. of Shar es	Name	No of Shar es	No. of Share s	No. of Share s	%		Name	No. of Share s	%	Na m e	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
13,9 5,81 5						07.1 1.07	Ghanshy am Das Kankani	1,47, 390	10. 56 %	-	-	-	Off Mark et		Ghansh yam Das Kankan	1,47, 390	10. 56 %			10.56 %	10.56 %	7(1)	10 & 12	No
							Avinah Kankani	2,750	0.2 0%	-	-	-	Off Mark et	-	Avinah Kankan i	2,750	0.2 0%			0.20 %	0.20 %			
							Madhula ta Kankani	71,26 0	5.1 1%	-	-	-	Off Mark et		Madhul ata Kankan	71260	5.1 1%			5.11 %	5.11 %			
							Umesh Kankani	29,50 0	2.1 1%	-	-	-	Off Mark et	-	Umesh Kankan i	29500	2.1 1%			2.11	2.11			
							Abhay Baheti	68,00 0	4.8 7%	-	-	-	Off Mark et		Abhay Baheti	68,00 0	4.8 7%			4.87 %	4.87 %			
							Lakshmi Baheti	49,84 0	3.5 7%	-	-	-	Off Mark et		Lakshm i Baheti	49,84 0	3.5 7%		70.	3.57 %	3.57 %			
							Sparton Leasing and Finance Ltd.	2,17, 836	15. 61 %	-	-	-	Off Mark et	13,95, 815	Sparto n Leasing and Finance Ltd.	2,17, 836	15. 61 %	9,89, 064	86 %	15.61 %	15.61 %			
							Dwarika Investm ent Pvt. Ltd.	1,38, 000	9.8 9%	-	-	-	Off Mark et		Dwarik a Invest ment Pvt.	1,38, 000	9.8 9%			9.89 %	9.89			
							Koraput Investm ents Pvt. Ltd.	1,37, 880	9.8 8%	-	-	-	Off Mark et		Ltd. Korapu t Invest ments Pvt. Ltd.	1,37, 880	9.8 8%			9.88	9.88 %			
							Western India Cements Ltd.	1,26, 608	9.0 7%	-	-	-	Off Mark et		Wester n India Cement s Ltd.	1,26, 608	9.0 7%			9.07	9.07			
						31.0 3.08								13,95,	Ghansh yam Das Kankan	1,47, 390	10. 56 %	9,89,	70. 86	10.56 %	10.56 %			
						5.00								815	Avinah Kankan i	2,750	0.2 0%	064	%	0.20	0.20			

							Madhul ata Kankan i	71260	5.1 1%	5.11	5.11	
						-	Umesh Kankan i	29500	2.1 1%	2.11	2.11	
							Abhay Baheti	68,00 0	4.8 7%	4.87 %	4.87 %	
		_					Lakshm i Baheti	49,84 0	3.5 7%	3.57 %	3.57 %	
							Sparto n Leasing and Finance Ltd.	2,17, 836	15. 61 %	15.61 %	15.61	
							Dwarik a Invest ment Pvt. Ltd.	1,38, 000	9.8 9%	9.89	9.89	
							Korapu t Invest ments Pvt. Ltd.	1,37, 880	9.8 8%	9.88	9.88	
							Wester n India Cement s Ltd.	1,26, 608	9.0 7%	9.07	9.07	

FY 2	•	Opening Balance as on 01.0	04.2008		Transaction I	Details			Closing Balance		decre holing %)(in	ease/ ase in g (+/- n terms %)	Whe ther tran sacti on requ ired	Whet her trans actio n required	Com plie d or not
0 8- 0 9	Equit y Capit al of Targ et Com pany	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Dat e	Shares Acquired	Shares Sold	Mode of acqui sition	Capital of TC	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Indivi dual (each acqui ring entity)	Collec tivety (for Acquir er & PAC)	discl osur e? If yes und er whic h regu latio	open offer ? If yes unde r whic h regul ation	

																						n		
No. of Shar es	Name	No of Shar es	No. of Share s	No. of Share s	%		Name	No. of Share s	%	Na m e	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
	Ghanshy am Das Kankani	1,47, 390	10.56																					
	Avinah Kankani	2,75 0	0.20 %																					
	Madhulat a Kankani Umesh	7126 0 2950	5.11 % 2.11																					
	Kankani Abhay Baheti	68,0	% 4.87 %																					
	Lakshmi Baheti	00	3.57		70																			
13,9 5,81 5	Sparton Leasing and Finance Ltd.	49,8 40 2,17, 836	15.61 %	9,89, 064	70. 86 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Dwarika Investme nt Pvt. Ltd.	1,38, 000	9.89 %																					
	Koraput Investme nts Pvt. Ltd.	1,37, 880	9.88																					
	Western India Cements Ltd.	1,26, 608	9.07 %																					
						31.0								13,95.	Ghansh yam Das Kankan	1,47, 390	10. 56 %	9,89.	70. 86 %	10.56 %	10.56 %			
-	-	-	-	-	-	3.09								13,95, 815	i Avinah Kankan i	2,750	0.2 0%	9,89, 064	%	0.20	0.20			

			Madhul 7126 ata Kankan	5.1	5.11	5.11 %
			Umesh 2950 Kankan i	2.1	2.11	2.11
)	4.87	4.87
			Lakshm i Baheti 49,8)	3.57 %	3.57 %
			Sparto n 2,17 Leasing 83 and Finance Ltd.	, 15. , 61 5 %	15.61 %	15.61 %
			Dwarik a 1,38 Invest 000 ment Pvt. Ltd.	9.8 9%	9.89 %	9.89 %
			Korapu t 1,37 Invest 886 ments Pvt. Ltd.	9.8	9.88	9.88
			Wester n India 1,26 Cement 600 s Ltd.	9.0 7% 3	9.07	9.07 %

					FORMAT FOR CHAN	GE IN HOLDING	OF ACQI	JIRER(S)	& PAC(S)						
FY 2	(Opening Balance as on 01.0	4.2009		Transaction I	Details			Closing Balance		decre holing	ease/ ease in g (+/- n terms %)	Whe ther tran sacti on requ	Whet her trans actio n requi	Com plie d or not
0 0 9- 1 0	Equit y Capit al of Targ et Com pany	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Dat e	Shares Acquired	Shares Sold	Mode of acqui sition	Capital of TC	Name and holding of each Acquirer & PAC	Cumulative holding of Acquirer & PAC	Indivi dual (each acqui ring entity	Collec tivety (for Acquir er & PAC)	ired discl osur e? If yes und er whic h regu	red open offer ? If yes unde r whic h	

																						latio n	ation	
No. of Shar es	Name	No of Shar es	No. of Share s	No. of Share s	%		Name	No. of Share S	%	Na m e	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
13,9 5,81 5	Ghanshy am Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd. Dwarika Investme nt Pvt. Ltd. Koraput Investme nts Pvt. Ltd. Western India Cements Ltd.	1,47, 390 2,75 0 7126 0 2950 0 68,0 00 49,8 40 2,17, 836 1,38, 000 1,37, 880	10.56 % 0.20 % 5.11 % 2.11 % 4.87 % 15.61 % 9.89 % 9.88 % 9.07 %	9,89,	70. 86 %	-		-	-	-	-	-	-	-		-	-	-	-	-	-	-	-	-
						15.0 9.09	Avinah Kankani Umesh Kankani	1,25, 600 7,160	9.0 0% 0.5 1%	-	-	-	Off Mark et	13,95, 815	Avinah Kankan i Umesh Kankan	1,28, 350 36,66 0	9.2 0% 2.6 3%	11,21 ,824	80. 37 %	9.00 % 0.51 %	9.51 %	7(1A)	11(2)	No

					30.0 3.10	Ghanshy am Das Kankani Umesh Kankani Koraput Investm ents Pvt. Ltd.	41,80 0 86,80 0	1.3 1% 2.7 2% 0.2 0%				Forfei ted share s reiss ured	31,86, 875	Ghansh yam Das Kankan i Umesh Kankan i Korapu t Invest ments Pvt. Ltd.	1,89, 190 1,23, 460 1,44, 320	5.9 4% 3.8 7% 4.5 3%	12,56 ,864	39. 44 %	1.31 % 2.72 % 0.20 %	4.24 %	7(1)	No	NA
-	-	-	-	-	31.0 3.10	-		-	-	-	-	-	31,86, 875	Ghansh yam Das Kankan i Avinah Kankan i Madhul ata Kankan i Umesh Kankan i Lakshm i Baheti Sparto n Leasing and Finance Ltd. Dwarik a Invest ment Pvt. Ltd. Korapu t Invest ments Pvt. Ltd. Wester n India	1,89, 190 1,28, 350 71260 12346 0 68,00 0 49,84 0 2,17, 836 1,38, 000 1,44, 320	5.9 4% 4.0 3% 2.2 4% 3.8 7% 2.1 3% 1.5 6% 6.8 4% 4.5 3%	12,56 ,864	39. 44 %					

							Cement	608				
							s Ltd.					

									IORMA		K CHANGE IN	HOLDI	110	ACQU	IKEK(3)	X PAC(3)									
		Opening Ba	lance as	s on 01.0	04.2010				Т	rans	action Details	;				Clo	sing Bal	ance			decre holin % teri	rease/ ease in ig (+/-)(in ms of %)	Whe ther tran sacti on requ ired	Whet her trans actio n required	Com plie d or not
	Equit y Capit al of Targ et Com pany	Name and Acqu	holding iirer & P <i>I</i>	AC	Cumula holdina Acquin PAC	g of er &	Dat e	Shar	es Acqui	red	Shares	Sold		Mode of acqui sition	Capital of TC	Name a each Ad	nd holdin :quirer &	g of PAC	Cumuli holdin Acquir PA(g of er & C	Indi vidu al (eac h acq uirin g enti ty)	Collec tivety (for Acqui rer & PAC)	discl osur e? If yes und er whic h regu latio	open offer ? If yes unde r whic h regul ation	
	No. of Shar es	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
FY 2 0 1 0-1 1 1	31,8 6,87 5	Ghanshy am Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd. Dwarika Investment Pvt. Ltd. Koraput	1,89, 190 1,28, 350 7126 0 1234 60 68,0 00 49,8 40 2,17, 836	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 6.84 %	12,56 ,864	39. 44 %	-		-		-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
		Koraput Investme nts Pvt. Ltd.	1,44, 320	4.53 %																					

		Western India Cements Ltd.	1,26, 608	3.97 %																					
																Ghansh yam Das Kankan i	1,89, 190	5.9 4%							
																Avinah Kankan i	1,28, 350	4.0 3%							
																Madhul ata Kankan i	7126 0	2.2 4%							
																Umesh Kankan	1234 60	3.8 7%							
																Abhay Baheti	68,00 0	2.1 3%							
							31.									Lakshm i Baheti	49,84 0	1.5 6%		39.					
	-	-	-	-	-	-	03. 11	-	-	-	-	-	-	-	31,86, 875	Sparto n Leasing and Finance Ltd.	2,17, 836	6.8 4%	12,56 ,864	44 %	-	-	-	-	-
																Dwarik a Invest ment Pvt. Ltd.	1,38, 000	4.3 3%							
																Korapu t Invest ments Pvt. Ltd.	1,44, 320	4.5 3%							
																Wester n India Cement s Ltd.	1,26, 608	3.9 7%							

	ı	Opening Ba	lance a	s on 01 .0	94.2011				т	rans	action Details	3				Clo	sing Bal	ance			decre holin % teri	rease/ ease in ng (+/-)(in ms of %)	Whe ther tran sacti on requ ired	Whet her trans actio n required	Com plie d or not
	Equit y Capit al of Targ et Com pany	Name and Acqu	holding irer & P	of each AC	Cumuli holdin Acquir PA(g of er &	Dat e	Shar	res Acquir	red	Shares	Sold		Mode of acqui sition	Capital of TC	Name a each Ad	nd holdin cquirer &	g of PAC	Cumul holdin Acquir PA	ig of er &	Indi vidu al (eac h acq uirin g enti ty)	Collec tivety (for Acqui rer & PAC)	discl osur e? If yes und er whic h regu latio	open offer ? If yes unde r whic h regul ation	
	No. of Shar es	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Sha res	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
		Ghanshy am Das Kankani	1,89, 190	5.94 %																					
FY		Avinah Kankani	1,28, 350	4.03																					
2 0 1		Madhulat a Kankani	7126 0	2.24																					
1- 1 2		Umesh Kankani Abhay	1234 60	3.87 % 2.13																					
_		Baheti Lakshmi	68,0 00	% 1.56																					
	31,8 6,87	Baheti Sparton	49,8 40	6.84	12,56 ,864	39. 44 %	-	-	-	_	-	_	_	-	-	-	-	-	-	-	-	-	-	-	-
	5	Leasing and Finance Ltd.	2,17, 836	%	,001	70																			
		Dwarika Investme nt Pvt. Ltd.	1,38, 000	4.33 %																					
		Koraput Investme nts Pvt. Ltd.	1,44, 320	4.53 %																					
		Western India Cements	1,26, 608	3.97 %																					

		Ltd.																							
																Ghansh yam Das Kankan	1,89, 190	5.9 4%							
																Avinah Kankan i	1,28, 350	4.0 3%							
																Madhul ata Kankan	7126 0	2.2 4%							
																Umesh Kankan i	1234 60	3.8 7%							
																Abhay Baheti	68,00 0	2.1 3%							
							31.									Lakshm i Baheti	49,84 0	1.5 6%		39.					
	-	-	-	-	-	-	03. 12	-	-	-	-	-	-	-	31,86, 875	Sparto n Leasing and Finance Ltd.	2,17, 836	6.8 4%	12,56 ,864	44 %	-	-	-	-	-
																Dwarik a Invest ment Pvt.	1,38, 000	4.3 3%							
																Ltd. Korapu t Invest ments Pvt.	1,44, 320	4.5 3%							
																Ltd. Wester n India Cement s Ltd.	1,26, 608	3.9 7%							

		Opening Ba	lance as	s on 01 .0	94.2012				т	rans	action Detail	s				Clo	osing Bal	ance			decre holin % ter	rease/ ease in ng (+/-)(in ms of %)	Whe ther tran sacti on requ ired	Whet her trans actio n requi	Com plie d or not
	Equit y Capit al of Targ et Com pany	Name and Acqu	l holding uirer & PA	of each AC	Cumul holdin Acquir PA	g of er &	Dat e	Shar	es Acquii	red	Share	s Sold		Mode of acqui sition	Capital of TC	Name a each Ad	and holdir cquirer &	ig of PAC	Cumul holdin Acquir PA	g of er &	Indi vidu al (eac h acq uirin g enti ty)	Collec tivety (for Acqui rer & PAC)	discl osur e? If yes und er whic h regu latio	open offer ? If yes unde r whic h regul ation	
	No. of Shar	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Share s	%	Name	No. of Sha	%		No. of Shares	Name	No of Share s	%	No of Share s	%					
FY 2 0 1 2-1 3	31,8 6,87 5	Ghanshy am Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd. Dwarika Investme nt Pvt. Ltd. Koraput Investme nts Pvt. Ltd. Western India Cements	1,89, 190 1,28, 350 7126 0 1234 60 68,0 00 49,8 40 2,17, 836 1,38, 000 1,44, 320	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 6.84 % 4.33 % 3.97 %	12,56	39. 44 %	-	-		-	-	res	-	-	-	-	-	-	-	-	-	-	-	-	-

	Ltd.								ĺ															
						04. 03. 13				Dwarika Investment Pvt. Ltd.	1,3 8,0 00	4. 33 %	Off Mark et	31,86, 875	Dwarik a Invest ment Pvt. Ltd.	-	-	11,18 ,864	35. 11 %	- 4.3 3%	- 4.33 %	No	No	NA
						08. 03. 13				Western India Cements Ltd.	1,2 6,6 08	3. 97 %	Off Mark et	31,86, 875	Wester n India Cement s Ltd.	1	-	9,92, 256	31. 14 %	- 3.9 7%	- 3.97 %	No	No	NA
						11. 03. 13				Koraput Investments Pvt. Ltd.	1,4 4,3 20	4. 53 %	Off Mark et	31,86, 875	Korapu t Invest ments Pvt. Ltd.	-	1	8,47, 936	26. 61 %	- 4.5 3%	- 4.53 %	No	No	NA
-	-	-	1	-	-	31. 03. 13	-	-	-	1	-	-	-	31,86, 875	Ltd. Ghansh yam Das Kankan i Avinah Kankan i Madhul ata Kankan i Umesh Kankan i Lakshm i Baheti Sparto n Leasing and Finance Ltd.	1,89, 190 1,28, 350 7126 0 1234 60 68,00 0 49,84 0	5.9 4% 4.0 3% 2.2 4% 3.8 7% 2.1 3% 6.8 4%	8,47, 936	26. 61 %		1	ı	-	-

	C	Opening Bal	ance as	on 01.0	4.2013				Tra	ansaci	tion Deta	ails				C	Closing B	Balance	e		decre holing %)(in	ease/ ease in g (+/- n terms %)	Whe ther tran sacti on requ	Whet her trans actio n requi	Com plie d or not
	Equity Capital of Target Compa ny	Name and Acqu	holding irer & P <i>I</i>		Cumul holdin Acquir PA	ig of er &	Dat e	Sha	res Acq	uired	Sha	ires Sol	d	Mode of acqui sition	Capita I of TC		nd holdin :quirer &		holdi	ılative ng of ır & PAC	Indivi dual (each acqui ring entity)	Collec tivety (for Acqui rer & PAC)	ired discl osur e? If yes und er whic h regu latio n	red open offer ? If yes unde r whic h regul ation	
	No. of Shares	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Sha	%	Name	No. of Sha	%		No. of Share s	Name	No of Share s	%	No of Share s	%					
FY 2 0 1 3-1 4	31,86, 875	Ghanshy am Das Kankani Avinah Kankani Madhulat a Kankani Umesh Kankani Abhay Baheti Lakshmi Baheti Sparton Leasing and Finance Ltd.	1,89, 190 1,28, 350 7126 0 1234 60 68,0 00 49,8 40 2,17, 836	5.94 % 4.03 % 2.24 % 3.87 % 2.13 % 6.84 %	- 8,47, 936	26. 61 %	-	-	res	-	-	res	-	-	-	•	-	-	-	•	-	-	-		-
	-	-	-	-	-	-	31. 03. 14	-	-	-	-	-	-	-	31,86 ,875	Ghansh yam Das Kankan i Avinah Kankan	1,89, 190 1,28, 350	5.9 4% 4.0 3%	8,47,9 36	26.61 %	-	-	-	-	-

					Madhul ata Kankan	7126 0	2.2 4%			
					Umesh Kankan i	1234 60	3.8 7%			
					Abhay Baheti	68,00 0	2.1 3%			
					Lakshm i Baheti	49,84 0	1.5 6%			
					Sparto n Leasing	2,17, 836	6.8 4%			
					and Finance Ltd.					

	(Opening Bal	ance as	on 01.0	4.2014				Tra	ansact	ion Deta	nils				(Closing E	Balanc	e		decre holing %)(in	ease/ ase in g (+/- n terms %)	Whe ther tran sacti on requ	Whet her trans actio n requi	Com plie d or not
FY 2 0 1 4-	Equity Capital of Target Compa ny	Name and Acqu	holding irer & PA		Cumul holdir Acquii PA	ng of rer &	Dat e	Shar	res Acqı	uired	Sha	res Solo	d	Mode of acqui sition	Capita I of TC		nd holdin cquirer &		holdi	ılative ng of ır & PAC	Indivi dual (each acqui ring entity)	Collec tivety (for Acqui rer & PAC)	ired discl osur e? If yes und er whic h regu latio n	red open offer ? If yes unde r whic h regul ation	
5	No. of Shares	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Sha res	%	Name	No. of Sha res	%		No. of Share s	Name	No of Share s	%	No of Share s	%					
	31,86, 875	Ghanshy am Das Kankani Avinah Kankani	1,89, 190 1,28, 350 7126	5.94 % 4.03 % 2.24 %	8,47, 936	26. 61 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
		Kankani Umesh	1234	3.87																					

	Kankani	60	%																-					
	Abhay Baheti	68,0 00	2.13 %																					
	Lakshmi Baheti	49,8 40	1.56 %																					
	Sparton Leasing and Finance Ltd.	2,17, 836	6.84 %																					
						05. 08. 14	-	-	-	Spart on Leasi ng and Finan ce Ltd.	2,1 7,8 36	6. 84 %	Off Mark et	31,86 ,875	Sparto n Leasing and Finance Ltd.	1	-	6,30,1 00	19.77 %	- 6.84 %	- 6.84 %	No	NA	NA
															Ghansh yam Das Kankan	1,89, 190	5.9 4%							
															Avinah Kankan i	1,28, 350	4.0 3%							
-	_	_	_	-	_	31. 03. 15	_	_	_	_	_	_	-	31,86 ,875	Madhul ata Kankan i	71,26 0	2.2	6,30,1 00	19.77 %	_	_	-	_	_
						15								,875	Umesh Kankan i	1,23, 460	3.8 7%	00						
															Abhay Baheti	68,00 0	2.1 3%							
															Lakshm i Baheti	49,84 0	1.5 6%							

Equity Capital of Target Compa ny	Name and Acqu	l holding µirer & P <i>f</i>	of each AC	Cumul holdir Acquii PA	ng of rer &	Dat e	Shar	res Acqı	uired	Sha	res Sol	d	Mode of acqui sition	Capita I of TC	Name a each Ad	nd holdin cquirer &	ng of PAC	holdi	ılative ng of ır & PAC	Indivi dual (each acqui ring entity)	Collec tivety (for Acqui rer & PAC)	osur e? If yes und er whic h regu latio n	offer ? If yes unde r whic h regul ation	
No. of Shares	Name	No of Shar es	No. of Share s	No. of Share s	%		Na me	No. of Sha res	%	Name	No. of Sha res	%		No. of Share s	Name	No of Share s	%	No of Share s	%					
	Ghanshy am Das Kankani	1,89, 190	5.94 %					. 55			. 65													
	Avinah Kankani	1,28, 350	4.03 %																					
31,86,	Madhulat a Kankani	71,2 60	2.24 %	6,30,	19. 77																			
875	Umesh Kankani	1,23, 460	3.87 %	100	%	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	Abhay Baheti	68,0 00	2.13 %																					
	Lakshmi Baheti	49,8 40	1.56 %																					
						20. 06. 15	ı	1	-	Laksh mi Bahet i	49, 840	1. 56 %	Off Mark et	31,86 ,875	Lakshm i Baheti	-	-	5,80,2 60	18.21 %	- 1.56 %	- 1.56 %	No	No	NA
															Ghansh yam Das Kankan	1,89, 190	5.9 4%							
															Avinah Kankan	1,28, 350	4.0 3%							
-	-	-	-	-	-	31. 03. 16	-	-	-	-	-	-	-	31,86 ,875	Madhul ata Kankan	71,26 0	2.2 4%	5,80,2 60	18.21 %	-	-	-	-	-
															Umesh Kankan i	1,23, 460	3.8 7%							
															Abhay Baheti	68,00 0	2.1 3%							

	Equit y Capit al of Targe t	Opening Ba Name and Acqu		of each	Cumuli holdin Acquir PAG	g of er &	Dat e	Share	Transa s Acquire		Detail :	s ares So	ıld	Mode of acqui sition	Capit al of TC	Name a	losing Ba and holdin cquirer &	g of	Cumula holding Acquire PAC	g of er &	Indi vidu al (eac h acq	cease/ case in g (+/-)(in ms of 6) Colle ctivet y (for Acqui rer & PAC)	Whe ther tran sacti on requ ired discl osur e? If yes unde r whic h	Whet her trans actio n required open offer yes unde r which	Com plie d or not
	No.	Name	No of Share	No. of Share	No. of Share	%		Name	No. of Share	%	Nam e	No. of	%		No. of	Name	No of Share	%	No of Shares	%	uirin g entit y)		regu latio n	regul ation	
	Shar es		S	S	S				S			Sha res			Share		S		Silares						
FY		Ghanshya m Das Kankani	1,89, 190	5.94%								103			3										
20 16 -		Avinah Kankani	1,28, 350	4.03%																					
17	31,8 6,87 5	Madhulat a Kankani	71260	2.24%	5,80, 260	18. 21 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
	3	Umesh Kankani	12346 0	3.87%																					
		Abhay Baheti	68,00	2.13%																					
																Ghansh yam Das Kankani	1,89, 190	5.9 4%							
																Avinah Kankani	1,28, 350	4.0 3%		10					
	-	-	-	-	-	-	31.0 3.17	-	-	-	-	-	-	-	31,86 ,875	Madhul ata Kankani	71,26 0	2.2 4%	5,80,2 60	18. 21 %	-	-	-	-	-
																Umesh Kankani	1,23, 460	3.8 7%							
																Abhay Baheti	68,00 0	2.1 3%							

								FORM	IAT FOR	CHAN	IGE IN	HOLD	ING O	F ACQU	IRER(S) & PAC(S)								
	Equit	Opening Ba Name and	holding	of each	Cumula		Dat	Share	Transa			s ares So	ld	Mode	Capit	Name a	losing Ba	g of	Cumula		decree holin %) terr %	ease/ease in g (+/-)(in ms of %)	Whe ther tran sacti on requ ired discl osur	Whet her trans actio n requi red open offer	Com plie d or not
	y Capit al of Targe t Com pany		lirer & PA		holdin Acquir PA	er &	е	Nama	No. of	0/	Name	I No.	0/	of acqui sition	al of TC		equirer &		holding Acquire PAC	er &	vidu al (eac h acq uirin g entit y)	ctivet y (for Acqui rer & PAC)	e? If yes unde r whic h regu latio n	? If yes unde r whic h regulation	
	No. of Shar es	Name	No of Share s	No. of Share s	No. of Share s	%		Name	No. of Share s	%	Nam e	No. of Sha res	%		No. of Share s	Name	No of Share s	%	No of Shares	%					
FY 20 17		Ghanshya m Das Kankani	1,89, 190	5.94%																					
18		Avinah Kankani	1,28, 350	4.03%		10																			
	31,8 6,87 5	Madhulat a Kankani	71,26 0	2.24%	5,80, 260	18. 21 %	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-	-
		Umesh Kankani	1,23, 460	3.87%																					
		Abhay Baheti	68,00 0	2.13%																					1
							12.0 4.17	-	-	1	Abh ay Bah eti	68, 000	2. 13 %	Off Mark et	31,86 ,875	Abhay Baheti	-	-	5,12,2 60	16. 07 %	- 2.13 %	- 2.13 %	No	No	NA
							29.0 4.17	Ghansh yam Das Kankani	1,17, 840	3. 70 %	-	-	-	Off Mark et	31,86 ,875	Ghansh yam Das Kankani	3,07, 030	9.6 3%	6,30,1 00	19. 77 %	3.70 %	3.70 %	7(1A)	No	NA
	-	-	-	-	-	-	31.0 3.18	-	-	-	-	-	-	-	31,86 ,875	Ghansh yam Das Kankani	3,07, 030	9.6 3%	6,30,1 00	19. 77 %	-	-	-	-	-

								Avinah Kankani	1,28, 350	4.0 3%				
								Madhul ata Kankani	71,26 0	2.2 4%				
							-	Umesh Kankani	1,23, 460	3.8 7%				

- 5.9 On 30.03.2010, the target company has allotted 17,91,060 shares though reissue of forfeited shares to the following allottees:
 - 1. Ghanshyam Das Kankani 41,800
 - 2. Umesh Kankani 86,800
 - 3. Koraput Investments Pvt. Ltd. 6,440
 - 4. Arun Distributors Pvt Ltd 2,90,000
 - 5. Shivani Properties Pvt Ltd 72,800
 - 6. Kankani Construction Pvt Ltd 12,93,220

Pursuant to this allotment, the holding of promoter and promoter group holding has been increased 80.37% to 91.40% of the paid up share capital of the target company. The said allotment @ Rs. 50/- each including premium of Rs. 40/- each has been authorized by the board of the directors of the company vide resolution dated March 30, 2010.

This allotment/ transaction does not required to comply with open offer as prior to such transaction, the holding of the promoter and promoter group has been already exceeds the specified limit of 75% as mentioned in Regulation 11(2) of the SEBI (Substantial Acquisition Of Shares And Takeovers) Regulations, 1997.

5.10 In F.Y. 2012-13 & 2014-15, the entities namely Dwarika Investments Pvt. Ltd., Koraput Investment Pvt. Ltd., Western India Cement Ltd. and Sparton Leasing & Finance Ltd. acting as "Person acting in concert" had sold their holding and had made disclosure to The Calcutta Stock Exchange Limited, Ahmadabad Stock Exchange Limited and Tirrihannah Company Limited under regulation 29(2) as per Chapter V of Takeover Regulation, 2011 on account of sale of holdings.

6. OFFER PRICE & FINANCIAL ARRANGEMENTS:

6.1. Justification of Offer Price:

As on date of the Letter of Offer, the Equity Shares of the TCL are listed at The Calcutta Stock Exchange Limited (CSE) and on the date that the PA should have been given i.e. November 13, 2007 the Equity Shares of the TCL are listed at The Calcutta Stock Exchange Limited (CSE), Ahmadabad Stock Exchange Limited (ASEL) and Jaipur Stock Exchange Limited (JSEL). The Exit order in respect of Ahmadabad Stock Exchange Limited and Jaipur Stock Exchange Limited has been passed by SEBI vide order no. WTM/MPB/MRD/160/2018 dated April 02, 2018 and WTM/RKA/MRD/20/2015 dated March 23, 2015 respectively. The Scrip Code of TCL at CSE is 030121. Since there has been no trading in the equity shares of the Target Company on the CSE for the last one year, the equity shares of the Target Company are therefore infrequently traded in terms of explanation (i) to Regulation 20(5) of the SEBI (SAST) Regulations, 1997. However, it must be noted that the shares of TCL are suspended in CSE.

6.1.1. The Annualised trading turnover during the preceding six calendar months prior to the month in which the PA should have been made (i.e. during the months May 2007 to October 2007 and March 2009 to August 2009) is given hereunder:

Name of Stock Exchange	Total no of shares traded during the 6 calendar months prior to the month in which PA was made	Total No. of listed Shares	Annualised Trading Turnover (in terms of % to total listed shares)
CSE	NIL	13,95,815	NA
ASEL	NIL	13,95,815	NA

6.1.2. The Annualised trading turnover during the preceding six calendar months prior to the months in which PA is actually made (i.e during the months September 2017 to February 2018) is given hereunder:

Name of Stock Exchange	Total no of shares traded during the 6 calendar months prior to the month in which PA was made	Total No. of listed Shares	Annualised Trading Turnover (in terms of % to total listed shares)
CSE #	NIL	31,86,875	NA
ASEL	NIL	31,86,875	NA

[#] There is no trading platform available in CSE.

6.1.3. As per available information, the equity shares of the Target Company are infrequently traded in terms of explanation (i) to Regulation 20(5) of the Regulations and therefore the Offer Price has been determined taking into account the following parameters: -

The negotiated price under the Agreement	0.50	
Highest price paid by the Acquirers for acquisitions including by way of allotment in a public or rights issue or preferential issue, if any during the twenty six weeks period prior to the date of the Public Announcement	N.A	
Average of the weekly high and low of the closing prices of the equity shares of TCL as quoted on the CSE during the 26 weeks preceding the date of PA	N.A	
Average of the weekly high and low of the prices of the equity shares of TCL as quoted on the CSE during the 2 weeks preceding the date of PA	N.A	
Other Parameters		sed on Audited ccounts for the

	Accounts for the year ended 31.03.2007	year ended 31.03.2017
Return on Net worth (%)	(48.38)	(697.20)
Book Value per share (Rs.)	(21.56)	(0.11)
Earning per Share (Rs.)	(10.43)	0.77
Industry Average P/E Multiple for Trading *	N.A.	73.1
Offer price P/E Multiple**	N.A.	0.04

^{*(}Source: Capital Market Journal Vol. XXXIII/06, May 07 - 20, 2018, Industry: Trading)

Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata – 700 001, Mobile: 98311 74000, Email: bhattersharad@qmail.com vide certificate dated 19.03.2018 has stated that since the shares of the target company are infrequently traded, the valuation has to be done on the basis of the financials and other parameters and therefore on the basis of the landmark judgment of the Hon'ble Supreme Court of India in the case of Hindustan Lever Employees Union Vs Hindustan Lever Limited, 1995 (83 Com case 30), the fair value thus arrived of the Equity shares as on 31.03.2007 and 31.12.2017 is Re. 1/-.

Further, taking reference of the valuations of the offer price of the earlier belated open offers that has come out and are available on the public domain, and in the interest of the shareholders the higher of the values of both the year is taken after giving due effect of the time value of money and the dividend that has been paid. The Fair value before interest has been arrived at Re. 1/- per share after adjustment of present value of dividend paid in 6 years of Rs. Nil to the abovementioned price of Re. 1. Further in addition to Offer Price of Re. 1/-, an interest of Rs. 1.07 per share (calculated @ 10% p.a. on Re. 1/- for 3,889 days) for the period from 13th November, 2007 to the date of payment of consideration to the eligible shareholders i.e., Thursday, 05th July, 2018 has been added. Therefore, the final offer price thus arrived after rounding off is Rs. 3/-.

- 6.1.4. The Offer is not as a result of global acquisition resulting in indirect acquisition of the Target Company.
- **6.1.5.** The Acquirer and PACs would be responsible for ensuring compliance with the Regulations for the consequences arising out of the acquisition of shares, if any, made after the date of Public Announcement i.e. 24.03.2018 in terms of Regulation 20(7) of the Regulations.
- **6.1.6.** It is ensured that the Offer Price shall not be less than the highest price paid by the Acquirer and PACs for any acquisition of shares of the Target Company from the date of Public Announcement upto 7 working days prior to the closure of the offer viz. 21.06.2018.

6.2. Financial arrangements:

- The Acquirer and PACs have adequate financial resources and have made firm financial arrangement for the implementation of the Offer in full out of their own sources / networth and no borrowings from Banks/ FIs or Foreign sources is envisaged. Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata 700 001, Mobile: 98311 74000, Email: bhattersharad@gmail.com vide certificate dated 19.03.2018 has certified that sufficient resources are available with the Acquirer and PACs for fulfilling the obligations under this "Offer" in full.
- 6.2.2 The maximum consideration payable by the Acquirer and PACs to acquire 6,37,375 fully paid-up equity shares at the Offer Price of Rs. 3/- (Rupees Three Only) per equity share, assuming full acceptance of the offer would be Rs. 19,12,125/- (Rupees Nineteen Lakhs Twelve Thousand One Hundred Twenty Five Only).
- 6.2.3 In accordance with Regulation 28, the Acquirer and PACs have opened an Escrow account under the name and style of "TIRRIHANNAH CO. LTD OPEN OFFER ESCROW ACCOUNT" with Federal Bank Limited (hereinafter referred to as "Escrow Banker"), Kolkata/BBD Bagh, Olisa House, Govt Palace North, General Post Office, Kolkata 700 001 & deposited Rs. 4,80,000/- being more than 25% of the total consideration payable to shareholders under the Offer.
- **6.2.4** The Manager to the Offer, Gretex Corporate Services Private Limited, Kolkata has been duly authorized by the Acquirer & PACs to operate & realize the value of Escrow Account in terms of the Regulations.
- **6.2.5** Based on the aforesaid financial arrangements and based on the confirmations received from the Escrow Banker and the Chartered Accountant, the Manager to the Offer is satisfied about the ability of the Acquirer and PACs to implement the Offer in accordance with the SEBI (SAST) Regulations, 1997. The Manager to the Offer confirms that the firm arrangement for the funds and money for payment through verifiable means are in place to fulfill the Offer obligations.

7. TERMS AND CONDITIONS OF THE OFFER:

- 7.1. The Letter of Offer ("LoO") together with Form of Acceptance cum Acknowledgement shall be mailed to those equity shareholders of TCL (other than the Acquirer and PACs) whose names appear on the Register of Members of TCL and to those beneficial owners of the Equity shares of TCL, whose names appear as beneficiaries on the records of the respective Depository Participant ("DP"), at the close of business hours on 17.04.2018 ("Specified Date"). The LoO along with Form of Acceptance ("FoA") and Form of Withdrawal ("FoW") would also be available at SEBI's website: www.sebi.gov.in from the date on which Offer opens. Eligible persons to the offer may download these forms for their use.
- **7.2.** Shareholders holding equity shares in physical form who wish to accept the Offer and tender their shares, will be required to send their (i) duly signed Form of Acceptance, (ii) original share certificate(s), (iii) duly signed and executed transfer deed(s) and other documents to the Registrar to the Offer, in accordance with the instructions specified in the LoO.
- 7.3. All owners (registered or unregistered) of the shares of TCL (except parties to the Agreement) are eligible to participate in the Offer. Unregistered shareholders/ Owner of shares who have sent shares for transfer can send their application in writing to the Registrar to the Offer, on a plain paper stating the Name, Address, No. of shares held, No. of shares offered, Distinctive Nos., Folio No., together with Original share certificate(s), valid share transfer deeds and a copy of contract notes issued by the broker through whom they have acquired their shares. No indemnity is required from unregistered shareholders.

^{**}Offer price/ Industry PE

- **7.4.** Accidental omission to dispatch this LoO or the non-receipt or delayed receipt of this LoO will not invalidate the Offer in anyway.
- **7.5.** Subject to the conditions governing this Offer, as mentioned in the LoO, the acceptance of this Offer by the shareholder(s) must be absolute and unqualified. Any acceptance to the Offer, which is conditional or incomplete, is liable to be rejected without assigning any reason whatsoever.

7.6. Locked-in Shares:

There are no locked-in shares in TCL.

7.7. Eligibility for accepting the Offer:

The Offer is made to all the public shareholders whose names appeared in the register of shareholders on 17.04.2018 and also to those PERSONS who own shares any time prior to the closure of offer, but are not registered with shareholders.

7.8. Statutory Approvals and conditions of the Offer:

- **7.8.1** The Offer is subject to receiving the necessary approval(s), if any, from Reserve Bank of India, under the Foreign Exchange Management Act, 1999 and subsequent amendments thereto, for acquiring shares tendered by non-resident shareholders, if any.
- **7.8.2** As on the date of Letter of Offer, there are no other statutory approvals and/ or consents required. However, the Offer would be subject to all statutory approvals as may be required and/ or may subsequently become necessary to acquire at any later date.
- 7.8.3 In case of delay in receipt of statutory approvals, SEBI has power to grant extension of time to Acquirer and PACs for payment of consideration to shareholders, subject to the Acquirer and PACs agreeing to pay interest for the delayed period as directed by SEBI in terms of Regulation 22(12) of the Regulations. Further, if the delay occurs on account of willful default by the Acquirer in obtaining the requisite approvals, Regulation 22(13) of the Regulations will become applicable.
- **7.8.4** No approval is required from bank or financial Institutions for the aforesaid Offer.

8. PROCEDURE FOR ACCEPTANCE AND SETTLEMENT:

8.1. The Shareholder(s) of TCL who qualify and who wish to avail of this Offer will have to send their shares to the Registrar to the Offer as mentioned in the Form of Acceptance at the following address:

Name	MCS SHARE TRANSFER AGENT LIMITED				
Address	12/1/5, Manoharpukur Road, Kolkata-700 026, West Bengal				
Tel No/Fax	Tel: +91 33 4072 4051 and +91 33 4072 4052/4053/4054, Fax: +91 33 4072 4050				
Contact Person	Mr. P Basu				
Website	www.mcsregistrars.com				

Acceptances may be sent by Registered Post or by hand so as to reach the Registrar to the Offer on or before the Closing 30.06.2018. Shareholders may send their acceptances by hand accordingly:

Working Days	Timings	Mode of Delivery		
Monday – Friday	11.00 a.m. to 5.00 p.m.	Hand Delivery		
Saturday	11.00 a.m. to 2.00 p.m.	Hand Delivery		

Delivery made by Registered Post would be received on all working days except Sunday & Public Holidays.

8.2. Shareholders who wish to tender their shares under this Offer should enclose the following documents duly completed. Shareholders should also provide all relevant documents, which are necessary to ensure transferability of the shares in respect of which the application is being sent.

8.2.1. For Equity Shares held in physical form:

(i) Registered shareholders should enclose:

- Form of Acceptance cum Acknowledgement duly completed & signed in accordance with the instructions contained therein, by all shareholders whose names appear in the share certificate(s).
- Original Share Certificates
- Valid share transfer Form(s) duly signed as transferors by all registered shareholders (in case of joint holdings) in the same order and as per specimen signatures registered with TCL and duly witnessed at the appropriate place. A blank share transfer form is enclosed along with this LoO.

(ii) Unregistered owners should enclose:

- Form of Acceptance cum Acknowledgement duly completed & signed in accordance with the instructions contained therein.
- Original share Certificate(s)
- Broker contract note.

- Valid share transfer form(s) as received from the market. The details of the buyer should be left blank failing which the same will be invalid under the Offer. Unregistered shareholders should not sign the transfer deed. All other requirements for valid transfer will be preconditioned for acceptance. No indemnity is required from unregistered shareholders.
- The Share Certificate(s), Share Transfer Form, Form of Acceptance, Form of Withdrawal and other documents, if any should be sent only to the Registrar to the Offer, as mentioned above. They should not be sent to the Manager to the Offer or the Acquirer and PACs or the Target Company.
- In case of non-receipt of Letter of Offer, the eligible persons may send their consent, to the Registrar to the Offer, on a plain paper stating the Name & address of the first holder, Name(s) & address(es) of joint holders(s) if any, Regd. Folio No., Share Certificate No., Distinctive Nos., No of Shares offered along with documents as mentioned above so as to reach the Registrar to the Offer on or before the closure of the Offer i.e. 30.06.2018 or in case of beneficial owners, they may send the application in writing to the Registrar to the Offer on a plain paper stating the Name, Address, No. of shares held, No. of Shares offered, DP Name, DP ID No., Beneficiary account number and a photocopy of the delivery instruction in "Off Market" mode, duly acknowledged by the DP, in favour of special depository account, so as to reach the Registrar to the Offer, on or before the closure of the Offer i.e. 30.06.2018.
- Applications in respect of equity shares of the Target Company that are subject matter of litigation wherein the shareholders of the Target Company may be prohibited from transferring the equity shares during the pendency of the said litigation are liable to be rejected if the directions/ orders regarding these equity shares are not received together with the equity shares tendered under the Offer. The Letter of Offer in some of these cases, wherever possible, will be forwarded to the concerned statutory authorities for further action by such authorities.
- 8.7 While tendering the equity shares under the Offer, NRIs/ foreign shareholders will be required to submit the previous RBI Approvals (specific or general) that they would have been required to submit to acquire the equity shares of the Target Company. In case the previous RBI approvals are not submitted, the Acquirer and PACs reserve the right to reject such equity shares tendered. While tendering shares under the Offer, NRI/ foreign shareholders will be required to submit a Tax Clearance Certificate from the Income Tax authorities, indicating the amount of tax to be deducted by the Acquirer and PACs under the Income Tax Act, 1961 ('Income Tax Act'), before remitting the consideration. In case the aforesaid Tax Clearance certificate is not submitted, the Acquirer and PACs will arrange to deduct tax at the rate as may be applicable to the category of the shareholder under the Income Tax Act, on the entire consideration amount payable to such shareholder.
- As per the provisions of Section 196D(2) of the Income Tax Act, no deduction of tax at source shall be made from any income by way of capital gains arising from the transfer of securities referred to in Section 115AD of the Income Tax Act payable to a Foreign Institutional Investor ('FII') as defined in Section 115AD of the Income Tax Act.
- 8.9 The Acquirer and PACs shall complete all procedures relating to the Offer including payment of consideration to the shareholders by 05.07.2018. In case of delay due to non-receipt of the statutory approvals within time, SEBI has a power to grant extension of time to the Acquirer and PACs for payment of consideration to shareholders subject to the Acquirer and PACs agreeing to pay interest to the shareholders for delay in payment of consideration beyond 05.07.2018.
- 8.10 Payment of consideration will be made by crossed account payee cheques /demand drafts / pay orders / through ECS mode of payment and will be sent by registered post, to those shareholders / unregistered owners & at their sole risk, whose shares/ share certificates & other documents are found in order & accepted by Acquirer and PACs in part or in full except in case of joint holders, cheques/ demand drafts/ pay orders/ ECS Credit, in the name of first holder. It is advised that shareholders provide bank details in the Form of Acceptance cum Acknowledgement, so that same can be incorporated in the cheques/ demand drafts/ pay orders. In order to get payment through ECS mode shareholders are requested to provide their Bank Details like Account Number, Name of the Bank and its address, IFSC Code of Bank etc.
- **8.11** In case the shares tendered in the Offer by the shareholders of TCL are more than the shares to be acquired under the Offer, the acquisition of the shares from each shareholder will be as per the provision of regulation 21(6) of the Regulations on a proportionate basis.
- **8.12** Unaccepted share certificates, transfer forms & other documents, if any, will be returned by registered post at the shareholders/ unregistered owners sole risk to the sole / first shareholder.
- **8.13** The Registrar to the Offer will hold in trust the Share Certificates, shares lying in credit of the Special Depository Account, Form of Acceptance cum Acknowledgement, if any, and the Transfer Form/s on behalf of the shareholders of TCL who have accepted the Offer, till the Cheques/Drafts for the consideration and/or the unaccepted shares/share certificates are despatched/returned.
- 8.14 In case any person has lodged shares of TCL for transfer & such transfer has not yet been effected, the concerned person may apply as per the instructions in Para 8.6 above together with the acknowledgement of lodgement of shares for transfer. Such persons should also instruct TCL to send the transferred share certificate(s) directly to the Registrar to the Offer. The applicant should ensure that the certificate(s) reached the Registrar to the Offer on or before the Offer closing date.
- 8.15 In case any person has tendered his physical shares in TCL for dematerialization & such dematerialization has not yet been effected, the concerned shareholder may apply in the Offer as per instructions mentioned above together with a photocopy of the completed dematerialization request form acknowledged by shareholders DP. Such shareholders should ensure the credit of the shares to the special depository account on or before the Offer closing date.
- **8.16** In case the shareholder has already sold his Shares, he may kindly forward this Offer document to the transferee or to the broker through whom the shares were sold.
- 8.17 In terms of Regulation 22(5A), shareholders shall have the option to withdraw acceptance tendered up to three working days prior to the date of closure of the Offer by submitting the documents as specified below, so as to reach the Registrar to the Offer on or before 27.06.2018. The withdrawal can be exercised by submitting Form of Withdrawal enclosed with Letter of Offer. In case of non-receipt of form of withdrawal, the withdrawal can be exercised by making plain paper application along with the following details:
 - > In case of physical shares: Name, address, distinctive numbers, folio nos., number of shares tendered / withdrawn.
- **8.18** The Acquirer and PACs undertake to pay interest pursuant to Regulation 22(12) to the shareholders for the delay, if any, in payment of consideration.
- **8.19** The shares withdrawn by the shareholders, if any would be returned by registered post, in case of physical shares.

9. DOCUMENTS FOR INSPECTION:

Copies of the following documents will be available for inspection at the Branch office of the Manager to the Offer, M/s. Gretex Corporate Services Private Limited at 90, Phears Lane, 5th Floor, Kolkata – 700 012 on any working day between 10.00 a.m. and 2.00 p.m. during the period the Offer is open i.e., from 11.06.2018 to 30.06.2018.

- i) Memorandum & Articles of Association of Tirrihannah Company Limited along with Certificate of Incorporation.
- **ii)** Memorandum & Articles of Association of North Bengal Dairy Farming Limited, NJP Pesticides Pvt. Ltd., Kamaan Innovative Solutions Pvt. Ltd. and Kamrup Manures & Fertilisers Limited.
- Unaudited Certified Financials for the period ended on 31.12.2017 and Audited Financials for the financial year ended on 31.03.2017, 31.03.2016 and 31.03.2015 of Tirrihannah Company Limited.
- Unaudited Certified Financials for the period ended on 31.12.2017 and Audited Financials for the financial year ended on 31.03.2017, 31.03.2016 and 31.03.2015 of North Bengal Dairy Farming Limited, NJP Pesticides Pvt. Ltd., Kamaan Innovative Solutions Pvt. Ltd. and Kamrup Manures & Fertilisers Limited.
- v) Certificates dated March 19, 2018 from Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata 700 001, Mobile: 98311 74000, Email: bhattersharad@qmail.com, certifying the Net worth of Acquirer and PACs.
- vi) Certificate dated March 19, 2018 from Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata 700 001, Mobile: 98311 74000, Email: bhattersharad@gmail.com that sufficient resources are available with the Acquirer and PACs for fulfilling the obligations under this "Offer" in full.
- vii) Certificate dated March 19, 2018 from Mr. Ravi Kumar Bhatter, Proprietor of R. K. Bhatter & Co., Chartered Accountants (Firm Registration No.: 322247E and Membership No.: 051585) having office at 38, Netaji Subhas Road, Kolkata 700 001, Mobile: 98311 74000, Email: bhattersharad@gmail.com relating to the fair value of the equity shares of the Target Company as per Regulation 20(5) of the Regulations.
- viii) Statement of Account from Federal Bank dated March 23, 2018, confirming the deposit on March 23, 2018 kept in the Escrow Account.
- The copy of Escrow agreement dated March 22, 2018 entered into between the Acquirer, Federal Bank ('Escrow Banker') and the Manager for opening of Escrow Account.
- x) Copy of the Public Announcement dated March 24, 2018, Corrigendum to the Public Announcement dated April 10, 2018 and June 06, 2018.
- xi) Copy of the Memorandum of Understanding between the Acquirer and PACs and the Manager to the Offer, dated March 15, 2018.
- xii) Copy of Agreement dated March 16, 2018 entered into between Acquirer and PACs and RTA.
- xiii) Copy of Order (Ref. No. WTM/MPB/EFD/133/2018) dated February 08, 2018 issued by the Securities and Exchange Board of India (SEBI).
- xiv) Copy of SEBI letter no. SEBI/HO/CFD/DCR-2/OW/P/2018/15883/1 dated June 01, 2018 issued in terms of proviso to the regulation 18(2) of the regulations.

10. DECLARATION BY THE ACQUIRER AND PACS:

- The Acquirer and PACs and its directors accepts full responsibility for the obligations of the Acquirer and PACs as laid down in terms of the SEBI (SAST) Regulations and for the information contained in the Letter of Offer including the attached form of acceptance cum acknowledgement except information pertaining to the Target Company in the Letter of Offer. All information pertaining to the Target Company in this Letter of Offer has been obtained from publicly available sources.
- The Acquirer and PACs also accept full responsibility for his obligation under the Offer and shall be liable for ensuring compliances with the provisions of the SEBI (SAST) Regulations.

On Behalf of the Acquirer & PACs

Sd/-

Ghanshyam Das Kankani

Place: Kolkata Date: 06/06/2018

Attached: Form of Acceptance cum Acknowledgement & Form of Withdrawal

FORM OF ACCEPTANCE CUM ACKNOWLEDGEMENT

Date:

To, M/s. MCS Share Transfer Agent Limited, 12/1/5, Manoharpukur Road, Kolkata -700 026

OFFER				
Opens on	June 11, 2018			
Closes on	June 30, 2018			
Last date of Withdrawal	June 27, 2018			

Dear Sir,

Subject: Mr. Ghanshyam Das Kankani (hereinafter referred to as "Acquirer") along with Mr. Avinash Kankani, Mr. Abhay Baheti, Mrs. Madhu Lata Kankani, Mr. Umesh Kankani, North Bengal Dairy Farming Limited (Formerly known as Sparton Leasing and Finance Limited), NJP Pesticides Pvt. Ltd. (Formerly known as Dwarika Investment Pvt. Ltd.), Kamaan Innovative Solutions Pvt. Ltd. (Formerly known as Bagdogra Bio Gas & Energy Pvt. Ltd. and Erstwhile name Koraput Investments Pvt. Ltd.) and Kamrup Manures & Fertilisers Limited (Formerly known as Western India Cements Ltd.) (hereinafter collectively referred to as the "PACs") to the shareholders of Tirrihannah Company Limited ("Target Company" or "TCL") to acquire upto 6,37,375 equity shares of Rs. 10/- each representing 20% of the equity and voting share capital of TCL @ Rs. 3/- per fully paid-up equity share

I/We refer to the Letter of Offer dated 05.06.2018 for acquiring the equity shares held by us in TIRRIHANNAH COMPANY LIMITED.

I/We, the undersigned have read the Letter of Offer and understood its contents including the terms and conditions as mentioned therein.

SHARES IN PHYSICAL FORM

I/We accept the Offer and enclose the original share certificate(s) and duly signed transfer deed(s) in respect of my/our Shares as detailed below.

Sr. No.	Ledger Folio No.	Certificate No(s).	Distinctive No(s).	No. of shares
Total number of equity shares				

I/We note and understand that the original share certificate(s) and valid share transfer deed will be held in trust for me/us by the Registrar to the Offer until the time the Acquirer and PACs gives the purchase consideration as mentioned in the Letter of Offer.

I/We also note and understand that the Acquirer and PACs will pay the purchase consideration only after verification of the documents and signatures.

I/We note and understand that the Shares would reside in the depository account opened for the purpose of this Offer until the time the Acquirer and PACs accepts the Shares and makes the payment of purchase consideration as mentioned in the Letter of Offer.

I/We confirm that the equity shares of TIRRIHANNAH COMPANY LIMITED, which are being tendered herewith by me/us under this Offer, are free from liens, charges and encumbrances of any kind whatsoever.

I/We authorize the Acquirer and PACs to accept the shares so offered which they may decide to accept in consultation with the Manager to the Offer and in terms of the Letter of Offer and I/We further authorize the Acquirer and PACs to return to me/us, equity share certificate(s) in respect of which the offer is not found valid/not accepted.

I/We authorise the Acquirer and PACs and the Registrar to the Offer and the Manager to the Offer to send by Registered Post/UCP as may be applicable at my/our risk, the draft/cheque/warrant, in full and final settlement of the amount due to me/us and/or other documents or papers or correspondence to the sole/first holder at the address mentioned below.

I/We authorize the Acquirer and PACs to accept the Shares so offered or such lesser number of Shares that they may decide to accept in terms of the Letter of Offer and I/We authorize the Acquirer and PACs to split/ consolidate the share certificates comprising the Shares that are not acquired to be returned to me/us and for the aforesaid purposes the Acquirer and PACs are hereby authorized to do all such things and execute such documents as may be found necessary and expedient for the purpose.

Yours faithfully, Signed and Delivered

	Full Names (s) of the holders	Address	Signature
First/Sole Holder			
Joint Holder 1			
Joint Holder 2			

Note: In case of joint holdings all must sign. Enclose duly attested power of attorney if any person apart from the shareholder has signed acceptance form or transfer deed(s). A corporation must affix its common seal and enclose necessary certified corporate authorizations. Non-resident shareholders with repatriable benefits must enclose appropriate documentation.

Place: Date:

Bank Details

So as to avoid fraudulent encashment in transit, and also to enable payment through ECS the shareholder(s) may, at their option, provide details of bank account of the first/sole shareholder and the consideration cheque or demand draft will be drawn accordingly.

I/we permit the Acquirer and PACs or the Manager to the Offer to make the payment of Consideration through Electronic Clearing Service (ECS) of the Reserve Bank of India based on the Bank Account Details provided below and a photo copy of cheque is enclosed.

of the Reserve Bank of India based on t	ne Bank Account Details provided below and	a photo copy of cheque	is enclosed.	
Savings/Current/(Others; please specify	·):			
Name of the Bank Branch:				
Account Number:	IFSC Cod	de of Bank		
		long this line		-
	Acknowledgement sl	<u>lip</u>		
Ledger Folio No	DP ID	Client ID		
Received from	an application	n for sale of	Equity Share(s) of TIR	RIHANNAH
COMPANY LIMITED together with	share certificate(s) bearing Certificate I	Numbers	and	transfer
deed(s)/ photocopy of "Off-market" deli	very instruction duly acknowledged by the D	OP.		
Note: All future correspondence, if any	, should be addressed to the Registrar to th	e Offer at the address m	entioned above.	

Date of receipt

Signature of the official

		THIS DOCUMENT IS IN		F WITHDRAW		DIATE ATT	ENTTON
From:		IIIIS DOCUMENT 15 II	APORTANT AN	ID KLQUIKLS	TOOK IMML	DIAIL AIII	INTION
Name:					OFFER		
Address:				0	pens on		June 11, 2018
				С	loses on		June 30, 2018
				Li	ast date of Wi	thdrawal	June 27, 2018
Tel. No.				·			
Fax No.							
E-mail:							
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Mrs. Mad	hu La	ta Kankani, Mr. Umesh I	Kankani, Nort	h Bengal Dair	y Farming L	imited (For	merly known as Sparton Leasing
and Fina	nce Li	imited), NJP Pesticides	Pvt. Ltd. (For	merly known	as Dwarika	Investmer	nt Pvt. Ltd.), Kamaan Innovative
							vhile name Koraput Investments
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		y paid-up equity snares	or Ks. 10/- e	acn represen	ting 20% of	tne equity :	and voting share capital of TCL @
W			and the same		d la	TIDDILIANIN	ALL COMPANY LIMITED
		ffer dated 05.06.2018 for a read the Letter of Offer and		. ,	, ,		
					-		ther authorize the Acquirer and PAC
•		ndered equity share certification				na 1/ We luit	the authorize the Acquirer and TAC
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Registrar to the Offe		3,, 34. 3.14. 33			onan ne agai		
5		Withdrawal should reach th	ne Registrar to	the Offer befor	e the last date	e of withdrav	val i.e. 27.06.2018. We note that the
			-				loss in transit of the shares held in
physical form.		ge,g			, ,	,	
	nderst	and that the Acquirer and	PACs will retur	n the original s	share certifica	te(s), share	transfer deed(s) and shares only or
		of the documents, signature		-			• • • • • • • • • • • • • • • • • • • •
SHARE HELD IN PI	IYSIC	AL FORM					
The particulars of te	ndered	d original share certificate(s	and duly sign	ed transfer de	ed(s) are deta	iled below:	
Sr. No. Ledge	r folio	No.	Certificate I	No.	Distinct	tive No.	No. of Shares
					From	То	
Total number of sh	ares		•				
I/We confirm that th	e part	iculars given above are true	e and correct.				
•	•	3					
Yours faithfully,							
Signed and Delivere	t						
		Full Names (s) of the	holders	Add	iress		Signature
First/Sole Holder							
Joint Holder 1							
Joint Holder 2							
				1		1	
Note: In case of joi	nt hole	dings, all shareholders mu	st sign. A corp	orate body mu	st sign under	its official r	name. The withdrawal option can be
exercised by submit	ing th	ne Form of Withdrawal, dul	y signed and co	ompleted, alon	g with the cop	y of acknow	ledgement slip issued at the time o
submission of the	Form	of Acceptance cum Ackn	owledgement.	Applicants are	e requested	to clearly n	nark the envelope with the word
"TIRRIHANNAH COM	PANY	LIMITED Open Offer" while	le sending the	documents to	the registrar	to the offer	r. All future correspondence, if any
			_		_		OMPANY LIMITED), at their aforesaid
address.	- 5	,					<i>,,</i>
Place:				D	ate:		
			ТЕ				
			ACKNOWLE	DGEMENT RE	CEIPT		
Pacaivad Form of W	thdra	wal from Mr./ Mrs./Ms					
		wai irom Mr./ Mrs./Ms DP ID					
1 OHO 110		DL ID		CHELLETO MO.			וזעוווטכו טו אוומולא

Date of Receipt

Signature of official

 $tendered ------Number \ of \ share \ with drawn -------$

Stamp of Registrar