

September 02, 2022

**BSE Limited** 

P J Towers, Dalal Street, Mumbai – 400001.

**Scrip Code: 512599** 

Dear Sir/ Madam,

Sub: Clarification on recent news item appearing in the website https://economictimes.indiatimes.com/markets/stocks/news/adanis-to-launch-open-offer-for-ndtv-on-october-17/articleshow/93892415.cms dated August 30, 2022 titled "Adani's to launch open offer for NDTV on October 17".

Ref: Your email dated September 01, 2022.

In response to the clarification sought with reference to the subject-mentioned news item, we wish to submit as under:

- 1. The captioned article seems to be an outcome of the Detailed Public Statement dated August 29, 2022 ("DPS") issued in accordance with the SEBI SAST Regulations ("SAST Regulations"), by JM Financial Limited ("the Manager"), on behalf of Vishvapradhan Commercial Private Limited ("VCPL") and certain Persons Acting in Concert ("PACs") as mentioned in the said DPS, in an ongoing open offer process. The said DPS was submitted by the Manager to the Stock Exchanges on August 30, 2022 for dissemination on the exchange's website and the same is available on the websites of the Stock Exchanges. VCPL is an indirect subsidiary of Adani Enterprises Limited ("AEL/Company"). Copy of DPS is attached as Annexure 1.
- 2. A brief chronology of this event is outlined below:
  - a. AMG Media Networks ("AMNL", a wholly owned subsidiary of AEL) acquired 100% stake in VCPL on August 23, 2022, which was duly disclosed to the Stock Exchanges, as per **Annexure 2**.
  - b. On same day, VCPL exercised certain warrants issued by RRPR Holding Private Limited ("RRPR"), which, upon conversion, would result in VCPL acquiring 99.50% stake in RRPR. This was also disclosed by AEL to the Stock Exchanges, as per Annexure 3.

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



- c. RRPR, is holding 29.18% stake in New Delhi Television Limited ("NDTV"), a listed entity, and hence in accordance with SAST Regulations, the exercise of warrants triggered an open offer, whereby VCPL alongwith AMNL and AEL (acting as PACs) has offered to acquire additional 26% stake in NDTV ("Open Offer"). This development was disclosed by AEL to the Stock Exchanges, as per Annexure 3.
- d. Further, pursuant to the SAST Regulations, VCPL through the Manager has issued the said DPS dated August 29, 2022, outlining the tentative target dates for various activities in the ongoing Open Offer process. A copy of the said DPS was also sent to NDTV, SEBI and the Stock Exchanges (and is available on the websites of SEBI, BSE and NSE).
- 3. This is to clarify that the timelines mentioned in the DPS by the Manager are indicative (prepared on the basis of timelines provided under the SAST Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.

As such, the Company has made required disclosures to the Stock Exchanges from time to time with respect to the captioned matter. The Company undertakes to comply with the requirements of Regulation 30 of the LODR and make disclosures as and when required under law.

You are requested to take the same on your records.

Thanking you,

Yours faithfully, For **Adani Enterprises Limited** 

JATINKUMAR
RAMESHCHANDR
RAMESHCHANDRA
JALUNDHWALA

Digitally signed by JATINKUMAR
RAMESHCHANDRA
JALUNDHWALA

Date: 2022.09.02 12:36:35 +05'30'

Jatin Jalundhwala Company Secretary & Joint President (Legal)

Encl: As Above

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067

August 30, 2022

**BSE** Limited,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001, India.

National Stock Exchange of India Limited,

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051, India.

Dear Sir/Madam,

<u>Sub</u>: Detailed Public Statement dated August 29, 2022 ("DPS") in relation to an open offer to the Public Shareholders (as defined in the DPS) of New Delhi Television Limited ("Target Company") ("Open Offer").

With respect to the captioned Open Offer, please find enclosed the detailed public statement dated August 29, 2022, ("DPS") published, on August 30, 2022, in the following newspapers:

Newspaper	Language	
Financial Express	English National Daily	
Jansatta	Hindi National Daily*	
Navshakti	Mumbai Edition	_

<sup>\*</sup> Hindi also being the regional language of Delhi

We request you to kindly disseminate the DPS on your website.

Mumbai

Thanking You,

For JM Financial Limited

Authorized Signatory

Name: Vikas Kothari

Enclosure: as above.

T: +91 22 6630 3030 F: +91 22 6630 3330 www.jmfl.com

# **NEW DELHI TELEVISION LIMITED ("TARGET COMPANY")**

HAVING ITS REGISTERED OFFICE AT B-50 A, 2ND FLOOR, ARCHANA COMPLEX, GREATER KAILASH-I, NEW DELHI, 110048, INDIA. TEL: +91 11 14777777; +91 11 26446666 AND FAX: +91 11 49862990; WEBSITE: www.ndiv.com

OPEN OFFER FOR ACQUISITION OF UP TO 16.762.530 FULLY PAID-UP EQUITY OPEN OFFER FOR ACQUISITION OF UP TO 16,762,330 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF INR 4 EACH ("OFFER SHARES"), REPRESENTING 26,00% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF THE TARGET COMPANY FROM ALL THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY VISHVAPRADHAN COMMERCIAL PRIVATE LIMITED ("ACQUIRER") ALONG WITH AMG MEDIA NETWORKS LIMITED ("PACS"), AND ADAMIENTERPRISES LIMITED ("PACS"), AND COLLECTIVELY WITH PACS 1, "PACS"). IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER

This detailed public statement ("DPS") is being issued by JM Financial Limited, the manager to the Open Offer (Manager to the Offer), for and on behalf of the Acquirer and PASs (collectively, "Acquirer Group), in compliance with Regulations 3(1), 4 and 5 fersued with 13(4), 14(3) and 15(2) and there applicable provisioners of the Securities and Exchange Board of India (Substantial Anguistion of Shares and Takeovers) Regulations, 2011 and Securities and Exchange Board of India (Substantial Anguistion of Shares and Takeovers) Regulations, 2011 and Securities and Exchange Board in India (Security Exchanges) and Exchange Board (Security Exchanges) and Security (Security Exchanges) and Security (Security Exchanges) on August 22, 2022 in accordance with Regulation 4 (1) of the SEBI (SAST) Regulations. The PAva as sold test with the Securities and Exchange Board of that (SEBI) on August 23, 2022 and Exchange Security (Security Exchanges) and Exchange Board of this (SEBI) on August 23, 2022 and Exchange Board of this (SEBI) on Augu

For the purposes of this DPS, the following terms would have the meaning assigned to them herein below

"EPS" shall mean earnings per share.
"Equity Shares" or "Shares" shall mean fully paid-up equity shares of face value of INR 4 each of

Catheline Date' means the date falling on the 10th (Tenth) Working Day prior to the commencement of Tendering Period, for the purpose of determining the Public Shareholders to whom the letter of offer in relatitist Offer (the "Letter of Offer") shall be sent.

"Promoter Company" shall mean RRPR Holding Private Limited.

"Public Shareholders' shall mean all the equity shareholders of the Target Company who are eligible to tender their shares in the Open Offer, excluding the Acquirer, PACs, and all persons deemed to be acting in concert.

their shrees in the Open Offer, excluding the Acquirer, PACs, and all persons deemed to be acting in concert. "SEBILAdd shall enan Securities and Exchange Board of India, 4.1592 and subscience at membranes thereto. Tendering Period" has the meaning ascribed to it under the SEBI (SAST) Regulations. "Voting Share Capital" shall mean the expected total voting equity share capital of the Target Company as on the form (referr) Wichting buy from the decision of the Tendering Period for the Offer. This excludes 11,550 Equity Stanes which have been assaid but not subscircted present to an Employee Stock Parthasis Scheme as three Equity Stanes which have been sessed but not subscircted present to an Employee Stock Parthasis Scheme as three Equity Stanes were stop in alsegment. The Target Company has confirmed that there no cast anding vested employee action colors that voll was all the exercisable interesting vested employee action colors that voll was all the exercisable interesting vested employee action colors that vill was all the exercisable interesting byte action of the Tendering Period for the Offer).

### Working Day' means any working day of SEBI.

- ACQUIRER, PACs, TARGET COMPANY AND OPEN OFFER
- nation about the Acquirer and PACs:
- Details of Vishvapradhan Commercial Private Limited ("VCPL"/"Acquirer")
- The Acquirer, Vishvapradhan Commercial Private Limited was incorporated as a private limited company or February 25, 2008 as Vishvapradhan Commercial Private Limited under the Companies Act, 1958. As on the clade of the DFS, the Acquirer is a wholly owned subsidiery of a public company. It is registered office is blocated at 4th Ploor, Plot No. 38, institutional Pinas, Sector 32, Gurgaon, Haryana 122001, India, There has been not charge in the name of the Acquirer since this tomorporation.
- The paid-up is a characteristic of the Acquirer is INR 3,500,000 divided into 350,000 fully paid-up equity share of INR (0 each, The equity shares of the Acquirer are not listed on any stock exchange in India.

  The Acquirer is a part of the Adam's Group.
- The Acquirer is engaged in the business of consultancy services and allied activitie
- The Acquirer is a wholly owned subsidiary of PAC 1 and is controlled by PAC 1. PAC 1 along with 6 nomines shareholders holds 100.00% of the paid-up equity share capital of the Acquirer.
- shareholders notis 10,00% of the paid-up equity share coptial of the Acquirer,

  The Acquirer does not hold any Equity Shares or voting rights in the Target Company, Furthermore, the
  Acquirer has not directly acquired any Equity Shares of the Target Company between the date of the PA
  Acquirer 18, 2052 and the date of the DPS. Pursuant to the consummation of the Underlying Transaction
  (as defined below), the Acquirer will not directly acquire any equity shares of the Target Company but shall
  did at least 95% to tup to 10,00% of the paid-up share capital of the Pomoder Company, which holds
  18,813,928 equity shares in the Target Company constituting 29,18% of the Voting Share Capital of the
  Target Company, yetusant to the Open Officer, assuring fall accopation in the Open Officer, the Acquirer shall
  acquire up to 26,00% of the share capital of the Target Company.
- The Acquirer, including its directors and key employees, does not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing the Acquirer.
- The Acquirer has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 11B of the SEBI Act or under any other regulations made under the SEBI Act.
- Nether the Acquirer nor its directors are categorized as a wilful defaulter by any bank or financial institution or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of Indirect (RBT), in terms of Regulation (21) copy of the SEB(16/SR1) Regulations. Neither the Acquirer nor its directors are categorized/declared as a flagilive economic offender under Section 12 of the Fugilite Forcomic Offenders Act, 2018 (17 of 2018), in nature of Regulation 2(1) (a) of the SEB (16/SR1), in nature of Regulation 2(1) (a) of the SEB (16/SR1).
- The key financial information of the Acquirer as at and for the year ended March 31, 2020, March 31, 2021 March 31, 2022 extracted from the audited financial statements of the Acquirer for each of the respective financial years, are as follows:

Particulars	As at and for the financial year ended on			
	March 31, 2020	March 31, 2021	March 31, 2022	
Total Income	2.0	1.0	1.0	
Net Income/(Loss)	(3,0)	8.7	0.5	
EPS (INR per share)	(0.2)	0.5	0.0	
Net Worth	1.4	10.6	10.1	

Source: Certificate dated August 27, 2022 issued by M/s. K J Sheth & Associates, Chartered Account. (Kirlt Sheth, Proprietor, Membership Number: 037824)

# 1.2 Details of AMG Media Networks Limited (PAC 1)

- Details of Nation and Recovery 2015. The Company It was incorporated on April 26, 2022 under the Companies Act, 2013. Its registered office is bocated at Adami Corporate House, Near Vaishno Devi Cirdle, SG Highway Khodiyar Ahmedabad, Gujarat 382421, India. There has been no change in the name of PAC 1 since its
- The paid-up share capital of PAC 1 is INR 100,000 divided into 10,000 equity shares of INR 10 each. The equity shares of PAC 1 are not listed on any stock exchange in India.
- PAC 1 is part of the Adami group.

- PAC 1 is part of the Adain group.

  PAC 1 is a part of the PAC 2 is a control of the PAC 2 in the Adainst addition.

  PAC 1 is a whole yoursed subsidiary of PAC 2 and is controlled by PAC 2. PAC 2 along with 6 nominee strendblers holds: 100,00% of the paid-up share capital of PAC 1.

  PAC 1 is the holding company of, and holds 100,00% of the paid up share capital of, the Acquirer.

  PAC 1 does not hold any Equity Shares or voting rights in the Target Company. Furthermore, PAC 1 has a control of the PAC 1.

  PAC 1 does not hold any Equity Shares or voting rights in the Target Company. Furthermore, PAC 1 has a control of the PAC 1.

  PAC 1 will not detail of this DPS, Parsand to the consciously part the Unided High Tarasaction (as defined factory.)

  PAC 1 will not detail or capital or the Pach shares of the Target Company, However, pursant to the Unided Transaction, the Acquirer, a wholly owned subsidiary of PAC 1, shall hold at least \$9,50% but up to 100,00% of the paid-up share capital of the Promote Company, which hads 1.8,413.95 equity shares in the Target Company constituting 29.18% of the Voting Share Capital of the Target Company from the

  PAC 1 has a right to call your up to 2,600% of the equity share capital of the Pach of the Target Company from the
- PACC 1 has a right to call upon up to 2600% of the equity since capital of the Target Company from the Promotor Company, except for which PAC1, including its directors and key employers, does not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing PAC1.

- Company representing PAC 1.

  PAC 1 has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 118 of the SEBI Act or under any other regulations made under the SEBI Act.

  Neither the PAC 1 not is directions are colleopted as a will defaulter by any tenso for financial institution or consortium thereof, in accordance with the guidniers on whild defaulter issued by the Reserve Bank of India (RBI1), interns of Regulations (21) (ze) of the SEBI (SAST) Regulations.

  Neither the PAC 1 nor its directors are categorizedidederated as a fugilive economic offender under Section 12 of the Fugilive Economic Offenders Act, 2018 (17 of 2016), in terms of Regulation 2(1)(a) of the SEBI (SAST) Regulations.
- PAC 1 was incorporated on April 26, 2022 and since this is lifts first year of operation, no financial statements of PAC 1 are available as of the date of this DPS.

- of PAC 1 are available as of the date of this UPIs.

  Details of Adain Enterprises Limited (PAC 2)

  PAC 2 is a public Initiate company, it was incorporated on March 2, 1993 as Adam Exports Limited under the Companies Act, 1985. The name was subsequently changed to Adam Enterprises Limited warf, August 10, 2006. Its registered office is located at Adam Corporate House, Shantigram, Near Valshno Devi Circle, St Highway, Khorigyar, Ammedated, Qipiarer 39,8247; [1-6].

  The paid-up stars capital of PAC 2 is INR 1,140,001,121 divided into 1,140,001,121 fully paid up equity shares of NR 1 each, The equity shares of PAC 2 are listed on ISEE (Scrip Code 5/2599) and NSE (Symbol AAVMENT). The ISM of equity shares of PAC 2 is INR12/AM102A.

- PAC 2 is part of the Admit group.

  PAC 2 is part of the Admit group.

  PAC 2 is presently focused on the business related to airports, roads, water, data centers, manufacturing, defense and aerospace, edible ols and foods, mining, integrated resource solution integrated agri-queryly chains.
- imagicate a prepayer users and promoter group of PAC 2 and; (B) other significant shareholders (public shareholders holding more than 1% of the fully packing equity share capital) of PAC 2, as disclosed by I to the Stock Exchanges under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as of June 30, 2022 are as follows:

- Requirements) Regulations, 2015, as of June 30, 2022 are as follows:

   (A) Promoter and promoter group of PAC 2:
   Individuals: Cautambella Shamikla Alani, Rejeethhail Shamilial Adani,
   Body Corporates and Others: Shri Gautam S. Adani/Shri Rajesh S. Adani (on behalf of S. B. Adani
   Fanty Trast), Shri Gautam S. Adani/Shri Rajesh S. Adani (on behalf of Gautam S. Adani/Trast), Shri Gautam S. Adani Parkey H. Lid. Adani Trastine Lid. Andani Trastine Lid. Andani Trastine Lid.
   The Cautam S. Adani Parkey Lid. Adani Trastine Lid.
   The Cautam S. Adani Parkey Lid. Adani Trastine Lid.

- (B) Other significant shareholders (public shareholders holding more than 1% of the fully paid-up equity share capital) of RAC 2:
  Blan hallo opportunities Fund Limited, Lts Investment Fund Ltd, Apms Investment Fund Limited, Nomura Sngapore Limited Od, Vespers Fund Limited, Life Insurance Corporation of India, Green Enterprise Investment Hidding Rot Limited.
- PAC 2 owns and exercises control over PAC 1, which in turn owns and controls the Acquirer,
- PAC 2 owns and exercises control over PAC 1, which in lum owns and controls the Acquire.

  PAC 2 does not hold any Equity Shares or voting rights in the larged Company, Furthermore, PAC 2 has not directly acquired any Equity Shares of the Target Company between the date of the PA Lia, August 23, 2022 and the date of this PSP, Pausant to the consumention of the Indefining Transaction, de actificate blowly.

  PAC 2 will not directly acquire any equity shares of the Target Company, However, pursuant to the Indefining Transaction, the Acquire: a windy owned sacilisating of PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisating of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned to PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windle pAC. 3 which is a wind
- PAC 2, including its directors and key employees, do not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing PAC 2.
- PAC 2 has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 116 of the SEBI Act or under any other regulations made under the SEBI Act or under any other regulations made under the SEBI Act or Netherther the PAC 2 in the directors are considerable as a will defaulted by any behavior of infancial institution or consortium thereof, in accordance with the guidelines on withit defaulters issued by the Reserve Bank of hinder (RBD), in terms of Regulation (2) (or in SEBI (RSS)) Regulations,
- Notine the PAC 2 nor its directors are categorized/declared as a furtilitie economic offender under Section 12 of the PAC 2 nor its directors are categorized/declared as a furtilitie economic offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018), in terms of Regulation 2(1) (ja) of the SEBI (SAST) Regulations.
- (SAS) I (Regulations.)
  The summary of consolidated financial information of PAC 2 as at and for the financial year ended March 31, 2020. March 31, 2021 and March 31, 2022, extracted from the audited consolidated financial statements of PAC 2 for each of the respective financial years, and for the period ended June 30, 2022 extracted from the unaudited limited review financial statements, are as follows:

Particulars	As at and for the financial year/period ended on			
	March 31, 2020 (Audited)	March 31, 2021 (Audited)	March 31, 2022 (Audited)	June 30, 2022 (Unaudited)
Total Income	4,408,620.8	4,029,093.4	7,043,268.6	4,106,643.0
Net Income/(Loss)	79,800.1	74,632.1	47,537.4	41,073.0
EPS (INR per share)	10,4	8,4	7.1	4.2*
Net Worth (including non controlling Interest)	1,813,551,0	1,883,558,3	2,611,869,7	NA^

\*Since the balance sheet as at June 30, 2022 of the PAC 2 is not available on the website of the Stock Exchanges, this information is maximalable. \*Not annu

No commenced and August 27, 2022 issued by Mis. K J Sheth & Associates, Chartered Accountants (Kirkt Sheth, Proprietor, Membership Number: 037824) Information about the Seller:

The Underlying Transaction does not involve any sale or purchase of Equity Shares from any existraerholders of the Target Company. The Underlying Transaction involves the acquisition of at least 90 to up to 100,00% of the packley batter capital of the Promoter Company. The Promoter Company inholds 18,813,928 Equity Shares constituting 29,18% of the Voting Share Capital of the Target Company.

# Information about the Target Company

- New Delhi Television Limited is a public listed company incorporated under the Company Act, 1958 as New Delhi Television Private Limited on September 8, 1988, There have been no changes in the name of the Target Company in the last 3 (three) years.
- e registered office of the Target Company is located at B-50 A, 2nd Floor, Archana Complex, Greater lash-I, New Delhi 110048, India. Tel. +91 11 41577777; +91 11 26446666 and Fax: +91 11 49862990 Its corporate identity number is Le2111DL1988PLC033099.

- and as corporate electry number is 192/1101, 1890/H.035/999,
  The Target Company is in the media, enterimment, publication industry.
  The Equity Shares are listed on the BSE (Scrip Codes 535259) and the NSE (Symbols NDTV), The ISIN of Equity Shares of the Target Company is IRIS 155(501120),
  The Equity Shares are frequent to 155(501120),
  The Equity Shares are frequented to both on BSE and NSE within the meaning of explanation provided in Regulation 2(1)(0) of the SEB1(SAST) Regulations as on the edule of this DPS.
- nequation (1,1) of the CEC (10-62) in regularistics is on the use to instruct.

  As on Algual E. 20, 222, the authorized regular of the Target Company is Nint 1,730,000,000 invited into Association (10,1) of the CEC (10,1) of the
- As on August 25, 2022, the Target Company has disclosed that there are no partly paid-up shares, convertible securities or warrants, and there are no shares against which dispository receipts have been issued. Further, the Target Company has confirmed that there are no employee stock options that will see and be exercisable into equity shares of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender).
- The summary of financial information of the Target Company as at and for the financial year ended March 31, 2020, March 31, 2021 and March 31, 2022, extracted from the audited consolidated financial statements of the Target Company for each of the respective financial years, and for the period ended June 30, 2022 extracted from the unaudited limited review financial statements, are as follows:

INR in lakhs (except per share data					
Particulars	As at and for the financial year/period ended on				
	March 31, 2020 (Audited)	March 31, 2021 (Audited)	March 31, 2022 (Audited)	June 30, 2022 (Unaudited)	
Total Income	39,296.1	40,790.0	42,089.0	11,370.0	
Net Income/(Loss)	2,792,7	7,486.0	8,476.0	2,581,0	
EPS (INR per share)	3.8	11.0	12.4	3.6*	
Net Worth (including non controlling Interest)	4,921.8	11,869.6	20,494.8 1	NA <sup>e</sup>	

<sup>1</sup>The amount of capital reserve as at March 31, 2022 is not available on the website of the Stock Exchanges. Thus, we have assumed amount of capital reserve as at March 31, 2022 to be same as that as at March 31, 2021.

ZUZI

Since the balance sheet as at June 30, 2022 of the Target Company is not available on the website of the Stock Exchanges, this information is unavailable.

What annualized Sources Conflicted elated August 27, 2022 issued by Mis. K. J. Shelft & Associates, Chartered Accountants (Kirld Stelft, Proprietor, Memberahip Number: 037824)

Details of the Open Offer.

uruses or the Upen Other
This Offer is a mandatiny open offer made by the Acquirer Group in terms of Regulations 3(1), 4, and 5 of the
SEBI (63.817) Regulations. The Offer is a deemed direct offer meeting the thresholds specified under
Regulation 5(2) for SEBI (63.817) Regulations. The PA annuancing the Open Offer, under Regulations 6(1),
4 and 5 read with Regulations 13(2), 14 and 15(1) of the SEBI (63.817) Regulations, wo submitted to the
Stock Exchanges on August 23, 2022. The PA was also feel with SEBI on August 22, 2022 and was to
the regulation of the Target Company on August 23, 2022 in terms of Regulation 14(2) of the SEBI
64.85(3) Regulations.

- (SAS) regulations.

  [Visign of the Acquirer will own and control at least 99.50 but up to 100,00% of the packet, share capital of the Promoter Company, which holds 20.18% of the Votir Share Capital of the Tomoter Company, which holds 20.18% of the Votir Share Capital of the Taget Company, resulting in deemed direct acquisition (Region an indirect acquisition meeting the thresholds specified in Regulation (S2) of the SEEI (SAST) Regulations of viting rights in execus of 25,00% in the Taget Company, by the Acquirer shared to consummation of the Underlying Transaction, and see office in the Capital shared control over the Taget Company, For further deal relating to the Underlying Transaction, least eiter Part II (Galagogrande for the Query Company).
- relating to the Underlying Translation, pease reter Final IL (aboxgourse to the Upen Units).

  The Acquirer Comp is making this Copen (fifth and IP alidis Enhantheders to acquire up to 16,762,530 Equity Sharers, Ception 2,260% of the Voting Sharer Capital of the Target Company at a price of 187,240.00 per Equity Sharer (Cliffer Price) eletermoder in accordance with Regulation (19), and other application provisions of the SEBI (SAST) Regulations, Assuming ILII acceptance of the Office, the aggregate consideration papels to the Position Sharefulders in accordance with Regulations (18) and the SEBI (SAST) Regulations with but to IRII ACCEPT (SAST) Regulations (18) and the SEBI (SAST) Regulations with our to IRII ACCEPT (SAST) Regulations (18) and IRIII ACCEPT (SAST) REGULATION (18) and IR
- The Offer Price will be payable in cash by the Acquirer, in accordance with the provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, and subject to the terms and conditions set out in this DPS and the Letter of Offer that will be sent to the Public Shareholders in accordance with the provisions of the SEBI (SAST) Regulations,
- This is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations
- This Offer is not conditional upon any minimum level of acceptance in terms of Regulations.

  This Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations.
- The Voting Share Capital of the Target Company as of the 10th (Tenth) Working Day from the closure of the

Particulars	Number of Shares	% of the Voting Share Capital
Fully paid-up equity shares as of the date of this DPS*	64,471,267	100.00
Partly paid-up equity shares as of the date of this DPS**	NIL	NIL
Outstanding vested employee stock options**	NIL	NIL
Warrants convertible into equity share(s) each	NIL	NIL
Voting Share Capital	64,471,267	100,00

"This excludes 11,250 Equity Shares which have been issued but not subscribed pursuant to an Employ Stock Purchase Scheme as these Equity Shares were kept in abeyance.

Solor Particles Scrience as crience Caupy Solars were leaf in exception. "Are all rugued 25 sol.22 the Target Company has disclosed that it has not issued any partly paid-up shares, conventible securities or warmants, and there are no atheres against which dispository receipts have been issued. Faither, the Target Company has confirmed that there are no additionally sested employes stock assect. Faither, the Target Company has confirmed that there are considered paying years of the Target Company has the security of the confirmed that the experiment of the Solar S

- If the aggregate name of Equity Shares saddy indered in this Open Office by the Public Sharehdders, is more than the Office Size, then the Equity Shares validy tendend by the Public Sharehdders will be accepted on a proprioriate basis, subject to acquisition of a maximum of 16 (552.55) Equity Shares validy tendend by the Public Sharehdders will be accepted on a proprioriate basis, subject to acquisition of a maximum of 16 (552.55) Equity Shares, representing 25(00% of the Voting Share Capital of the Target Company, in consultation with the Manager to the Open Office.
- To the best of the knowledge of the Acquirer Group, there are no statutory or other approvals required to complete the Underlying Transaction and the acquisition of the Offer Shares that are validly tendered

- rsuant to the Open Offer or to complete this Open Offer, However, in case any statutory approvals become plicable and are required by the Acquirer and the PACs at a later date before the dosure of the Tendering riod, this Open Offer shall be subject to recipiol of such further approvals.
- remot, mis upen other small be subject to receipt of such turner approvals. Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.
- approvals are required in order to complete this Open Offer.

  All Public Sheedenders (including readed nor one-readed the shareholders) must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Basic India held by them, in the Offer and submit south approvals, along with the other documents required to accept this Offer, In the event such approvals are not submitted. An Acquirer Group reserves the right to accept this Offer, In the event such approvals in this Offer, Further, if the holders of the Equity Shares who are not persons resident in India (nituding non-resident Indian (NRT), oversess composite body (OCBT), foreign statutional values (FIEI) or FEFF) bind required any approvals (including from the Reserve Basic of India, or any other regulatory body) in respect of the Equity Shares had by them, they will be required to other submit such previous approvals, that they would have obtained for holding the Equity Shares, to braid the Offer Shares held by them, along with the other documents required to be leadered to accept this Offer. In event such approvals are not submitted, the Acquirer Group reserves the right to right such of the event such approvals are not submitted, the Acquirer Group reserves the right to right such collection.
- In terms of Regulation 23 of the SEBI (SAST) Regulations, in the event that the approvals, if any, specified in this DPS as set out in Part M (Statutory and Other Approvals) below or those which become applicable in this DPS as set out in Part M (Statutory and Other Approvals) below or those which become applicable in state risks between the decision of the relating period are not received, for response outside the reasonable control of the Appurer Group, then the Appurer Group State In the Managery shall, within 2 Vioriany Days of such withdrawal in applications and the state of the Appurer Group (Prough In Managery shall, within 2 Vioriany Days of such withdrawal and set an amounteraint of such shiftdrawal stating the grounds for the withdrawal and accordance with Regulation 2(2) of the SEBI (SAST) Regulations.
- withdrawal in accordance with Regulation 23(2) of the SEII (SAST) Regulations.

  At The Publis Shareholdess who tender that Fauly Shares in this Open Offer shall ensure that the Equity Shares are dear from all lens, charges and encumbrances. The Offer Shares will be acquired upon the Acquired Shares are dear from all lens, charges and encumbrances and together with all the rights attached meets, including all the rights to dividends, bronces and eight offers declared threed and in accordance with the terms and conditions with the terms and conditions the terms and the state of the
- the Target Company.

  Subsequent to complicion of the Open Offer, the Acquirer Group reserves the right to streamline/restructure the operations, assets, Isabilities and/or businesses of the Target Company through arrangement/reconstruction, restructuring, buybacks, merger, demenger/desiliser, of the Equily Shares of the Target Company from the Stock Exchanges and/or sale of assets or undertakings, at a later date. The Acquirer Group may also consider disposal of or otherwise comunitiening any assets or investments of the Target Company or any of its subsidiaries, through sale, lesse, reconstruction, restructuring and/or engolation or termination of existing contractual-opering variangements, for estructuring and/or engolation or termination of existing contractual-opering variangements, for estructuring and/or completion of the originary course of business, to improve operational efficiencies and for other commercial reasons, the board of directions of the Target Company will take decisions on these matters in accordance with the equirements of the business of the Target Company and in accordance with and as permitted by applicable law. ccordance with the require ermitted by applicable law.

- accordance with the requirements or the clarget company and in accordance with an assignant to be good and the company and in accordance with an assignant to the projectable law, wit. Other than as set out above, if the Acquirer Group intends to restructure or allenate any material assess of the Braget Company or its subsidiaries (enturing on accounted regulatory approval) or compliance with any plant that it is bridling or a regulatorial by the braget Company, within a period of any plant that it is brighted to the company of the situation of the Acquirer and the provision for Regulation (250) of the SES (ESSAF) Regulation covered of any situation of the Acquirer under the Offer, subject to confination of the restruction state of the Acquirer under the Offer, subject to confination for the restruction of the Acquirer under the Offer, subject to confination for the Acquirer under the Offer, subject to confination for the Acquirer under the Offer, subject to confination for the observation of the Acquirer under the Offer, subject to confination for the scaled state of the SESAF (and SESAF to the Acquirer under the Offer, subject to confination for the scaled state of the Acquirer under the Offer, subject to confination for the scaled state of the Acquirer under the Offer, subject to confination for the scaled state of the SESAF (and SESAF to the SES

### BACKGROUND TO THE OPEN OFFER

- BACKGROUND TO THE OPEN OFFER

  Pursuant to kan agreements dated July 21, 2009 and January 25, 2010 (collectively, 'Loan Agreements'),
  each entered into between the Acquirer, Promoter Corpany, Mr. Piranov, Roy. ('Ppomoter 1'), and
  Mrs. Radnika Roy ('Ppomoter 2', and collectively with Promoter 1', Promoter Individuals'), the Acquirer, at
  its discretion: (ii) has the right to exercise any or all of the 100,000,000 share warrants ('Warrants') issued to
  by the Promoter Corpany, which upon exercised and life internative, till results of the results of the state of

- Pursuant to:

  - the Purchase Option Exercise, if exercised by the Acquirer, and the corresponding transfer of the equity shares of the Promoter Company by the Promoter Individuals to the Acquirer,

the Acquirer shall held at least 99-076; but up to 100,00% of the paid up sharer capital of the Promoter Company, The Promoter Company in turn holds 18,813,208 Equity Shares representing 28,18% of the Voling Share Capital and is disclosed as part of the promoter good of the Target Company, Thus, the said transaction will result in a deemed direct acquisition (leaing an indirect acquisition meeting the intersholds specified in Regulation 50;) of the SEEI (MSST) Regulations;) of voling gripts in except of Target Company (\*Underfying Transaction\*). Pursuant to consummation of the Underfying Transaction and the Office. The Acquirer shall acquire condrict with the Company of the Underfying Transaction and the Office. The Acquirer shall acquire condrict over the Target Company.

Details of Underlying Transaction						
Type of transaction (direct/ indirect)	Mode of transaction (Agreement/Allotment/ market purchase)	Shares/ Voting rights acquired/ proposed to be acquired Number % vis-à-vis		Total Consideration for shares/ Voting Rights	Mode of payment (Cash/ securities)	Regulation which has triggered
,			total equity / voting capital	(VR) acquired		
Indirect control of the Target by the Acquirer pursuant to the Managard pursuant to the Underlying acquisition is a deemed direct acquisition is a deemed direct to the Managard pursuant of the Man	Pursuant to the Underlying Transaction, the Acquirer will own and control at lease 18,95% but up to 100,000% of the paid- plant capital of the white holds 23,45% of the Voltag Share Capital of the Target Company, resulting in deemed direct acquisition (heing an indirect acquisition (heing an indirect acquisition) of white the paid of the paid of paids of the paids of the paids of paids	18,813,928	29.18%	Not applicable as this is an indirect acquisition.	Not applicable as this is an indirect acquisition.	Regulation s 3(1), 4 and 5 of the SEBI (SAST). Regulations.

- The Acquirer will not directly acquire any equity shares of the Target Company pursuant to the Underlying Transaction. However, pursuant to the Underlying Transaction, the Acquirer shall hold at least 95.0% for up to 100.00% of the packety shares paid of the Promote Company, which holds 18.813.282 eauly shares in the Target Company, constituting 29.16% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, and the Capital of the Target Company, and the Capital of the Target Company and Indiana of Indiana Capital of the Target Company and Indiana of Indiana Capital of the Target Company of Indiana of Indiana Capital of the Target Company and Indiana Capital of the Target Company of Indiana Capital of the Target Company.

### Salient features of the Underlying Transaction:

- Sallent features of the Underlying Transaction:

  Pursuant to the Loan Agreements, the Acquirer was allotted 100,000,000 Warrants by the Promoter Company, and the Acquirer, at this discretion, rise the right to exercise any or all of such Warrants, at par value, in one or more transches, which upon exercise of all warrants, will result in such number of quity barres. Ostillation of the Company for the Company fo
- the Promoter Company, Wirmare Exercise Mode, Interns of the Board Approval and pursuant to the Loan Agreements and the tern of the Warrants, the Acquirer issued a notice dated August 23, 2022 to the Promoter Company to service portion of the Warrants, then 51,980,000 Warrants, resulting in to 19,900.00 equily shares of the Promoter Company, constituting 524,000 if the equily capital of the Promoter Company post allotiment of the equi-shares presented in the 2004 warrants, for INR 19,900,000, paid in calks.
- shales pussant to exercise of the above variants, for the 152,00000, paid in cash.

  <u>Subsequent Warrant Exercise</u>: In terms of the Board Approval, the Acquirer, at its sole discretion
  exercise the belance Warrants to acquire up to 99,99% of the equity share capital of the Promoter Cor
  at any time and in such manner as it may deem fit.
- array time undis such manner as in registers to acquire up to 949/9% of the equility share capital of the Promoter Company attra y time and in such manner as it may doesn't like. Purchase Coglos: In terms of the Board Approval, the Acquirer, at its sole discretion, may exercise the Purchase Coglos: In terms of the Board Approval, the Acquirer, as the sole discretion, may exercise the Purchase Coglos by purchasing the 10,000 equily shares held by the Promoter Individuals for INR 100,000,00 at any time and in such manner as it may doesn't, in the Acquirer in the Acquire
- regulation at 20 mile Secul Transaction

  Updates in relation to the Underlying Transaction

  While as per the terms of the Warrants, the Promoter Company Shares were to be allotted to the Acquirer While as per the terms of the Warrants, the Promoter Company is Shares were to be allotted to the Acquirer within 2 business way from the Warrant Exercise Notice, i.e. by August 29, 2022, a letter dated August 24, 2022 was assued on behalf of the Promoter Company to the Acquirer in response to the Warrant Exercise Notice, and the Acquirer in response to the Warrant Exercise Notice, and the Acquirer in the Shares Ref., 2022, issued by SERI, bearing Ref., 2022, issued by SERI, bearing Ref., which is the Promoter Individuals were restricted from accessing the securities market or otherwise directly or the Promoter Individuals were restricted from accessing the securities market or otherwise directly virtue of exercise of the conversion option of 2 years, In their regard, the Promoter Company stand to the virtue of exercise of the conversion option on Warrants held by the Acquirer loss accusion of the Promoter Company, and consequently the equalities of voting rights may violate the response from Experiment promoters of the Promoter Company, and the Promoter Company, and the Acquirer to market the SERI Order and Conference of the Conversion of 19.00.00 Warrants into 19
- August 22, 2022 in this regard.

  Addisonally, in response to the letter from the Acquirer calling upon the Target Company to provide information required in connection with this Office, the Target Company has issued a letter dated August 25, 2022 reliabring the position of the Promotiner Company that a prior written approved from SEB Is required to allotment of equity shares to the Acquired by the Promotier Company on exercise of Warrants pursuant to the SEB I Order, the Target Company has also made stock exchange disclosures dead August 24, 2022 and August 25, 2022 reliabring the above position of the Promotier Company, Further, the Target Company has agreed to provide the information in allotment on the Office angust under the SEB (353) The guidations. The made is attock exchanged disclosure on August 25, 2022 in this regard.
- These a social section of the Underlying Transaction and the Offer, the Acquirer shall be classified as a member of 'promoter group' or as a 'promoter' of the Target Company.
- control constituent of our charging interaction and the Taigat Company.

  The Offer Price shall be payable in cash in accordance with Regulation (917)(a) of the SEBI (SAST).

  The Offer Price shall be payable in cash in accordance with Regulation (917)(a) of the SEBI (SAST) regulations, and conditions set on in the DPS and the Letter of Offer that will be sent to the Public Shareholders in accordance with the provisions of the SEBI (SAST) regulations.

  Object of the Offer: The Underlying Insensaction will result in the deemed direct acquisition (peling an indirect acquisition meeting the thresholds specified in Regulation (52) of the SEBI (SAST) Regulations).

  Object of the Offer: The Underlying Insensaction will result that since capital and control over the Insensation (1813).322 Eaght). Streams amounting to 27,18% of the Insel since capital control over the Insensation (1814).322 Eaght). Streams amounting to 27,18% of the Insensation, the Acquirer Corquin Indirect to support the Company in an effective manner and further strengthen the partnership between the Acquirer (PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs and Target Company in an effective manner and the PACs strengthen the partnership between

# SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer and the PACs in the Target Company and the details of the acquisition are as follows:

Details	Acq	uirer	PA	C 1	PAG	2
	No. of Equity Shares	%	No. of Equity Shares	%	No. of Equity Shares	%
Shareholding as on the date of Public Announcement.	Ni	Nil	NI	Nil	Nil	Nil
Shares acquired between the date of the PA and the date of DPS	Ni	Nil	Ni	Nil	Nil	Nil
Post Offer shareholding as of the 10th (Tenth) Working Day after the closure of the Offer (assuming no Equity Shares tendered in the Offer) <sup>(1)</sup>	Ni	Nil	Ni	Nil	Nil	NiI
Post Offer shareholding as of the 10th (Tenth) Working Day after the closure of the Offer (assuming the entire 26.00% is tendered in the Offer) <sup>103</sup>	16,762,530 Equity Shares	26,00% of the Voting Share Capital	Ni	Nil	Nil	Nil

- The Acquirer Group will not directly acquire any equity stems of the Target Company pursuant to the Underlying Transaction, thosewer, pursuant to the Underlying Transaction, the Acquirer shall not at least underlying Transaction, the Acquirer shall not at least executive states in the Target Company, and the Acquirer shall not the Target Company, to the event the shareholding of the promoter and promoter group in the Target Company, after the completion of the Underlying Transaction and Office, recessed 5x 705x of the Velorig Servac Capital of the Target Company, the Acquirer will assure complaince with the minimum public shareholding requirements in such manner and filmeties persoched under explicable line. (2)
- The Acquirer Group will not directly acquire any share capital in the Target Company as a result of the Underlying Transaction.
- Other than as disclosed above, the Acquirer, the PACs, and members of the board of directors of the Acquirer and PACs do not hold any Equity Shares of the Target Company.

- The Equity Shares of the Target Company are listed on the BSE and the NSE.
- The traded turnover in the Equity Shares of the Target Company on BSE and NSE during the period August 01, 2021 to July 31, 2022 ("Twelve Month Period"), viz, twelve calendar months preceding the calendar

Stock Exchange	Traded turnover of Equity Shares of the Target Company during the Twelve Month Period ("A")	Total No. of Equity Shares of the Target Company during the Twelve Month Period ("B")	Traded turnover as % of total number of Equity Shares of the Target Company (A/B)
BSE	1,37,06,809	6,44,71,267	21.26%
NSE	10,34,35,994	6,44,71,267	160.44%

- source: Certificate dated August 23, 2022 essure by MSKA & associates, Chartered Accountants
  Based on the above information. Ne Equily States of the Target Company are frequently traded in terms of
  Regulation (1) (i) of the SEB (SAST) Regulations.
  This is a deemed dired acquisition of the Target Company, being an indirect acquisition meeting the
  thresholds specified in Regulation (5(2) of the SEB (SAST) Regulations.
  The Offer Pion of NR 294.0 (pp Equily) Share of the Target Company is higher than the price determined in
  accordance with Regulation 8(2) read with Regulation 8(5) of the SEBI (SAST) Regulations, being the
  highest of the (Solving agramminers).

Sr. No.	Particulars	Price (INR per Equity Share)
Α	The highest negotiated price per share of the Target Company for any acquisition under the agreement attracting the obligation to make a PA of this Offer	Not Applicable <sup>(1)</sup>
В	The volume weighted average price paid or payable by the Acquirer or the PACs during the fifty-two weeks immediately preceding the date of the PA	Not Applicable

	С	The highest price paid or payable for any acquisition by the Acquirer or the PACs during the twenty-six weeks immediately preceding the date of the PA	Not Applicable
	D The volume weighted average market price per equity share of the Target Company for a period of sixty froing days immediately preceding the delay free PA as traded on the NSE, being the stock exchange where the maximum volume of trading in the equity shares of the Target Company are recorded during only period and such shares being frequently traded, Calculations are attached in Annaxure 8  E Where the equity shares are not frequently traded, the price determined by the Aquier and the Wanager to Offer tarking into sociant valuation parameters including, book value, comparable trading multiples, and such other parameters as are accisionary for valuation of shares of such companies; and		INR 247.77
			Not Applicable <sup>(2)</sup>
	F	The per equity share value computed under Regulation 8(5), if applicable	INR 218.70 <sup>II</sup>

Notes:

1. Not applicable as this is an indirect acquisition.

2. Not applicable as the site is an indirect acquisition.

2. Not applicable as the early shares of the Target Company are frequently tradest.

3. In terms of the properties of the Target Company are frequently tradest.

3. In terms of the properties of the Target Company (alternative set out therein are acquisition along with a default description of the methodology adopted for each computation.

Pursuant to the Underlying Transaction, the Acquirer shall hold at least 98.5% but upto 100.00% of the issued and subscribed applied the Promoter Company, Not acquisition of the Promoter Company (and the Promoter Company) (and the Promoter

The aggregate of the aforementioned amounts is the implied value paid by the Acquirer for the indi acquisition of equity shares of the Target Company held by the Promoter Company, which translates to implied value per equity share of the Target Company of INR 218.70.

Therefore, the offer price per equity share of the Target Company of INR 294.00 (Indian Rupees Two Hundred and Minety Four only) (Offer Price) is higher than the price determined in compliance with Regulation 8(2) read with 8(5) of the SAST Regulations.

Source: Certificate dated August 23, 2022 issued by MSKA & Associates, Chartered Accountant

- Source: Certificate dated Appairs 22, 2022 Issued by MSKA & Associates, Chartered Accountants In terms of Regulation (8)5 of the SEBIL (6AST). Regulations, an indirect acquisition, where (a) the proportionate net asset value of the larget company, as a percentage of the consolidated not asset value of the consolidated safes. In the consolidated in the consolidated safes to the consolidate safes and the consolidate safes to the consolidate safes and the con
- excessor ten 1,20,000 miteraction for all the parameters specified in Regulation (8)5 of the SAST Regulations, in view of the parameters considered and set forth above, Offer Price of INR 294.00 per Equity State is justified, in terms of Regulation 6 and with other applicable regulations of the SEBI (SAST) Regulations, as certified by MSK4 & Associates, Chartered Accountains, by way of certificate detect August 25, 2022.

  Based on the confirmation provided by Target Company on August 25, 2022 and based on the information available on the website of the stock exchanges, since the date of the PA, there have been no corporate actions by the Target Company warranting adjustment of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations.
- The Offer Price may be revised in the event of any corporate actions like bonus, rights, split, etc, where the record date for effecting such corporate actions falls prior to 3 Working Days prior to the commencement of Tendering Period of the Offer.
- reintening relicion to the Dies.

  As on the date of his PPs, there is no revision in the Offer Price or size of the Open Offer. In case of any revision in the Offer Price or size of the Open Offer, the Acquirer shall comply with applicable provisions of Regulation 18 of the SEBI (SAST) Regulations and any other provisions of the SEBI (SAST) Regulations which are required to be fulfilled for the said revision in the Offer Price or size of the Open Offer.
- which this DPS has been cublished; and (iii) simultaneously notify to BSE. INSE. SIRE Inst the Target Company at its registered office of such revision.

  In the event of acquisition of the Equily Shares by the Acquirer and/or the PACs, during the Offer Period, whether by subscription or pactiases, at a price higher than the Offer Price per Equily Shares. In offer Price, whether by subscription or pactiases at a price higher than the Offer Price per Equily Shares in offer Price and the Price per Equily Shares in offer Price and the Price per Equily Shares in the Offer Price and Price per Equily Shares in the Offer Price and Price per Equily Shares in the Offer Price and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Shares and Price per Equipment Shares and the Shares and Shares and Price per Equily Shares and the Shares and Shares and

- The total consideration for the Open Offer, assuming full acceptance, i.e. for the acquisition of 16,762,530 Equity Shares, at the Offer Price of INR 294.00 per Equity Share is INR 4,928,183,820.00 ("Offer Consideration").
- Constitution in the Constitution of the Consti
- In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirer has opened an escrow account under the name and tills of Vishiapparatina Commercial Private Luimide Escow AC ("Escrow Account") with the Isa
- Personal to Regulation 17 read with Regulation 22 of SEEI (SEE) Regulations. An Appairs have made a cash deposit in such Excree Account of INK 4,502,632,620,0 (long 10,00%) of the total consideration. Manager has been authorized to operate the Excree Account in accordance with the SEEI (SEE). Regulations. The cash deposit has been confirmed by the Estrow Agent by way of a confirmation letter dated August 25, 2022.

# STATUTORY AND OTHER APPROVALS

- To the knowledge of the Acquirer Group, there are no statutory or other approvals required to complete the Underlying Transaction and the Open Offer as on the date of this DPS. It, however, any statutory or other approval becomes applicable prior to completion of such acquisitions, the Open Offer would also be subject to such other statutory or other approval(s) being obtained.
- approvial becomes application prior to competent or such acquisinons, me upon time would asso as suspec-table to such other statistically or other approvisibly being obtained.

  In terms of Regulation 23(1) of the SEBI ISAST) Regulations, in the event that approvisibly which becomes
  applicable prior to completion of the Cybia Office are not received, for reasons costate the reasonable control
  application of the Cybia Office are not received, for reasons costate the reasonable control
  withdrawal of the Open Offer, the Acquirer (through the Managers) shall, within 2 (Two) Working Days of such
  withdrawall, make an announcement of such withdrawal statistip the prounds for the withdrawal and a announcement of such withdrawal statistip the prounds for the withdrawal and accordance
  with Regulation 23(2) of the SEBI (SAST) Regulations.

  If the holders of the Equity Shares who are not persons resident in India (including NPBs, OCBs and
  registered FPBs and FIBs require any approvals (including from Reserve Bank of India (RBDT), the Proving
  meastern of the Equity Shares who are not persons resident in India (including NPBs, OCBs and
  registered FPBs and FIBs require any approvals. In the registed of the office of the SEBI office of the SEBI office of the SEBI office office in the event such approvals are not submitted. The Acquirer
  reserves the right to reject such Circuity Shares tendered in this Open Office, in the event of the Tendering Portion of the SEBI office of the SEBI office of the SEBI office of the SEBI office of the Tendering Portion of the SEBI office of the SEB
- Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.
- approvals are required in order to complete this Open Offer. In case of delay-on-ceepid or any approval which may be required by the Acquirer Group at a later date, as per Regulation 18(11) of the SEBI (SAST) Regulations, SEBI may, if setsified, that non-receipt of the required statutory approvals) was not attributated to any willful default, failure or neglect on the part of the Acquirer Group to diligently pursue such approval(s), grant an extension of time for the purpose of completion of this Open Offer, subject to such terms and conditions as may be specified by SEBI (nothing payment of the open Offer, subject to such terms and conditions as may be specified by SEBI (nothing payment of the open Offer, subject to such terms and conditions as may be prescribed by SEBI from time to time, in SEBI (SAST) Regulations.

Sr. No.	Activities	Schedule of Activities ( Day and Date)
1	Issue of PA	Tuesday, August 23, 2022
2	Publication of this DPS in newspapers	Tuesday, August 30, 2022
3	Last date for filing of the draft letter of offer with SEBI	Wednesday, September 07, 2022
4	Last date for public announcement for competing offer(s)	Wednesday, September 21, 2022
5	Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	Wednesday, September 28, 2022
6	Identified Date* for determining shareholders to whom LOF shall be sent	Friday, September 30, 2022

	7	Last date by which the LOF is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date, and to Stock Exchanges and Target Company and Registrar to issue a dispatch completion certificate	Monday, October 10, 2022
	8	Last Date by which the committee of the independent directors of the Target Company shall give its recommendation to the Public Shareholders for this Open Offer	Thursday, October 13, 2022
	9	Last date for upward revision of the Offer Price / the size of the Open Offer	Thursday, October 13, 2022
	10	Date of publication of opening of Open Offer public announcement in the newspapers in which this DPS has been published	Friday, October 14, 2022
ı	11	Date of commencement of the Tendering Period	Monday, October 17, 2022
ı	12	Date of closure of the Tendering Period ("Offer Closing Date")	Tuesday, November 01, 2022
	13	Last date of communicating the rejection/acceptance and completion of payment of consideration or return of Equity Shares to the Public Shareholders	Wednesday, November 16, 2022
	14	Last date for publication of post-Open Offer public announcement in the newspapers in which this DPS was published	Wednesday, November 23, 2022
ı	15	Last date for filling the post Offer report with SEBI	Wednesday, November 23, 2022

Los Juss water or taming me poors Uther report with SEBI | Wednesday, November 23, 2022 |
The Identified Date is only for the purpose of determining the Public Shareholders to when the Latter of Offer would be sent in accordance with the SEBI (GAST) Regulations, it is clarified that all Public Shareholders are eligible to periopole in the Offer any time during the Tendering Period.
The accover Immelse are indicative (prepared on the basis of termless provided under the SEBI (GAST) Regulations) and are subject to receipt of relevant approvals from various statutory/legulationy authorities and may have to be revised accordingly.

PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF

- OFFER
  Persons who have acquired Equily Shares but whose names do not appear in the register of members of the Target Company, on the Montified Date Lp. the date failing on the 10th Working Day prior to the commonworth of Mondeing Period or unreglated owners on those who have acquired Equily Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in the Offer. Accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-except or deliged receipt of the Letter of Offer by any person the whom the Offer is made or the non-except or deliged receipt of the Letter of Offer by any such person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not seem the original or any surp surp person that the original or any surplement of the original original original or any surplement of the original ori
- casigned coapit of the Latter of Offer by any such person will not invalidate the Offer in any any.

  The Public Shareholders may also download the Latter of Offer from the SEMS seebstee (www.semb.co.) which is the public of the Community of the
- nanagar to the Offer.

  The Public Strateholdars are entitled to tender the Offer Shares under the etce exchange mechanism made evaluate by Sock Exchanges in the form of a separate window (Acquisition Window), as provided under the SEB Regulations and SEB Clinician CIRCFO/POLICYCELLI/Z015 dated Acel 13, 2615 read with SEB Contact CIRCFO/POLICYCELLI/Z015 dated Acel 13, 2615 read with SEB Contact FORDROR/RIPZ016/131 dated December 9, 2016 ("Acquisition Window Circulars") issued by SEBL in such case-
  - a. NSE shall be the designated stock exchange ("Designated Stock Exchange") for the purpose of tendering the Offer Shares;
  - tendering the Offer Shares;
    The Acquirer has appointed. M Financial Service Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned above.

    MN Financial Service Limited

    Address: 5th Floor, Congry, Appeasable Marathe Marg. Pathadewi, Mumbai 400025,
    Tel+91 22 267043001 (20043835). Fax+ 912 26717222

    Contact Person: Sanjay Bhalla

All the Public Shareholders, holding Equity Shares whether in dematerialized form or physical form, registered or unregistered, are eligible to participate in this Offer at any time during the Tendering Period for

- Oller.

  All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intima
  their respective stock brokers ("Selling Broker") within the normal trading hours of the seconda
  market, during the Tendering Period.
- market, during the Tendering Period.

  The Acquisition Widney will be grounded by both NSE and BSE to facilitate placing of sell orders. The Selling Bloker would be required to place an orderful on behalf of the Public Shareholders who wish to tender Equily Shares in the Open Offer using the Acquisition Window of the Stock Enchanges. Bellowing the order bod, the Stock Enchanges. Bellow Equily Shares in the Open Offer using the Acquisition Window of the Stock Enchanges. Bellow Equily Shares ranked as lien in the denial account of the Public Shareholder shall be provided by the depositations to the Clearing Corporation.
- The cumulative quantity tendered shall be displayed on the Stock Exchanges' websites throughout the trading session at specific intervals during the Tendering Period.
- training assistion as specific framewisk curring me reinforming recommendations and Disclosure Requirements). Any per the provisions of Regulation 40(7) in the SEBI (Listing Obligations and Disclosure Requirements). Regulations, 2015, as amonitod and SEBIS press release dated December 3, 2018, learning reference no., PH 48/2015, requirements of the securities shall not be processed unless the securities see that in demantarialised form with a depository with effect from April 01, 2019, However, in accordance with the circular season by SEBI Desiring reference number SEBIAHOCEPO (MDIO/REP/2020/14) death AJJ 93, 1200, shareholdes hadding securities in physical from any advanced to studies thereof colder, Such tenderick spalls but see the provisions of the SEBI (6457) Regulations. Ancesting Nacestria, 100 (Cells, Such tenderick) spalls also sper the provisions of the SEBI (6457) Regulations.
- Equity Shares should not be submitted/ tendered to the Manager, the Acquirer or the Target
- The detailed procedure for tendering the Offer Shares in this Open Offer will be available in the Letter of Offer, which shall be available on SEBI's website (www.sebi.gov.in).

# OTHER INFORMATION

- THE APPLY AND THE APPLY AND THE RESPECTIVE DIFFERENCE OF THE ACQUIRTY. BY APPLY AND THE APPLY APPL
- The information pertaining to the Target Company contained in the PA or DPS or Letter of Offer or any other contained advertisement/publications made in connection with the Queno filler has been compiled from information updated or publically available sources or as provided by the Target Company, The Apolline, the PAGS and Manager to Both the Company Company, The Apolline the PAGS and Manager to Both the near the contained provided in the Sample Company, The Company The Apolline Company The Apolline Company The Company The Apolline Company The Company

- KFin Technologies Limited has been appointed as the Registrar to the Offer.

  Unless otherwise stated, the information set out in this DPS reflects the position as of the date it In this DPS, any discrepancy in any table between the total and sums of amounts listed is due to rounding off
- In this DPS, all references to "Rupees" or "INR" are references to the Indian Rupee(s) ("INR").
  This DPS and the PA shall also be available on SEBI's website (http://www.sebi.gov/in).

# Issued by the Manager to the Offer

# JM FINANCIAL

JM Financial Limited
7th Floor, Chergy, Appasaheb Marathe Marg,
Prabhadevi, Mumbai 400025, India.
Tel. No. +91 22 6630 3030
Fax No. +91 22 6630 3330 Fax No. 1912.0000 3330 Website: https://www.jmfl.com Contact Person: Ms. Prachee Dhuri SEBI Registration Number: INM000010381

# Registrar to the Offer

# ▲ KFINTECH

KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Address: Selenium, Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Nanakramguda, Serilingampa Tel. No.: +91 40 6716 2222 Toll Free No.: 18003094001 Email: ndtvopenoffer@kfintech.co Website: www.klintech.com Investor Grievance Email: einward.ris@klintech.com Contact Person: Mr. Murali Krishna SEBI Registration No.: INR000000221 CIN: U72400TG2017PLC117649

### For and on behalf of the Acquirer mercial Private Limited (Acquirer)

Place: Ahmedabad Date: August 29, 2022

# For and on behalf of PAC 1 Place: Ahmedabad Date: August 29, 2022

For and on behalf of PAC 2 Place: Ahmedabad Date: August 29, 2022



23rd August 2022

BSE Limited
P J Towers,
Dalal Street,

Mumbai – 400001.

**Scrip Code: 512599** 

National Stock Exchange of India Limited

Exchange plaza,

Bandra-Kurla Complex,

Bandra (E), Mumbai – 400051.

Scrip Code: ADANIENT

Dear Sir / Madam,

Sub: Intimation for execution of Purchase Agreement in relation to acquisition of 100% stake in Vishvapradhan Commercial Private Limited ("VCPL") by AMG Media Networks Limited ("AMNL"), a wholly owned subsidiary of Adani

Enterprises Limited ("Company")

Ref: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of

India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

We hereby inform you that AMNL, a wholly owned subsidiary of the Company, has acquired 100% equity stake in VCPL, in accordance with the terms contemplated under the purchase agreement dated 23<sup>rd</sup> August, 2022 executed between AMNL, Nextwave Televentures Private Limited ("NTPL"), Eminent Networks Private Limited ("ENPL", collectively with NTPL as "Sellers") and VCPL.

The details as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR / CFD / CMD / 4 / 2015 dated 9th September, 2015 are given as under: -

Sr. N.	Particulars	Details
a)	Name of the target entity, details in brief such as size, turnover etc.	Vishvapradhan Commercial Private Limited
		FY22 Revenue: INR 1,00,000/-
b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter/promoter group/group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length".	No
c)	Industry to which the entity being acquired belongs	Trading and Consultancy
d)	Objects and effects of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if	The acquisition is of strategic nature in the interest of AMNL.

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421

Gujarat, India

CIN: L51100GJ1993PLC019067



Sr. N.	Particulars		Details		
	its business is outside the main line of business of the listed entity)				
e)	Brief details of any governmental or regulatory approvals required for the acquisition.	Not applicable			
f)	Indicative time period for completion of the acquisition	The acquisition was completed simultaneously with execution of the Purchase Agreement dated August 23, 2022			
g)	Nature of consideration - whether cash consideration or share swap and details of the same;				
h)	Cost of acquisition or the price at which the shares are acquired;	The acquisition cost would be at an Enterprise Value of INR 113,74,61,990.			
i)	Percentage of shareholding / control acquired and / or number of shares acquired;	AMNL will acquire 100% stake in VCPL from the Sellers.			
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in	2008. The registered office of VCPL is located at 4th Floor, Plot No. 38, Institutional Area, Sector- 32, Gurgaon, Haryana 122001, India.  History of VCPL's last three year's turnover:			
	brief);	Year	Amount (Rs.)		
		2021-2022	1,00,000/-		
		2020-2021	1,00,000/-		
		2019-2020	2,00,000/-		

Kindly take the same on your records.

Thanking you,

Yours faithfully,

For Adani Enterprises Limited

Jatin Jalundhwala Company Secretary & Joint President (Legal)

Ahmedabad K

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



23<sup>rd</sup> August 2022

**BSE Limited** 

P J Towers, Dalal Street,

Mumbai – 400001.

Scrip Code: 512599

Dear Sir/ Madam,

National Stock Exchange of India Limited

Exchange plaza, Bandra-Kurla Complex,

Bandra (E), Mumbai – 400051.

Scrip Code: ADANIENT

Sub: Intimation for:

a) Exercising of certain warrants held by Vishvapradhan Commercial Private Limited ("VCPL"), an indirect subsidiary of Adani Enterprises Limited ("Company") for acquiring 99.5% of the equity share capital of RRPR Holding Private Limited ("RRPR"), a promoter company of New Delhi Television Limited ("NDTV"); and

b) Company's participation along with VCPL in an open offer to public shareholders of NDTV, launched by VCPL

Ref: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations").

We hereby inform you that VCPL, (a wholly owned subsidiary of AMG Media Networks Limited ("AMNL") which is a wholly owned subsidiary of the Company), owns warrants of RRPR and has exercised its right to convert 1,990,000 warrants into 1,990,000 equity shares of RRPR constituting 99.50% of RRPR's equity share capital ("Warrant Exercise"), by issuing a warrant exercise notice dated August 23, 2022 ("Warrant Exercise Notice") to RRPR. VCPL, at its sole discretion, also has the right to exercise at any time (i) further warrants to acquire up to 99.99% of the equity share capital of RRPR; and (ii) a purchase option to purchase all of the existing equity shares of RRPR held by Mr. Prannoy Roy and Mrs. Radhika Roy and acquire 100% of the equity share capital of RRPR.

1. Upon allotment of Equity Shares by RRPR pursuant to the Warrant Exercise, VCPL will own 99.5% of the paid-up equity share capital of RRPR. RRPR in turn holds 18,813,928 equity shares representing 29.18% of the total voting equity share capital of NDTV. Thus, the said transaction will result in an indirect acquisition of voting rights in excess of 25% of NDTV, triggering an open offer by VCPL under the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations") for up to 16,762,530 fully paidup equity shares, constituting 26% of the voting share capital of NDTV ("Open Offer").

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



- 2. In its capacity of being the ultimate holding company of VCPL, the Board of Directors of the Company, has today i.e. August 23, 2022, passed a resolution for participating as a 'person acting in concert' in the Open Offer.
- 3. The details as required under LODR Regulations read with SEBI Circular No. CIR / CFD / CMD / 4 / 2015 dated 9th September, 2015 are given as under: -

Sr.	Particulars	Details
N.		2 2 2 2 3 3 3
a)	Name of the target entity, details in brief such as size, turnover etc.	RRPR Holding Private Limited <b>("RRPR")</b> The turnover (stand-alone basis) of RRPR for FY-2022, FY-2021, and FY-2020 is INR *, INR Nil, and INR Nil respectively.
		RRPR in turn holds 18,813,928 equity shares representing 29.18% of the total voting equity share capital of NDTV. Thus, the said transaction will result in an indirect acquisition of voting rights of NDTV.
		The turnover of NDTV for FY-2022, FY-2021, and FY-2020 is INR 230.91 Cr., INR 197.33 Cr., and INR 221.40 Cr. respectively.
b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length".	No
c)	Industry to which the entity being acquired belongs	RRPR holds investments in media industry. It holds 29.18% of the total voting equity share capital of NDTV, which is in the Media, Entertainment, Publication industry.
d)	Objects and effects of	The acquisition is in line with AMNL's



C.	Particulars	Details
Sr. N.		
e)	acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)  Brief details of any	objective of setting up a credible next generation media platform with emphasis on digital and broadcast segments, amongst others.  Not Applicable
	governmental or regulatory approvals required for the acquisition.	
f)	Indicative time period for completion of the acquisition	As per the terms of the warrants, upon exercise of 1,990,000 warrants, RRPR is obligated to allot 1,990,000 equity shares of RRPR to VCPL within 2 Business Days from the date of Warrant Exercise Notice, i.e. by 25th August, 2022. The shares of RRPR so allotted to VCPL will be kept in escrow in accordance with the provisions of the SAST Regulations.  Pursuant to the above, neither AEL nor AMNL will directly acquire any equity shares of NDTV. However, VCPL shall acquire equity shares of NDTV pursuant to the Open Offer, which will be completed in accordance with the
g)	Nature of consideration - whether cash consideration or share swap and details of the same;	provisions of the SAST Regulations.  Cash
h)	Cost of acquisition or the price at which the shares are acquired;	VCPL has exercised a portion of the Warrants, being 1,990,000 warrants of RRPR for INR 19,900,000 by issuing a notice dated August 23, 2022 to RRPR. The open offer by VCPL to acquire up to 16,762,530 fully paid up equity shares, constituting 26% of the voting share capital of NDTV from the public shareholders is being made at INR 294 per equity share, which has been



Sr. N.	Particulars	Details		
		determined in accordance with SAST Regulations.		
i)	Percentage of shareholding / control acquired and / or number of shares acquired;	Upon issuance of its shares to VCPI		
		Pursuant to the Open Offer, VCPL will acquire up to 26% shareholding of NDTV.		
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other	RRPR was incorporated on August 19, 2005. The main object of the Company is to acquire and hold controlling and other interests in shares or loan capital of the group and other affiliates or associate companies.  History of last three year's turnover:		
	significant information (in brief);	Year Amount		
	orier),	(Rs.)		
		2021-2022 * 2020-2021 Nil		
		2019-2020 Nil		
		RRPR owns 18,813,928 equity shares in NDTV constituting 29.18% of the voting share capital of NDTV. NDTV was incorporated on September 8, 1988 and is a leading media house which has pioneered the delivery of credible news for over three decades. NDTV operates		



Sr.	Particulars		Details			
N.						
		three national news channels - NDTV				
		· ·	India and NDTV Pro			
			e of the most po	•		
		l '	online news and rer			
		one of the most followed news handles				
		on social media with more than 35				
		million followers across platforms like				
		Twitter, YouTube and Instagram.				
		History of last three year's turnover				
		(stand-alone basis):				
		Year Amount				
		(Rs. in Crore)				
		2021-2022	230.91			
		2020-2021	197.33			
		2019-2020	221.40			

<sup>\*</sup> RRPR has not approved / adopted Annual Financial Statements for the year ended 31st March 2022 (based on information available on MCA website)

A copy of the press release dated August 23, 2022 issued by AMNL is also attached.

Further details are available in the Public Announcement dated August 23, 2022 issued by the Manager to the open offer i.e. JM Financial Limited on behalf of VCPL.

You are requested to take the same on your record.

Thanking you,

Yours faithfully,

For Adani Enterprises Limited

Jatin Jalundhwala Company Secretary &

J. R. Dalunolluvale

Joint President (Legal)

gal)

Encl: As Above

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



# Media Release

# AMG Media Networks Limited (AMNL) to indirectly acquire 29.18% stake in NDTV & launch Open Offer

# Editor's Synopsis

- Vishvapradhan Commercial Private Limited (VCPL), wholly owned subsidiary of AMG Media Networks Limited (AMNL), has exercised the rights to acquire 99.5% of the equity shares of RRPR Holding Private Limited, a promoter group company of NDTV.
- It will trigger an open offer to acquire up to 26% stake in NDTV in terms of SEBI's Takeover Regulations.
- NDTV has three leading national channels and strong digital platform.
- AMNL is 100% subsidiary of Adani Enterprises Limited (AEL)

**Ahmedabad; Aug 23, 2022**: AMNL's wholly owned subsidiary VCPL holds warrants of RRPR Holding Private Limited (RRPR) entitling it to convert them into 99.99% stake in RRPR. VCPL has exercised warrants to acquire 99.5% stake in RRPR. Such acquisition will result in VCPL acquiring control of RRPR.

RRPR is a promoter group company of NDTV (NDTV, BSE: 532529) and holds 29.18% stake in NDTV. VCPL, along with AMNL & AEL (persons acting in concert), will launch an open offer to acquire up to 26% stake in NDTV, in compliance with the requirements of the SEBI's (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

NDTV is a leading media house which has pioneered the delivery of credible news for over three decades. The company operates three national news channels – NDTV 24x7, NDTV India and NDTV Profit. It also has strong online presence and remains one of the most followed news handles on social media with more than 35 million followers across various platforms.

NDTV recorded a Revenue of INR 421 Cr with an EBITDA of INR 123 Cr and Net Profit of INR 85 Cr in FY22 with negligible debt.

"This acquisition is a significant milestone in the journey of AMNL's goal to pave the path of new age media across platforms" **stated Mr. Sanjay Pugalia, CEO, AMG Media Networks Limited**. "AMNL seeks to empower Indian citizens, consumers and those interested in India, with information and knowledge. With its leading position in news and its strong and diverse reach across genres and geographies, NDTV is the most suitable broadcast and digital platform to deliver on our vision. We look forward to strengthening NDTV's leadership in news delivery."

# About AMG Media Networks Limited (AMNL)

AMNL, wholly owned subsidiary of AEL, houses the media business of the Adani Group. The company was recently incorporated to set up a credible next generation media platform with emphasis on digital and broadcast segments, amongst others. VCPL, which was recently acquired by AMNL, is its wholly owned subsidiary.



# About Adani Enterprises Limited

Adani Enterprises Limited (AEL) is the flagship company of Adani Group, one of India's largest business organisations. Over the years, Adani Enterprises has focused on building emerging infrastructure businesses, contributing to nation-building and divesting them into separate listed entities. Having successfully built unicorns like Adani Ports & SEZ, Adani Transmission, Adani Power, Adani Green Energy, Adani Total Gas and Adani Wilmar, the company has contributed significantly to make the country self-reliant with our portfolio of robust businesses.

The next generation of its strategic business investments are centred around green hydrogen ecosystem, airport management, roads, data center and water infrastructure which has significant scope for value unlocking. This has led to robust returns to our shareholders. Rs. 150 investments in Adani Enterprises, which was the group's first IPO in 1994, has grown to Rs. 900,000+.

For media queries, please contact: Roy Paul | roy.paul@adani.com



September 02, 2022

National Stock Exchange of India Limited

Exchange plaza, Bandra-Kurla Complex, Bandra (E), Mumbai – 400051.

Scrip Code: ADANIENT

Dear Sir/ Madam,

Sub: Clarification on recent news item appearing in the website https://economictimes.indiatimes.com/markets/stocks/news/adanis-to-launch-open-offer-for-ndtv-on-october-17/articleshow/93892415.cms dated August 30, 2022 titled "Adani's to launch open offer for NDTV on October 17".

Ref: Your email dated September 01, 2022.

In response to the clarification sought with reference to the subject-mentioned news item, we wish to submit as under:

- 1. The captioned article seems to be an outcome of the Detailed Public Statement dated August 29, 2022 ("DPS") issued in accordance with the SEBI SAST Regulations ("SAST Regulations"), by JM Financial Limited ("the Manager"), on behalf of Vishvapradhan Commercial Private Limited ("VCPL") and certain Persons Acting in Concert ("PACs") as mentioned in the said DPS, in an ongoing open offer process. The said DPS was submitted by the Manager to the Stock Exchanges on August 30, 2022 for dissemination on the exchange's website and the same is available on the websites of the Stock Exchanges. VCPL is an indirect subsidiary of Adani Enterprises Limited ("AEL/Company"). Copy of DPS is attached as Annexure 1.
- 2. A brief chronology of this event is outlined below:
  - a. AMG Media Networks ("AMNL", a wholly owned subsidiary of AEL) acquired 100% stake in VCPL on August 23, 2022, which was duly disclosed to the Stock Exchanges, as per **Annexure 2**.
  - b. On same day, VCPL exercised certain warrants issued by RRPR Holding Private Limited ("RRPR"), which, upon conversion, would result in VCPL acquiring 99.50% stake in RRPR. This was also disclosed by AEL to the Stock Exchanges, as per **Annexure 3**.

Adani Enterprises Limited
"Adani Corporate House",
Shantigram, Near Vaishno Devi Circle,
S. G. Highway, Khodiyar
Ahmedabad 382 421
Gujarat, India
CIN: L51100GJ1993PLC019067



- c. RRPR, is holding 29.18% stake in New Delhi Television Limited ("NDTV"), a listed entity, and hence in accordance with SAST Regulations, the exercise of warrants triggered an open offer, whereby VCPL alongwith AMNL and AEL (acting as PACs) has offered to acquire additional 26% stake in NDTV ("Open Offer"). This development was disclosed by AEL to the Stock Exchanges, as per **Annexure 3**.
- d. Further, pursuant to the SAST Regulations, VCPL through the Manager has issued the said DPS dated August 29, 2022, outlining the tentative target dates for various activities in the ongoing Open Offer process. A copy of the said DPS was also sent to NDTV, SEBI and the Stock Exchanges (and is available on the websites of SEBI, BSE and NSE).
- 3. This is to clarify that the timelines mentioned in the DPS by the Manager are indicative (prepared on the basis of timelines provided under the SAST Regulations) and are subject to receipt of relevant approvals from various statutory/regulatory authorities and may have to be revised accordingly.

In light of the above, set out below are the responses to the specific queries raised by you:

1. Whether such negotiations/events were taking place? If so, you are advised to provide the said information along with the sequence of events in chronological order from the start of negotiations/events till date.

**Company response** – As mentioned above, the relevant information has been disclosed by the Company.

 Whether you/company are aware of any information that has not been announced to the Exchanges which could explain the movement in the trading, if any? Further, you are advised to provide the said information and the reasons for not disclosing the same to the Exchange earlier as required under regulation 30 of the SEBI (LODR) Regulations, 2015.

**Company response** – As mentioned above, the relevant information has been disclosed by the Company.

3. The material impact of this article on the Company.

**Company response** – Based on the above, the Company does not foresee any impact on the Company.

As such, the Company has made required disclosures to the Stock Exchanges from time to time with respect to the captioned matter. The Company undertakes to comply with the requirements of Regulation 30 of the LODR and make disclosures as and when required under law.

Adani Enterprises Limited
"Adani Corporate House",
Shantigram, Near Vaishno Devi Circle,
S. G. Highway, Khodiyar
Ahmedabad 382 421
Gujarat, India
CIN: L51100GJ1993PLC019067



You are requested to take the same on your records.

Thanking you,

Yours faithfully, For **Adani Enterprises Limited** 

JATINKUMAR
RAMESHCHANDR
RAMESHCHANDR
A JALUNDHWALA
Date: 2022.09.02 12:36:11 +05'30'

Jatin Jalundhwala Company Secretary & Joint President (Legal)

Encl: As Above

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067

August 30, 2022

**BSE** Limited,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai- 400001, India.

National Stock Exchange of India Limited,

Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051, India.

Dear Sir/Madam,

<u>Sub</u>: Detailed Public Statement dated August 29, 2022 ("DPS") in relation to an open offer to the Public Shareholders (as defined in the DPS) of New Delhi Television Limited ("Target Company") ("Open Offer").

With respect to the captioned Open Offer, please find enclosed the detailed public statement dated August 29, 2022, ("DPS") published, on August 30, 2022, in the following newspapers:

Newspaper	Language	
Financial Express	English National Daily	
Jansatta	Hindi National Daily*	
Navshakti	Mumbai Edition	_

<sup>\*</sup> Hindi also being the regional language of Delhi

We request you to kindly disseminate the DPS on your website.

Mumbai

Thanking You,

For JM Financial Limited

Authorized Signatory

Name: Vikas Kothari

Enclosure: as above.

T: +91 22 6630 3030 F: +91 22 6630 3330 www.jmfl.com

# **NEW DELHI TELEVISION LIMITED ("TARGET COMPANY")**

HAVING ITS REGISTERED OFFICE AT B-50 A, 2ND FLOOR, ARCHANA COMPLEX, GREATER KAILASH-I, NEW DELHI, 110048, INDIA. TEL: +91 11 14777777; +91 11 26446666 AND FAX: +91 11 49862990; WEBSITE: www.ndiv.com

OPEN OFFER FOR ACQUISITION OF UP TO 16.762.530 FULLY PAID-UP EQUITY OPEN OFFER FOR ACQUISITION OF UP TO 16,762,330 FULLY PAID-UP EQUITY SHARES OF FACE VALUE OF INR 4 EACH ("OFFER SHARES"), REPRESENTING 26,00% OF THE VOTING SHARE CAPITAL (AS DEFINED BELOW) OF THE TARGET COMPANY FROM ALL THE PUBLIC SHAREHOLDERS (AS DEFINED BELOW) OF THE TARGET COMPANY BY VISHVAPRADHAN COMMERCIAL PRIVATE LIMITED ("ACQUIRER") ALONG WITH AMG MEDIA NETWORKS LIMITED ("PACS"), AND ADAMIENTERPRISES LIMITED ("PACS"), AND COLLECTIVELY WITH PACS 1, "PACS"). IN THEIR CAPACITY AS PERSONS ACTING IN CONCERT WITH THE ACQUIRER

This detailed public statement ("DPS") is being issued by JM Financial Limited, the manager to the Open Offer (Manager to the Offer), for and on behalf of the Acquirer and PASs (collectively, "Acquirer Group), in compliance with Regulations 3(1), 4 and 5 fersued with 13(4), 14(3) and 15(2) and there applicable provisioners of the Securities and Exchange Board of India (Substantial Anguistion of Shares and Takeovers) Regulations, 2011 and Securities and Exchange Board of India (Substantial Anguistion of Shares and Takeovers) Regulations, 2011 and Securities and Exchange Board in India (Security Exchanges) and Exchange Board (Security Exchanges) and Security (Security Exchanges) and Security (Security Exchanges) on August 22, 2022 in accordance with Regulation 4 (1) of the SEBI (SAST) Regulations. The PAva as sold test with the Securities and Exchange Board of that (SEBI) on August 23, 2022 and Exchange Security (Security Exchanges) and Exchange Board of this (SEBI) on August 23, 2022 and Exchange Board of this (SEBI) on Augu

For the purposes of this DPS, the following terms would have the meaning assigned to them herein below

"EPS" shall mean earnings per share.
"Equity Shares" or "Shares" shall mean fully paid-up equity shares of face value of INR 4 each of

Catheline Date' means the date falling on the 10th (Tenth) Working Day prior to the commencement of Tendering Period, for the purpose of determining the Public Shareholders to whom the letter of offer in relatitist Offer (the "Letter of Offer") shall be sent.

"Promoter Company" shall mean RRPR Holding Private Limited.

"Public Shareholders' shall mean all the equity shareholders of the Target Company who are eligible to tender their shares in the Open Offer, excluding the Acquirer, PACs, and all persons deemed to be acting in concert.

their shrees in the Open Offer, excluding the Acquirer, PACs, and all persons deemed to be acting in concert. "SEBILAdd shall enan Securities and Exchange Board of India, 4.1592 and subscience at membranes thereto. Tendering Period" has the meaning ascribed to it under the SEBI (SAST) Regulations. "Voting Share Capital" shall mean the expected total voting equity share capital of the Target Company as on the form (referr) Wichting buy from the decision of the Tendering Period for the Offer. This excludes 11,550 Equity Stanes which have been assaid but not subscircted present to an Employee Stock Parthasis Scheme as three Equity Stanes which have been sessed but not subscircted present to an Employee Stock Parthasis Scheme as three Equity Stanes were stop in alsegment. The Target Company has confirmed that there no cast anding vested employee action colors that voll was all the exercisable interesting vested employee action colors that voll was all the exercisable interesting vested employee action colors that vill was all the exercisable interesting byte action of the Tendering Period for the Offer).

### Working Day' means any working day of SEBI.

- ACQUIRER, PACs, TARGET COMPANY AND OPEN OFFER
- nation about the Acquirer and PACs:
- Details of Vishvapradhan Commercial Private Limited ("VCPL"/"Acquirer")
- The Acquirer, Vishvapradhan Commercial Private Limited was incorporated as a private limited company or February 25, 2008 as Vishvapradhan Commercial Private Limited under the Companies Act, 1958. As on the clade of the DFS, the Acquirer is a wholly owned subsidiery of a public company. It is registered office is blocated at 4th Ploor, Plot No. 38, institutional Pinas, Sector 32, Gurgaon, Haryana 122001, India, There has been not charge in the name of the Acquirer since this tomorporation.
- The paid-up is a characteristic of the Acquirer is INR 3,500,000 divided into 350,000 fully paid-up equity share of INR (0 each, The equity shares of the Acquirer are not listed on any stock exchange in India.

  The Acquirer is a part of the Adam's Group.
- The Acquirer is engaged in the business of consultancy services and allied activitie
- The Acquirer is a wholly owned subsidiary of PAC 1 and is controlled by PAC 1. PAC 1 along with 6 nomines shareholders holds 100.00% of the paid-up equity share capital of the Acquirer.
- shareholders notis 10,00% of the paid-up equity share coptial of the Acquirer,

  The Acquirer does not hold any Equity Shares or voting rights in the Target Company, Furthermore, the
  Acquirer has not directly acquired any Equity Shares of the Target Company between the date of the PA
  Acquirer 18, 2052 and the date of the DPS. Pursuant to the consummation of the Underlying Transaction
  (as defined below), the Acquirer will not directly acquire any equity shares of the Target Company but shall
  did at least 95% to tup to 10,00% of the paid-up share capital of the Pomoder Company, which holds
  18,813,928 equity shares in the Target Company constituting 29,18% of the Voting Share Capital of the
  Target Company, yetusant to the Open Officer, assuring fall accopation in the Open Officer, the Acquirer shall
  acquire up to 26,00% of the share capital of the Target Company.
- The Acquirer, including its directors and key employees, does not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing the Acquirer.
- The Acquirer has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 11B of the SEBI Act or under any other regulations made under the SEBI Act.
- Nether the Acquirer nor its directors are categorized as a wilful defaulter by any bank or financial institution or consortium thereof, in accordance with the guidelines on wilful defaulters issued by the Reserve Bank of Indirect (RBT), in terms of Regulation (21) copy of the SEB(16/SR1) Regulations. Neither the Acquirer nor its directors are categorized/declared as a flagilive economic offender under Section 12 of the Fugilite Forcomic Offenders Act, 2018 (17 of 2018), in nature of Regulation 2(1) (a) of the SEB (16/SR1), in nature of Regulation 2(1) (a) of the SEB (16/SR1).
- The key financial information of the Acquirer as at and for the year ended March 31, 2020, March 31, 2021 March 31, 2022 extracted from the audited financial statements of the Acquirer for each of the respective financial years, are as follows:

Particulars	or the financia <b>l</b> year en	ear ended on	
	March 31, 2020	March 31, 2021	March 31, 2022
Total Income	2.0	1.0	1.0
Net Income/(Loss)	(3,0)	8.7	0.5
EPS (INR per share)	(0.2)	0.5	0.0
Net Worth	1.4	10.6	10.1

Source: Certificate dated August 27, 2022 issued by M/s. K J Sheth & Associates, Chartered Account. (Kirlt Sheth, Proprietor, Membership Number: 037824)

# 1.2 Details of AMG Media Networks Limited (PAC 1)

- Details of Nation and Recovery 2015. The Company It was incorporated on April 26, 2022 under the Companies Act, 2013. Its registered office is bocated at Adami Corporate House, Near Vaishno Devi Cirdle, SG Highway Khodiyar Ahmedabad, Gujarat 382421, India. There has been no change in the name of PAC 1 since its
- The paid-up share capital of PAC 1 is INR 100,000 divided into 10,000 equity shares of INR 10 each. The equity shares of PAC 1 are not listed on any stock exchange in India.
- PAC 1 is part of the Adami group.

- PAC 1 is part of the Adain group.

  PAC 1 is a part of the PAC 2 is a control of the PAC 2 in the Adainst addition.

  PAC 1 is a whole yoursed subsidiary of PAC 2 and is controlled by PAC 2. PAC 2 along with 6 nominee strendblers holds: 100,00% of the paid-up share capital of PAC 1.

  PAC 1 is the holding company of, and holds 100,00% of the paid up share capital of, the Acquirer.

  PAC 1 does not hold any Equity Shares or voting rights in the Target Company. Furthermore, PAC 1 has a control of the PAC 1.

  PAC 1 does not hold any Equity Shares or voting rights in the Target Company. Furthermore, PAC 1 has a control of the PAC 1.

  PAC 1 will not detail of this DPS, Parsand to the consciously part the Unided High Tarasaction (as defined factory.)

  PAC 1 will not detail or capital or the Pach shares of the Target Company, However, pursant to the Unided Transaction, the Acquirer, a wholly owned subsidiary of PAC 1, shall hold at least \$9,50% but up to 100,00% of the paid-up share capital of the Promote Company, which hads 1.8,413.95 equity shares in the Target Company constituting 29.18% of the Voting Share Capital of the Target Company from the

  PAC 1 has a right to call your up to 2,600% of the equity share capital of the Pach of the Target Company from the
- PACC 1 has a right to call upon up to 2600% of the equity since capital of the Target Company from the Promotor Company, except for which PAC1, including its directors and key employers, does not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing PAC1.

- Company representing PAC 1.

  PAC 1 has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 118 of the SEBI Act or under any other regulations made under the SEBI Act.

  Neither the PAC 1 not is directions are colleopted as a will defaulter by any tenso for financial institution or consortium thereof, in accordance with the guidniers on whild defaulter issued by the Reserve Bank of India (RBI1), interns of Regulations (21) (ze) of the SEBI (SAST) Regulations.

  Neither the PAC 1 nor its directors are categorizedidederated as a fugilive economic offender under Section 12 of the Fugilive Economic Offenders Act, 2018 (17 of 2016), in terms of Regulation 2(1)(a) of the SEBI (SAST) Regulations.
- PAC 1 was incorporated on April 26, 2022 and since this is lifts first year of operation, no financial statements of PAC 1 are available as of the date of this DPS.

- of PAC 1 are available as of the date of this UPIs.

  Details of Adain Enterprises Limited (PAC 2)

  PAC 2 is a public Initiate company, it was incorporated on March 2, 1993 as Adam Exports Limited under the Companies Act, 1985. The name was subsequently changed to Adam Enterprises Limited warf, August 10, 2006. Its registered office is located at Adam Corporate House, Shantigram, Near Valshno Devi Circle, St Highway, Khorigyar, Ammedated, Qipiarer 39,8247; [1-6].

  The paid-up stars capital of PAC 2 is INR 1,140,001,121 divided into 1,140,001,121 fully paid up equity shares of NR 1 each, The equity shares of PAC 2 are listed on ISEE (Scrip Code 5/2599) and NSE (Symbol AAVMENT). The ISM of equity shares of PAC 2 is INR12/AM102A.

- PAC 2 is part of the Admit group.

  PAC 2 is part of the Admit group.

  PAC 2 is presently focused on the business related to airports, roads, water, data centers, manufacturing, defense and aerospace, edible ols and foods, mining, integrated resource solution integrated agri-queryly chains.
- imagicate a prepayer users and promoter group of PAC 2 and; (B) other significant shareholders (public shareholders holding more than 1% of the fully packing equity share capital) of PAC 2, as disclosed by I to the Stock Exchanges under the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as of June 30, 2022 are as follows:

- Requirements) Regulations, 2015, as of June 30, 2022 are as follows:

   (A) Promoter and promoter group of PAC 2:
   Individuals: Cautambella Shamikla Alani, Rejeethhail Shamilial Adani,
   Body Corporates and Others: Shri Gautam S. Adani/Shri Rajesh S. Adani (on behalf of S. B. Adani
   Fanty Trast), Shri Gautam S. Adani/Shri Rajesh S. Adani (on behalf of Gautam S. Adani/Trast), Shri Gautam S. Adani Parkey H. Lid. Adani Trastine Lid. Andani Trastine Lid. Andani Trastine Lid.
   The Cautam S. Adani Parkey Lid. Adani Trastine Lid.
   The Cautam S. Adani Parkey Lid. Adani Trastine Lid.

- (B) Other significant shareholders (public shareholders holding more than 1% of the fully paid-up equity share capital) of RAC 2:
  Blan hallo opportunities Fund Limited, Lts Investment Fund Ltd, Apms Investment Fund Limited, Nomura Sngapore Limited Od, Vespers Fund Limited, Life Insurance Corporation of India, Green Enterprise Investment Hidding Rot Limited.
- PAC 2 owns and exercises control over PAC 1, which in turn owns and controls the Acquirer,
- PAC 2 owns and exercises control over PAC 1, which in lum owns and controls the Acquire.

  PAC 2 does not hold any Equity Shares or voting rights in the larged Company, Furthermore, PAC 2 has not directly acquired any Equity Shares of the Target Company between the date of the PA Lia, August 23, 2022 and the date of this PSP, Pausant to the consumention of the Indefining Transaction, de actificate blowly.

  PAC 2 will not directly acquire any equity shares of the Target Company, However, pursuant to the Indefining Transaction, the Acquire: a windy owned sacilisating of PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisating or PAC. 2 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisating of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned to PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windly owned sacilisation of PAC. 3 which is a windle pAC. 3 which is a wind
- PAC 2, including its directors and key employees, do not have any relationship with or interest in the Target Company. There are no directors on the board of the Target Company representing PAC 2.
- PAC 2 has not been prohibited by SEBI from dealing in securities pursuant to the terms of any directions issued under Section 116 of the SEBI Act or under any other regulations made under the SEBI Act or under any other regulations made under the SEBI Act or Netherther the PAC 2 in the directors are considerable as a will defaulted by any behavior of infancial institution or consortium thereof, in accordance with the guidelines on withit defaulters issued by the Reserve Bank of hinder (RBD), in terms of Regulation (2) (or in SEBI (RSS)) Regulations,
- Notine the PAC 2 nor its directors are categorized/declared as a furtilitie economic offender under Section 12 of the PAC 2 nor its directors are categorized/declared as a furtilitie economic offender under Section 12 of the Fugitive Economic Offenders Act, 2018 (17 of 2018), in terms of Regulation 2(1) (ja) of the SEBI (SAST) Regulations.
- (SAS) I (Regulations.)
  The summary of consolidated financial information of PAC 2 as at and for the financial year ended March 31, 2020. March 31, 2021 and March 31, 2022, extracted from the audited consolidated financial statements of PAC 2 for each of the respective financial years, and for the period ended June 30, 2022 extracted from the unaudited limited review financial statements, are as follows:

Particulars	As at and for the financial year/period ended on				
	March 31, 2020 (Audited)	March 31, 2021 (Audited)	March 31, 2022 (Audited)	June 30, 2022 (Unaudited)	
Total Income	4,408,620.8	4,029,093.4	7,043,268.6	4,106,643.0	
Net Income/(Loss)	79,800.1	74,632.1	47,537.4	41,073.0	
EPS (INR per share)	10,4	8,4	7.1	4.2*	
Net Worth (including non controlling Interest)	1,813,551,0	1,883,558,3	2,611,869,7	NA^	

\*Since the balance sheet as at June 30, 2022 of the PAC 2 is not available on the website of the Stock Exchanges, this information is maximalable. \*Not annu

No commenced and August 27, 2022 issued by Mis. K J Sheth & Associates, Chartered Accountants (Kirk Sheth, Proprietor, Membership Number: 037824) Information about the Seller:

The Underlying Transaction does not involve any sale or purchase of Equity Shares from any existraerholders of the Target Company. The Underlying Transaction involves the acquisition of at least 90 to up to 100,00% of the packley batter capital of the Promoter Company. The Promoter Company inholds 18,813,928 Equity Shares constituting 29,18% of the Voting Share Capital of the Target Company.

# Information about the Target Company

- New Dehi Teknoon Limited is a public listed company incorporated under the Company Act, 1958 as New Delhi Television Private Limited on September 8, 1983. There have been no changes in the name of the Target Company in the last 3 (three) years.
- e registered office of the Target Company is located at B-50 A, 2nd Floor, Archana Complex, Greater lash-I, New Delhi 110048, India. Tel. +91 11 41577777; +91 11 26446666 and Fax: +91 11 49862990 Its corporate identity number is Le2111DL1988PLC033099.

- and as corporate electry number is 192/1101, 1890/H.035/999,
  The Target Company is in the media, enterimment, publication industry.
  The Equity Shares are listed on the BSE (Scrip Codes 535259) and the NSE (Symbols NDTV), The ISIN of Equity Shares of the Target Company is IRIS 155(501120),
  The Equity Shares are frequent to 155(501120),
  The Equity Shares are frequented to both on BSE and NSE within the meaning of explanation provided in Regulation 2(1)(0) of the SEB1(SAST) Regulations as on the edule of this DPS.
- nequation (1,1) of the CEC (10-62) in regularistics is on the use to instruct.

  As on Algual E. 20, 222, the authorized regular of the Target Company is Nint 1,730,000,000 invited into Association (10,1) of the CEC (10,1) of the
- As on August 25, 2022, the Target Company has disclosed that there are no partly paid-up shares, convertible securities or warrants, and there are no shares against which dispository receipts have been issued. Further, the Target Company has confirmed that there are no employee stock options that will see and be exercisable into equity shares of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender) Power of the Target Company till March 31, 2023 (assuming March 31, 2023 to be the 10th (Tender).
- The summary of financial information of the Target Company as at and for the financial year ended March 31, 2020, March 31, 2021 and March 31, 2022, extracted from the audited consolidated financial statements of the Target Company for each of the respective financial years, and for the period ended June 30, 2022 extracted from the unaudited limited review financial statements, are as follows:

INR in lakhs (except per share data)					
Particulars As at and for the financial year/period ended on					
	March 31, 2020 (Audited)	March 31, 2021 (Audited)	March 31, 2022 (Audited)	June 30, 2022 (Unaudited)	
Total Income	39,296.1	40,790.0	42,089.0	11,370.0	
Net Income/(Loss)	2,792,7	7,486.0	8,476.0	2,581,0	
EPS (INR per share)	3.8	11.0	12.4	3.6*	
Net Worth (including non controlling Interest)	4,921.8	11,869.6	20,494.8	NAF	

<sup>1</sup>The amount of capital reserve as at March 31, 2022 is not available on the website of the Stock Exchanges. Thus, we have assumed amount of capital reserve as at March 31, 2022 to be same as that as at March 31, 2021.

ZUZI

Since the balance sheet as at June 30, 2022 of the Target Company is not available on the website of the Stock Exchanges, this information is unavailable.

What annualized Sources Conflicted elated August 27, 2022 issued by Mis. K. J. Shelft & Associates, Chartered Accountants (Kirld Stelft, Proprietor, Memberahip Number: 037824)

Details of the Open Offer.

- uruses or the Upen Other
  This Offer is a mandatiny open offer made by the Acquirer Group in terms of Regulations 3(1), 4, and 5 of the
  SEBI (63.817) Regulations. The Offer is a deemed direct offer meeting the thresholds specified under
  Regulation 5(2) for SEBI (63.817) Regulations. The PA annuancing the Open Offer, under Regulations 6(1),
  4 and 5 read with Regulations 13(2), 14 and 15(1) of the SEBI (63.817) Regulations, wo submitted to the
  Stock Exchanges on August 23, 2022. The PA was also feel with SEBI on August 22, 2022 and was to
  the regulation of the Target Company on August 23, 2022 in terms of Regulation 14(2) of the SEBI
  64.85(3) Regulations.
- (SAS) regulations.

  [Visign of the Acquirer will own and control at least 99.50 but up to 100,00% of the packet, share capital of the Promoter Company, which holds 20.18% of the Votir Share Capital of the Tomoter Company, which holds 20.18% of the Votir Share Capital of the Taget Company, resulting in deemed direct acquisition (Region an indirect acquisition meeting the thresholds specified in Regulation (S2) of the SEEI (SAST) Regulations of viting rights in execus of 25,00% in the Taget Company, by the Acquirer shared to consummation of the Underlying Transaction, and see office in the Capital shared control over the Taget Company, For further deal relating to the Underlying Transaction, least eiter Part II (Galagogrande for the Query Company).
- relating to the Underlying Translation, pease reter Final IL (aboxgourse to the Upen Units).

  The Acquirer Comp is making this Copen (fifth and IP alidis Enhantheders to acquire up to 16,762,530 Equity Sharers, Ception 2,260% of the Voting Sharer Capital of the Target Company at a price of 187,240.00 per Equity Sharer (Cliffer Price) eletermoder in accordance with Regulation (19), and other application provisions of the SEBI (SAST) Regulations, Assuming ILII acceptance of the Office, the aggregate consideration papels to the Position Sharefulders in accordance with Regulations (18) and the SEBI (SAST) Regulations with but to IRII ACCEPT (SAST) Regulations (18) and the SEBI (SAST) Regulations with our to IRII ACCEPT (SAST) Regulations (18) and IRIII ACCEPT (SAST) REGULATION (18) and IR
- The Offer Price will be payable in cash by the Acquirer, in accordance with the provisions of Regulation 9(1)(a) of the SEBI (SAST) Regulations, and subject to the terms and conditions set out in this DPS and the Letter of Offer that will be sent to the Public Shareholders in accordance with the provisions of the SEBI (SAST) Regulations,
- This is not a competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations
- This Offer is not conditional upon any minimum level of acceptance in terms of Regulations.

  This Offer is not conditional upon any minimum level of acceptance in terms of Regulation 19(1) of the SEBI (SAST) Regulations.
- The Voting Share Capital of the Target Company as of the 10th (Tenth) Working Day from the closure of the

Particulars	Number of Shares	% of the Voting Share Capital
Fully paid-up equity shares as of the date of this DPS*	64,471,267	100.00
Partly paid-up equity shares as of the date of this DPS**	NIL	NL
Outstanding vested employee stock options**	NIL	ML
Warrants convertible into equity share(s) each	NIL	NL
Voting Share Capital	64,471,267	100.00

"This excludes 11,250 Equity Shares which have been issued but not subscribed pursuant to an Employ Stock Purchase Scheme as these Equity Shares were kept in abeyance.

Solor Particles Scrience as crience Caupy Solars were leaf in exception. "Are all rugued 25 source of the leaf in exception." Are all rugued 25 source of the leaf in exception of the leaf in the lea

- If the aggregate name of Equity Shares saddy indered in this Open Office by the Public Sharehdders, is more than the Office Size, then the Equity Shares validy tendend by the Public Sharehdders will be accepted on a proprioriate basis, subject to acquisition of a maximum of 16 (552.55) Equity Shares validy tendend by the Public Sharehdders will be accepted on a proprioriate basis, subject to acquisition of a maximum of 16 (552.55) Equity Shares, representing 25(00% of the Voting Share Capital of the Target Company, in consultation with the Manager to the Open Office.
- To the best of the knowledge of the Acquirer Group, there are no statutory or other approvals required to complete the Underlying Transaction and the acquisition of the Offer Shares that are validly tendered

- rsuant to the Open Offer or to complete this Open Offer, However, in case any statutory approvals become plicable and are required by the Acquirer and the PACs at a later date before the dosure of the Tendering riod, this Open Offer shall be subject to recipiol of such further approvals.
- remot, mis upen other small be subject to receipt of such turner approvals. Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.
- approvals are required in order to complete this Open Offer.

  All Public Sheedenders (including readed nor one-readed the shareholders) must obtain all requisite approvals required, if any, to tender the Offer Shares (including without limitation, the approval from the Reserve Basic India held by them, in the Offer and submit south approvals, along with the other documents required to accept this Offer, In the event such approvals are not submitted. An Acquirer Group reserves the right to accept this Offer, In the event such approvals in this Offer, Further, if the holders of the Equity Shares who are not persons resident in India (nituding non-resident Indian (NRT), oversess composite body (OCBT), foreign statutional values (FIEI) or FEFF) bind required any approvals (including from the Reserve Basic of India, or any other regulatory body) in respect of the Equity Shares had by them, they will be required to other submit such previous approvals, that they would have obtained for holding the Equity Shares, to braid the Offer Shares held by them, along with the other documents required to be leadered to accept this Offer. In event such approvals are not submitted, the Acquirer Group reserves the right to right such of the event such approvals are not submitted, the Acquirer Group reserves the right to right such collection.
- In terms of Regulation 23 of the SEBI (SAST) Regulations, in the event that the approvals, if any, specified in this DPS as set out in Part M (Statutory and Other Approvals) below or those which become applicable in this DPS as set out in Part M (Statutory and Other Approvals) below or those which become applicable in state risks between the decision of the relating period are not received, for response outside the reasonable control of the Appurer Group, then the Appurer Group State In the Managery shall, within 2 Vioriany Days of such withdrawal in applications and the state of the Appurer Group (Prough In Managery shall, within 2 Vioriany Days of such withdrawal and set an ammountant of such shiftdrawal stating the grounds for the withdrawal and accordance with Regulation 2(2) of the SEBI (SAST) Regulations.
- withdrawal in accordance with Regulation 23(2) of the SEII (SAST) Regulations.

  At The Publis Shareholdess who tender that Fauly Shares in this Open Offer shall ensure that the Equity Shares are dear from all lens, charges and encumbrances. The Offer Shares will be acquired upon the Acquired Shares are dear from all lens, charges and encumbrances and together with all the rights attached meets, including all the rights to dividends, bronces and eight offers declared threed and in accordance with the terms and conditions with the terms and conditions the terms and the state of the
- the Target Company.

  Subsequent to complicion of the Open Offer, the Acquirer Group reserves the right to streamline/restructure the operations, assets, Isabilities and/or businesses of the Target Company through arrangement/reconstruction, restructuring, buybacks, merger, demenger/desiliser, of the Equily Shares of the Target Company from the Stock Exchanges and/or sale of assets or undertakings, at a later date. The Acquirer Group may also consider disposal of or otherwise comunitiening any assets or investments of the Target Company or any of its subsidiaries, through sale, lesse, reconstruction, restructuring and/or engolation or termination of existing contractual-opering variangements, for estructuring and/or engolation or termination of existing contractual-opering variangements, for estructuring and/or completion of the originary course of business, to improve operational efficiencies and for other commercial reasons, the board of directions of the Target Company will take decisions on these matters in accordance with the equirements of the business of the Target Company and in accordance with and as permitted by applicable law. ccordance with the require ermitted by applicable law.

- accordance with the requirements or the clarget company and in accordance with an assignant to be good and the company and in accordance with an assignant to the projectable law, wit. Other than as set out above, if the Acquirer Group intends to restructure or allenate any material assess of the Braget Company or its subsidiaries (enturing on accounted regulatory approval) or compliance with any plant that it is bridling or a regulatorial by the braget Company, within a period of any plant that it is brighted to the company of the situation of the Acquirer and the provision for Regulation (250) of the SES (ESSAF) Regulation covered of any situation of the Acquirer under the Offer, subject to confination of the restruction state of the Acquirer under the Offer, subject to confination for the restruction of the Acquirer under the Offer, subject to confination for the Acquirer under the Offer, subject to confination for the Acquirer under the Offer, subject to confination for the observation of the Acquirer under the Offer, subject to confination for the scaled state of the SESAF (and SESAF to the Acquirer under the Offer, subject to confination for the scaled state of the Acquirer under the Offer, subject to confination for the scaled state of the Acquirer under the Offer, subject to confination for the scaled state of the SESAF (and SESAF to the SES

### BACKGROUND TO THE OPEN OFFER

- BACKGROUND TO THE OPEN OFFER

  Pursuant to kan agreements dated July 21, 2009 and January 25, 2010 (collectively, 'Loan Agreements'),
  each entered into between the Acquirer, Promoter Corpany, Mr. Piranov, Roy. ('Ppomoter 1'), and
  Mrs. Radnika Roy ('Ppomoter 2', and collectively with Promoter 1', Promoter Individuals'), the Acquirer, at
  its discretion: (ii) has the right to exercise any or all of the 100,000,000 share warrants ('Warrants') issued to
  by the Promoter Corpany, which upon exercised and life internative, till results of the results of the state of

- Pursuant to:
  - the Warrant Exercise Notice and the Subsequent Warrant Exercise if exercised by the Acquire corresponding proposed allotment of equity shares by the Promoter Company to the Acquirer;
  - the Purchase Option Exercise, if exercised by the Acquirer, and the corresponding transfer of the equity shares of the Promoter Company by the Promoter Individuals to the Acquirer,

the Acquirer shall held at least 99-076; but up to 100,00% of the paid up sharer capital of the Promoter Company, The Promoter Company in turn holds 18,813,208 Equity Shares representing 28,18% of the Voling Share Capital and is disclosed as part of the promoter good of the Target Company, Thus, the said transaction will result in a deemed direct acquisition (leaing an indirect acquisition meeting the intersholds specified in Regulation 50;) of the SEEI (MSST) Regulations;) of voling gripts in except of Target Company (\*Underfying Transaction\*). Pursuant to consummation of the Underfying Transaction and the Office. The Acquirer shall acquire condrict with the Company of the Underfying Transaction and the Office. The Acquirer shall acquire condrict over the Target Company.

	Details of Underlying Transaction							
Type of transaction (direct/	Mode of transaction (Agreement/Allotment/ market purchase)	Shares/ Voting rights acquired/ proposed to be acquired (1)		Total Consideration for shares/	Mode of payment (Cash/	Regulation which has triggered		
indirect)	, ,	Number	% vis-à-vis total equity / voting capital	Voting Rights (VR) acquired	securities)			
Indirect acquisition of the Target Company by the Acquirer pursuant to the Underlying Transaction. The indirect acquisition is a deemed direct acquisition is a deemed direct security for the threshold set out in Regulation 5(2) of SEBI (SAST) Regulations.	Pursuant to the Underlyer Transacton, the Applier Will cover and control at Based 18,50% but up to 100,00% of the paid- time capital of the William County	18,813,928	29.18%	Not applicable as this is an indirect acquisition.	Not applicable as this is an indirect acquisition.	Regulation s 3(1), 4 and 5 of the SEBI (SAST) Regula- tions.		

- The Acquirer will not directly acquire any equity shares of the Target Company pursuant to the Underlying Transaction. However, pursuant to the Underlying Transaction, the Acquirer shall hold at least 95.0% for up to 100.00% of the packety shares paid of the Promote Company, which holds 18.813.282 eauly shares in the Target Company, constituting 29.16% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, after the completion of the Underlying Transaction and Office acceeds 75.00% of the Voting Share Capital of the Target Company, and the Capital of the Target Company, and the Capital of the Target Company and Indiana of Indiana Capital of the Target Company and Indiana of Indiana Capital of the Target Company of Indiana of Indiana Capital of the Target Company and Indiana Capital of the Target Company of Indiana Capital of the Target Company.

### Salient features of the Underlying Transaction:

- Sallent features of the Underlying Transaction:

  Pursuant to the Loan Agreements, the Acquirer was allotted 100,000,000 Warrants by the Promoter Company, and the Acquirer, at this discretion, rise the right to exercise any or all of such Warrants, at par value, in one or more transches, which upon exercise of all warrants, will result in such number of quity barres. Ostillation of the Company for the Company fo
- the Promoter Company, Wirmare Exercise Mode, Interns of the Board Approval and pursuant to the Loan Agreements and the tern of the Warrants, the Acquirer issued a notice dated August 23, 2022 to the Promoter Company to service portion of the Warrants, then 51,980,000 Warrants, resulting in to 19,900.00 equily shares of the Promoter Company, constituting 524,000 if the equily capital of the Promoter Company post allotiment of the equi-shares presented in the 2004 warrants, for INR 19,900,000, paid in calks.
- shales pussant to exercise of the above variants, for the 152,00000, paid in cash.

  <u>Subsequent Warrant Exercise</u>: In terms of the Board Approval, the Acquirer, at its sole discretion
  exercise the belance Warrants to acquire up to 99,99% of the equity share capital of the Promoter Cor
  at any time and in such manner as it may deem fit.
- array time undis such manner as in registers to acquire up to 949/9% of the equility share capital of the Promoter Company attra y time and in such manner as it may doesn't like. Purchase Coglos: In terms of the Board Approval, the Acquirer, at its sole discretion, may exercise the Purchase Coglos: In terms of the Board Approval, the Acquirer, as the sole discretion, may exercise the Purchase Coglos by purchasing the 10,000 equily shares held by the Promoter Individuals for INR 100,000,00 at any time and in such manner as it may doesn't, in the Acquirer in the Acquire
- regulation at 20 mile Secul Transaction

  Updates in relation to the Underlying Transaction

  While as per the terms of the Warrants, the Promoter Company Shares were to be allotted to the Acquirer While as per the terms of the Warrants, the Promoter Company is Shares were to be allotted to the Acquirer within 2 business way from the Warrant Exercise Notice, i.e. by August 29, 2022, a letter dated August 24, 2022 was assued on behalf of the Promoter Company to the Acquirer in response to the Warrant Exercise Notice, and the Acquirer in response to the Warrant Exercise Notice, and the Acquirer in the Shares Ref., 2022, issued by SERI, bearing Ref., 2022, issued by SERI, bearing Ref., which is the Promoter Individuals were restricted from accessing the securities market or otherwise directly or the Promoter Individuals were restricted from accessing the securities market or otherwise directly virtue of exercise of the conversion option of 2 years, In their regard, the Promoter Company stand to the virtue of exercise of the conversion option on Warrants held by the Acquirer loss accusion of the Promoter Company, and consequently the equalities of voting rights may violate the response from Experiment promoters of the Promoter Company, and the Promoter Company, and the Acquirer to market the SERI Order and Conference of the Conversion of 19.00.00 Warrants into 19
- August 22, 2022 in this regard.

  Addisonally, in response to the letter from the Acquirer calling upon the Target Company to provide information required in connection with this Office, the Target Company has issued a letter dated August 25, 2022 reliabring the position of the Promotiner Company that a prior written approved from SEB Is required to allotment of equity shares to the Acquired by the Promotier Company on exercise of Warrants pursuant to the SEB I Order, the Target Company has also made stock exchange disclosures dead August 24, 2022 and August 25, 2022 reliabring the above position of the Promotier Company, Further, the Target Company has agreed to provide the information in allotment on the Office angust under the SEB (353) The guidations. The made is attock exchanged disclosure on August 25, 2022 in this regard.
- These a social section of the Underlying Transaction and the Offer, the Acquirer shall be classified as a member of 'promoter group' or as a 'promoter' of the Target Company.
- control constituent of our charging interaction and the Taigat Company.

  The Offer Price shall be payable in cash in accordance with Regulation (917)(a) of the SEBI (SAST).

  The Offer Price shall be payable in cash in accordance with Regulation (917)(a) of the SEBI (SAST) regulations, and conditions set on in the DPS and the Letter of Offer that will be sent to the Public Shareholders in accordance with the provisions of the SEBI (SAST) regulations.

  Object of the Offer: The Underlying Insensaction will result in the deemed direct acquisition (peling an indirect acquisition meeting the thresholds specified in Regulation (52) of the SEBI (SAST) Regulations).

  Object of the Offer: The Underlying Insensaction will result that since capital and control over the Insensation (1813).322 Eaght). Streams amounting to 27,18% of the Insel since capital control over the Insensation (1814).322 Eaght). Streams amounting to 27,18% of the Insensation, the Acquirer Corquin Indirect to support the Company in an effective manner and further strengthen the partnership between the Acquirer (PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs, and Target Company in an effective manner and further strengthen the partnership between the Acquirer PACs and Target Company in an effective manner and the PACs strengthen the partnership between

# SHAREHOLDING AND ACQUISITION DETAILS

The current and proposed shareholding of the Acquirer and the PACs in the Target Company and the details of the acquisition are as follows:

Details	Acq	uirer	PAC 1		PAG	2
	No. of Equity Shares	%	No. of Equity Shares	%	No. of Equity Shares	%
Shareholding as on the date of Public Announcement.	Ni	Nil	NI	Nil	Nil	Nil
Shares acquired between the date of the PA and the date of DPS	Ni	Nil	Ni	Nil	Nil	Nil
Post Offer shareholding as of the 10th (Tenth) Working Day after the closure of the Offer (assuming no Equity Shares tendered in the Offer) <sup>(1)</sup>	Ni	Nil	Ni	Nil	Nil	NiI
Post Offer shareholding as of the 10th (Tenth) Working Day after the closure of the Offer (assuming the entire 26.00% is tendered in the Offer) <sup>103</sup>	16,762,530 Equity Shares	26,00% of the Voting Share Capital	Ni	Nil	Nil	Nil

- The Acquirer Group will not directly acquire any equity stems of the Target Company pursuant to the Underlying Transaction, thosewer, pursuant to the Underlying Transaction, the Acquirer shall not at least underlying Transaction, the Acquirer shall not at least executive states in the Target Company, and the Acquirer shall not the Target Company, to the event the shareholding of the promoter and promoter group in the Target Company, after the completion of the Underlying Transaction and Office, recessed 5x 705x of the Velorig Servac Capital of the Target Company, the Acquirer will assure complaince with the minimum public shareholding requirements in such manner and filmeties persoched under explicable line. (2)
- The Acquirer Group will not directly acquire any share capital in the Target Company as a result of the Underlying Transaction.
- Other than as disclosed above, the Acquirer, the PACs, and members of the board of directors of the Acquirer and PACs do not hold any Equity Shares of the Target Company.

- The Equity Shares of the Target Company are listed on the BSE and the NSE.
- The traded turnover in the Equity Shares of the Target Company on BSE and NSE during the period August 01, 2021 to July 31, 2022 ("Twelve Month Period"), viz, twelve calendar months preceding the calendar

Stock Exchange	Traded turnover of Equity Shares of the Target Company during the Twelve Month Period ("A")	Total No. of Equity Shares of the Target Company during the Twelve Month Period ("B")	Traded turnover as % of total number of Equity Shares of the Target Company (A/B)
BSE	1,37,06,809	6,44,71,267	21.26%
NSE	10,34,35,994	6,44,71,267	160.44%

- source: Certificate dated August 23, 2022 essure by MSKA & associates, Chartered Accountains Based on the above information. Ne Equily States of the Target Company are frequently traded in terms of Regulation (1) (i) of the SEB (SAST) Regulations. This is a deemed dired acquisition of the Target Company, being an indirect acquisition meeting the thresholds specified in Regulation (52) of the SEB (SAST) Regulations. The Offer Pion of NR 294.0 pp or Equily Share of the Target Company is higher than the price determined in accordance with Regulation (52) nat with Regulation 8(5) of the SEBI (SAST) Regulations, being the highest of the (Solving agramminers).

Sr. No.	Particulars	Price (INR per Equity Share)
Α	The highest negotiated price per share of the Target Company for any acquisition under the agreement attracting the obligation to make a PA of this Offer	Not Applicable <sup>(1)</sup>
В	The volume weighted average price paid or payable by the Acquirer or the PACs during the fifty-two weeks immediately preceding the date of the PA	Not Applicable

С	The highest price paid or payable for any acquisition by the Acquirer or the PACs during the twenty-six weeks immediately preceding the date of the PA	Not Applicable
D	The volume weighted average market price per equity share of the Target Company for a price of sixty trading days immediately preceding the date of the PA as traded on the NSE. being the stock exchange where the maximum volume of trading in the caught shares of the Target Company are recorded uning such period and such shares being frequently traded, Calcutations are attached in Annexure B	INR 247.77
Е	Where the equity shares are not frequently traded, the price determined by the Acquirer and the Manager to Offer taking into account valuation parameters including, book value, comparable trading multiples, and such other parameters as are customary for valuation of shares of such companies; and	Not Applicable <sup>(2)</sup>
F	The per equity share value computed under Regulation 8(5), if applicable	INR 218.70 <sup>II</sup>

Notes:

1. Not applicable as this is an indirect acquisition.

2. Not applicable as the site is an indirect acquisition.

2. Not applicable as the early shares of the Target Company are frequently tradest.

3. In terms of the properties of the Target Company are frequently tradest.

3. In terms of the properties of the Target Company (alternative set out therein are acquisition along with a default description of the methodology adopted for each computation.

Pursuant to the Underlying Transaction, the Acquirer shall hold at least 98.5% but upto 100.00% of the issued and subscribed applied the Promoter Company, Not acquisition of the Promoter Company (and the Promoter Company) (and the Promoter

The aggregate of the aforementioned amounts is the implied value paid by the Acquirer for the indi acquisition of equity shares of the Target Company held by the Promoter Company, which translates to implied value per equity share of the Target Company of INR 218.70.

Therefore, the offer price per equity share of the Target Company of INR 294.00 (Indian Rupees Two Hundred and Minety Four only) (Offer Price) is higher than the price determined in compliance with Regulation 8(2) read with 8(5) of the SAST Regulations.

Source: Certificate dated August 23, 2022 issued by MSKA & Associates, Chartered Accountant

- Source: Certificate dated Appairs 22, 2022 Issued by MSKA & Associates, Chartered Accountants In terms of Regulation (8)5 of the SEBIL (6AST). Regulations, an indirect acquisition, where (a) the proportionate net asset value of the larget company, as a percentage of the consolidated not asset value of the consolidated safes. In the consolidated in the consolidated safes to the consolidate safes and the consolidate safes to the consolidate safes and the con
- excessor ten 1,20,000 miteraction for all the parameters specified in Regulation (8)5 of the SAST Regulations, in view of the parameters considered and set forth above, Offer Price of INR 294.00 per Equity State is justified, in terms of Regulation 6 and with other applicable regulations of the SEBI (SAST) Regulations, as certified by MSK4 & Associates, Chartered Accountains, by way of certificate detect August 25, 2022.

  Based on the confirmation provided by Target Company on August 25, 2022 and based on the information available on the website of the stock exchanges, since the date of the PA, there have been no corporate actions by the Target Company warranting adjustment of the relevant price parameters under Regulation 8(9) of the SEBI (SAST) Regulations.
- The Offer Price may be revised in the event of any corporate actions like bonus, rights, split, etc, where the record date for effecting such corporate actions falls prior to 3 Working Days prior to the commencement of Tendering Period of the Offer.
- reintening relicion to the Dies.

  As on the date of his PPs, there is no revision in the Offer Price or size of the Open Offer. In case of any revision in the Offer Price or size of the Open Offer, the Acquirer shall comply with applicable provisions of Regulation 18 of the SEBI (SAST) Regulations and any other provisions of the SEBI (SAST) Regulations which are required to be fulfilled for the said revision in the Offer Price or size of the Open Offer.
- which this DPS has been cublished; and (iii) simultaneously notify to BSE. INSE. SIRE Inst the Target Company at its registered office of such revision.

  In the event of acquisition of the Equily Shares by the Acquirer and/or the PACs, during the Offer Period, whether by subscription or pactiases, at a price higher than the Offer Price per Equily Shares. In offer Price, whether by subscription or pactiases at a price higher than the Offer Price per Equily Shares in offer Price and the Price per Equily Shares in offer Price and the Price per Equily Shares in the Offer Price and Price per Equily Shares in the Offer Price and Price per Equily Shares in the Offer Price and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Price per Equily Shares and the Shares and Shares and Price per Equipment Shares and the Shares and Shares and Price per Equily Shares and the Shares and Shares and

- The total consideration for the Open Offer, assuming full acceptance, i.e. for the acquisition of 16,762,530 Equity Shares, at the Offer Price of INR 294.00 per Equity Share is INR 4,928,183,820.00 ("Offer Consideration").
- Constitution in the Constitution of the Consti
- In accordance with Regulation 17 of the SEBI (SAST) Regulations, the Acquirer has opened an escrow account under the name and tills of Vishiapparatina Commercial Private Luimide Escow AC ("Escrow Account") with the Isa
- Personal to Regulation 17 read with Regulation 22 of SEEI (SEE) Regulations. An Appairs have made a cash deposit in such Excree Account of INK 4,502,453,250.0 (being 10,00%) of the total consideration. Manager has been authorized to operation the Excree Account of INK 4,502,453,250.0 (being 10,00%) of the total consideration Manager has been authorized to operation the Excree Account in accordance with the SEEI (SSE). Regulations. The cash deposit has been confirmed by the Excree Agent by way of a confirmation letter dated August 25, 2022.

# STATUTORY AND OTHER APPROVALS

- To the knowledge of the Acquirer Group, there are no statutory or other approvals required to complete the Underlying Transaction and the Open Offer as on the date of this DPS. It, however, any statutory or other approval becomes applicable prior to completion of such acquisitions, the Open Offer would also be subject to such other statutory or other approval(s) being obtained.
- approvial becomes application prior to competent or such acquisinons, me upon time would asso as suspec-table to such other statistically or other approvisibly being obtained.

  In terms of Regulation 23(1) of the SEBI ISAST) Regulations, in the event that approvisibly which becomes
  applicable prior to completion of the Cybia Office are not received, for reasons costate the reasonable control
  application of the Cybia Office are not received, for reasons costate the reasonable control
  withdrawal of the Open Offer, the Acquirer (through the Managers) shall, within 2 (Two) Working Days of such
  withdrawall, make an announcement of such withdrawal statistip the prounds for the withdrawal and a announcement of such withdrawal statistip the prounds for the withdrawal and accordance
  with Regulation 23(2) of the SEBI (SAST) Regulations.

  If the holders of the Equity Shares who are not persons resident in India (including NPBs, OCBs and
  registered FPBs and FIBs require any approvals (including from Reserve Bank of India (RBDT), the Proving
  meastern of the Equity Shares who are not persons resident in India (including NPBs, OCBs and
  registered FPBs and FIBs require any approvals. In the registed of the office of the SEBI office of the SEBI office of the SEBI office office in the event such approvals are not submitted. The Acquirer
  reserves the right to reject such Circuity Shares tendered in this Open Office, in the event of the Tendering Portion of the SEBI office of the SEBI office of the SEBI office of the SEBI office of the Tendering Portion of the SEBI office of the SEB
- Where any statutory or other approval extends to some but not all of the Public Shareholders, the Acquirer shall have the option to make payment to such Public Shareholders in respect of whom no statutory or other approvals are required in order to complete this Open Offer.
- approvals are required in order to complete this Open Offer. In case of delay-on-ceepid or any approval which may be required by the Acquirer Group at a later date, as per Regulation 18(11) of the SEBI (SAST) Regulations, SEBI may, if setsified, that non-receipt of the required statutory approvals) was not attributated to any willful default, failure or neglect on the part of the Acquirer Group to diligently pursue such approval(s), grant an extension of time for the purpose of completion of this Open Offer, subject to such terms and conditions as may be specified by SEBI (nothing payment of the open Offer, subject to such terms and conditions as may be specified by SEBI (nothing payment of the open Offer, subject to such terms and conditions as may be prescribed by SEBI from time to time, in SEBI (SAST) Regulations.

Sr. No.	Activities	Schedule of Activities ( Day and Date)
1	Issue of PA	Tuesday, August 23, 2022
2	Publication of this DPS in newspapers	Tuesday, August 30, 2022
3	Last date for filing of the draft letter of offer with SEBI	Wednesday, September 07, 2022
4	Last date for public announcement for competing offer(s)	Wednesday, September 21, 2022
5	Last date for receipt of SEBI observations on the draft letter of offer (in the event SEBI has not sought clarifications or additional information from the Manager to the Open Offer)	Wednesday, September 28, 2022
6	Identified Date* for determining shareholders to whom LOF shall be sent	Friday, September 30, 2022

7	Last date by which the LOF is to be dispatched to the Public Shareholders whose names appear on the register of members on the Identified Date, and to Stock Exchanges and Target Company and Registrar to issue a dispatch completion certificate	Monday, October 10, 2022
8	Last Date by which the committee of the independent directors of the Target Company shall give its recommendation to the Public Shareholders for this Open Offer	Thursday, October 13, 2022
9	Last date for upward revision of the Offer Price / the size of the Open Offer	Thursday, October 13, 2022
10	Date of publication of opening of Open Offer public announcement in the newspapers in which this DPS has been published	Friday, October 14, 2022
11	Date of commencement of the Tendering Period	Monday, October 17, 2022
12	Date of closure of the Tendering Period ("Offer Closing Date")	Tuesday, November 01, 2022
13	Last date of communicating the rejection/ acceptance and completion of payment of consideration or return of Equity Shares to the Public Shareholders	Wednesday, November 16, 2022
14	Last date for publication of post-Open Offer public announcement in the newspapers in which this DPS was published	Wednesday, November 23, 2022
15	Last date for filling the post Offer report with SEBI	Wednesday, November 23, 2022

Los Juss water or taming the post Other report with SEBI | Wednesday, November 23, 2022 |
The Identified Date is only for the purpose of determining the Public Shareholders to when the Latter of Other would be sent in accordance with the SEBI (GAST) Regulations, it is clarified that all Public Shareholders are eligible to periopole in the Other any time during the Tendering Period.
The accover Immelse are indicative (prepared on the basis of termless provided under the SEBI (GAST) Regulations) and are subject to receipt of relevant approvals from various statutory/legulationy authorities and may have to be revised accordingly.

PROCEDURE FOR TENDERING THE EQUITY SHARES IN CASE OF NON-RECEIPT OF LETTER OF

- OFFER
  Persons who have acquired Equily Shares but whose names do not appear in the register of members of the Target Company, on the Montified Date Lp. the date failing on the 10th Working Day prior to the commonworth of Mondeing Period or unreglated owners on those who have acquired Equily Shares after the Identified Date, or those who have not received the Letter of Offer, may also participate in the Offer. Accidental omission to send the Letter of Offer to any person to whom the Offer is made or the non-except or deliged receipt of the Letter of Offer by any person the whom the Offer is made or the non-except or deliged receipt of the Letter of Offer by any such person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not writished the Offer any any surp person will not seem the original or any surp surp person that the original or any surplement of the original original original or any surplement of the original ori
- casigned coapit of the Latter of Offer by any such person will not invalidate the Offer in any any.

  The Public Shareholders may also download the Latter of Offer from the SEMS seebstee (www.semb.co.) which is the public of the Community of the
- nanagar to the Offer.

  The Public Strateholdars are entitled to tender the Offer Shares under the etce exchange mechanism made evaluate by Sock Exchanges in the form of a separate window (Acquisition Window), as provided under the SEB Regulations and SEB Clinician CIRCFO/POLICYCELLI/Z015 dated Acel 13, 2615 read with SEB Contact CIRCFO/POLICYCELLI/Z015 dated Acel 13, 2615 read with SEB Contact FORDROR/RIPZ016/131 dated December 9, 2016 ("Acquisition Window Circulars") issued by SEBL in such case-
  - a. NSE shall be the designated stock exchange ("Designated Stock Exchange") for the purpose of tendering the Offer Shares;
  - tendering the Offer Shares;
    The Acquirer has appointed. M Financial Service Limited ("Buying Broker") as its broker for the Offer through whom the purchases and settlement of the Offer Shares tendered under the Offer shall be made. The contact details of the Buying Broker are as mentioned above.

    MN Financial Service Limited

    Address: 5th Floor, Congry, Appeasable Marathe Marg. Pathadewi, Mumbai 400025,
    Tel+91 22 267043001 (20043835). Fax+ 912 26717222

    Contact Person: Sanjay Bhalla

All the Public Shareholders, holding Equity Shares whether in dematerialized form or physical form, registered or unregistered, are eligible to participate in this Offer at any time during the Tendering Period for

- Oller.

  All Public Shareholders who desire to tender their Equity Shares under the Offer would have to intima
  their respective stock brokers ("Selling Broker") within the normal trading hours of the seconda
  market, during the Tendering Period.
- market, during the Tendering Period.

  The Acquisition Widney will be grounded by both NSE and BSE to facilitate placing of sell orders. The Selling Bloker would be required to place an orderful on behalf of the Public Shareholders who wish to tender Equily Shares in the Open Offer using the Acquisition Window of the Stock Enchanges. Bellowing the order bod, the Stock Enchanges. Bellow Equily Shares in the Open Offer using the Acquisition Window of the Stock Enchanges. Bellow Equily Shares ranked as lien in the denial account of the Public Shareholder shall be provided by the depositations to the Clearing Corporation.
- The cumulative quantity tendered shall be displayed on the Stock Exchanges' websites throughout the trading session at specific intervals during the Tendering Period.
- training assistion as specific framewisk curring me reinforming recommendations and Disclosure Requirements). Any per the provisions of Regulation 40(7) in the SEBI (Listing Obligations and Disclosure Requirements). Regulations, 2015, as amonitod and SEBIS press release dated December 3, 2018, learning reference no., PH 48/2015, requirements of the securities shall not be processed unless the securities see that in demantarialised form with a depository with effect from April 01, 2019, However, in accordance with the circular season by SEBI Desiring reference number SEBIAHOCEPO (MDIO/REP/2020/14) death AJJ 93, 1200, shareholdes hadding securities in physical from any advanced to studies thereof colder, Such tenderick spalls but see the provisions of the SEBI (6457) Regulations. Ancesting Nacestria, 100 (Cells, Such tenderick) spalls also sper the provisions of the SEBI (6457) Regulations.
- Equity Shares should not be submitted/ tendered to the Manager, the Acquirer or the Target
- The detailed procedure for tendering the Offer Shares in this Open Offer will be available in the Letter of Offer, which shall be available on SEBI's website (www.sebi.gov.in).

# OTHER INFORMATION

- THE APPLY AND THE APPLY AND THE RESPECTIVE DIFFERENCE OF THE ACQUIRTY. BY APPLY AND THE APPLY APPL
- The information pertaining to the Target Company contained in the PA or DPS or Letter of Offer or any other contained advertisement/publications made in connection with the Queno filler has been compiled from information updated or publically available sources or as provided by the Target Company, The Apolline, the PAGS and Manager to Both the Company Company, The Apolline the PAGS and Manager to Both the near the contained provided in the Sample Company, The Company The Apolline Company The Apolline Company The Company The Apolline Company The Company

- KFin Technologies Limited has been appointed as the Registrar to the Offer.

  Unless otherwise stated, the information set out in this DPS reflects the position as of the date it
- In this DPS, any discrepancy in any table between the total and sums of amounts listed is due to rounding off
- In this DPS, all references to "Rupees" or "INR" are references to the Indian Rupee(s) ("INR").
  This DPS and the PA shall also be available on SEBI's website (http://www.sebi.gov/in).

# Issued by the Manager to the Offer

# JM FINANCIAL

JM Financial Limited
7th Floor, Chergy, Appasaheb Marathe Marg,
Prabhadevi, Mumbai 400025, India.
Tel. No. +91 22 6630 3030
Fax No. +91 22 6630 3330 Fax No. 1912.0000 3330 Website: https://www.jmfl.com Contact Person: Ms. Prachee Dhuri SEBI Registration Number: INM000010381

# Registrar to the Offer

# ▲ KFINTECH

KFin Technologies Limited (formerly known as KFin Technologies Private Limited) Address: Selenium, Tower B, Plot 31-32, Financial District, Nanakramguda, Serilingampally, Hyderabad - 500 032 Nanakramguda, Serilingampa Tel. No.: +91 40 6716 2222 Toll Free No.: 18003094001 Email: ndtvopenoffer@kfintech.co Website: www.klintech.com Investor Grievance Email: einward.ris@klintech.com Contact Person: Mr. Murali Krishna SEBI Registration No.: INR000000221 CIN: U72400TG2017PLC117649

### For and on behalf of the Acquirer mercial Private Limited (Acquirer)

Place: Ahmedabad Date: August 29, 2022 For and on behalf of PAC 1

# Place: Ahmedabad Date: August 29, 2022 For and on behalf of PAC 2

Place: Ahmedabad Date: August 29, 2022



23rd August 2022

BSE Limited
P J Towers,
Dalal Street,

Mumbai – 400001.

**Scrip Code: 512599** 

National Stock Exchange of India Limited

Exchange plaza,

Bandra-Kurla Complex,

Bandra (E), Mumbai – 400051.

Scrip Code: ADANIENT

Dear Sir / Madam,

Sub: Intimation for execution of Purchase Agreement in relation to acquisition of 100% stake in Vishvapradhan Commercial Private Limited ("VCPL") by AMG Media Networks Limited ("AMNL"), a wholly owned subsidiary of Adani

Enterprises Limited ("Company")

Ref: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of

India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

We hereby inform you that AMNL, a wholly owned subsidiary of the Company, has acquired 100% equity stake in VCPL, in accordance with the terms contemplated under the purchase agreement dated 23<sup>rd</sup> August, 2022 executed between AMNL, Nextwave Televentures Private Limited ("NTPL"), Eminent Networks Private Limited ("ENPL", collectively with NTPL as "Sellers") and VCPL.

The details as required under SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR / CFD / CMD / 4 / 2015 dated 9th September, 2015 are given as under: -

Sr. N.	Particulars	Details
a)	Name of the target entity, details in brief such as size, turnover etc.	Vishvapradhan Commercial Private Limited
		FY22 Revenue: INR 1,00,000/-
b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter/promoter group/group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length".	No
c)	Industry to which the entity being acquired belongs	Trading and Consultancy
d)	Objects and effects of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if	The acquisition is of strategic nature in the interest of AMNL.

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421

Gujarat, India

CIN: L51100GJ1993PLC019067



Sr. N.	Particulars		Details	
	its business is outside the main line of business of the listed entity)			
e)	Brief details of any governmental or regulatory approvals required for the acquisition.	Not applicable		
f)	Indicative time period for completion of the acquisition	The acquisition was completed simultaneously with execution of the Purchase Agreement dated August 23, 2022		
g)	Nature of consideration - whether cash consideration or share swap and details of the same;	Cash		
h)	Cost of acquisition or the price at which the shares are acquired;	The acquisition cost would be at an Enterprise Value of INR 113,74,61,990.		
i)	Percentage of shareholding / control acquired and / or number of shares acquired;	AMNL will acquire 100% stake in VCPL from the Sellers.		
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other significant information (in	2008. The registered office of VCPL is located at 4th Floor, Plot No. 38, Institutional Area, Sector- 32, Gurgaon, Haryana 122001, India.  History of VCPL's last three year's turnover:		
	brief);	Year	Amount (Rs.)	
		2021-2022	1,00,000/-	
		2020-2021	1,00,000/-	
		2019-2020	2,00,000/-	

Kindly take the same on your records.

Thanking you,

Yours faithfully,

For Adani Enterprises Limited

Jatin Jalundhwala Company Secretary & Joint President (Legal)

Ahmedabad K

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



23<sup>rd</sup> August 2022

**BSE Limited** 

P J Towers, Dalal Street,

Mumbai – 400001.

Scrip Code: 512599

Dear Sir/ Madam,

National Stock Exchange of India Limited

Exchange plaza, Bandra-Kurla Complex,

Bandra (E), Mumbai – 400051.

Scrip Code: ADANIENT

Sub: Intimation for:

a) Exercising of certain warrants held by Vishvapradhan Commercial Private Limited ("VCPL"), an indirect subsidiary of Adani Enterprises Limited ("Company") for acquiring 99.5% of the equity share capital of RRPR Holding Private Limited ("RRPR"), a promoter company of New Delhi Television Limited ("NDTV"); and

b) Company's participation along with VCPL in an open offer to public shareholders of NDTV, launched by VCPL

Ref: Disclosure pursuant to Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("LODR Regulations").

We hereby inform you that VCPL, (a wholly owned subsidiary of AMG Media Networks Limited ("AMNL") which is a wholly owned subsidiary of the Company), owns warrants of RRPR and has exercised its right to convert 1,990,000 warrants into 1,990,000 equity shares of RRPR constituting 99.50% of RRPR's equity share capital ("Warrant Exercise"), by issuing a warrant exercise notice dated August 23, 2022 ("Warrant Exercise Notice") to RRPR. VCPL, at its sole discretion, also has the right to exercise at any time (i) further warrants to acquire up to 99.99% of the equity share capital of RRPR; and (ii) a purchase option to purchase all of the existing equity shares of RRPR held by Mr. Prannoy Roy and Mrs. Radhika Roy and acquire 100% of the equity share capital of RRPR.

1. Upon allotment of Equity Shares by RRPR pursuant to the Warrant Exercise, VCPL will own 99.5% of the paid-up equity share capital of RRPR. RRPR in turn holds 18,813,928 equity shares representing 29.18% of the total voting equity share capital of NDTV. Thus, the said transaction will result in an indirect acquisition of voting rights in excess of 25% of NDTV, triggering an open offer by VCPL under the provisions of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations") for up to 16,762,530 fully paidup equity shares, constituting 26% of the voting share capital of NDTV ("Open Offer").

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



- 2. In its capacity of being the ultimate holding company of VCPL, the Board of Directors of the Company, has today i.e. August 23, 2022, passed a resolution for participating as a 'person acting in concert' in the Open Offer.
- 3. The details as required under LODR Regulations read with SEBI Circular No. CIR / CFD / CMD / 4 / 2015 dated 9th September, 2015 are given as under: -

Sr.	Particulars	Details
N.		2 2 2 2 3 3 3
a)	Name of the target entity, details in brief such as size, turnover etc.	RRPR Holding Private Limited <b>("RRPR")</b> The turnover (stand-alone basis) of RRPR for FY-2022, FY-2021, and FY-2020 is INR *, INR Nil, and INR Nil respectively.
		RRPR in turn holds 18,813,928 equity shares representing 29.18% of the total voting equity share capital of NDTV. Thus, the said transaction will result in an indirect acquisition of voting rights of NDTV.
		The turnover of NDTV for FY-2022, FY-2021, and FY-2020 is INR 230.91 Cr., INR 197.33 Cr., and INR 221.40 Cr. respectively.
b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms length".	No
c)	Industry to which the entity being acquired belongs	RRPR holds investments in media industry. It holds 29.18% of the total voting equity share capital of NDTV, which is in the Media, Entertainment, Publication industry.
d)	Objects and effects of	The acquisition is in line with AMNL's



Sr.	Particulars	Details
N.	1 51 51 51 51 51	
	acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)	objective of setting up a credible next generation media platform with emphasis on digital and broadcast segments, amongst others.
e)	Brief details of any governmental or regulatory approvals required for the acquisition.	Not Applicable
f)	Indicative time period for completion of the acquisition	As per the terms of the warrants, upon exercise of 1,990,000 warrants, RRPR is obligated to allot 1,990,000 equity shares of RRPR to VCPL within 2 Business Days from the date of Warrant Exercise Notice, i.e. by 25th August, 2022. The shares of RRPR so allotted to VCPL will be kept in escrow in accordance with the provisions of the SAST Regulations.  Pursuant to the above, neither AEL nor AMNL will directly acquire any equity shares of NDTV. However, VCPL shall acquire equity shares of NDTV pursuant to the Open Offer, which will be completed in accordance with the provisions of the SAST Regulations.
g)	Nature of consideration - whether cash consideration or share swap and details of the same;	Cash
h)	Cost of acquisition or the price at which the shares are acquired;	VCPL has exercised a portion of the Warrants, being 1,990,000 warrants of RRPR for INR 19,900,000 by issuing a notice dated August 23, 2022 to RRPR. The open offer by VCPL to acquire up to 16,762,530 fully paid up equity shares, constituting 26% of the voting share capital of NDTV from the public shareholders is being made at INR 294 per equity share, which has been



Sr. N.	Particulars	Details		
		determined in accordance with SAST Regulations.		
i)	Percentage of shareholding / control acquired and / or number of shares acquired;	based on the Warrant Exercise Notice VCPL's shareholding in RRPR will be least 99.50% of RRPR's equity shat capital. Either upon conversion further warrants or upon the exercise of its option to purchase shares RRPR from existing shareholders RRPR, VCPL shall hold at least 99.5 but up to 100% of the issued are subscribed capital of RRPR. RRPR ow 18,813,928 equity shares in NDT constituting 29.18% of the voting shat capital of NDTV.		
		Pursuant to the Open Offer, VCPL will acquire up to 26% shareholding of NDTV.		
j)	Brief background about the entity acquired in terms of products/line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any other	RRPR was incorporated on August 19, 2005. The main object of the Company is to acquire and hold controlling and other interests in shares or loan capital of the group and other affiliates or associate companies.  History of last three year's turnover:		
	significant information (in brief);	Year Amount		
	orier),	(Rs.)		
		2021-2022 * 2020-2021 Nil		
		2019-2020 Nil		
		RRPR owns 18,813,928 equity shares in NDTV constituting 29.18% of the voting share capital of NDTV. NDTV was incorporated on September 8, 1988 and is a leading media house which has pioneered the delivery of credible news for over three decades. NDTV operates		



Sr.	Particulars		Details	
N.				
		three national news channels - NDTV		
		24x7, NDTV India and NDTV Profit. It		
		also has one of the most popular		
		products for online news and remains		
		one of the most followed news handles		
		on social media with more than 35		
		million followers across platforms like		
		Twitter, YouTube and Instagram.		
		<u>-</u>	st three year's tur	uover
		(stand-alone	basis):	,
		Year	Amount	
			(Rs. in Crore)	
		2021-2022	230.91	
		2020-2021	197.33	
		2019-2020	221.40	

<sup>\*</sup> RRPR has not approved / adopted Annual Financial Statements for the year ended 31st March 2022 (based on information available on MCA website)

A copy of the press release dated August 23, 2022 issued by AMNL is also attached.

Further details are available in the Public Announcement dated August 23, 2022 issued by the Manager to the open offer i.e. JM Financial Limited on behalf of VCPL.

You are requested to take the same on your record.

Thanking you,

Yours faithfully,

For Adani Enterprises Limited

Jatin Jalundhwala Company Secretary &

J. R. Dalunolluvale

Joint President (Legal)

gal)

Encl: As Above

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067



# Media Release

# AMG Media Networks Limited (AMNL) to indirectly acquire 29.18% stake in NDTV & launch Open Offer

# Editor's Synopsis

- Vishvapradhan Commercial Private Limited (VCPL), wholly owned subsidiary of AMG Media Networks Limited (AMNL), has exercised the rights to acquire 99.5% of the equity shares of RRPR Holding Private Limited, a promoter group company of NDTV.
- It will trigger an open offer to acquire up to 26% stake in NDTV in terms of SEBI's Takeover Regulations.
- NDTV has three leading national channels and strong digital platform.
- AMNL is 100% subsidiary of Adani Enterprises Limited (AEL)

**Ahmedabad; Aug 23, 2022**: AMNL's wholly owned subsidiary VCPL holds warrants of RRPR Holding Private Limited (RRPR) entitling it to convert them into 99.99% stake in RRPR. VCPL has exercised warrants to acquire 99.5% stake in RRPR. Such acquisition will result in VCPL acquiring control of RRPR.

RRPR is a promoter group company of NDTV (NDTV, BSE: 532529) and holds 29.18% stake in NDTV. VCPL, along with AMNL & AEL (persons acting in concert), will launch an open offer to acquire up to 26% stake in NDTV, in compliance with the requirements of the SEBI's (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

NDTV is a leading media house which has pioneered the delivery of credible news for over three decades. The company operates three national news channels – NDTV 24x7, NDTV India and NDTV Profit. It also has strong online presence and remains one of the most followed news handles on social media with more than 35 million followers across various platforms.

NDTV recorded a Revenue of INR 421 Cr with an EBITDA of INR 123 Cr and Net Profit of INR 85 Cr in FY22 with negligible debt.

"This acquisition is a significant milestone in the journey of AMNL's goal to pave the path of new age media across platforms" **stated Mr. Sanjay Pugalia, CEO, AMG Media Networks Limited**. "AMNL seeks to empower Indian citizens, consumers and those interested in India, with information and knowledge. With its leading position in news and its strong and diverse reach across genres and geographies, NDTV is the most suitable broadcast and digital platform to deliver on our vision. We look forward to strengthening NDTV's leadership in news delivery."

# About AMG Media Networks Limited (AMNL)

AMNL, wholly owned subsidiary of AEL, houses the media business of the Adani Group. The company was recently incorporated to set up a credible next generation media platform with emphasis on digital and broadcast segments, amongst others. VCPL, which was recently acquired by AMNL, is its wholly owned subsidiary.



# About Adani Enterprises Limited

Adani Enterprises Limited (AEL) is the flagship company of Adani Group, one of India's largest business organisations. Over the years, Adani Enterprises has focused on building emerging infrastructure businesses, contributing to nation-building and divesting them into separate listed entities. Having successfully built unicorns like Adani Ports & SEZ, Adani Transmission, Adani Power, Adani Green Energy, Adani Total Gas and Adani Wilmar, the company has contributed significantly to make the country self-reliant with our portfolio of robust businesses.

The next generation of its strategic business investments are centred around green hydrogen ecosystem, airport management, roads, data center and water infrastructure which has significant scope for value unlocking. This has led to robust returns to our shareholders. Rs. 150 investments in Adani Enterprises, which was the group's first IPO in 1994, has grown to Rs. 900,000+.

For media queries, please contact: Roy Paul | roy.paul@adani.com