Kestone Integrated Marketing Services Private Limited

CIN: U73100HR1997PTC076900 Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 Phone: +91 011 41281100 | Fax: +91 011 41281101 Email: marketing@kestone.in | Website: www.kestone.in

MEETING OF THE UNSECURED CREDITORS OF KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

(convened pursuant to the order dated December 11, 2019 of the Hon'ble Chandigarh Bench of the National Company Law Tribunal at Chandigarh)

DETAILS OF THE MEETING:

Day	Saturday
Date	01 st February, 2020
Time	12:00 PM
Venue	Magpie Tourist Complex, Mathura Road, Sector 16A, Faridabad, Haryana 121001

DOCUMENTS ENCLOSED:

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BEFORE THE NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH, AT CHANDIGARH COMPANY APPLICATION NO. CA (CAA) No. 39/CHD/HRY/2019 (under Sections 230-232 read with Section 52 and Section 66 of the Companies Act, 2013)

IN THE MATTER OF THE COMPANIES ACT, 2013

AND

IN THE MATTER OF SECTIONS 230 – 232 READ WITH SECTION 52 AND SECTION 66 OF THE COMPANIES ACT, 2013 AND RULES MADE THERE UNDER, THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016

AND

IN THE MATTER OF THE SCHEME OF ARRANGEMENT BETWEEN CAREER LAUNCHER EDUCATION INFRASTRUCTURE AND SERVICES LIMITED, CL MEDIA PRIVATE LIMITED, ACCENDERE KNOWLEDGE MANAGEMENT SERVICES PRIVATE LIMITED, G.K. PUBLICATIONS PRIVATE LIMITED, KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED AND CL EDUCATE LIMITED AND THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

AND

IN THE MATTER OF:

Career Launcher Education Infrastructure and Services Limited (CIN- U70101HR2005PLC076899), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamating Company 1 / Applicant Company 1

AND

CL Media Private Limited (CIN- U74300HR2008PTC077265), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamating Company 2 / Applicant Company 2

AND

Accendere Knowledge Management Services Private Limited (CIN- U74900HR2008PTC077200), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamating Company 3 / Applicant Company 3

AND

G.K. Publications Private Limited, (CIN- U22110HR2001PTC076979) Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamating Company 4 / Applicant Company 4

AND

Kestone Integrated Marketing Services Private Limited (CIN- U73100HR1997PTC076900), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamating Company 5 / Applicant Company 5

AND

CL Educate Limited (CIN- L74899HR1996PLC076897), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

... Amalgamated Company / Applicant Company 6

(Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as Amalgamating Companies. The Amalgamated Company and the Amalgamating Companies shall collectively, hereinafter be referred to as the Applicant Companies.)

NOTICE OF THE TRIBUNAL CONVENED MEETING OF THE UNSECURED CREDITORS OF KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

Notice is hereby given that by an order dated December 11, 2019 in Company Application No. CA (CAA) No. 39/Chd/Hry/2019 ("**Order**"), the Hon'ble Chandigarh Bench of the National Company Law Tribunal at Chandigarh ("Tribunal"), has directed a meeting to be held of the Unsecured Creditors of the Amalgamating Company 5 for the purpose of considering, and if thought fit, approving with or without modification(s), the proposed Scheme of Arrangement ("Scheme") among the Amalgamated Company and Amalgamating Companies and their respective shareholders and creditors under Sections 230 to 232 read with Section 52 and Section 66 of the Companies Act, 2013 and Rules made there under, the companies (Compromises, Arrangements and Amalgamations) rules, 2016.

In pursuance of the Order and as directed therein, further notice is hereby given that a meeting of the Unsecured Creditors of the Amalgamating Company 5 will be held at Magpie Tourist Complex, Sector 16A, Mathura Road, Faridabad, Haryana 121001 on Saturday, the 01st day of February, 2020 at 12:00 P.M. ("**Meeting**"), at which time and place, the said Unsecured Creditors of the Amalgamating Company 5 are requested to attend the Meeting.

Copies of the notices in relation to the Meeting, together with the documents accompanying the same, including the explanatory statement under Sections 230(3), 232(1), 232(2) and 102 of the Act read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("**Rules**") ("**Explanatory Statement**"), the Scheme, the form of proxy and the attendance slip can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Amalgamating Company 5 at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 during business hours. The Amalgamating Company 5 is required to furnish a copy of the Scheme within one day of any requisition of the Scheme made by any unsecured creditor to attend the Meeting.

Persons entitled to attend and vote at the Meeting, may vote in person or by proxy at the Meeting, provided that all proxies in the prescribed form, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting, are deposited at the registered office of the Amalgamating Company 5 as mentioned above not later than 48 hours before the scheduled time of the Meeting. Forms of Proxy can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Amalgamating Company 5 as mentioned above during business hours.

The Tribunal has appointed Mr. Pushkar Sood, Advocate, as the chairperson of the Meeting, and failing him, Mr. Shashi Pratap Singh, as the alternate chairperson of the Meeting, including for any adjournment(s) thereof. The Tribunal has also appointed Mr. Nitin Kumar, Company Secretary, as the scrutinizer for the Meeting, including for any adjournment(s) thereof. The Scheme, if approved at the Meeting, will be subject to the subsequent approval of the Tribunal.

TAKE NOTICE that the following resolution is proposed under Section 230(3) of the Act and the provisions of the memorandum of association and the articles of association of the Amalgamating Company 5, for the purpose of considering, and if thought fit, approving, with or without modification(s), the Scheme.

"RESOLVED THAT, pursuant to the provisions of Sections 230 to 232 read with Section 52 and Section 66 and other applicable provisions of the Companies Act, 2013 ("Act"), the applicable rules, circulars and notifications made thereunder (including any statutory modification(s) or reenactment(s) thereof for the time being in force) and subject to the provisions of the memorandum of association and the articles of association of Kestone Integrated Marketing Services Private Limited and subject to the approval of the Chandigarh Bench of the Hon'ble National Company Law Tribunal at Chandigarh ("Tribunal") and subject to such other approvals, permissions and sanctions of any regulatory and other authorities, as may be necessary and subject to such conditions and modifications as may be prescribed or imposed by the Tribunal or by any regulatory or other authorities, while granting such consents, approvals and permissions, which may be agreed to by the Board of Directors of the Amalgamating Company 5, the Scheme of Arrangement among CL Educate Limited ("Amalgamated Company") and Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited and their respective shareholders and creditors under Sections 230 to 232 read with Section 52 and Section 66 and other applicable provisions of the Act ("Scheme") as enclosed to the notice of the Tribunal convened meeting of the unsecured creditors of the Amalgamating Company 5 and placed before this meeting, be and is hereby approved.

RESOLVED FURTHER THAT, the Board be and is hereby authorized to do all such acts, deeds, matters and things, as it may, in its absolute discretion deem requisite, desirable, appropriate or necessary to give effect to the preceding resolution and effectively implement the arrangement embodied in the Scheme and to accept such modifications, amendments, limitations and/ or conditions, if any, which may be required and/ or imposed by the Tribunal while sanctioning the Scheme or by any authorities under applicable law, or as may be required for the purpose of resolving any questions or doubts or difficulties that may arise"

A copy of the Explanatory Statement, the Scheme and other enclosures including the Form of Proxy and the Attendance Slip are enclosed and form part of the notice. Dated this 17th Day of December 2019.

For Kestone Integrated Marketing Services Private Limited

> -/Sd/-Gautam Puri (Authorized Signatory)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 CIN: U73100HR1997PTC076900 Email: marketing@kestone.in

NOTES:

- 1. THE NOTICE IN RELATION TO THE MEETING. TOGETHER WITH THE DOCUMENTS ACCOMPANYING THE SAME, INCLUDING THE EXPLANATORY STATEMENT, THE SCHEME, THE FORM OF PROXY AND THE ATTENDANCE SLIP. ARE BEING SENT TO ALL THE UNSECURED CREDITORS OF THE AMALGAMATING COMPANY 5 HAVING AN UNSECURED DEBT OF EQUAL TO OR MORE THAN RS. 1,00,000 (RUPEES ONE LAKH ONLY) AS ON APRIL 30, 2019 AND WHOSE NAMES APPEAR IN THE CHARTERED ACCOUNTANT'S CERTIFICATE CERTIFYING THE LIST OF OF UNSECURED CREDITORS THE AMALGAMATING COMPANY 5 AS ON APRIL 30, 2019 AS HAD BEEN FILED WITH THE TRIBUNAL IN COMPANY APPLICATION NO. CA (CAA) No. 39/CHD/HRY/2019 BY PERMITTED MODES (REGISTERED POST OR SPEED POST OR COURIER OR E-MAIL) AT THEIR LAST KNOWN ADDRESSES. A PERSON/ ENTITY WHO IS NOT AN UNSECURED CREDITOR ON SUCH DATE TREAT SHOULD THE NOTICE FOR INFORMATION PURPOSES ONLY AND WILL NOT BE ENTITLED TO AVAIL THE FACILITY OF VOTING AT THE VENUE OF THE MEETING. THE NOTICE TOGETHER WITH THE DOCUMENTS WILL ACCOMPANYING THE SAME, BE DISPLAYED ON THE WEBSITE OF THE 5 AT AMALGAMATING COMPANY WWW.KESTONE.IN.
- 2. SUCH UNSECURED CREDITOR OF THE AMALMAGATING COMPANY 5 IS ENTITLED TO ATTEND AND VOTE AT THE TRIBUNAL CONVENED MEETING OF THE UNSECURED **CREDITORS, EITHER IN PERSON OR BY PROXY** OR THROUGH AN AUTHORIZED **REPRESENTATIVE (IN CASE THE UNSECURED** CREDITOR IS A BODY CORPORATE), AS THE CASE MAY BE. WHERE A BODY CORPORATE AN UNSECURED WHICH IS CREDITOR AUTHORISES ANY PERSON TO ACT AS ITS

REPRESENTATIVE AT THE MEETING, A COPY OF THE RESOLUTION OF THE BOARD OF DIRECTORS OR OTHER GOVERNING BODY OF SUCH BODY CORPORATE AUTHORISING SUCH PERSON TO ACT AS ITS REPRESENTATIVE AT THE MEETING, AND CERTIFIED TO BE A TRUE COPY BY A DIRECTOR, THE MANAGER, THE SECRETARY, OR OTHER AUTHORISED OFFICER OF SUCH BODY CORPORATE SHALL BE LODGED WITH THE AMALGAMATING **COMPANY 5 AT ITS REGISTERED OFFICE NOT** LATER THAN 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING.

- SUCH UNSECURED CREDITOR IS ENTITLED TO 3 APPOINT A PROXY TO ATTEND AND VOTE AT THE MEETING INSTEAD AND ON BEHALF OF SUCH UNSECURED CREDITOR AND SUCH PROXY NEED NOT BE AN UNSECURED CREDITOR. PROXIES TO BE VALID AND EFFECTIVE SHOULD BE IN THE PRESCRIBED FORM OF PROXY, DULY COMPLETED, SIGNED AND STAMPED OR AUTHENTICATED BY THE PERSON ENTITLED TO ATTEND AND VOTE AT THE MEETING AND SHOULD BE DEPOSITED AT REGISTERED OFFICE THE OF THE AMALGAMATING COMPANY 5 NOT LATER THAN 48 HOURS BEFORE THE SCHEDULED TIME OF THE MEETING. FORMS OF PROXY CAN **BE OBTAINED FREE OF CHARGE ON ANY DAY** (EXCEPT SATURDAY, SUNDAY AND PUBLIC HOLIDAYS) FROM THE REGISTERED OFFICE OF THE AMALGAMATING COMPANY 5.
- 4. An unsecured creditor/ its proxy or authorized representative, attending the Meeting, is requested to bring and handover the attendance slip duly completed, signed and stamped or authenticated by the concerned person along with a copy of the deposited Form of Proxy (in case of a proxy) and the supporting documents duly authenticated.
- 5. An unsecured creditor (in case such unsecured creditor is an individual) or the authorized representative of the unsecured creditor (in case such unsecured creditor is a body corporate) or the proxy holder, should carry their valid and legible identity proof issued by a statutory authority (i.e. a PAN Card/ Aadhaar Card/ Passport/ Driving License/ Voter ID Card). Additionally, an unsecured creditor (in case such unsecured creditor is a sole proprietorship) or the proxy holder should carry a valid document evidencing the individual as the proprietor of the sole proprietorship.

- 6. In terms of the directions contained in the Order, "The quorum of the meeting of the unsecured creditors shall be 30 in number personally present or through proxy or 40% in value of the unsecured creditors". Further, the Order also directs that in case the required quorum for the Meeting is not present at the commencement of the Meeting, the Meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum.
- 7. For the purposes of computing the quorum, the valid proxies shall also be considered, if the proxy in the prescribed form, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting, is filed with the registered office of the Amalgamating Company 5 at least 48 hours before the Meeting.
- 8. In terms of Sections 230 to 232 of the Act, the Scheme shall be considered approved by the unsecured creditors of the Amalgamating Company 5 if the resolution mentioned above in the notice has been approved at the Meeting by a majority of persons representing three-fourths in value of the unsecured creditors of the Amalgamating Company 5, voting in person or by proxy at the Meeting.
- 9. In terms of the directions contained in the Order, the notice convening the Meeting through advertisement of the Meeting will be published by the Amalgamating Company 5 in the "Financial Express" and "Dainik Bhaskar" indicating the day, date, place and time of the Meeting and stating that the copies of the Scheme, the Explanatory Statement and the Form of Proxy can be obtained free of charge on any day (except Saturday, Sunday and public holidays) from the registered office of the Amalgamating Company 5.
- 10. It may be noted that the voting facility through polling paper will be provided at the Meeting venue.
- 11. The scrutinizer will submit his report to the chairperson and/ or the alternate chairperson (as the case may be) after completion of the scrutiny of the votes cast by the unsecured creditors of the Amalgamating Company 5 through polling papers at the Meeting during the voting process. The scrutinizer's decision on the validity of the votes shall be final. The results of the votes cast through polling paper at the venue of the Meeting will be announced at the registered office of the Amalgamating Company 5. The results along with the report of the scrutinizer shall be displayed at the registered office of the Amalgamating Company 5 situated at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Harvana- 121003 and its website www.kestone.in.

- 12. All documents referred to in the notice and the accompanying Explanatory Statement will be available for inspection by the unsecured creditors at the registered office of the Amalgamating Company 5 on all days, except Saturday, Sunday and public holidays, between 11:00 A.M. and 01:00 P.M. upto the date of the Meeting.
- 13. Any queries/grievances in relation to notice may be addressed to the Authorized Signatory of the Amalgamating Company 5 at the registered office of the Amalgamating Company 5 or through e-mail at marketing@kestone.in. The Authorized Signatory of the Amalgamating Company 5 can also be contacted at +91-11 41281100.

Enclosures: As above

EXPLANATORY STATEMENT UNDER SECTIONS 230(3), 232(1), 232(2) AND 102 OF THE COMPANIES ACT, 2013 READ WITH RULE 6 OF THE COMPANIES (COMPROMISES, ARRANGEMENTS AND AMALGAMATIONS) RULES, 2016 TO THE NOTICE OF THE TRIBUNAL CONVENED MEETING OF THE UNSECURED CREDITORS OF KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

- This explanatory statement is being furnished pursuant to Sections 230(3), 232(1), 232(2) and 102 of the Companies Act, 2013 ("Act") read with Rule 6 of the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Rules") ("Explanatory Statement").
- 2. Pursuant to an order dated December 11, 2019 in Company Application No. CA (CAA) No. 39/Chd/Hry/2019 ("**Order**"), passed by the Chandigarh Bench of the Hon'ble National Company Law Tribunal at Chandigarh ("Tribunal"), a meeting of the unsecured creditors of Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5") is being convened at Magpie Tourist Complex, Sector 16A, Mathura Road, Faridabad, Haryana 121001 on Saturday, the 01st day of February, 2020 at 12:00 P.M. ("Meeting"), for the purpose of considering and, if approving with thought fit, or without modification(s), the scheme of arrangement between Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited, Kestone Integrated Marketing Services Private Limited (hereinafter collectively referred to as "Amalgamating Companies") and CL Educate Limited ("Amalgamated Company") and their respective Shareholders and Creditors under Sections 230 to 232 read with Section 52 and Section 66 of the Companies Act, 2013 and rules made there under, the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 ("Scheme"). The Scheme as filed before the Tribunal is enclosed as **ANNEXURE 1**. Please refer to paragraphs nos. 90 and 92 of this Explanatory Statement for the rationale and salient features of the Scheme, respectively.
- 3. Capitalized terms which are used in this Explanatory Statement, but which are not defined herein shall have the meaning assigned to them in the Scheme, unless otherwise stated.
- 4. In terms of the directions contained in the Order, "The quorum of the meeting of the Unsecured creditors shall be 30 in number personally present or through proxy or 40% in value of the unsecured creditors". Further, the Order also directs that in

case the required quorum for the Meeting is not present at the commencement of the Meeting, the Meeting shall be adjourned by 30 minutes and thereafter the persons present and voting shall be deemed to constitute the quorum.

- 5. For the purposes of computing the quorum, the valid proxies shall also be considered, if the proxy in the prescribed form, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting, is filed with the registered office of the Amalgamating Company 5 atleast 48 hours before the Meeting.
- 6. In terms of the Order, the Tribunal has appointed Mr. Pushkar Sood, Advocate, as the chairperson of the Meeting, and failing him, Mr. Shashi Pratap Singh, as the alternate chairperson of the Meeting, including for any adjournment(s) thereof. The Tribunal has also appointed Mr. Nitin Kumar, Company Secretary, as the Scrutinizer for the meeting, including for any adjournment(s) thereof.
- 7. The Board of the Amalgamating Company 5 approved the Scheme pursuant to resolution dated November 27, 2018.
- 8. On the basis of its evaluation and independent judgment and consideration Sundae Capital Advisors Private Limited, a merchant banker registered with the Securities and Exchange Board of India ("SEBI") issued fairness opinion dated April 08, 2019 to the Amalgamated Company ("Fairness Opinion").
- 9. The Scheme is presented pursuant to the provisions of Sections 230 to 232 read with Section 52 and Section 66 of the Companies Act, 2013 and rules made there under. the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016 and Section 2(1B) and other applicable provisions of the Income-tax Act, 1961 and other applicable laws, for the amalgamation of the Amalgamating Companies into and with the Amalgamated Company, on a going concern basis. Additionally, the Scheme also provides for various other matters consequential or otherwise integrally connected with the Scheme.
- 10. In terms of Sections 230 to 232 of the Act, the Scheme shall be considered approved by the unsecured creditors of the Amalgamating Company 5 if the resolution mentioned above in the notice has been approved at the Meeting by a majority of persons representing three-fourths in value of the unsecured creditors of the Amalgamating Company 5, voting in person or by proxy at the Meeting.

Details of the Amalgamating Companies (Including Amalgamating Company 5) as per Rule 6(3) of the Rules

11. <u>Details of Career Launcher Education Infrastructure</u> <u>and Services Limited (i.e., Amalgamating Company</u> <u>1)</u>:

Career Launcher Education Infrastructure		
and S	ervices Limited	
Corporate	U70101HR2005PLC076899	
Identification No.		
(CIN)		
Permanent	AACCC7031Q	
Account No.		
(PAN)		
Incorporation	June 16, 2005	
Date		
Type of	Public Limited Company	
Company		
Registered Office	Plot No. 9A, Sector-27A,	
Address	Mathura Road, Faridabad,	
	Haryana- 121003	
Email	cleis@cleducate.com	

12. <u>Details of CL Media Private Limited (i.e.,</u> <u>Amalgamating Company 2)</u>:

CL Media Private Limited		
Corporate	U74300HR2008PTC077265	
Identification No.		
(CIN)		
Permanent	AADCC3011D	
Account No.		
(PAN)		
Incorporation	February 01, 2008	
Date		
Type of	Private Limited Company	
Company		
Registered Office	Plot No. 9A, Sector-27A,	
Address	Mathura Road, Faridabad,	
	Haryana- 121003	
Email	compliance@clmedia.co.in	

 <u>Details of Accendere Knowledge Management</u> <u>Services Private Limited (i.e., Amalgamating</u> <u>Company 3)</u>:

Accendere Knowledge Management Services Private Limited		
Corporate Identification No. (CIN)	U74900HR2008PTC077200	
Permanent Account No. (PAN)	AAHCA3316K	
Incorporation Date	September 19, 2008	

Type of Company	Private Limited Company
Company Registered Office	Diat No. 04 Sector 274
Address	Mathura Road Earidabad
Address	Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003
Email	compliance@accendere.co.in

14. <u>Details of G.K. Publications Private Limited (i.e.,</u> <u>Amalgamating Company 4)</u>:

G.K. Public	ations Private Limited
Corporate Identification No.	U22110HR2001PTC076979
(CIN)	
Permanent	AABCG7711Q
Account No.	
(PAN)	
Incorporation	May 28, 2001
Date	
Type of	Private Limited Company
Company	
Registered Office	Plot No. 9A, Sector-27A,
Address	Mathura Road, Faridabad,
	Haryana- 121003
Email	gkp@gkppublication.com

15. <u>Details of Kestone Integrated Marketing Services</u> <u>Private Limited (i.e., Amalgamating Company 5)</u>:

Kestone Integrated Marketing Services Private Limited		
Corporate Identification No. (CIN)	U73100HR1997PTC076900	
Permanent Account No. (PAN)	AABCK2819F	
Incorporation Date	February 03, 1997	
Type of Company	Private Limited Company	
Registered Office Address	Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003	
Email	marketing@kestone.in	

16. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamating</u> <u>Company 1</u>:

The main objects of the Amalgamating Company 1 are set out under Clause III (A) of its memorandum of association, which are as under:

"To conduct all type of Educational programme relating to primary, secondary, higher education, preparatory and supplementary education by direct classroom teaching, by broadcasting or by any other mode of delivery; tutoring, education training, develop educational software and providing consultancy including providing of content and expertise on education. to develop curriculum design, pedagogy design and classroom design for educational classes, to design uniforms, time table, to develop technology innovations for education delivery including interactive delivery for selflearning, to run and establish open schools for imparting education and to publish text books, periodicals and other types of literature relating to education and to carry on any object ancillary to the field of education"

17. Clause III – B (9) of the memorandum of association of the Amalgamating Company 1 permits the arrangement envisaged under the Scheme:

"Subject to Sections 391 to 394, 394A of the Act, to amalgamate with any other company of which all or any of their objects companies having similar to the objects of the Company in any manner whether with or without the Liquidation."

18. <u>Main business carried on by the Amalgamating</u> <u>Company 1</u>:

The Amalgamating Company 1 is engaged, *inter alia*, in the business of providing various infrastructure facilities, soft skills, educational and consulting programs.

19. Details of change of name, registered office and objects of the Amalgamating Company 1 during the last five years:

Change of Name:

Amalgamating Company 1 was incorporated on June 16, 2005 under the provisions of Companies Act, 1956 as Career Launcher Infrastructure Private Limited.

Amalgamating Company 1 was converted into a Public Company from a Private Company and changed its name to "Career Launcher Education Infrastructure and Services Limited" vide a Fresh Certificate of Incorporation dated December 29, 2006.

<u>Change of Registered Office</u>: Amalgamating Company 1 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 1 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: There has been no change in the objects clause of the Amalgamating Company 1

during the last five years.

20. <u>Details of the capital structure of the Amalgamating</u> <u>Company 1 including authorized, issued,</u> <u>subscribed and paid-up share capital</u>:

Particulars	Amount (in Rs.)	
Authorized Share Capital as on September 30, 2019		
1,00,00,000 Equity Shares of Rs. 10/- each.	10,00,00,000	
Total	10,00,00,000	
Issued, Subscribed and Capital as on September 30,	paid-Up Share , 2019	
94,47,606 Equity Shares of Rs. 10/- each fully paid up.	9,44,76,060	
Total	9,44,76,060	

21. <u>Names of the promoters of the Amalgamating</u> <u>Company 1 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	CL Educate Limited	Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana- 121003, India
2.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon, Haryana – 122009, India
3.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
4.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India
5.	Mr. Shiva Kumar Ramachandran	Aster 42/1, Vatika City, Sohna Road, Sector-49, Gurgaon - 122 018, Haryana, India
6.	Mr. Sreenivasan Ramakrishnan	B-166, Near Apollo Hospital, Sarita Vihar, South Delhi 110076, India

7.	Mr. Sujit	F-501, Prateek
	Bhattacharyya	Stylome, Near
		Amrapalli, Gautam
		Buddha Nagar,
		Sector-45, Noida-
		201303, Uttar
		Pradesh, India

22. <u>Names of the directors of the Amalgamating</u> <u>Company 1 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon 122009, Haryana, India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, , India
3.	Mr. Sujit Bhattacharyya	F-501, Prateek Stylome, Sector-45, Near Amrapalli, Gautam Buddha Nagar, Noida 201303 Uttar Pradesh, India
4.	Mr. Shiva Kumar Ramachandran	Sector- 49, Flat No. 42/1, Aster Vatika City, South City II, Gurgaon 122018 Haryana, India
5.	Mr. Sreenivasan Ramakrishnan	B-166, Near Apollo Hospital, Sarita Vihar, South Delhi 110076 Delhi, India
6.	Mr. Girish Shivani	E-287, 2nd Floor Greater Kailash-I, New Delhi 110048, Delhi, India

23. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamating Company 1 including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution: The Scheme was unanimously approved by the Board of the Amalgamating Company 1 on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board meeting)	Votes
1.	Mr. Satya Narayanan .R	In favour
2.	Mr. Gautam Puri	In favour
3.	Mr. Sujit Bhattacharyya	In favour
4.	Mr. Shiva Kumar Ramachandran	In favour
5.	Mr. Sreenivasan Ramakrishnan	In favour
6.	Mr. Girish Shivani	In favour

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

- 24. As on April 30, 2019 the amount due to the unsecured creditors of the Amalgamating Company 1 is Rs. 20,22,03,028/- (Rupees Twenty Crores Twenty Two Lakh Three Thousand Twenty Eight Only)
- 25. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamating</u> <u>Company 2</u>:

The main objects of the Amalgamating Company 2 are set out under Clause III (A) of its memorandum of association, which are as under:

- a) "To carry out the object relating to publishing of education content in the form of books, periodicals, series, magazines, articles and its tests, analysis etc.;
- b) To carry on business as advertising agents, to purchase and sell advertising time or space on any television, radio, internet, satellite in India or abroad or any other kind of media currency in vogue or which may be in vogue at any time and to act as agent or representative for any person(s) or entities for soliciting/booking advertisements and/or any other promotional, commercial and other programmes on any form of media or medium including collection

of charges and remittances thereof to principals;

- c) To carry on the business of broadcasting, telecasting, relaying, transmitting or distributing in any manner, any audio, video or other programmes or software for television radio, internet or any other media through, including but not limited to, terrestrial satellite, cable, direct to home, internet or interactive television network;
- d) To carry on the business of producing, directing, editing, distributing, purchasing, selling, acquiring or otherwise dealing in any manner, in any audio, video programme or software with respect to news, entertainment, current affairs, information, sports, education, history, cultural, art, science, fiction, games and communication and dubbing, recording, selling the same either in tapes, cassettes, photographs, floppies, compact discs, laser discs, internet or on any other media or software. Acquiring rights for broadcasting, transmitting or distributing, in any manner, any live sports and entertainment events, shows, recorded programmes, highlights, films and other programmes; and
- e) To deal in computer based multimedia presentations and information technology business regarding all types of audio, video, television, and cinematographic films, serials software and other programmes in India or elsewhere."
- 26. Clause III B (5) of the memorandum of association of the Amalgamating Company 2 permits the arrangement envisaged under the Scheme:

"Subject to Sections 391 to 394A of the Act, to amalgamate with any other company having objects altogether or in part similar to those of this Company."

27. <u>Main business carried on by the Amalgamating</u> <u>Company 2</u>:

The Amalgamating Company 2 is engaged, *inter alia*, in the business of content development for study material, publishing study material and books and providing sales & marketing services and research related services to Institutions and Universities.

28. Details of change of name, registered office and objects of the Amalgamating Company 2 during the last five years:

<u>Change of Name</u>: There has been no change of name of the Amalgamating Company 2 during the last five years.

<u>Change of Registered Office</u>: Amalgamating Company 2 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 2 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: There has been no change in the objects clause of the Amalgamating Company 2 during the last five years.

29. <u>Details of the capital structure of the Amalgamating</u> <u>Company 2 including authorized, issued,</u> <u>subscribed and paid-up share capital</u>:

Particulars	Amount (in Rs.)			
Authorized Share Capital a	is on September			
*	30, 2019			
10,000 Equity Shares of Rs.	1,00,000			
10/- each.				
Total	1,00,000			
Issued, Subscribed and	paid-Up Share			
Capital as on September 30,				
10,000 Equity Shares of Rs.	1.00.000			
10/- each fully paid up.	1,00,000			
T - 4 - 1	1,00,000			
Total	1.00.000			

30. <u>Names of the promoters of the Amalgamating</u> <u>Company 2 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	CL Educate Limited	Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana- 121003, India
2.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon, Haryana – 122009, India
3.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India

31. <u>Names of the directors of the Amalgamating</u> <u>Company 2 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon 122009, Haryana, India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
3.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India
4.	Mr. Shiva Kumar Ramachandran	Sector- 49, Flat No. 42/1, Aster Vatika City, South City II, Gurgaon 122018 Haryana, India

32. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamating Company 2 including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution:

The Scheme was unanimously approved by the Board of the Amalgamating Company 2 on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board meeting)	Votes
1.	Mr. Satya Narayanan .R	In favour
2.	Mr. Gautam Puri	In favour
3.	Mr. Nikhil Mahajan	In favour
4.	Mr. Shiva Kumar Ramachandran	In favour

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme.

Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

- 33. As on April 30, 2019, the amount due to the unsecured creditors of the Amalgamating Company 2 is Rs. 12,82,64,138/- (Rupees Twelve Crore Eighty Two Lakh Sixty Four Thousand One Hundred Thirty Eight Only).
- 34. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamating</u> <u>Company 3</u>:

The main objects of the Amalgamating Company 3 are set out under Clause III (A) of its memorandum of association, which are as under:

- (a) "To carry on the business of outsourcing of high quality, client specific knowledge information processing and analysis pertaining to the financial sector;
- (b) To carry on the business of providing staff augmentation services;
- (c) To provide professional consultancy, internet and training services; and
- (d) To establish and run in any part of India or elsewhere Coaching centers, colleges or schools for imparting general, scientific, commercial, engineering or any other type of education to students."
- 35. Clause III B (5) of the memorandum of association of the Amalgamating Company 3 permits the arrangement envisaged under the Scheme:

"To amalgamate with any other company or companies, to enter into any partnership or partially amalgamate with or acquire interest in the business of any other company, person or firm carrying on or engaged in or about to carry on or engaged in any business or transaction included in the objects of the company or enter into any arrangement of sharing profits or for co-operation or for limiting competition or for mutual assistance, with any such persons, firms or company."

36. <u>Main business carried on by the Amalgamating</u> <u>Company 3</u>:

The Amalgamating Company 3 is engaged, *inter alia*, in the business of facilitating educational institutions and establishing their institutional credibility, international presence and thought leadership by improving their research output in terms of both the quality and quantity of research articles published by them.

37. Details of change of name, registered office and objects of the Amalgamating Company 3 during the last five years:

<u>Change of Name</u>: There has been no change of name of the Amalgamating Company 3 during the last five years.

Change of Registered Office: Amalgamating Company 3 shifted its Registered Office from State of Tamil Nadu to National Capital Territory of Delhi at A-41, Espire Building, Lower Ground Floor, Main Mathura Road, Mohan Co-operative Industrial Area. New Delhi. South Delhi. Delhi. India. 110044. which was approved by Regional Director vide Order dated June 28, 2017, then from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 3 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: There has been no change in the objects clause of the Amalgamating Company 3 during the last five years.

 <u>Details of the capital structure of the Amalgamating</u> <u>Company 3 including authorized, issued,</u> <u>subscribed and paid-up share capital</u>:

Particulars	Amount (in Rs.)	
Authorized Share Capital as on September 30, 2019		
20,000 Equity Shares of Rs. 10/- each.	2,00,000	
Total	2,00,000	
Issued, Subscribed and Capital as on September 30,	paid-Up Share 2019	
12,000 Equity Shares of Rs. 10/- each fully paid up	1,20,000	
Total	1,20,000	

39. <u>Names of the promoters of the Amalgamating</u> <u>Company 3 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	CL Educate Limited	Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana- 121003, India
2.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad

121 003, Haryana, India

40. <u>Names of the directors of the Amalgamating</u> <u>Company 3 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India
2.	Mr. Sujit Bhattacharyya	F-501, Prateek Stylome, Near Amrapalli, Gautam Buddha Nagar, Sector-45, Noida- 201303, Uttar Pradesh, India

41. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamating Company 3 including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution:

The Scheme was unanimously approved by the Board of the Amalgamating Company 3 on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board meeting)	Votes
1.	Mr. Nikhil Mahajan	In favour
2.	Mr. Sujit Bhattacharyya	In favour

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

42. As on April 30, 2019, the amount due to the unsecured creditors of the Amalgamating Company 3 is Rs. 1,59,86,014/- (Rupees One Crore Fifty Nine Lakh Eighty Six Thousand Fourteen Only).

43. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamating</u> <u>Company 4</u>:

The main objects of the Amalgamating Company 4 are set out under Clause III (A) of its memorandum of association, which are as under:

- a) "To carry on the business of printing and publishing books, Pamphlets. journals, periodicals and Newspapers and all kinds of literature whatsoever in any language which the company may decide upon and book binding and for that purpose purchasing printing machineries and accession and install printing presses with all facilities for Printing Folding, Stitching and Binding of the Finished Articles;
- b) To carry on the business of manufacturers and distributors of and dealers in engravings, print, pictures, drawings and any written, engraved, printed or printed productions;
- c) To carry on the business of printers that is art print. colour print, lithography, off –set print, automatic print, engraves, publishers, book sellers and print sellers stationers book binders block markers and art journalists; and
- d) To carry on the business of distributors of and dealers in printing papers and other papers and other materials related to printing and publishing of books, newspapers, magazines, journals, periodicals, educational film and audio-video educational aids."
- 44. Clause III B (22) of the memorandum of association of the Amalgamating Company 4 permits the arrangement envisaged under the Scheme:

"Subject to the provisions of Sections 391 to 394 and 394A of the Companies Act, 1956 to amalgamate or to enter into partnership or any arrangement for sharing profits, union of interest, co-operation, joint venture or reciprocal with any person or persons of company or companies carrying on or engaged in the main business of the Company."

45. <u>Main business carried on by the Amalgamating</u> <u>Company 4</u>:

The Amalgamating Company 4 operates in test preparation industry through distribution of study resources, study guides, sample test papers and question banks to help students improve their performance in professional entrance examinations like GATE, IES, IAS, IIT, AIEEE, etc. 46. Details of change of name, registered office and objects of the Amalgamating Company 4 during the last five years:

<u>Change of Name</u>: There has been no change of name of the Amalgamating Company 4 during the last five years.

<u>Change of Registered Office</u>: Amalgamating Company 4 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 4 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: There has been no change in the objects clause of the Amalgamating Company 4 during the last five years.

47. Details of the capital structure of the Amalgamating Company 4 including authorized, issued, subscribed and paid-up share capital:

Particulars	Amount (in Rs.)	
Authorized Share Capital as on September 30, 2019		
2,50,000 Equity Shares of Rs. 10/- each.	25,00,000	
Total	25,00,000	
Issued, Subscribed and Capital as on September 30,	• •	
1,90,000 Equity Shares of Rs. 10/- each fully paid up	19,00,000	
Total	19,00,000	

48. <u>Names of the promoters of the Amalgamating</u> <u>Company 4 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	CL Educate Limited	Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana- 121003, India
2.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India

49. <u>Names of the directors of the Amalgamating</u> <u>Company 4 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon 122009, Haryana, India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
3.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India

50. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamating Company 4 including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution:

The Scheme was unanimously approved by the Board of the Amalgamating Company 4 on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board meeting)	Votes
1.	Mr. Satya Narayanan .R	In favour
2.	Mr. Gautam Puri	In favour
3.	Mr. Nikhil Mahajan	In favour

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

 As on April 30, 2019, the amount due to the unsecured creditors of the Amalgamating Company 4 is Rs. 43,15,83,740/- (Rupees Forty Three Crore Fifteen Lakh Eighty Three Thousand Seven Hundred Forty Only). 52. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamating</u> <u>Company 5</u>:

The main objects of the Amalgamating Company 5 are set out under Clause III (A) of its memorandum of association, which are as under:

- a) To carry on the business of providing integrated marketing solutions as well as infrastructural support services for products and services for and on behalf of inland and overseas clients and customers, to showcase and promote new engage products/services. to in event management, conduct workshops, seminars, product launches, to promote introductory offers. canvas, negotiate, train personnel, to formulate market penetration/ pricing strategies, to develop on-going customer relationship programs, manage technical/sales force, recruit technical and non-technical personnel on behalf of Companies/clients. to undertake and accept outsourced manpower assignments, to assign/sub-contract any of aforesaid activities and functions and for all and any of aforesaid activities, to develop graphics, animation films, graphic designs and other visual/ acoustic propaganda material, two and three dimensional slides, images, stills, films, motion pictures and other presentational aids, tools, kits, to carry on market and industrial research, to act as business. industrial, and management consultants and to develop literature, brochures and other intellectual property which will abet and provide value addition to any and all the activities of the Company.
- b) To conduct educational and consulting programs relating to various education and career opportunities viz. primary, secondary and higher teaching, supplementary education, and preparatory classes, online training, counselling, university admission services, administrative educational consultancy, human training, resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet.
- c) To establish, provide, maintain and conduct or otherwise, subsidise research laboratories and experimental workshops for scientific and technical research and experiments and to undertake and carry on with all scientific and technical research, experiments and tests of all kinds and to promote studies and research both scientific and technical investigation and invention by providing, subsidising, endowing or assisting laboratories, workshops, libraries, lectures, meetings and conferences and by providing the remuneration to scientific and

technical professors and corporate professionals and teachers and to award, scholarships, prizes, grants and bursaries to students and to encourage, promote and reward studies, researches, investigations, experiments, tests and inventions of any kind that may be considered likely to assist the main business of the Company"

53. Clause III – B (8) of the memorandum of association of the Amalgamating Company 5 permits the arrangement envisaged under the Scheme:

"To acquire or amalgamate with any other Company whose objects include objects similar to those of this Company, whether by sale of purchase (for fully or partly paid up shares or otherwise) of the undertaking, subject to liabilities of this or any other company as aforesaid, with or without winding up or by sale or purchase (for fully or partly paid up shares or otherwise) of all the shares or stock of this or any such other Company as aforesaid, or by partnership or in any other manner."

54. <u>Main business carried on by the Amalgamating</u> <u>Company 5</u>:

The Amalgamating Company 5 is primarily engaged in the business of integrated business, marketing and sales services to corporate customers, including event management, marketing support (including digital marketing support in the form of online marketing initiatives, to support offline marketing campaigns), customer engagement (including audience generation, lead generation, loyalty and reward programs and contest management), managed manpower and training services.

55. Details of change of name, registered office and objects of the Amalgamating Company 5 during the last five years:

<u>Change of Name</u>: The Amalgamating Company 5 changed its name to "Kestone Integrated Marketing Services Private Limited" from "Kestone Research Private Limited" vide a Fresh Certificate of Incorporation dated March 06, 2007. Accordingly, there has been no change of name of the Amalgamating Company 5 during the last five years.

<u>Change of Registered Office</u>: Amalgamating Company 5 shifted its Registered Office from State of Karnataka to National Capital Territory of Delhi at R-90, First Floor, Greater Kailash Part-1, New Delhi – 110048, which was approved by Regional Director vide Order dated December 04, 2008 and then from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Applicant Company 5 is currently located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: The Amalgamating Company 5 amended its main object clause in the Memorandum of Association at its Annual General Meeting held on September 30, 2017.

56. <u>Details of the capital structure of the Amalgamating</u> <u>Company 5 including authorized, issued,</u> <u>subscribed and paid-up share capital</u>:

Particulars	Amount (in Rs.)
Authorized Share Capital a	as on September
30, 2019	
10,00,000 Equity Shares of	1,00,00,000
Rs. 10/- each.	
Total	1,00,00,000
leaved Cuberribed and	
Issued, Subscribed and	paid-Up Share
Capital as on September 30	, 2019
Capital as on September 30	, 2019
Capital as on September 30, 10,00,000 Equity Shares of	, 2019
Capital as on September 30, 10,00,000 Equity Shares of	, 2019

57. <u>Names of the promoters of the Amalgamating</u> <u>Company 5 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	CL Educate Limited	Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana- 121003, India
2.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India

58. <u>Names of the directors of the Amalgamating</u> <u>Company 5 as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Satya	D 63, Pinnacle
	Narayanan .R	Apts, DLF Phase 5
		Gurgaon, Galleria,
		DLF-IV Gurgaon
		122009, Haryana,

		India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
3.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India
4	Mr. Girish Shivani	E-287, 2nd Floor Greater Kailash-I, New Delhi 110048, Delhi, India

59. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamating Company 5 including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution:

The Scheme was unanimously approved by the Board of the Amalgamating Company 5 on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board meeting)	Votes
1.	Mr. Satya Narayanan .R	In favour
2.	Mr. Gautam Puri	In favour
3.	Mr. Nikhil Mahajan	In favour
4.	Mr. Girish Shivani	In favour

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting.

- 60. As on April 30, 2019, the amount due to the unsecured creditors of the Amalgamating Company 5 is Rs. 10,55,15,295/- (Rupees Ten Crore Fifty Five Lakh Fifteen Thousand Two Hundred Ninety Five only).
- 61. <u>Disclosure about the effect of the Scheme on the</u> material interests of directors and key managerial

personnel of the Amalgamating Companies:

None of the directors, the "Key Managerial Personnel" (as defined under the Act and rules framed thereunder) of the Amalgamating Companies and their respective "Relatives" (as defined *under the Act and rules* framed *thereunder*) have any material interests, financial or otherwise in the Scheme, except to the extent of their respective shareholding in the Amalgamated Company or the Amalgamating Companies, if any. Except Mr. Satya Narayanan .R. Mr. Gautam Puri, Mr. Sujit Bhattacharyya, Mr. Shiva Kumar Ramachandran, Mr. Sreenivasan Ramakrishnan and Mr. Nikhil Mahajan (in capacity of a nominee shareholder in Amalgamating Company 2), none of the directors of the Amalgamating Companies (individually or with other directors of the Amalgamated Company) or key managerial personnel hold shares exceeding two percent of the paid-up share capital of the Amalgamated Company or Amalgamating Companies.

62. <u>Disclosure about the effect of the Scheme on the</u> <u>following persons in relation to the Amalgamating</u> <u>Companies</u>:

S. No.	Category of Stakeholder	Effect of the Scheme on Stakeholders
1.	Shareholders (including promoters)	The entire Paid-up Equity Share Capital of the Amalgamating Companies is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Companies with the Amalgamated Company, no consideration would be discharged.
2.	Promoters	The entire Paid-up Equity Share Capital of the Amalgamating Companies is beneficially held 100% by the Amalgamated
3.	Non-Promoter Shareholders	Company. Accordingly, pursuant to the amalgamation of the Amalgamating Companies with the Amalgamated Company, no consideration would be discharged.

r	1	1	1		1	
4.	Key Managerial	As per Clause 9 of the				Amalgamating
	Personnel	Scheme, all				Companies will stand
	(" KMPs ")	employees of the				dissolved without
		Amalgamating				winding up. In the
		Companies shall be				circumstances, the
		deemed to have				rights of the staff and
		become employees of				employees of the
		the Amalgamated				Amalgamating
		Company, without any				Companies would in
		interruption of service				no way be affected by
		and on the basis of				the Scheme.
		continuity of service		6.	Creditors	Upon effectiveness of
		and terms and				the Scheme, all
		conditions no less				liabilities of the
		favourable than those				Amalgamating
		applicable to them				Companies, shall,
		with reference to the				without any
		respective				requirement of any
		Amalgamating				further act be
		Company. Under the				transferred to, and
		Scheme, with effect				vested in, or be
		from the Effective				deemed to be
		Date, the				transferred to, and
		Amalgamating				vested in, the
		Companies will stand				
		· · ·				Amalgamated
						Company so as to
		winding up. In the				become the liabilities
		circumstances, the				of the Amalgamated
		key managerial				Company and the
		personnel of the				Amalgamated
		Amalgamating				Company undertakes
		Companies will cease				to meet, discharge
		to be the key				and satisfy the same.
		managerial personnel				Under the Scheme,
		of the Amalgamating				there is no
		Companies.				arrangement with the
						creditors of the
5	Employees	As per Clause 9 of the				Amalgamating
		Scheme, all				Companies. No
		employees of the				compromise is offered
		Amalgamating				under the Scheme to
		Companies shall be				any of the creditors of
		deemed to have				the Amalgamating
		become employees of				Companies. The
		the Amalgamated				liability towards the
		Company, without any				creditors of the
		interruption of service				Amalgamating
		and on the basis of				Companies, under the
		continuity of service				Scheme, is neither
		and terms and				being reduced nor
		conditions no less				being extinguished.
		favourable than those				The creditors of the
		applicable to them				Amalgamating
		with reference to the				Companies would in
		respective				no way be affected by
		Amalgamating				the Scheme.
		Company. Under the				
		Scheme, with effect		7.	Depositors/	The Amalgamating
		from the Effective			Deposit	Companies does not
		Date, the			Trustee	have any
L	I		19		TUSICC	nave ally

		depositors/deposit trustee.
8.	Debenture Holders/ Debenture Trustee	The Amalgamating Companies does not have any debenture holders/debenture trustee.
9.	Director(s)	Upon the Effective Date, the Amalgamating Companies shall stand dissolved without winding up and accordingly, the Board shall cease to exist.

- 63. In compliance with the provisions of section 232(2)(c) of the Act, the respective Board of the Amalgamating Companies, has adopted a report, *inter-alia*, explaining the effect of the Scheme on their respective shareholders and key managerial personnel among others. A copy of the report adopted by the Board of the Amalgamating Companies are enclosed as **ANNEXURE 9-13**.
- 64. No investigation proceedings are pending in relation to the Amalgamating Companies under Sections 235 to 251 of the Companies Act, 1956 or under Sections 206 to 229 (Chapter XIV) of the Act.
- 65. No winding-up petition (including under Section 433 read with Section 434 of the Companies Act, 1956) and/ or insolvency proceedings under the Insolvency and Bankruptcy Code, 2016 are pending against the Amalgamating Companies.
- 66. The Amalgamating Companies have filed a copy of the Scheme with the Registrar of Companies, Delhi and Haryana pursuant to Section 232(2)(b) of the Act.
- 67. The audited financials for the financial year ended March 31, 2019 and the supplementary financials for the quarter period ended September 30, 2019, of the Amalgamating Companies are enclosed as **ANNEXURE 15-19** and **ANNEXURE 21-25**, respectively. Financials of the Amalgamating Companies for the financial year ended on March 31, 2019 are available at http://www.cleducate.com/financial.html.

Details of the Amalgamated Company as per Rule 6(3) of the Rules

68. <u>Details of CL Educate Limited (i.e., the</u> <u>Amalgamated Company)</u>:

0	CL Educate Limited			
Corporate Identification No. (CIN)	L74899HR1996PLC076897			
Permanent Account No. (PAN)	AAACC3885C			
Incorporation Date	April 25, 1996			
Type of Company	Public Limited Company			
Registered	Plot No. 9A, Sector-27A,			
Office	Mathura Road, Faridabad,			
Address	Haryana- 121003			
Email	<pre>compliance@cleducate.com</pre>			
Stock	(i) BSE Limited; and			
Exchange(s)	(ii) National Stock Exchange of			
where	India Limited			
securities of				
the				
Amalgamated				
Company are				
listed				

69. <u>Summary of the main objects as per the</u> <u>memorandum of association of the Amalgamated</u> <u>Company</u>:

The main objects of the Amalgamated Company are set out under Clause III (A) of its memorandum of association, which are as under:

"To conduct educational and consulting programs relating to various education and career opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, online training, counseling, university admission services, administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet."

70. Clause III – B of the memorandum of association of the Amalgamated Company permits the arrangement envisaged under the Scheme:

(7) "To acquire and takeover the whole or any part of the business, goodwill, trademarks properties and liabilities of any person or persons, firm, companies or undertakings either existing or new, engaged in or carrying on or proposing to carry on business this Company is authorized to carry on, possession of any property or rights suitable for the purpose of the Company and to pay for the same either in case or in shares or partly in cash and partly in shares or otherwise." (9)"Subject to Sections 391 to 394, 394A of the Act, to amalgamate with any other Company of which all or any of their objects companies having similar to the objects of the company in any manner whether with or without the liquidation."

71. <u>Main business carried on by the Amalgamated</u> <u>Company</u>:

The Amalgamated Company primarily engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels.

72. Details of change of name, registered office and objects of the Amalgamated Company during the last five years:

<u>Change of Name</u>: CL Educate Limited was incorporated on April 25, 1996 under the provisions of Companies Act, 1956 as Career Launcher (India) Private Limited. The Amalgamated Company was converted into a Public Company from a Private Company and changed its name to "Career Launcher (India) Limited" vide a Fresh Certificate of Incorporation dated June 17, 2000 and again to "CL Educate Limited" vide a Fresh Certificate of Incorporation dated March 18, 2011. Accordingly, there has been no change in the name of the Amalgamated Company during the last five years.

<u>Change of Registered Office</u>: Amalgamated Company shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 26, 2018. The Registered Office of Amalgamated Company is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003.

<u>Change of Objects</u>: There has been no change in the objects clause of the Amalgamated Company during the last five years.

73. <u>Details of the capital structure of the Amalgamated</u> <u>Company including authorized, issued, subscribed</u> <u>and paid-up share capital</u>:

Particulars	Amount (in Rs.)
Authorized Share Capital a 30, 2019	s on September
1,60,00,000 Equity Shares of Rs. 10/- each	16,00,00,000
Total	16,00,00,000

Issued, Subscribed and Fully Paid-up Share Capital as on September 30, 2019		
1,41,65,678 Equity Shares	14,16,56,780	
of Rs. 10/- each fully paid up		
Total 14,16,56,780		

74. Details of the capital structure of the Amalgamated Company post the amalgamation as envisaged under the Scheme:

Upon the Scheme becoming effective, there will be no change in the shareholding pattern of Amalgamated Company as 100% of the paid up equity share capital of the Amalgamating Companies are beneficially held by the Amalgamated Company. Upon merger of the Amalgamating Companies that are wholly owned Subsidiaries of the Amalgamated Company, the existing share capital of the Amalgamating Companies held by the Amalgamated Company shall be cancelled. Accordingly, no shares would be issued by the Amalgamated Company pursuant to the Scheme.

75. <u>Names of the promoters of the Amalgamated</u> <u>Company as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Promoter	Address
1.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon, Haryana – 122009, India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
3.	Bilakes Consulting Private Limited	R-90, First Floor, Greater Kailash-I, New Delhi 110 048, India
4.	Mr. Sreenivasan .R	B-166, Near Apollo Hospital, Sarita Vihar, South Delhi 110076, India
5.	Mr. Shiva Kumar Ramachandran	Aster 42/1, Vatika City, Sohna Road, Sector-49, Gurgaon - 122 018, Haryana, India
6.	Mr. Sujit Bhattacharyya	F-501, Prateek Stylome, Near Amrapalli, Gautam Buddha Nagar, Sector-45, Noida- 201303, Uttar Pradesh, India

7.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad
		121 003, Haryana, India
		India

76. <u>Names of the directors of the Amalgamated</u> <u>Company as on September 30, 2019 along with</u> <u>their addresses</u>:

S. No.	Name of the Director	Address
1.	Mr. Satya Narayanan .R	D 63, Pinnacle Apts, DLF Phase 5 Gurgaon, Galleria, DLF-IV Gurgaon 122009, Haryana, India
2.	Mr. Gautam Puri	R-90, Greater Kailash-I, New Delhi 110 048, India
3.	Mr. Nikhil Mahajan	House No. 457, Sector 30, Faridabad 121 003, Haryana, India
4.	Mr. Viraj Tyagi	Building No. 9, Flat No. G-01, Palm Springs, 16th Main, 7th Cross, 4th Block, Koramangala, Bengaluru 560 034, Karnataka, India
5.	Ms. Madhumita Ganguli	R-302, Greater Kailash, Part-I, New Delhi 110048, India
6.	Mr. Girish Shivani	E-287, 2nd Floor Greater Kailash-I, New Delhi 110048, Delhi, India
7.	Mr. Imran Jafar	2002, Lodha Primero, N. M. Joshi Marg, Lower Parel, Apollo Mill Compound Mumbai 400011

77. The date of the board meeting at which the Scheme was approved by the Board of the Amalgamated Company including the names of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution:

The Scheme was unanimously approved by the Board of the Amalgamated Company on November 27, 2018. The details of the directors who voted in favour of the resolution, who voted against the resolution and who did not vote or participate on such resolution are as under:

S. No.	Names of the Directors (present at the board	Votes
	meeting)	
1.	Mr. Satya Narayanan .R	In favour
2.	Mr. Gautam Puri	In favour
3.	Mr. Nikhil Mahajan	In favour
4.	Mr. Sushil Kumar	In favour
	Roongta*	
5.	Ms. Madhumita Ganguli	In favour
	(Participated through	
	Video Conferencing	
	Facility)	
6.	Mr. Girish Shivani	In favour

*Mr. Sushil Kumar Roongta (DIN: 00309302) resigned as Director of the Company on and with effect from July 26, 2019.

All directors present in the meeting participated and voted in favour of the resolution approving the Scheme. No director voted against the Scheme. Thus, the Scheme was approved unanimously by the directors who attended and voted at the meeting. Further, Mr. Viraj Tyagi and Mr. Imran Jafar, were granted leave of absence from attending the meeting.

78. Disclosure about the effect of the Scheme on the material interests of directors and key managerial personnel of the Amalgamated Company:

None of the directors, the "Key Managerial Personnel" (as defined under the Act and rules framed thereunder) of the Amalgamated Company and their respective "Relatives" (as defined under the Act and rules framed thereunder) have any material interests, financial or otherwise in the Scheme, except to the extent of their respective shareholding in the Amalgamated Company or the Amalgamating Companies, if any. None of the the Amalgamated Company directors of (individually or with other directors of the Amalgamated Company) or key managerial personnel hold shares exceeding two percent of the paid-up share capital of the Amalgamating Companies (except for Mr. Nikhil Mahajan and Mr. Satya Narayanan .R who hold shares exceeding two percent of the paid-up share capital of Amalgamating Company 2 as the nominee shareholders of the Amalgamated Company).

79. <u>Disclosure about the effect of the Scheme on the</u> following persons in relation to the Amalgamated <u>Company</u>:

S. No.	Category Stakeholo		e Scheme Iolders
1.	Promoter Non-Promo		

r		·
	Shareholders	the Amalgamating Companies is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Companies with the Amalgamated Company, no consideration would be discharged. Therefore, there would be no impact on the Shareholders (Promoters and Non- Promoters) of the Amalgamated Company
2.	Key Managerial Personnel (" KMPs ")	The key managerial personnel of the Amalgamated Company would continue to be the key managerial personnel of the Amalgamated Company after effectiveness of the Scheme. Accordingly, there would be no impact
3.	Employees	Under the Scheme, no rights of the staff and employees of the Amalgamated Company are being affected
4.	Creditors	Under the Scheme, no arrangement is sought to be entered into between the Amalgamated Company and its creditors. The interest of the creditors of the Amalgamated Company shall not be impacted in any manner
5.	Depositors/ Deposit Trustee	As on date, the Amalgamated Company does not have any outstanding public deposits and therefore the effect of the Scheme on any such depositors and deposit trustee does not arise.
6.	Debenture Holders/ Debenture Trustee	As on date, the Amalgamated Company does not have any outstanding debentures

		and therefore the effect of the Scheme on any such debenture holders and debenture trustees does not arise.
7.	Director(s)	The director(s) of the Amalgamated Company shall continue as director(s) of the Amalgamated Company after the effectiveness of the Scheme. Accordingly, there would be no impact.

- 80. In compliance with the provisions of section 232(2)(c) of the Act, the Board of the Amalgamated Company, has adopted a report, *inter-alia*, explaining the effect of the Scheme on their respective shareholders and key managerial personnel among others. A copy of the report adopted by the Board of the Amalgamated Company is enclosed as **ANNEXURE 8**.
- 81. No investigation proceedings have been instituted or are pending in relation to the Amalgamated Company under Sections 235 to 251 of the Companies Act, 1956 or under Sections 206 to 229 (Chapter *XIV*) of the Act.
- 82. No winding-up petition (including under Section 433 read with Section 434 of the Companies Act, 1956) and/ or insolvency proceedings under the Insolvency and Bankruptcy Code, 2016 have been filed/ instituted or are pending against the Amalgamated Company.
- 83. The Amalgamated Company has filed a copy of the Scheme with the Registrar of Companies, Delhi and Haryana pursuant to Section 232(2)(b) of the Act.
- 84. The audited financials for the financial year ended March 31, 2019 and the limited quarterly review financials for the quarter ended September 30, 2019, of the Amalgamated Company are enclosed as **ANNEXURE 14** and **ANNEXURE 20**, respectively. Financials of the Amalgamated Company for the financial year ended on March 31, 2019 are available at http://www.cleducate.com/financial.html.
- 85. As on April 30, 2019, the amount due to the unsecured creditors of the Amalgamated Company is Rs. 29,63,93,070/- (Rupees Twenty Nine Crore Sixty Three Lakh Ninety Three Thousand Seventy only).

- 86. The Scheme was placed before the Audit Committee of the Amalgamated Company ("CL Educate Audit Committee") at its meeting held on November 27, 2018, the CL Educate Audit Committee approved and recommended the Scheme to the board of directors ("Board") of the Amalgamated Company.
- 87. The Board of the Amalgamated Company, based on the independent recommendation of the CL Educate Audit Committee, at its meeting held on November 27, 2018, approved the Scheme pursuant to resolution dated November 27, 2018.

88. Relationship between the Amalgamated Company and the Amalgamating Companies:

The entire Paid up Equity Share Capital of Amalgamating Companies is beneficially held by the Amalgamated Company i.e. Amalgamating Companies are wholly owned Subsidiaries of the Amalgamated Company.

89. Description of the Scheme

The Amalgamated Company and the Amalgamating Companies have agreed to amalgamate the Amalgamating Companies into and with the Amalgamated Company on a going concern basis *vide* their respective board resolutions dated November 27, 2018, in accordance with the Scheme.

The Scheme, inter alia, provides for:

- the amalgamation of the Amalgamating Companies which are the wholly owned Subsidiaries of the Amalgamated Company into the Amalgamated Company, in accordance with the Scheme; and
- (ii) Capital reduction by way of adjustment of Capital reserve, arising pursuant to merger of Amalgamating Companies with the Amalgamated Company, against the Securities premium account of the Amalgamated Company.

pursuant to Sections 230 to 232 read with Section 52 and 66 of the Companies Act, 2013 and rules made there under, the Companies (Compromises, Arrangements and Amalgamations) Rules, 2016.

90. Rationale of the Scheme and the benefits of the Scheme

The rationale for and benefits of the Scheme, as reproduced from the Scheme, are as follows:

- Elimination of multiple entities;

- Reducing the multiplicities of legal and regulatory compliances;
- Reducing time and efforts for coordination of financials at group level;
- Elimination of duplicative communication and coordination efforts; and
- Rationalization of administrative and compliance costs;"

91. Appointed Date, Effective Date, Record Date and Share Exchange Ratio and Other Considerations:

Appointed Date: The Appointed Date shall mean April 01, 2019 or such other date as may be fixed or approved by the Hon'ble National Company Law Tribunal ("NCLT" / "Tribunal") or any other Appropriate Authority;

Effective Date: The Effective Date shall mean the last of the dates on which the conditions specified in Clause 21 of the Scheme are complied with. Any references in this Scheme to "upon this Scheme becoming effective" or "effectiveness of this Scheme" shall mean and refer to the Effective Date.

Clause 21 of the Scheme states that the Scheme is and shall be conditional upon and subject to:

- (a) The Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective members and / or creditors of the companies involved in the Scheme, as prescribed under the Act and / or as may be directed by NCLT and / or any other Appropriate Authority as may be applicable.
- (b) The sanction of this Scheme by NCLT and / or any other Appropriate Authority under sections 230 to 232 and other applicable provisions, if any, of the Act.
- (c) The Scheme being approved by the Public Shareholders of Amalgamated Company through resolution passed by way of e-voting in terms of SEBI Circular No. CFD/DIL3/CIR/2017/21 issued on March 10, 2017, subject to modification, if any, in accordance with any subsequent circulars and amendment that may be issued by SEBI from time to time.
- (d) Certified or authenticated copy of the order of NCLT sanctioning the Scheme being filed with the Registrar of Companies by the respective companies involved in the Scheme; and

Any other sanctions and orders as may be directed by the NCLT in respect of the Scheme;

Consideration for the Merger – Share Entitlement Ratio:

The entire Paid up Equity Share Capital of Amalgamating Companies is beneficially held by Amalgamated Company i.e. Amalgamating Companies are the wholly owned Subsidiaries of Amalgamated Company. Accordingly, no consideration would discharged on be amalgamation of Amalgamating Companies with Amalgamated Company.

92. Salient Features of the Scheme:

- A. Clause 1.3 of Part I of the Scheme defines "Appointed Date" as "means April 01, 2019 or such other date as may be fixed or approved by the Hon'ble National Company Law Tribunal ("NCLT" / "Tribunal") or any other Appropriate Authority (as defined hereinafter)".
- B. Clause 1.12 of Part I of the Scheme defines "Effective Date" as "means the last of the dates on which the conditions specified in Clause 21 of this Scheme are complied with. Any references in this Scheme to "upon this Scheme becoming effective" or "effectiveness of this Scheme" shall mean and refer to the Effective Date."
- C. Clause 1.6 of Part I of the Scheme defines "Amalgamating Company 1" as "means Career Launcher Education Infrastructure and Services Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - (i) "any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - (ii) any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - (iii) without prejudice to generality of the foregoing, Amalgamating Company 1 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through

certificates including dividends declared and other accrued benefits thereto;

- (iv) any and all approvals, consents, exemptions, registrations. no-objection certificates. permits, quotas, rights, entitlements, licenses, certificates. tenancies. municipal permissions, balances with Government authorities. intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names. trademarks, service marks. copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 1;
- (v) any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 1;
- (vi) any and all employees, who are on the pay roll of Amalgamating Company 1, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- (vii) any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 1; and
- (viii) all records, files, papers, information, computer programs, relating to Amalgamating Company 1."
- D. Clause 1.7 of Part I of the Scheme defines "Amalgamating Company 2" as "means CL Media Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - (i) "any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - (ii) any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - (iii)without prejudice to generality of the foregoing, Amalgamating Company 2 shall include all investments in the capital of other

companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;

- (iv) any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas. rights, entitlements, licenses. certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description pertaining to Amalgamating whatsoever. Company 2;
- (v) any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 2;
- (vi) any and all employees, who are on the pay roll of Amalgamating Company 2, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- (vii) any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 2; and
- (viii) all records, files, papers, information, computer programs, relating to Amalgamating Company 2."
- E. Clause 1.8 of Part I of the Scheme defines "Amalgamating Company 3" as "means Accendere Knowledge Management Services Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - (i) "any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - (ii) any and all loans and advances (including intercorporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - (iii)without prejudice to generality of the foregoing, Amalgamating Company 3 shall include all

investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;

- (iv) any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, rights, entitlements, licenses. quotas, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever. pertaining to Amalgamating Company 3;
- (v) any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 3;
- (vi) any and all employees, who are on the pay roll of Amalgamating Company 3, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- (vii) any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 3; and
- (viii) all records, files, papers, information, computer programs, relating to Amalgamating Company 3."
- F. Clause 1.9 of Part I of the Scheme defines "Amalgamating Company 4" as "means G. K. Publications Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - (i) "any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - (ii) any and all loans and advances (including intercorporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - (iii)without prejudice to generality of the foregoing, Amalgamating Company 4 shall include all

investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;

- (iv) any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, rights, entitlements, auotas. licenses. certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 4;
- (v) any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 4;
- (vi) any and all employees, who are on the pay roll of Amalgamating Company 4, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- (vii) any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 4; and
- (viii) all records, files, papers, information, computer programs, relating to Amalgamating Company 4."
- G. Clause 1.10 of Part I of the Scheme defines "Amalgamating Company 5" as "means Kestone Integrated Marketing Services Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 and includes:
 - (i) "any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - (ii) any and all loans and advances (including intercorporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - (iii)without prejudice to generality of the foregoing, Amalgamating Company 5 shall include all investments in the capital of other companies,

whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;

- (iv) any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 5;
- (v) any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 5;
- (vi) any and all employees, who are on the pay roll of Amalgamating Company 5, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- (vii) any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 5; and
- (viii) all records, files, papers, information, computer programs, relating to Amalgamating Company 5."
- H. The Scheme provides that with effect from the Appointed Date, the Amalgamating Companies shall stand amalgamated into the Amalgamated Company, pursuant to the provisions of Sections 230 to 232 and other applicable provisions, if any, of the Act, as a going concern without any further act, instrument, deed, matter or thing so as to become, the undertaking of the Amalgamated Company by virtue of and in the manner provided in the Scheme.
- I. The Scheme further provides, inter alia, that:
 - i. With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and whole of the undertaking(s), property and liabilities of Amalgamating Companies shall, pursuant to the provisions of sections 230 to 232 and other applicable provisions, if any, of the Act, and pursuant to the order of NCLT or other Appropriate Authority, if any, sanctioning the Scheme, shall without any further act, deed, matter or thing, stand transferred to and vested in and / or deemed to be transferred to and vested in Amalgamated Company, as a going concern, so as to become

the properties and liabilities of Amalgamated Company in accordance with section 2(1B) of the IT Act.

- ii. Without prejudice to the generality of the above said Clause:
 - a. All the assets, rights and properties of Amalgamating Companies (whether movable or immovable, real or personal, in possession or reversion, corporeal or incorporeal, present or future, existing or contingent, tangible or intangible) of whatsoever nature and wherever situated, of or belonging to or in the possession or control of Amalgamating Companies including but not limited to data processing equipment, computers and servers, computer software, furniture and fixtures. investments. office equipment, electrical installations, telephones, telex, facsimile, other communication facilities, any registrations, copyrights, permits, brands (including GKP, Accendere and Kestone) approvals, all rights or title or interest in property(ies) by virtue of any court order or decree, contractual arrangement, allotment, grant, lease, possession or otherwise, memorandum of understandings, tenancy rights, hire purchase contracts, lending contracts. permissions. incentives. tax registrations, tax credit (such as advance income tax, withholding tax credit, input credit of goods and service tax and Minimum Alternate Tax ('MAT') credit), contracts, engagements, arrangements of all kinds, rights. titles, interests. benefits and advantages of whatsoever nature and wherever situated belonging to or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by Amalgamating Companies, industrial, regulatory and other licenses, municipal and other statutory permissions, approvals including but not limited to right to use and avail electricity connections, water connections, telephone connections, facsimile connections, telexes. e-mail, leased connections internet. line and installations. all records, files, papers, computer programs, manuals. data. quotations, list of present and former vendors and suppliers, and all other rights, title, lease, interest, contracts, consent, approvals or powers of every kind, nature and descriptions whatsoever, shall under the provisions of sections 230 to 232 of the Act and any other applicable provisions of the Act, and pursuant to the order of NCLT or any other Appropriate Authority sanctioning this Scheme and without further act, instrument or deed, but subject to the charges, if any, affecting the same, as on the Effective Date be transferred

to and / or deemed to be transferred to and vested in Amalgamated Company, so as to become the properties and assets of Amalgamated Company with effect from Appointed Date;

- b. With respect to such assets and properties of Amalgamating Companies as on the Effective Date, as are movable in nature and are capable of transfer by physical delivery or endorsement and delivery or novation and delivery, including cash in hand, the same shall be so transferred to Amalgamated Company and deemed to have been handed over by physical delivery or by endorsement and delivery or novation and delivery, as the case may be, to Amalgamated Company to the end and intent that the property and benefit therein passes to Amalgamated Company with effect from the Appointed Date;
- c. In respect of the movable assets owned by Amalgamating Companies as on the Effective Date, other than those mentioned in Clause 4.2.2 above, including actionable claims, sundry debtors, outstanding loans, advances, whether recoverable in cash or kind or for value to be received and deposits, if any, with the local and other authorities, body corporate(s), customers etc., Amalgamating Companies shall, if so required by Amalgamated Company, and 1 or Amalgamated Company may, issue notices or intimations in such form as Amalgamated Company may deem fit and proper, stating that pursuant to NCLT having sanctioned this Scheme, the debt, loan, advance or other asset, be paid or made good or held on account of Amalgamated Company, as the person entitled thereto, to the end and intent that the right of Amalgamating Companies to recover or realize the same stands transferred to Amalgamated Company and that appropriate entries should be passed in their respective books to record the aforesaid changes:
- d. All investments including the investments made by Amalgamating Companies in the capital of other companies whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates and other accrued benefits thereto shall stand transferred to and be vested in and transferred to and/or be deemed to have been and stand transferred to and vested in Amalgamated Company, without any further act or deed done by Amalgamating Companies and/or Amalgamated Company;
- e. All assets and properties which are acquired by Amalgamating Companies on or after the

Appointed Date but prior to the Effective Date shall be deemed to be and shall become the assets and properties of Amalgamated Company and shall under the provisions of sections 230 to 232 and other applicable provisions, if any, of the Act, without any further act, instrument or deed, be and stand transferred to and vested in or be deemed to be transferred to and vested in Amalgamated Company upon the coming into effect of this Scheme pursuant to the provisions of sections 230 to 232 of the Act and other applicable provisions, if any, of the Act;

- f. Upon this Scheme becoming effective, the past track record of the Amalgamating Companies relating to their respective business, including without limitation, the profitability, experience, credentials and market share, shall be deemed to be the track record of the Amalgamated Company for all commercial and regulatory purposes including for the purposes of eligibility, standing, evaluation and participation of Amalgamated Company in all existing and future bids, tenders and contracts of all authorities. agencies and clients. Government/Quasi Government or otherwise, wherever applicable;
- g. Where any of the debt, liabilities (including contingent liabilities), duties and obligations of Amalgamating Companies as on the Appointed Date, deemed to be transferred to Amalgamated Company, have been discharged by Amalgamating Companies after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of Amalgamated Company, and all loans raised and used and all liabilities and obligations incurred by Amalgamating Companies after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used or incurred for and on behalf of Amalgamated Company, and to the extent they are outstanding on the Effective Date, shall also without any further act, deed, matter or thing shall stand transferred to Amalgamated Company and shall become the liabilities and obligations of Amalgamated Company on same terms and conditions as were applicable to Amalgamating Companies. Amalgamating Companies shall undertake to meet, discharge and satisfy the same and further it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such loans and liabilities have arisen in order to give effect to the provisions of this Clause: and

h. Loans, advances and other obligations

(including any guarantee, letter of credit, letter of comfort or any other instrument or arrangements which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between Amalgamating Companies and Amalgamated Company, shall stand discharged and there shall be no liability in that behalf on either party.

J. Changes to the Share Capital of the Amalgamated Company

- (i) Upon this Scheme becoming effective and upon the vesting and transfer of Amalgamating Companies in Amalgamated Company pursuant to the terms of this Scheme, the entire authorized share capital of Amalgamating Companies shall stand transferred from the authorized share capital of the Amalgamating Companies to the authorized share capital of Amalgamated Company.
- (ii) Upon the Scheme becoming effective, without any further act or deed the authorized share capital of Amalgamated Company shall stand enhanced by an amount of Rs. 11,28,00,000/- (Rupees Eleven Crore Twenty-Eight Lacs only) divided into 1,12,80,000 (One Crore Twelve Lacs Eighty Thousand) equity shares of Rs. 10/- (Rupees Ten only) each.
- K. The Amalgamation will be accounted in accordance with the "Pooling of Interests Method" prescribed under the Indian Accounting Standard 103 (Business Combinations) as notified under the Companies (Indian Accounting Standards) Rules, 2015.
- L. Upon the Effective Date, the Amalgamating Companies shall stand dissolved without winding up.

YOU ARE REQUESTED TO READ THE ENTIRE TEXT OF THE SCHEME TO GET FULLY ACQUAINTED WITH THE PROVISIONS THEREOF. THE AFORESAID ARE ONLY SOME OF THE SALIENT EXTRACTS THEREOF.

93. Summary of the Valuation Report including basis of valuation and the Fairness Opinion of the Registered Valuer:

In the subject fact pattern, 100% of the paid-up share capital of the Amalgamating Companies are beneficially held by Amalgamated Company. Upon merger of the Amalgamating Companies that are wholly owned Subsidiaries of the Amalgamated Company, the existing share capital of the Amalgamating Companies held by the Amalgamated Company shall be cancelled. Accordingly, no shares will be issued by the Amalgamated Company pursuant to the Scheme.

In the current fact pattern of the Scheme and per the SEBI Circular, valuation report from an Independent Chartered Account is not applicable. A copy of the Affidavit of the authorized signatory of the Amalgamated Company with respect to nonapplicability of Valuation Report is enclosed as **ANNEXURE 32.**

Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

94. Details of capital or debt restructuring, if any:

The Scheme does not contemplate any debt restructuring nor are the Amalgamated Company and the Amalgamating Companies undergoing any debt restructuring.

Pursuant to the Scheme, there would be no change in the equity share capital of the Amalgamated Company. Accordingly. the Scheme does not contemplate any capital restructuring.

- 95. Details of approvals, sanctions or noobjection(s), if any, from regulatory or any other governmental authorities required, received or pending for the proposed Scheme:
 - a) The equity shares of the Amalgamated Company are listed on the Stock Exchanges. Pursuant to Regulation 37 of the SEBI Listing Regulations read with the Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, as amended from time to time, issued by SEBI ("SEBI Circular"), the Amalgamated Company had filed the Scheme with BSE and NSE on December 19, 2018 to seek their no objection to the Scheme. The Amalgamated Company has received observation letters, both dated June 04, 2019, from the Stock Exchanges wherein the Stock Exchanges have granted their no objection to filing the Scheme with the Tribunal. The said observation letters issued by the BSE and the NSE are enclosed as ANNEXURE 5 and **ANNEXURE 6**, respectively.
 - b) As required by the SEBI Circular, the Amalgamated Company has filed its Complaint Report with the BSE and NSE on April 05, 2019

and May 10, 2019, respectively. The Complaint Reports filed by the Amalgamated Company indicate that it has received 'nil' complaints. Copies of the Complaint Reports filed by the Amalgamated Company with the BSE and the NSE are enclosed as **ANNEXURE 3** and **ANNEXURE 4**, respectively

- c) The registered office of the Amalgamating Company 5 is situated at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 and accordingly the first motion application was filed by the Amalgamating Company 5 with the Tribunal, on August 28, 2019. Consequently, the Tribunal pursuant to its order dated December 11, 2019, has directed, *inter alia*, the convening of the Meeting.
- d) The Amalgamated Company has obtained certificate from its statutory auditors in terms of the provisos to Sections 230(7) and 232(3) of the Act.
- e) The Scheme does not in any way violate, override or circumvent any provision of the Act and the rules and regulations issued thereunder.
- 96. **Inspection of Documents:** Copies of the following documents will be open for inspection to the unsecured creditors of the Amalgamating Company 5 at its registered office situated at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 on all days except Saturday, Sunday and public holidays between 11:00 A.M. and 01:00 P.M. up to the date of the Meeting:
 - a) Order dated December 11, 2019 passed by the Tribunal in Company Application No. CA (CAA) No. 39/Chd/Hry/2019, directing *inter alia*, the convening of the Meeting;
 - b) Scheme, as filed before the Tribunal;
 - Fairness opinion dated April 08, 2019 issued to the Amalgamated Company by Sundae Capital Advisors Private Limited, a merchant banker registered with SEBI;
 - d) Complaint Report filed by the Amalgamated Company with the BSE on April 05, 2019;
 - e) Complaint Report filed by the Amalgamated Company with the NSE on May 10, 2019;
 - f) Observation letters, both dated June 04, 2019, issued by the NSE and BSE to the Amalgamated Company;

- g) Certificate of Incorporation dated February 03, 1997 and the Fresh Certificate of Incorporation consequent on change of name dated March 06, 2007, along with copies of the memorandum of association and articles of association of the Amalgamating Company 5;
- h) Certificate dated February 21, 2019 issued by Haribhakti & Co. LLP, Chartered Accountants, the statutory auditor of the Amalgamated Company in terms of the provisos to Sections 230(7) and 232(3) of the Companies Act, 2013;
- Annual reports of the Amalgamated Company and Amalgamating Companies for the last three financial years ended March 31, 2019, March 31, 2018 and March 31, 2017;
- j) Limited quarterly review financials for the three-month period ended September 30, 2019 of Amalgamated Company;
- k) Supplementary Accounting Statement of Amalgamating Companies for the quarter ended September 30, 2019;
- Extract of the resolutions dated November 27, 2018 passed by the respective Boards' of each of the Companies, *inter alia*, approving the Scheme and the filing thereof with the Tribunal;
- m) Applicable information pertaining to Amalgamating Companies;

- Report of the Audit Committee of the Amalgamated Company dated November 27, 2018 recommending the Scheme to the Board of the Amalgamated Company;
- Pre and post-arrangement expected capital structure and shareholding pattern of CL Educate Limited;
- A copy of the Affidavit of the authorized signatory of the Amalgamated Company with respect to non-applicability of Valuation Report;
- Reports adopted by the respective Boards of the Companies pursuant to Section 232(2)(c) of the Act;

and

r) Paper books filed in Company Application No. CA (CAA) No. 39/Chd/Hry/2019 including the application along with annexures.

Dated this 17th Day of December 2019.

For Kestone Integrated Marketing Services Private Limited

-/Sd Gautam Puri (Authorized Signatory)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 CIN: U73100HR1997PTC076900 Email: marketing@kestone.in

SCHEME OF ARRANGEMENT

UNDER SECTION 230 TO 232 READ WITH SECTION 52 AND 66 OF THE

COMPANIES ACT, 2013

BETWEEN

CL EDUCATE LIMITED

AND

CAREER LAUNCHER EDUCATION INFRASTRUCTURE AND SERVICES

LIMITED

AND

CL MEDIA PRIVATE LIMITED

AND

G.K. PUBLICATIONS PRIVATE LIMITED

AND

ACCENDERE KNOWLEDGE MANAGEMENT SERVICES PRIVATE LIMITED

AND

KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

AND

THEIR RESPECTIVE SHAREHOLDERS AND CREDITORS

appleture

PREAMBLE

(A) BACKGROUND AND DESCRIPTION OF COMPANIES WHICH ARE PARTIES TO THE SCHEME

CL Educate Limited (hereinafter called 'CL Educate' or 'Amalgamated Company') was incorporated on April 25, 1996 under the Companies Act, 1956 under the name and style "Career Launcher (India) Private Limited" having its Registered Office at National Capital Territory of Delhi. Amalgamated Company converted into a Public Company from a Private Company and changed its name to "Career Launcher (India) Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide a Fresh Certificate of Incorporation Issued Consequent upon Change in Name on Conversion to Public Limited Company on June 17, 2000. Amalgamated Company changed its name to its present name i.e. "CL Educate Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Fresh Certificate of Incorporation Issued Consequent upon Change in Name on March 18, 2011. Amalgamated Company shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 26, 2018. The Registered Office of Amalgamated Company is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and e-mail id - rachna.sharma@careerlauncher.com. The equity shares of Amalgamated Company are listed on National Stock Exchange of India Limited and BSE Limited. The Corporate Identity Number of Amalgamated Company is. L74899HR1996PLC076897. Further, the Permanent Account Number of the Amalgamated Company is AAACC3885C. Amalgamated Company is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels. The main objects of Amalgamated Company as per its Memorandum of Association are as follows:

> "To conduct educational and consulting programs relating to various education and career opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, online training, counseling, university admission services, administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet."

2. Career Launcher Education Infrastructure and Services Limited (hereinafter called 'CLEIS' or 'Amalgamating Company 1') was incorporated on June 16, 2005 under the Companies Act, 1956 under the name and style "Career Launcher Infrastructure Private Limited" having its Registered Office at National Capital Territory of Delhi. Amalgamating Company 1 converted into a Public Company from a Private Company and changed its name to "Career Launcher Education Infrastructure and Services Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide a Fresh Certificate

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of Incorporation Issued Consequent upon Change in Name on Conversion to Public Limited Company on December 29, 2006. Amalgamating Company I shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 1 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and e-mail id -rachna.sharma@careerlauncher.com. The Corporate Identity Number of Amalgamating Company 1 is U70101HR2005PLC076899. Further, the Permanent Account Number is AACCC7031Q. Amalgamating Company 1 is presently engaged in the business of providing various infrastructure facilities, soft skills, educational and consulting programs. The main objects of Amalgamating Company 1 as per its Memorandum of Association are as follows:

"To conduct all type of Educational programme relating to primary, secondary, higher education, preparatory and supplementary education by direct classroom teaching, by broadcasting or by any other mode of delivery; tutoring, education training, develop educational software and providing consultancy including providing of content and expertise on education, to develop curriculum design, pedagogy design and classroom design for educational classes, to design uniforms, time table, to develop technology innovations for education delivery including interactive delivery for self learning, to run and establish open schools for imparting education and to publish text books, periodicals and other types of literature relating to education and to carry on any object ancillary to the field of education".

3. CL Media Private Limited (hereinafter called 'Amalgamating Company 2' or 'CL Media') was incorporated on February 01, 2008 under the Companies Act, 1956, having its registered office at National Capital Territory of Delhi. Antalgamating Company 2 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 2 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003, The Corporate Identity Number of the Amalgamating Company 2 is U74300HR2008PTC077265 and e-mail id – rachna, sharma@careerlauncher.com. Further, the Permanent Account Number of the Amalgamating Company 2 is AADCC3011D. Amalgamating Company 2 is engaged in the business of content development for study material, publishing study material and books and providing sales & marketing services and research related services to Institutions and Universities. The main objects of Amalgamated Company 2 as per its Memorandum of Association are as follows:

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- "To carry out the object relating to publishing of education content in the form of books, periodicals, series, magazines, articles and its tests, analysis etc.;
- b) To carry on business as advertising agents, to purchase and sell advertising time or space on any television, radio, internet, satellite in India or abroad or any other kind of media currency in vogue or which may be in vogue at any time and to act as agent or representative for any person(s) or entities for soliciting/booking advertisements and/or any other promotional, commercial and other programmes on any form of media or medium including collection of charges and remittances thereof to principals;
- c) To carry on the business of broadcasting, telecasting, relaying, transmitting or distributing in any manner, any audio, video or other programmes or software for television radio, internet or any other media through, including but not limited to, terrestrial satellite, cable, direct to home, internet or interactive television network;
- d) To carry on the business of producing, directing, editing, distributing, purchasing, selling, acquiring or otherwise dealing in any manner, in any audio, video programme or software with respect to news, entertainment, current affairs, information, sports, education, history, cultural, art, science, fiction, games and communication and dubbing, recording, selling the same either in tapes, cassettes, photographs, floppies, compact discs, laser discs, internet or on any other media or software. Acquiring rights for broadcasting, transmitting or distributing, in any manner, any live sports and entertainment events, shows, recorded programmes, highlights, films and other programmes; and
- e) To deal in computer based multimedia presentations and information technology business regarding all types of audio, video, television, and cinematographic films, serials software and other programmes in India or elsewhere, "
- 4. Accendere Knowledge Management Services Private Limited (hereinafter called 'Amalgamating Company 3' or 'AKMS') was incorporated on September 19, 2008 under the Companies Act, 1956, having its registered office in the state of Tamil Nadu. Amalgamating Company 3 shifted its Registered Office from the State of Tamil Nadu to National Capital Territory of Delhi which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Certificate of Registration of Regional Director order for Change of State on July 13, 2017. Further, Amalgamating Company 3 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 3 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003. The Corporate Identity Number of the Amalgamating Company 3 is U74900HR2008PTC077200 and e-mail id - rachna.sharma@careerlauncher.com. Further, the Permanent Account Number of Amalgamating Company 3 is AAHCA3316K. Amalgamating Company 3 is engaged in the business of facilitating

educational institutions and establishing their institutional credibility, international presence and thought leadership by improving their research output in terms of both the quality and quantity of research articles published by them. The main objects of the Amalgamating Company 3 as per its Memorandum of Association are as follows:

- a) "To carry on the business of outsourcing of high quality, client specific knowledge information processing and analysis pertaining to the financial sector;
- b) To carry on the business of providing staff augmentation services.
- c) To provide professional consultancy, internet and training services; and
- d) To establish and run in any part of India or elsewhere Coaching centers, colleges or schools for imparting general, scientific, commercial, engineering or any other type of education to students."
- 5. G.K. Publications Private Limited (hereinafter called 'Amalgamating Company 4' or 'GKP') was incorporated on May 28, 2001 under the Companies Act, 1956, having its registered office at National Capital Territory of Delhi. Amalgamating Company 4 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 4 is located at Plot No. 9A. Sector-27A, Mathura Road, Faridabad, Haryana- 121003, The Corporate Identity Number of Amalgamating Company ĩs. U22110HR2001PTC076979and e-mail id - rachna sharma@eareerlauncher.com. Further, the Permanent Account Number of Amalgamating Company 4 is AABCG7711Q. Amalgamating Company 4 operates in test preparation industry through distribution of study resources, study guides, sample test papers and question banks to help students improve their performance in professional entrance examinations like GATE, IES, IAS, IIT, AIEEE, etc. The main objects of the Amalgamating Company 4 as per its Memorandum of Association are as follows:
 - a) "To carry on the business of printing and publishing books, Pamphlets, journals, periodicals and Newspapers and all kinds of literature whatsoever in any language which the company may decide upon and book binding and for that purpose purchasing printing machineries and accession and install printing presses with all facilities for Printing Folding, Stitching and Binding of the Finished Articles."
 - b) To carry on the business of manufacturers and distributors of and dealers in engravings, print, pictures, drawings and any written, engraved, printed or printed productions;
 - c) To carry on the business of printers that is art print, colour print, lithography, off—set print, automatic print, engraves, publishers, book sellers and print sellers stationers book hinders block markers and art journalists; and

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- d) To carry on the business of distributors of and dealers in printing papers and other papers and other materials related to printing and publishing of books, newspapers, magazines, journals, periodicals, educational film and audio-video educational aids."
- 6. Kestone Integrated Marketing Services Private Limited (hereinafter called 'Amalgamating Company 5' or 'Kestone') was incorporated on February 03, 1997 under the Companies Act, 1956, under the name and style "Kestone Research Private Limited" having its registered office in State of Karnataka. Amalgamating Company 5 changed its name to its present name i.e. "Kestone Integrated Marketing Services Private Limited" which was approved by Registrar of Companies, Karnataka vide Fresh Certificate of Incorporation Consequent upon Change in Name on March 06, 2007. Amalgamating Company 5 shifted its Registered Office from the State of Karnataka to National Capital Territory of Delhi which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Certificate of Registration of Company Law Board Order for Change in State on December 29, 2008, Amalgamating Company 5 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 5 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003. The Corporate Identity Number of Amalgamating Company 5 is U73100HR1997PTC076900 and e-mail id - rachna.sharma@careerlauncher.com. Further, the Permanent Account Number of Amalgamating Company 5 is AABCK2819F. Amalgamating Company 5 provides integrated business, marketing and sales services to corporate customers, including event management, marketing support (including digital marketing support in the form of online marketing initiatives, to support offline marketing campaigns), customer engagement (including audience generation, lead generation, loyalty and reward programs and contest management), managed manpower and training services. The main objects of the Amalgamating Company 5 as per its Memorandum of Association are as follows:
 - a) To carry on the business of providing integrated marketing solutions as well as infrastructural support services for products and services for and on behalf of inland and overseas clients and customers, to showcase and promote new products/services, to engage in event management, conduct workshops, seminars, product launches, to promote introductory offers, canvas, negotiate, train personnel, to formulate market penetration/ pricing strategies, to develop on-going customer relationship programs, manage technical/sales force, recruit technical and non-technical personnel on behalf of Companies/clients, to undertake and accept outsourced manpower assignments, to assign/sub-contract any of aforesaid activities and functions and for all and any of aforesaid activities, to develop graphics, animation films, graphic designs and other visual/ acoustic propaganda material, two and three dimensional slides, images, stills, films, motion pictures and other presentational aids, tools, kits, to carry on market and industrial research, to act as business, industrial and management consultants and to develop literature, brochures and other



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intellectual property which will abet and provide value addition to any and all the activities of the Company.

- b) To conduct educational and consulting programs relating to various education and career opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, online training, counselling, university admission services, administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet.
- c) To establish, provide, maintain and conduct or otherwise, subsidise research laboratories and experimental workshops for scientific and technical research and experiments and to undertake and carry on with all scientific and technical research, experiments and tests of all kinds and to promote studies and research both scientific and technical investigation and invention by providing, subsidising, endowing or assisting laboratories, workshops, libraries, lectures, meetings and conferences and by providing the remuneration to scientific and technical professors and corporate professionals and teachers and to award, scholarships, prizes, grants and bursaries to students and to encourage, promote and reward studies, researches, investigations, experiments, tests and inventions of any kind that may be considered likely to assist the main business of the Company.

(Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Subsidiaries', and individually as a 'Subsidiary')



(B) PURPOSE AND RATIONALE FOR THE SCHEME OF ARRANGEMENT

The Scheme of Arrangement would have the following benefits:

- Elimination of multiple entities;
- Reducing the multiplicities of legal and regulatory compliances;
- Reducing time and efforts for coordination of financials at group level;
- · Elimination of duplicative communication and coordination efforts; and
- Rationalization of administrative and compliance costs;

PARTS OF THE SCHEME OF ARRANGEMENT:

This Scheme of Arrangement is divided into the following parts:

- PART I Definitions, Date of Taking Effect and Operative Date, Details of Share Capital;
 - 2. PART II Amalgamation of Subsidiaries with Amalgamated Company;
 - 3. PART III Capital Reduction of Amalgamated Company; and
 - 4. PART IV General Terms and Conditions

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PART-1

DEFINITIONS, DATE OF TAKING EFFECT AND OPERATIVE DATE, DETAILS OF SHARE CAPITAL

I. DEFINITIONS

In this Scheme (as defined hereinafier), unless repugnant to the meaning or context thereof, the following expressions shall have the meaning mentioned herein below:

- 1.1 "Act" or "The Act" means the Companies Act, 2013, and shall include rules and regulations made thereunder and any statutory modifications, re-enactments and / or amendments thereof for the time being in force;
- 1.2 "Applicable Laws" mean any statute, law, regulation, ordinance, rule, judgment, rule of law, order, decree, ruling, bye-law, approval of any governmental authority, directive, guideline, policy, clearance, requirement or other governmental restriction or any similar form of decision of or determination by, or any interpretation or administration having the force of law of any of the foregoing by any governmental authority having jurisdiction over the matter in question, whether in effect as of the date of this Scheme or at any time thereafter;
- 1.3 "Appointed Date" means April 01, 2019 or such other date as may be fixed or approved by the Hon'ble National Company Law Tribunal ("NCLT" / "Tribunal") or any other Appropriate Authority (as defined hereinafter);
- 1.4 "Appropriate Authority" means:
 - The government of any jurisdiction (including any central, state, municipal or local government or political or administrative subdivision thereof) and any department, ministry, agency, instrumentality, court, central bank, commission or other authority thereof;
 - b. Any governmental, quasi-governmental or private body or agency lawfully, exercising, or entitled to exercise, any administrative, executive, judicial, legislative, regulatory, licensing, competition, tax, importing or other governmental or quasi-governmental authority including (without limitation), Securities Exchange Board of India ("SEBI"), Reserve Bank of India ("RBI"), Regional Director, Registrar of Companies, Official Liquidator and the Tribunal; and
 - c. Any stock exchange(s) in India.
- 1.5 "Amalgamated Company" means CL Educate Limited, a company incorporated under the Companies Act 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and e-mail id ~ rachna.sharma@careerlauncher.com.:
- 1.6 "Amalgamating Company I" means Career Launcher Education Infrastructure and Services Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 and includes:

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- a. any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto:
- any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
- c. without prejudice to generality of the foregoing. Amalgamating Company 1 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;
- d. any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 1;
- e. any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company I;
- f. any and all employees, who are on the pay roll of Amalgamating Company I, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- g. any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 1; and
- h. all records, files, papers, information, computer programs, relating to Amalgamating Company 1.
- 1.7 "Amalgamating Company 2" means CL Media Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - a. any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - b. any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments,

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accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;

- c. without prejudice to generality of the foregoing, Amalgamating Company 2 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;
- d. any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 2;
- e. any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 2;
- f. any and all employees, who are on the pay roll of Amalgamating Company 2, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- g. any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 2; and
- all records, files, papers, information, computer programs, relating to Amalgamating Company 2.
- 1.8 "Amalgamating Company 3" means Accendere Knowledge Management Services Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 and includes:
 - a. any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - b. any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - c. without prejudice to generality of the foregoing. Amalgamating Company 3 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass

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through certificates including dividends declared and other accrued benefits thereto;

- d. any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 3;
- e. any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 3;
- f. any and all employees, who are on the pay roll of Amalgamating Company 3, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
 - g. any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 3; and
 - h. all records, files, papers, information, computer programs, relating to Amalgamating Company 3.
- 1.9 "Amalgamating Company 4" means G. K. Publications Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - a. any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - b. any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - c. without prejudice to generality of the foregoing, Amalgamating Company 4 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefits thereto;
 - d. any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names,

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trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 4;

- e. any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 4;
- f. any and all employees, who are on the pay roll of Amalgamating Company 4, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- g. any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 4; and
- h. all records, files, papers, information, computer programs, relating to Amalgamating Company 4.
- 1.10 "Amalgamating Company 5" means Kestone Integrated Marketing Services Private Limited, a company incorporated under the Companies Act, 1956, having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 and includes:
 - a. any and all of its assets, whether movable or immovable, whether present or future, whether tangible or intangible, leasehold or freehold, all rights, title, interests, covenants, undertakings, liabilities, together with all present and future liabilities including contingent liabilities and debts appertaining thereto;
 - b. any and all loans and advances (including inter-corporate loans), including accrued interest thereon, receivables, funds, cash, bank balances, investments, accounts, and all other rights, benefits of all agreements, subsidies, grants, incentives, bills of exchange, letters of intent;
 - c. without prejudice to generality of the foregoing. Amalgamating Company 5 shall include all investments in the capital of other companies, whether as shares, scrips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates including dividends declared and other accrued benefitsthereto;
 - d. any and all approvals, consents, exemptions, registrations, no-objection certificates, permits, quotas, rights, entitlements, licenses, certificates, tenancies, municipal permissions, balances with Government authorities, intellectual property rights including trade names, trademarks, service marks, copyrights, domain names, income tax credit, advance tax, applications for trade names, trademarks, service marks, copyrights, powers and facilities of every kind and description whatsoever, pertaining to Amalgamating Company 5;
 - e. any and all secured and unsecured debts, borrowings and liabilities (including contingent liabilities), present or future, undertakings and obligations of Amalgamating Company 5;

- f. any and all employees, who are on the pay roll of Amalgamating Company 5, including those engaged at its offices at their current terms and conditions, including all employee benefits such as provident fund, employees' state insurance, gratuity fund, superannuation fund;
- g. any and all advance monies, earnest monies and/or security deposits, trade payables, payment against warrants or other entitlements, in connection with or relating to Amalgamating Company 5; and
- h. all records, files, papers, information, computer programs, relating to Amalgamating Company 5.
- 1.11 "Board" or "Board of Directors" in relation to each of the companies forming part of the Scheme, means the Board of Directors of such company, and shall include any committee of Directors or any person authorized by the Board of Directors or such committee of Directors duly constituted and authorized for the purposes of matters pertaining to this Scheme or any other matter relating thereto.
- 1.12 "Effective Date" means the last of the dates on which the conditions specified in Clause 21 of this Scheme are complied with. Any references in this Scheme to "upon this Scheme becoming effective" or "effectiveness of this Scheme" shall mean and refer to the Effective Date;
- 1.13 "IT Act" shall mean income Tax Act, 1961 and shall include rules and regulations made thereunder and any statutory modifications, re-enactments and / or amendments thereof for the time being in force;
- 1.14 "NCLT" means Hon'ble National Company Law Tribunal at Chandigarh to which this Scheme in its present form or with any modification(s) made or to be made and approved under Clause 20 of this Scheme is submitted for its sanctioning under sections 230 to 232 and other applicable provisions, if any, of the Act;
- 1.15 "Registrar of Companies" means Registrar of Companies. National Capital Territory of Delhi and Haryana;
- 1.16 "Scheme" or "the Scheme" or "this Scheme" means this Scheme of Arrangement, in its present form or with any modification(s) made or to be made and approved under Clause 20 of this Scheme;
- 1.17 "SEBI" shall mean the Securities and Exchange Board of India;
- 1.18 "Stock Exchanges" means National Stock Exchange of India Limited and BSE Limited;
- 1.19 In this Scheme, unless the context otherwise requires:
 - (a) references to persons shall include individuals, bodies corporate (wherever incorporated), unincorporated associations and partnerships;
 - (b) the headings are inserted for ease of reference only and shall not affect the construction or interpretation of this Scheme;
 - (c) the terms "hereof", "herein", "hereby", "hereto" and derivative or similar words used in this Scheme refers to this entire Scheme;

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- (d) words in the singular shall include the plural and vice versa; and
- (e) all terms and words not defined in this Scheme shall, unless repugnant or contrary to the context or meaning thereof, have the same meaning ascribed to them under the Act, the Securities Contracts (Regulation) Act, 1956, the Securities and Exchange Board of India Act, 1992 (including the regulations made there under), the Depositories Act, 1996 and other applicable laws, rules, regulations, bye laws, as the case may be, including any statutory modification or re-enactment thereof from time to time.

2. DATE OF TAKING EFFECT AND OPERATIVE DATE

Upon the occurrence of the Effective Date, the Scheme shall be effective from the Appointed Date but shall be operative from the Effective Date.

It is further provided that Part II of the Scheme shall take effect and be operative prior to coming into effect of Part III of the Scheme.

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3. DETAILS OF SHARE CAPITAL

3.1 Amalgamated Company

The Share Capital of Amalgamated Company as on March 31, 2018 is as under:

Particulars	Amount in Rs
Authorized Share Capital	
1.60,00,000 equity shares of Rs. 10/- each	16,00,00,000
Total	16,00,00,000
Issued, Subscribed and Paid-up	
1,41,65,678 equity shares of Rs. 10/- each	14,16,56,780
Total	14,16,56,780

Subsequent to the above date and till the date of approval of Board to the said Scheme there is no change in the Share Capital structure as set out above.

3.2 Amalgamating Company I

The Share Capital of Amalgamating Company 1 as on March 31, 2018 is as under:

Particulars	Amount in Rs
Authorized Share Capital	
1,00,00,000 equity shares of Rs. 10/- each	10,00,00,000
Total	10,00,00,000
Issued, Subscribed and Paid-up	
94,47,606 equity shares of Rs. 10/- each	9,44,76,060
Total	9,44,76,060

Amalgamating Company 1 is a wholly owned subsidiary of Amalgamated Company.

Subsequent to the above date and till the date of approval of Board to the said Scheme there is no change in the Share Capital structure as set out above.

3.3 Anialgamating Company 2

The Share Capital of Amalgamating Company 2 as on March 31, 2018 is as under:

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Particulars	Amount in Rs
Authorized Share Capital	
10,000 equity shares of Rs. 10/- each	1,00,000
Total	1,00,000
Issued, Subscribed and Paid-up	
10,000 equity shares of Rs. 10/- each	1,00,000
Total	1,00,000

Amalgamating Company 2 is a wholly owned subsidiary of Amalgamated Company.

Subsequent to the above date and till the date of approval of Board to the said Scheme there is no change in the Share Capital structure as set out above.

3.4 Amalgamating Company 3

The Share Capital of Amalgamating Company 3 as on March 31, 2018 is as under:

Particulars	Amount in Rs.
Authorized Share Capital	
20,000 equity shares of Rs. 10/- each	2,00,000
Total	2,00,000
Issued, Subscribed and Paid-up	
12,000 equity shares of Rs. 10/- each	1,20,000
Total	1,20,000

Amalgamating Company 3 is a wholly owned subsidiary of Amalgamated Company.

3.5 Amalgamating Company 4

The Share Capital of Amalgamating Company 4 as on March 31, 2018 is as under:

Particulars	Amount in Rs.
Authorized Share Capital	
2,50,000 equity shares of Rs. 10/- each	25,00,000

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Total	25,00,000
Issued, Subscribed and Paid-up	
1,90,000 equity shares of Rs. 10/- each	19,00,000
Total	19,00,000

Amalgamating Company 4 is a wholly owned subsidiary of Amalgamated Company.

Subsequent to the above date and till the date of approval of Board to the said Scheme there is no change in the Share Capital structure as set out above.

3.6 Amalgamating Company 5

The Share Capital of Amalgamating Company 5 as on March 31, 2018 is as under:

Particulars	Amount in Rs
Authorized Share Capital	
10,00,000 equity shares of Rs. 10/- each	1,00,00,000
Total	1,00,00,000
Issued, Subscribed and Paid-up	
10,00,000 equity shares of Rs. 10/- each	1,00,00,000
Total	1,00,00,000

Amalgamating Company 5 is a wholly owned subsidiary of Amalgamated Company.

Subsequent to the above date and till the date of approval of Board to the said Scheme there is no change in the Share Capital structure as set out above.

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PART-II

AMALGAMATION OF SUBSIDIARIES WITH AMALGAMATED COMPANY

4.

TRANSFER AND VESTING OF BUSINESS AND UNDERTAKING OF SUBSIDIARIES

- 4.1 With effect from the Appointed Date and upon the Scheme becoming effective, the entire business and whole of the undertaking(s), property and liabilities of Subsidiaries shall, pursuant to the provisions of sections 230 to 232 and other applicable provisions, if any, of the Act, and pursuant to the order of NCLT or other Appropriate Authority, if any, sanctioning the Scheme, shall without any further act, deed, matter or thing, stand transferred to and vested in and / or deemed to be transferred to and vested in Amalgamated Company, as a going concern, so as to become the properties and liabilities of Amalgamated Company in accordance with section 2(1B) of the IT Act.
- 4.2 Without prejudice to the generality of the above said Clause:
 - 4.2.1 All the assets, rights and properties of Subsidiaries (whether movable or immovable, real or personal, in possession or reversion, corporeal or incorporeal, present or future, existing or contingent, tangible or intangible) of whatsoever nature and wherever situated, of or belonging to or in the possession or control of Subsidiaries including but not limited to data processing equipment, computers and servers, computer software, furniture and fixtures, investments, office equipment, electrical installations, telephones, telex, facsimile, other communication facilities, any registrations, copyrights, permits, brands (including GKP, Accendere and Kestone) approvals, all rights or title or interest in property(ies) by virtue of any court order or decree, contractual arrangement, allotment, grant, lease, possession or otherwise, memorandum of understandings, tenancy rights, hire purchase contracts, lending contracts, permissions, incentives, tax registrations, tax credit (such as advance income tax, withholding tax credit, input credit of goods and service tax and Minimum Alternate Tax ('MAT') credit), contracts, engagements, arrangements of all kinds, rights, titles, interests, benefits and advantages of whatsoever nature and wherever situated belonging to or in the ownership, power or possession and in the control of or vested in or granted in favour of or enjoyed by Subsidiaries, industrial, regulatory and other licenses, municipal and other statutory permissions, approvals including but not limited to right to use and avail electricity connections, water connections, telephone connections, facsimile connections, telexes, email, internet, leased line connections and installations, all records, files, papers, computer programs, manuals, data, quotations, list of present and former vendors and suppliers, and all other rights, title,

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lease, interest, contracts, consent, approvals or powers of every kind, nature and descriptions whatsoever, shall under the provisions of sections 230 to 232 of the Act and any other applicable provisions of the Act, and pursuant to the order of NCLT or any other Appropriate Authority sanctioning this Scheme and without further act, instrument or deed, but subject to the charges, if any, affecting the same, as on the Effective Date be transferred to and / or deemed to be transferred to and vested in Amalgamated Company, so as to become the properties and assets of Amalgamated Company with effect from Appointed Date;

- 4.2.2 With respect to such assets and properties of Subsidiaries as on the Effective Date, as are movable in nature and are capable of transfer by physical delivery or endorsement and delivery or novation and delivery, including cash in hand, the same shall be so transferred to Amalgamated Company and deemed to have been handed over by physical delivery or by endorsement and delivery or novation and delivery, as the case may be, to Amalgamated Company to the end and intent that the property and benefit therein passes to Amalgamated Company with effect from the Appointed Date;
- 4.2.3 In respect of the movable assets owned by Subsidiaries as on the Effective Date, other than those mentioned in Clause 4.2.2 above, including actionable claims, sundry debtors, outstanding Ioans, advances, whether recoverable in cash or kind or for value to be received and deposits, if any, with the local and other authorities, body corporate(s), customers etc., Subsidiaries shall, if so required by Amalgamated Company, and / or Amalgamated Company may, issue notices or intimations in such form as Amalgamated Company may deem fit and proper, stating that pursuant to NCLT having sanctioned this Scheme, the debt, Ioan, advance or other asset, be paid or made good or held on account of Amalgamated Company, as the person entitled thereto, to the end and intent that the right of Subsidiaries to recover or realize the same stands transferred to Amalgamated Company and that appropriate entries should be passed in their respective books to record the aforesaid changes;
- 4.2.4 All investments including the investments made by Subsidiaries in the capital of other companies whether as shares, serips, stocks, bonds, debentures, debenture stocks, units, mutual funds or pass through certificates and other accrued benefits thereto shall stand transferred to and be vested in and transferred to and/or be deemed to have been and stand transferred to and vested in Amalgamated Company, without any further act or deed done by Subsidiaries and/or Amalgamated Company;



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- 4.2.5 All assets and properties which are acquired by Subsidiaries on or after the Appointed Date but prior to the Effective Date shall be deemed to be and shall become the assets and properties of Amalgamated Company and shall under the provisions of sections 230 to 232 and other applicable provisions, if any, of the Act, without any further act, instrument or deed, be and stand transferred to and vested in or be deemed to be transferred to and vested in Amalgamated Company upon the coming into effect of this Scheme pursuant to the provisions of sections 230 to 232 of the Act and other applicable provisions, if any, of the Act:
- 4.2.6 Upon this Scheme becoming effective, the past track record of the Subsidiaries relating to their respective business, including without limitation, the profitability, experience, credentials and market share, shall be deemed to be the track record of the Amalgamated Company for all commercial and regulatory purposes including for the purposes of eligibility, standing, evaluation and participation of Amalgamated Company in all existing and future bids, tenders and contracts of all authorities, agencies and clients, Government/Quasi Government or otherwise, wherever applicable;
- 4.2.7 Where any of the debt, liabilities (including contingent liabilities), duties and obligations of Subsidiaries as on the Appointed Date, deemed to be transferred to Amalgamated Company, have been discharged by Subsidiaries after the Appointed Date and prior to the Effective Date, such discharge shall be deemed to have been for and on account of Amalgamated Company, and all loans raised and used and all liabilities and obligations incurred by Subsidiaries after the Appointed Date and prior to the Effective Date shall be deemed to have been raised, used or incurred for and on behalf of Amalgamated Company, and to the extent they are outstanding on the Effective Date, shall also without any further act, deed, matter or thing shall stand transferred to Amalgamated Company and shall become the liabilities and obligations of Amalgamated Company on same terms and conditions as were applicable to Subsidiaries. Subsidiaries shall undertake to meet, discharge and satisfy the same and further it shall not be necessary to obtain the consent of any third party or other person who is a party to any contract or arrangement by virtue of which such loans and liabilities have arisen in order to give effect to the provisions of this Clause; and
- 4.2.8 Loans, advances and other obligations (including any guarantee, letter of credit, letter of comfort or any other instrument or arrangements which may give rise to a contingent liability in whatever form), if any, due or which may at any time in future become due between Subsidiaries and Amalgamated Company, shall stand discharged and there shall be no liability in that behalt on either party.

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5. CONSIDERATION & CANCELLATION OF SHARES OF SUBSIDIARIES

- 5.1 The entire Paid up Equity Share Capital of Subsidiaries is beneficially held by Amalgamated Company i.e. Subsidiaries are the wholly owned subsidiaries of Amalgamated Company. Accordingly, no consideration would be discharged on amalgamation of Subsidiaries with Amalgamated Company.
 - 5.2 The investment in the Equity Shares of Subsidiaries appearing in the books of account of Amalgamated Company shall without any further act, deed or instrument, stand cancelled.

6. ACCOUNTING TREATMENT

Upon the Scheme coming into effect from the Appointed Date, Amalgamated Company shall account for the amalgamation of Subsidiaries in its books of accounts as per the 'Pooling of Interests Method', as described in Indian Accounting Standard (Ind AS) 103 "Business Combinations" notified under the Companies (Indian Accounting Standards) Rules, 2015, as amended from time to time, such as:

- 6.1 All the assets and liabilities recorded in the books of Subsidiaries shall be transferred to and vested in the books of Amalgamated Company pursuant to this Scheme and shall be recorded by Amalgamated Company at their respective book values as appearing in the books of Subsidiaries;
- 6.2 The identity of the reserves of Subsidiaries shall be preserved and they shall appear in the books of Amalgamated Company in the same form and manner, in which they appeared in the books of Subsidiaries, prior to this Scheme becoming effective;
- 6.3 The investments in equity shares of Subsidiaries, as appearing in the books of Amalgamated Company, shall stand cancelled;
- 6.4 Inter-company balances, loans and advances, if any, will stand cancelled;
- 6.5 The difference, if any, between the net assets (i.e. difference between the carrying value of assets and liabilities) transferred to Amalgamated Company pursuant to Clause 6.1 of the Scheme as reduced by reserves recorded in Amalgamated Company pursuant to Clause 6.2 of the Scheme and after giving effect to adjustments mentioned in Clause 6.3 and Clause 6.4 of the Scheme, shall be transferred to capital reserve in the books of Amalgamated Company; and
- 6.6 In case of any difference in accounting policy between Subsidiaries and Amalgamated Company, the accounting policies followed by Amalgamated Company will prevail.

7. CONTRACTS, APPROVALS, LICENCES, DEEDS

All contracts, deeds, bonds, agreements, schemes, arrangements and other instruments, permits, rights, entitlements, statutory licenses, permissions or approvals

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or consents held by Subsidiaries required to carry on their respective operations or to the benefit of which, Subsidiaries may be eligible and which are subsisting or having effect immediately before the Effective Date, shall be in full force and effect on, against or in favor of Amalgamated Company and may be enforced as fully and effectually without any further act or deed, and shall, as may be required, be appropriately mutated by the statutory authorities concerned therewith in favor of Amalgamated Company as if, instead of Subsidiaries, Amalgamated Company had been a party or beneficiary or obligee thereto. The benefit of all statutory and regulatory permissions, approvals and consents of Subsidiaries shall vest in and become available to Amalgamated Company pursuant to the Scheme.

8. LEGAL PROCEEDINGS

Any pending suit/appeal or other proceedings of whatsoever nature relating to Subsidiaries, whether by or against Subsidiaries, shall not abate or be discontinued or in any way prejudicially affected by reason of the amalgamation of Subsidiaries or of anything contained in this Scheme, but the proceedings shall continue and any prosecution shall be enforced by or against Amalgamated Company in the same manner and to the same extent as they would or might have been continued, prosecuted and/or enforced by or against Subsidiaries, as if this Scheme had not been made.

9. EMPLOYEES, STAFF AND WORKMEN

All employees of Subsidiaries, who are on their respective payroll shall be engaged by Amalgamated Company, on such terms and conditions as are no less favorable than those on which they are currently engaged by Subsidiaries, without any interruption of service as a result of this amalgamation and transfer. With regard to provident fund, gratuity, leave encashment and any other special scheme or benefits created or existing for the benefit of such employees of Subsidiaries, upon this Scheme becoming effective, Amalgamated Company shall stand substituted for Subsidiaries for all purposes whatsoever, in accordance with the provisions of applicable laws and in terms of this Scheme. It is hereby clarified that upon this Scheme becoming effective, the aforesaid benefits or schemes shall continue to be provided to the transferred employees and the services of all the transferred employees of Subsidiaries for such purpose, shall be treated as having been continuous.

10. OTHER ENTITLEMENTS

All cheques and other negotiable instruments, payment orders received in the name of Subsidiaries after the Effective Date shall be accepted by the bankers of Amalgamated Company and credited to the account of Amalgamated Company. Similarly, the bankers of Amalgamated Company shall honor cheques issued by Subsidiaries for payment after the Effective Date.

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11. TREATMENT OF TAXES/DUTIES/CESS ETC.

- 11.1 Upon this Scheme becoming effective and with effect from the Appointed Date, all taxes and duties payable by Subsidiaries (including under the IT Act, Customs Act, 1962, Central Excise Act, 1944, State Sales Tax laws). Central Sales Tax Act, 1956, VAT/ Service tax, Goods and Services Tax laws and all other Applicable Laws), accruing and relating to Subsidiaries from the Appointed Date onwards, including but not limited to tax deducted at source, any refund and claims shall, for all purposes, be treated as tax deducted at source or refunds and claims, as the case may be, of Amalgamated Company.
- 11.2 Upon this Scheme becoming effective, all unutilized credits and exemptions, benefit of carried forward losses and other statutory benefits, including in respect of income tax (including but not limited to tax deducted at source, tax collected at source, tax credit etc.), cenvat, customs, value added tax, sales tax, service tax, Goods and Services Tax laws, etc. relating to Subsidiaries shall be available to and vest in Amalgamated Company, without any requirement of any further act or deed.
- 11.3 It is expressly clarified that upon the Scheme becoming effective all taxes payable by Subsidiaries from the Appointed Date onwards shall be treated as the tax liability of Amalgamated Company. All credits for tax deduction at source on income of Subsidiaries shall be given to Amalgamated Company. Similarly, all obligation for deduction of tax at source on any payment made by or to be made by Amalgamated Company shall be made or deemed to have been made and duly complied with if so made by Subsidiaries. Similarly any advance tax payment required to be made by specified due dates in the tax laws shall also be deemed to have been made correctly if so made by Subsidiaries.
- 11.4 All taxes of any nature, duties, cess or any other like payment or deductions made by Subsidiaries to any statutory authorities such as income tax, goods and service tax etc. or any tax deduction or collection at source, relating to the period after the Appointed Date up to the Effective Date shall be deemed to have been on account of or paid by Amalgamated Company and the relevant authorities shall be bound to transfer to the account of and give credit for the same to Amalgamated Company upon the passing of the orders on this Scheme by NCLT and upon relevant proof and documents being provided to the said authorities.
- 11.5 Upon the Scheme becoming effective, Amalgamated Company is also expressly permitted to revise income tax, withholding tax and other statutory returns and filings under the tax laws notwithstanding that the period of filing/ revising such returns may have lapsed and to claim refunds, advance tax eredit (including the Minimum Alternate Tax ('MAT') credit), withholding tax credits, sales tax/value added tax refunds, service tax refunds, other tax refunds, etc. pursuant to the provisions of this Scheme.

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Amalgamated Company shall be entitled to refund and/or set off all amounts paid by Subsidiaries or Amalgamated Company under tax laws or any other disputed amount under appeal, if any, upon this Scheme being effective.

12. CONDUCT OF BUSINESS UNTIL THE EFFECTIVE DATE

With effect from the Appointed Date and until occurrence of the Effective Date:

- 12.1 Subsidiaries undertakes to carry on and shall be deemed to have carried on all their respective business activities and stand possessed of their properties and assets, for and on account of and in trust for Amalgamated Company;
- 12.2 All profits accruing to Subsidiaries and all taxes thereon or losses accumulated or otherwise arising or incurred by it shall, for all purposes, be treated as and deemed to be the profits, taxes or losses, as the case may be, of Amalgamated Company;
- 12.3 Subsidiaries shall carry on their respective business, with reasonable diligence and business prudence and in the same manner as it had been doing hitherto and shall not undertake any additional financial commitments of any nature whatsoever, borrow any amounts or incur any other liabilities or expenditure, issue any additional guarantees, indemnities, letters of comfort or commitment either for itself or on behalf of its affiliates or associates or any third party, or sell, transfer, alienate, charge, mortgage or encumber or deal, in any of its properties/assets, except : (a) when the same is expressly provided in this Scheme; or (b) when the same is in the ordinary course of business as carried on by it as on the date of filing of this Scheme in NCLT; or (c) when a prior written consent of Amalgamated Company has been obtained in this regard;
- 12.4 Except by mutual consent of the Board of Directors of Subsidiaries and Amalgamated Company and subject to changes pursuant to commitments, obligations or arrangements prior to the Appointed Date or as part of this Scheme, pending sanction of this Scheme by NCLT, Subsidiaries shall not make any change in their respective capital structure either by any increase (by issue of equity shares, bonus shares, preference shares, convertible debentures or otherwise), decrease, reduction, reclassification, sub-division or consolidation, re-organisation or in any other manner, which would have the effect of re-organisation of capital of either of Subsidiaries;
- 12.5 Subsidiaries shall not vary or alter, except in the ordinary course of their respective business or pursuant to any pre-existing obligations undertaken prior to the date of approval of the Scheme by the Board of Directors of Subsidiaries, the terms and conditions of employment of any of their employees, nor shall they conclude settlement with any union or their employees except with the written concurrence of Amalgamated Company; and



12.6 Subsidiaries shall not amend their Memorandum of Association and / or their Articles of Association, except with the written concurrence of Amalgamated Company.

13. SAVING OF CONCLUDED TRANSACTIONS

The transfer and vesting of the assets, liabilities and obligations of Subsidiaries, pursuant to this Scheme, and the continuance of the legal proceedings by or against Amalgamated Company shall not affect any transactions or proceedings already completed by Subsidiaries, on and after the Appointed Date, to the end and intent that Amalgamated Company accepts all acts, deeds and things done and executed by and / or on behalf of Subsidiaries, as acts, deeds and things done and executed by and / or on behalf of Amalgamated Company.

14. COMPLIANCE WITH SECTION 2(1B) OF THE IT ACT

The provisions of this Scheme as they relate to the amalgamation of Subsidiaries into and with Amalgamated Company have been drawn up to comply with the conditions relating to "amalgamation" as defined under section 2(1B) of the IT Act. If any terms or provisions of the Scheme are found or interpreted to be inconsistent with the provisions of the said section of the IT Act, at a later date including resulting from an amendment of law or for any other reason whatsoever, the provisions of the said section of the IT Act, shall prevail and the Scheme shall stand modified to the extent determined necessary to comply with section 2(1B) of the IT Act. Such modification will, however, not affect the other parts of the Scheme.

15. DISSOLUTION OF SUBSIDIARIES

Upon this Scheme becoming effective, Subsidiaries shall stand dissolved, without following the procedure of winding up prescribed under the applicable laws. On and from the Effective Date, the name of each of the Subsidiaries shall be struck off from the records of the Registrar of Companies.





PART - III

CAPITAL REDUCTION OF AMALGAMATED COMPANY

16. CAPITAL REDUCTION

- 16.1 Pursuant to Part-II of the Scheme, Capital reserve arising as per Clause 6.5 of Part-II of the Scheme shall be adjusted against the Securities Premium account of Amalgamated Company.
- 16.2 Notwithstanding anything contained in the Act, pursuant to the provisions of Section 230-232 read with Section 52 and 66 of the Act, the Securities Premium account of Amalgamated Company shall stand reduced to the extent required in accordance with above clause without any further act or deed in accordance with provisions of the Scheme.
- 16.3 The reduction of Share Capital of Amalgamated Company shall be effected as an integral part of this Scheme and shall be deemed to be also the order under Section 66 read with Section 52 of the Act or any other provisions of Applicable Laws for the purpose of confirming the reduction. The approval granted by the Shareholders of Amalgamated Company to the Scheme shall be deemed to be the approval for the purpose of Section 66 and other relevant provisions of the Act.
- 16.4 The above would not involve any diminution of liability in respect of unpaid share capital, if any, or payment to any shareholder of any unpaid share capital.
- 16.5 Notwithstanding the reduction in the equity share capital of Amalgamated Company, Amalgamated Company shall not be required to add "And Reduced" as suffix to its name.





PART-IV

GENERAL TERMS AND CONDITIONS

17. INCREASE IN AUTHORISED SHARE CAPITAL AND CHANGE IN OBJECT CLAUSE OF AMALGAMATED COMPANY

- 17.1 Upon this Scheme becoming effective and upon the vesting and transfer of Subsidiaries in Amalgamated Company pursuant to the terms of this Scheme, the entire authorized share capital of Subsidiaries shall stand transferred from the authorized share capital of the Subsidiaries to the authorized share capital of Amalgamated Company and for this purpose the stamp duties and fees paid on the authorized share capital of Subsidiaries shall be utilized and applied to the increased authorized share capital of Amalgamated Company and no payment of any additional stamp duty and / or fee shall be payable by Amalgamated Company for increase in the authorized share capital to that extent.
- 17.2 Upon the Scheme becoming effective, without any further act or deed the authorized share capital of Amalgamated Company shall stand enhanced by an amount of Rs. 11,28,00,000/- (Rupees Eleven Crore Twenty Eight Lacs only) divided into 1,12,80,000 (One Crore Twelve Lacs Eighty Thousand) equity shares of Rs. 10/- (Rupees Ten only) each.
- 17.3 Relevant clauses of the Memorandum of Association of Amalgamated Company shall be modified accordingly.
- 17.4 With effect from the Appointed Date and upon the Scheme becoming effective, the Main Object Clause of the Memorandum of Association of Amalgamated Company shall be altered and amended, without any further act or deed, to include the objects as required for the purpose of carrying on the business activities of the Subsidiaries, pursuant to the provisions of Sections 13 and Section 14 of the Act and other applicable provisions of the Act. Accordingly the Main Object Clause of the Memorandum of Association of Amalgamated Company shall be altered and amended and necessary revision in the numbering of the Clauses inserted shall be carried out. Clause III of the Memorandum of Association of Amalgamated Company shall be altered and amended and necessary revision in the numbering of the Clauses inserted shall be carried out. Clause III of the Memorandum of Association of Amalgamated Company shall be replaced with following Clauses and read as under:
 - a) To conduct educational and consulting programs relating to various education and cureer opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, online training, counseling, university admission services, administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet;

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- b) To conduct all type of Educational programme relating to primary, secondary, higher education, preparatory and supplementary education by direct classroom teaching, by broadcasting or by any other mode of delivery: tutoring, education training, develop educational software and providing consultancy including providing of content and expertise on education. to develop curriculum design, pedagogy design and classroom design for educational classes, to design uniforms, time table, to develop technology innovations for education delivery including interactive delivery for self learning, to run and establish open schools for imparting education and to publish text books, periodiculs and other types of literature relating to education and to carry on any object ancillary to the field of education;
- c) To carry out the object relating to publishing of education content in the form of books, periodicals, series, magazines, articles and its tests, analysis etc.
- d) To carry on business as advertising agents, to purchase and sell advertising time or space on any television, radio, internet, satellite in India or abroad or any other kind of media currency in vogue or which may be in vogue at any time and to act as agent or representative for any person(s) or entities for soliciting/booking advertisements and/or any other promotional, commercial and other programmes on any form of media or medium including collection of charges and remittances thereof to principals;
- e) To carry on the husiness of broadcasting, telecasting, relaying, transmitting or distributing in any manner, any audio, video or other programmes or software for television radio, internet or any other media through, including but not limited to, terrestrial satellite, cable, direct to home, internet or interactive television network;
- f) To carry on the business of producing, directing, editing, distributing, purchasing, selling, acquiring or otherwise dealing in any manner, in any audio, video programme or software with respect to news, entertainment, current affairs, information, sports, education, history, cultural, art, science, fiction, games and communication and dubbing, recording, selling the same either in tapes, cassettes, photographs, floppies, compact discs, laser discs, internet or on any other media or software. Acquiring rights for broadcasting, transmitting or distributing, in any manner, any live sports and entertainment events, shows, recorded programmes, highlights, films and other programmes;
- g) To deal in computer based multimedia presentations and information technology business regarding all types of audto, video, television, and cinematographic films, serials software and other programmes in India or elsewhere;



- h) To carry on the business of outsourcing of high quality, client specific knowledge information processing and analysis pertaining to the financial sector;
- 1) To carry on the business of providing staff augmentation services:
- j) To provide professional consultancy, internet and training services:
- k) To establish and run in any part of India or elsewhere Coaching centers, colleges or schools for imparting general, scientific, commercial, engineering or any other type of education to students.
- I) To carry on the business of printing and publishing books. Pamphlets. journals, periodicals and Newspapers and all kinds of literature whatsoever in any language which the company may decide upon and book binding and for that purpose purchasing printing machineries and accession and install printing presses with all facilities for Printing Folding. Stitching and Binding of the Finished Articles;
- m) To carry on the business of manufacturers and distributors of and dealers in engravings, print, pictures, drawings and any written, engraved, printed or printed productions;
- n) To carry on the business of printers that is art print, colour print, lithography, off -set print, automatic print, engraves, publishers, book sellers and print sellers stationers book binders block markers and art journalists;
- o) To carry on the business of distributors of and dealers in printing papers and other papers and other materials related to printing and publishing of books, newspapers, magazines, journals, periodicals, educational film and audio-video educational aids;
- p) To carry on the business of providing integrated marketing solutions as well as infrastructural support services for products and services for and on behalf of inland and overseas clients and customers, to showcase and promote new products services, to engage in event management, conduct workshops, seminars, product launches, to promote introductory offers, canvas, negotiate, train personnel, to formulate market penetration/ pricing strategies, to develop on-going customer relationship programs, manage technical/sales force, recruit technical and non-technical personnel on hehalf of Companies/clients, to undertake and accept outsourced manpower assignments, to assign/sub-contract any of aforesaid activities and functions and for all and any of aforesaid activities, to develop graphics, animation films, graphic designs and other visual/ acoustic propaganda material, two and three dimensional slides, images, stills, films, motion pictures and other presentational aids, tools, kits, to carry on market and industrial research, to act as business,

industrial, and management consultants and to develop literature, brochures and other intellectual property which will abet and provide value addition to any and all the activities of the Company;

- q) To conduct educational and consulting programs relating to various education and career opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, online training, counselling, university admission services, administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the internet; and
- r) To establish, provide, maintain and conduct or otherwise, subsidise research laboratories and experimental workshops for scientific and technical research and experiments and to undertake and carry on with all scientific and technical research, experiments and tests of all kinds and to promote studies and research both scientific and technical investigation and invention by providing, subsidising, endowing or assisting laboratories, workshops, libraries, lectures, meetings and conferences and by providing the remuneration to scientific and technical professors and corporate professionals and teachers and to award, scholarships, prizes, grants and hursaries to students and to encourage, promote and reward studies, researches, investigations, experiments, tests and inventions of any kind that may be considered likely to assist the main business of the Company.
- 17.5 It is hereby clarified that the consent of the shareholders of the Amalgamated Company to the Scheme shall be deemed to be sufficient for the purposes of effecting the above mentioned increase in Authorized Share Capital and amendment of the Object Clause, and no further resolution(s) under Section 13. Section 14, Section 61 or any other applicable provisions of the Companies Act, 2013, would be required to be separately passed. Amalgamated Company shall file the amended copy of its Memorandum of Association and Articles of Association and all requisite forms and complete the compliance and procedural requirements under the Act, if any, to give effect for such increase in the Authorized Share Capital and amendment of the Object Clause with the Registrar of Companies.
- 17.6 It is hereby clarified that for the purposes of increasing the Authorized Share Capital and amendment of Object Clause of Memorandum of Association in accordance, the sanction of the NCLT shall be deemed to be sufficient.

18. DIVIDENDS

18.1 Notwithstanding the above Clauses of the Scheme, Subsidiaries shall be entitled to declare and pay dividends, whether interim or final, to their respective shareholders in respect of the accounting period prior to the Effective Date.

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- 18.2 The holders of the shares of Subsidiaries shall, save as expressly provided otherwise in this Scheme, continue to enjoy their existing rights under their respective Articles of Association including the right to receive dividends.
- 18.3 It is clarified that the aforesaid provisions in respect of declaration of dividends are enabling provisions only and shall not be deemed to confer any right on any shareholder to demand or claim any dividends which, subject to the provisions of the Act, shall be entirely at the discretion of the respective Boards, and subject to the approval, if required, of the respective shareholders of Subsidiaries as the case may be.

19. APPLICATION TO NCLT

Amalgamated Company and Subsidiaries shall, with all reasonable dispatch, make applications or petitions under sections 230 to 232 and other applicable provisions of the Act to NCLT or any other Appropriate Authority, for approval as necessary in law, for bringing the Scheme into effect and be entitled to take such other steps and proceedings as may be necessary or expedient to give full and formal effect to the Scheme under the provisions of law.

20. MODIFICATIONS OR AMENDMENTS TO THE SCHEME

Each of Amalgamated Company and Subsidiaries (acting through their respective Boards of Directors) may assent to any modifications or amendments to this Scheme, which the NCLT and/or any other authorities may deem fit to direct or impose or which may otherwise be considered necessary or desirable for settling any question or doubt or difficulty that may arise for implementing and/or carrying out this Scheme. Each of Amalgamated Company and Subsidiaries (acting through its respective Boards of Directors) be and is hereby authorized to take such steps and do all acts, deeds and things as may be necessary, desirable or proper to give effect to this Scheme and to resolve any doubts, difficulties or questions, whether by reason of any order of the NCLT or of any directive or order of any other authorities or otherwise howsoever arising out of, under or by virtue of this Scheme and/or any matters concerning or connected therewith.

21. CONDITIONALITY OF THE SCHEME

This Scheme is and shall be conditional upon and subject to:

21.1 The Scheme being approved by the requisite majorities in number and value of such classes of persons including the respective members and / or creditors of the companies involved in the Scheme, as prescribed under the Act and / or as may be directed by NCLT and / or any other Appropriate Authority as may be applicable;

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- 21.2 The sanction of this Scheme by NCLT and 7 or any other Appropriate Authority under sections 230 to 232 and other applicable provisions, if any, of the Act;
- 21.3 The Scheme being approved by the Public Shareholders of Amalgamated Company through resolution passed by way of e-voting in terms of SEBI Circular No, CFD/DIL3/CIR/2017/21 issued on March 10, 2017, subject to modification, if any, in accordance with any subsequent circulars and amendment that may be issued by SEBI from time to time;
- 21.4 Certified or authenticated copy of the order of NCLT sanctioning the Scheme being filed with the Registrar of Companies by the respective companies involved in the Scheme; and
- 21.5 Any other sanctions and orders as may be directed by the NCLT in respect of the Scheme.

22. EFFECT OF NON-RECEIPT OF APPROVALS

Subject to Clause 23 of this Scheme, in the event of any of the said sanctions and approvals referred to in Clause 21 of this Scheme not being obtained and / or the Scheme not being sanctioned by NCLT or such other Appropriate Authority, if any, this Scheme shall stand revoked, cancelled and be of no effect, save and except in respect of any act or deed done prior thereto as is contemplated hereunder or as to any rights and / or liabilities which might have arisen or accrued pursuant thereto and which shall be governed and be preserved or worked out as is specifically provided in the Scheme or as may otherwise arise in law and agreed between the respective parties to this Scheme.

23. SEVERABILTY

If any part a transaction /provision of this Scheme cannot be proceeded with or is found to be unworkable for any reason whatsoever including non-receipt of any approval as envisaged under Clause 21 of this Scheme or unenforceable under the present or future Laws, then subject to the decision of Amalgamated Company and Subsidiaries, as the case may be, such part a transaction / provision shall be severable from the remainder of this Scheme and shall not affect the validity or implementation of the other parts and/or provisions of this Scheme.

24. COSTS, CHARGES AND EXPENSES

On sanction and approval of the Scheme by NCLT or such other Appropriate Authority, if any, all costs, charges, taxes including duties, stamp duty, levies and all other expenses, if any, (save as expressly otherwise agreed) of Amalgamated Company and Subsidiaries arising out of or incurred in carrying out and implementing this Scheme and matters incidental thereto shall be borne by Amalgamated Company.

NATIONAL COMPANY LAW TRIBUNAL CHANDIGARH BENCH AT CHANDIGARH

CA (CAA) No. 39/CHD/HRY/2019

Under Sections 230 to 232 read with Section 52 end 66 of the Companies Act, 2013

In the matter of Scheme of Arrangement of:

Career Launcher Education Infrastructure and

Services Limited('CLEIS') having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabari, Haryana- 121003 PAN-AACCC70310 CIN-U70101HR2005PLC076899

Amalgamating Company 1/ Applicant Company 1

CL Media Private Limited ('CL Media') having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabari, Haryana- 121003 PAN-AADCC3011D CIN-U74300HR2008PTC077265

... Amalgamating Company 2/ Applicant Company 2

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Accendere Knowledge Management Services

Private Limited ('AKM\$') having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabari, Haryana- 121003 PAN-AHCA3316K CIN-U74900HR2008PTC077200



Amalgamating Company 3/ Applicant Company 3

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G.K. Publications Private Limited ('GKP)

having its registered office at Plot Nc. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 PAN-AABCG7711Q CIN-U22110HR2001PTC077200

... Amalgamating Company 4/ Applicant Company 4

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Kestone Integrated Marketing Services Private Limited ('Kestone) having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 PAN-AABCK2819F CIN-U73100HR1997PTC076900

... Amalgamating Company 5/ Applicant Company 5

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CL Educate Limited ('CL Educete')

having its registereri office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003 PAN-AAACC3885C C!N-U73100HR1997PTC076900

... Amalgamated Company / Applicent Company 6

Judgement delivered on: 12.2019

CA (CAA) No. 39/CHD/HRY/2010.

Coram: Hon'ble Mr. Ajay Kumar Vatsavayi, Member (Judicial) Hon'ble Mr. Pradnep R. Sethi, Member (Technical)

For the Applicants: 1. Mr. Rohit Khanna, Advocate 2. Mr. Raghav Kapopr, Advocate

Per: Aiay Kumar Vatsayayi, Member (Judicial)

JUDGMENT

This is a Joint First Motion Application filed by the Applicant Companies herein, namely Carear Launcher Education Infrastructure and Services Limited (Amatgamating Company 1), CL Media Private Limited (Amatgamating Company 2), Accentiere Knowledge Managoment Services Private Limitud (Amatgomating Company 3), G.K. Publications Private Limited (Amatgamating Company 4), Kestonie Integrated Markeling Services Private Limited (Amatgamating Company 5) and CL Educate Limited(Amatgamated Company), under Sections 230 to 232 read with Section 52 and 86 of the Companies Act, 2013 (for brevity, "Act") and rules made there under, the Companies (Companies, Arrangements and Amatgamations) Rules, 2015 (for brevity, the "Rules") for sanction of the proposed Schema of Arrangement between Ametgamating Companies and Amatgamated Company aud their respective shareholders and creditors (for brevity, the "Scheme") annexed as Annexure A-1.

2. It is stated that the Eoard of Directors of the Applicant Companies in their respective Board Msetings beld on 27.11.2018, considered and approved the Schoms subject to sanctioning of the same by this Tribunal. Copies of the said Eoard Resolations are annexed as Annexure A-2, A-8, A-14, A-20, A-26 anni A-32. The Applicant Company 1 authorized Mr. Satya Narayanan. R, Mr. Gautam Puri, Mr. Sujit

A No 39/CHD/HRY/2018

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Bhattacharyya, Directors, Mr. Gopal Bageria, Company Secretary of applicant Co. 1 and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited. The Applicent Company 2 authorized Mr. Satya Narayanan. R. Mr. Gautam Purl, Mr. Nikhil Mahajari, Directors of applicant-company-2 and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Liraited. The Applicant Compariy 3 authorized Mr. Nikhil Mahajan and Mr. Sujit Bhattacharyya, Directors of Applicant Company-3 and Ms Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited. The Applicant Company 4 authorized Mr. Satya Narayanan, R, Mr. Gautam Puri, Mr. Nikhil Mahajan, Directors and Ms. Rechria Sharma, Company Secretary & Compliance Officar of CL Educate Liraited. The Applicarit Company 5 authodzed Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Nikhil Mahajan, Directors and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited and the Applicant Company 6 authorized Mr. Satya Narayanan R. Chairman & Executive Director, Mr. Gautam Puri, Vice Chairman & Managing Director, Mr. Nikhil Mahajan, Executive Director & Group CEO Enterprise Business, Mr. Arjun Wadhwa, Chief Financial Officer and Ms. Rachna Sharma, Company Secretary & Compliance Officer to do such things and take all such steps as may be necessary for the purpose of ensuring corapliance with the directions that may be given by NCLT and/or the Appropriate Authority or which may be ancittiary and/or incidental in relation to the aforesaid Scheme.

3. That on the basis of its evaluation and independent judgment and consideration, Sundae Capital Advisors Private Limited, a rearchent banker registered Freith the Securities and Exchange Board of India issued taimess epinion dated April 8,

A) No. 39/CHD/HRY/2019

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2019 to the Amaigamated Company.

As per Memorandum of Association and Articles of Association (Annexure)

A-3), the main objects of Applicant Company 1 are:

"To conduct all type of Educational programme relating to primary, secondary, higher education, preparatory and supplementary education by direct classroom teaching, by broadcasting or by any other mode of delivery; tutoring, education training, develop educational software and providing consultancy including providing of content and expertise on education and to develop curriculum design, pedagogy design and classroom design for educational classes, to design uniforms, time table, to develop technology innovations for educatian delivery including interactive delivery for self-learning, to run and astablish open schools for imparting educatian and to publish text books, periodicals and other types of literature relating te education and to carry on any object ancillary te the field of education."

5. As per the Certificate of Incorporation which is pan of Annexure A-3, the Applicant Company 1 was incorporated under the Companies Act, 1955 on 16.06.2005 in the name and style of "Career Launcher Infrastructure Private Limited." The name of the Company was changed to "Career Launcher Education Infrastructure and Services Limited" vide fresh Cenificate of Incorporation dated 29.12.2006. Its registered offica was shifted from the State of Delhi to Haryana and a fresh certificate of incorporation was issued by the Deputy Registrar of Companies, D*e*lhi on 14.11.2016.

6. The Authorized, issued, subscribed and paid up share capital of ApplicantCompany-1 as on 31.03.2019 is as under:

Shire Capital		Amoonu in Re	
Authorised Sha	re Capital		
1,00,00 <mark>,000</mark> Eq	Lity Shares of Rs.		10,00,00,000
0/each.			
Hat your L			
こ。 			
	,		
	69		

Total	10,00,00,000
Issued, Subscribed and Patrup Share Capital	
94,47,606 Equity Shares of Rs. 10/-	9,44,76,060
each fully paid up,	
Total	9,44,76,060

As per Memomodum of Association and Articles of Association (Annexure A-9), the main objects of Applicant Company 2 are:

- a. "To carry out the object relating to publishing of education content in the form of books, periodicals, series, magazines, articles and its tests, analysis etc.
- b. To carry on business es advertising agents, to purchase and sell advertising time or space on any television, radio, internet, satellite in India or abroad or any other kind of media currency in vogue or which may be in vogue at any time and to act as agent or representative for any person(s) er entities for soliciting/booking advertisements and/or any other promotional, commercial and other programmes on any form of media er medium including collection of charges and remittances thereof to principals eto,"

8. As per the Certificato of Incorporation which is part of Anneuxre-9, the Applicant Company 2 was Incorporated under the Companies Act, 1956 on 01.02.2008 in the name and style of CL Media Prtvate Limited. Its registered office was shifted from CALICALIAN SWCHOMRY2019

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the State of Delhi to Haryana arto a fresh certificate of incorporation was issued by the Registrar of Companies, Delhi on 10.12.2018.

9. The Authorized, Issued, subscribed and naid up share capital of Applicentcompany 2 as on 31.03.2019 is as under:

Authorized Share Capitai		
10,000 Equity Shares of Rs. 10/each		1,00,000
Total	:	1,00,000
Issued, Subscribed and Paid-up Shar	e Gapital	·
10,000 Equity Shares of Rs. 10/- each	<u>1. (1997) - (1998) - (1998) - (</u> 1997) - (1997)	1,00,000
fully paid up.		
Total	<u> </u>	1,00,000

As per Memorandum of Association and Articles of Association (Annexure A-15), the main objects of Applicant Company 3 are:

- a) "To carry on the business of outsourcing of high quality, client specific knowledge information processing end analysis pertaining to the financial sactor;
- b) To carry on the business of providing staff augmentation services;
- c) To provide professional consultancy, internal and training services; and

To establish and run in any part of India or alsewhere Coaching

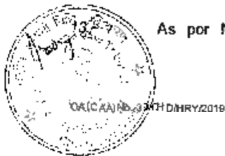
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centers, colleges or schools for imparting general, scientific, commercial, engineering or any other type of education to students."

11. As per the Certificate of Incorporation which is a part Annexure A-15, the Applicant Company 3 was incorporated under the Companies Act, 1956 on 19.09.2008 in the name and style of "Accendere Knowledge Managoment Services Private Limited." Its registereri offica was shifted from the State of Tamil Nadu to Delni and a fresh cartificate of incorporation was Issued by the Registrar of Companies, Delhi on 13.07.2017. Its registered office was again shifted from the State of Delhi te Haryane on 05.12.2016.

12. The Authorized, issued, subscribed and paid up shore capital of applicant company-3 as on 31.03. 2019 is as undar:

2,00,000
2,90,000
1,20,000
1,20,000



As por Momerandum of Association, the main objects of Applicant

Company 4 are:

- a. "To carry on the business of printing and publishing books, Pamphlets, journals, periodicals and Newspapers and all kinds of literature whatsoever in ony language which the company may decide upon and book binding and for that purpose purchasing printing machineries and accession ond install printing presses with all facilities for Printing Folding, Stitching and Binding of the Finished Articles
- b. To carry on the business of manufacturers and distributors of and dealers in engravings, print, pictures, drawings and any written, engraved, printed or printed productions etc."

14. That as per the Certificate of Incorporation which is a part of the Annexure A-21, the Applicaat Company 4 was incorporated under the Companies Act, 1956 on 28.05.2001 in the name and style of *G.K. Publications Private Limited.* Its registered office was shirted from the State of Delhi te Haryana and a fresh certificate of incerporation was issued by the Registrar of Companies, Delhi on 20.11.2018.

15. The Aathorized, issued, snhscdbed and paid up share capital of Applicant Co. 4 as on 31.03.2019 is as under:

Share Capital	
Authonised Share Capital	
2,50,000 Equity Shares of Rs. 10/each.	25,00,000
Total	25,00,000
lesued, Subscribed and Paid-up Share Capital	
1.90,000 Equity Shares of Rs. 10-	19,06,006
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73	

each full	y paid up.	<u> </u>	
Total			19,00,000

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As per Memorandum of Association and Articlea of Association (Annexure A-27), the main objects of Applicant Company 5 are:

"To carry on the business of providing integrated marketing a. solutions as well as infrastructural support services for products and services for and on behalf of inland and overseas clients and customers, to showcase and promote new products/services, to engage in ovent management, conduct workshops, ssminars, product launches, to promote introductory offers, canvas, negotiate, train personnel, to formulate market penetration/ pricing strategies, to develop on-going customer relationship programs, manage tachnical/sales force, recruit technical and non-technical personnel on behalf of Companies/clients, to undertake and accept outsourced manpower assignments, to assign/sub-contract any of aforesaid activities and functions and for all and any of aforesaid activities, to develop graphics, animation films, graphic designs and other visual/ acoustic propaganda material, two and three dimensional slides, images, stills, films, motion pictures and other presentational aids, tools, kits, to carry an market and industrial research, to act as business, industrial. and management consultants and to develop literature, brochures and

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other intellectual property which will abet and provide value addition to any and all the activities of the Company etc."

17. As per the Certificate of Incorporation which is a part of Annexure A-27, the Applicant Company 5 was incorporated under the Companies Act, 1956 on 03.02.1997 m tho name and style of "Kestone Research Private Limited." The name of the Company was changed to "Kestone Integrated Marketing Services Pdvate Limited" vide fresh Certificate of Incorporation dated 06.03.2007.

18. The Authorized, Issued, subscribed and paid up share capital of ApplicantCo. 5 as on 31.03.2019 is as under:

Share Capital		
	Authonsed Share Capital	2000 <u>1021-0</u> 1
10,00,000 Equity Shares of		1,00,00,000
Rs. 10/each.	•	
Total		1,00.00,000
	Issued, Subscribed and Pald-up Share	Capital
10,00,000 Equity Shares of		1,00,00,000
Rs. 10/- each fully paid up.		
Total	- <u>- </u>	1,00,00,000

19. As per Memorandum of Association and Articles of Association (Annexure

A-33), the mein objects of Applicant Compeny-6 ara:

"To conduct educational and consulting programs relating to various education and carear opportunities viz. primary, secondary and higher education, teaching, supplementary and preparatory classes, optime training, counseling, university admission services.

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administrative training, educational consultancy, human resource consultancy, management consultancy, placement services, public relation exercise and software consultancy including providing content and expertise on the interner."

20. As per the Certificate of Incorporation which is a part of Annexure A-34, the Applicant Company 6 was Incorporated under the Companies Act, 1956 on 25.04.1996 in the name and style of "Caraer Launcher (India) Rrivate Limited." The Applicant Company 6was converted Inte a Public Company from e Private Company end changed its name te "Career Launchor (India) Limited" vide a Fresh Certificate of Incorporation dated June 17.06.2000 and again to "CL Educate Limited" vide a Fresh Certificate of Incorporation dated 18.03.2011." Its registered office was shifted from the State of Delhi to Haryana and a fresh certificate of incorporation was issued by the Deputy Registrar of Companies, Delhi on 14.11.2016.

21. The Authorized, issued, subscribed and paid up sharo capital of Applicant Co. 6 as on 31.03.2019 is es under:

,60,00,000	Equity	Shares	of R	8.	16,00,0	Ю,
0/each.				:		
otal	— .		-		18,00,0	0
ssued, Sub	scribed	and Pald	up 8h	ere Capitàl		
.41,65,678	Equity S	ihares of	Rs. 10	<u>- 1986-1984</u> H	<u>14,16,5</u>	6.
ach futly pa						
		- -	_		f4,16,5	6,

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The registered office of the Applicant Companies is the same and is situated in Haryana. Therefore, tha matter fatts within the jurisdiction of this Tribunal. It is also submitted that Applicant Company 1 and Applicant Company 6 are a public timited companies and Applicant Companies 2 to 5 are private limited companies. Further, only shares of Applicant Company 6 are listed on the National Stock Exchange of India Limited and SSE Limited.

23. The tearned counsel for the applicants represented that up prosecution or investigation proceedings against the Applicant Compauies and its officers are pending under the Companies Act, 2013 and the rules made there under and/or the previous Company law.

24 It is stated that to the knowledge of the Applicant Companies, no windingup petition (including under Section 433 read with Section 434 of the Companies Act, 1956) and/ or petitioh under Sections 7 or 9 of the the theory and Bahkruptcy Code, 2016 has been filed or inctituted or pending against the Applicant Companies.

25. It is represented that the Scheme does not contemptate any scheme of corporate debt restructuring as provided for under Section 230(2)(c) of the Act. Accordingly, it is suemitted that the provisions of Sections 230(2)(b) and 230(2)(c) of the Act are not applicable in the instant case. Affidavits to this effect deposed by the respective authorized representatives of the Applicant Compenies in relation to Section 230(2) of the Act are at Annexure A-7.4, 13.4, 19.4, 25.4, 31.4 and 44 respectively

26. The Applicant Companies have prayed tor dispensing with the requirement of convening meeting of equity shareholders of the Applicant Company 1 to 4 and 6 and Applicont Cempeny 5, unsecured creditore of Applicant Company 1 to 4 and 6 and

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secured creditors of all the Applicant-companies. It is further praysd for issuance of necessary directions for the purpose of convening meeting of the equity sharaholders of Applicent Company 6 and issuance of necessary directions for the purpose of convening meeting of the unsecured creditors of the Applicant Company 5 having unsecured debt of more than or equal to ₹ 1,00,000.

27. Learned counsel for the Applicant Companies has further submitted that there are 7 (Seven) equity Shareholders of the Applicant Company 1 es on 17,05, 2019 as par the list attached at Annexure A-5. The Transferee-company is holding 94,47,600 shares and the other 6 individual shares are helding shares on its behalf. The consent affidavits of alt of them have been placed on record and are part of Annexure A-5.

26. It is stated that there are 12 (Twelve) unsecured creditors of the Applicant Company 1 as on 30.04.2019 to the turte of ₹ 20,22,03,028/-. As per certificate of NKSC & Co., Chartered Accountants at Annexure A-7.1, Applicent Co. 6 has ₹18,96,81,076/- unsecured credit; Applicant Co. 2 has 6,97,166 unsecured credit and CLIP Limited has 1,10,05,566 unsecured credit. All of thom consisting ct 99,59% of the total debt have furnished the consect affidavits of their respective aathorized representativos supported with Board Resolutions for dispensation of meeting of unsecured creditors of Applicant-company 1. The affidavits are at Annexure 7.1.

29. Learned counsel for the Applicant Companies has further submitted that there are 3 (Three) equity Shareholders of the Applicant Company 2 as on 17.05.2010. The shareholders have given their censent affidavits for dispensation of the msating of equity shareholders which are at Annexure A-tt. Therefore, their msating can be dispensed with,

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30. It is further represented that there are 103 (One Hundred Three) unsecured creditors of the Appticant Company 2 as on 30.04.2019 to the tune of ₹12,82,64,138/out of which 24 unsecured creditors to the tune of ₹ 12,19,79,064/- constituting 95% in value have given their conseut affidavits for the dispensation of the meeting of unsecured creditors which are at Annexure 13.1. Therefore, their meeting can be dispensed with.

3t. tt has been further submitted that there are 2 (Two) equity Shareholders of the Applicant Company 3 as on 17.05.2019. The Transferee-company holds 11980 i.e. 99.83 and Mr. Nikhit Mahajau holds 20 shares of applicant Co. 3. Both the shareholders have given their consent affidavits for dispensing with the meeting of equity shareholders. The list of equity shareholders alongwith their consent affidavits are at Annexure A-t7.

32. It is further represented that there are 4 (Four) unsecured creditors of the Appticant Company 3 as on 36,04.2019 to the tuue of \mathbb{E} 1,59,66,014/- The Transferee Company has unsecured credit amounting to \mathbb{E} 1,59,35,555 (i.e. 99.68%) on whose behalf the affidavit of Mr. Gautam Pud, authorized signatory supported by the Board Resolution is attached as Annexure A-19.1. The tist of unsecured creditors is also attached es Annexure A-19.1

33. It is further represented by the learned couuset that there are 'Nii' secured creditors of the Applicant Company 1, 2 and 3 as on 38.04.20 t9 es per the certificate of NKSC & Co., Chartered Accountants at Annexures A-6, A t2 and A-t8.

Learned counset for the Applicant Companies has further submitted that CA (CAA) No. 3910 HOMRY/2019 79

there are 2 (Two) equity Sharoholders of the Applicant Company 4 as on 17.04.2019. Tha Trausferee-company holds t89999 (106%) shares of the applicant co. 4 on whose behait the cansent affidavit of Mr. Gautam Puri, authorized signatory is attached es Annexure A-23 (Colty). Thereform their meeting can be dispensed with.

35. It is further represented by the tearned couusel that there is 1 (One) secured creditor of the Applicant Company 4 es en 30.04.2019 to the tune of ₹ 73,55,393/- i.e. Kotak Mahindm Bank. The affidavit of Ms. Chanda Gotani, Assisfent Vica President is attached with the petitich alongwith Resolution, as Annexure A-24. Therefore, their meeting can be dispensed with.

36. It is fudher stated that there are 14 uusecured creditors of the Applicant Company 4 as on 30.04.2019 to the tune of ₹43,15,83,740/-. The Transferee-company has unsecured credit to the tune of ₹43,101,598/- and Transfer company-2 has ₹ 38,57,65,275 unsecured credit. The consent affidavits of the authorized signatodes of both companies atongwith their respective Board Resolutious are placed on record. The tiat of unsecured creditors atong with the consent affidavits ere at Annexure A-25.1. Therefore, their meeting can be dispenzed with.

37. Loarned counsel for the Applicant Companies has further submitted that there are 2 (Two) equity Sharehalder of the Applicant Company 5 as en t7.85. 2019. The Transferme company holds 9,99,999 shares of the applicant company 5 along with one individual shareholder i.e. Mr. Nikhil Mehajau who holds 01 share on behalf of the Transferee-company. Both the shareholders here given their consent by way ef affidavit. The list of enuity shareholders along with their consent affidavits are at Annexure A-29. Therefore, their meating can be dispensed with.

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38. It is further represented by the learned counsel that there are 4 (Four) secured creditors of the Applicant Company 5 as on 30.04.2019 to the tuna of ₹21,68,98,269/-. The secured creditors to the tune of ₹ 21,62,22,121/- constituding 99.2% value have given their consent in the furm of affidavits. List of secured creditors of the Applicant Company 5 certified hy a Chartered Accountant along with their affidavits are annexed as Annexure A-38. Therefore, their meeting can be dispensed with.

39. It is further represented by the teamed counset that there are 266 (Two Hundred Sixty Six) unsecured creditors of the Applicant Company 5 as on 38.04.2010 to the tune of ₹ 10,55,15,295/-. The liat of unsecured creditors of the Applicant Company 5 as on 39.04.2019 certified by a Chartered Accountant is Annexure A-31.1. It is submitted by the icarned edunset that eut of 266 Unsecured Creditors, there are 147 unsecured creditors, to whom less then ₹ 1,08,000 is payable, which constitutes 04.05% in value. In view of negligent value of these unsecured creditors, the Applicant Company 5 is seeking approval for convening meeting of unsscured creditors having unsecured debt of more than or equal to ₹ 1,80,000.

40. It has been further submitted that the Applicant 6 is a widely heid, public ilisted company, has 20,771 equity shareheiders as on 17.65.2619 holding a total of 1,41,65,676 equity shares. List of eduity shareheidars and shareheiding pattern of the Applicant Company 6 ore given in the form of a CD annexed with the Paper Bonk. The Applicant Company 6 seeks a direction for convening the meeting of the equity scareholders. Further, the Applicant Company does not have any other class(es) of shareholders, preforence or otherwise as per the certificato of the Chartered Accountant

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at Annexure A-35.

41. It is further represented by the learned counsel that there are 3 (Three) secured creditors of the Applicant Company 6 as on 30.04.2019 to the tune of ₹34,82,43,107. The secured creditors to the tune of ₹ 34,55,18,027/- constituting 99,22% value have given their consent in the form of affidavits. The list of secured creditors of the Applicant Company 8 certified by a Chartered Accountant is annexed hereto as Annexure A-36. Therefore, their meeting can be dispensed with.

42. It is further represented by the learned counsel that there are 340 unsecured creditors of the Applicant Company 8 es on 30.04.2019 to the tune of Rs. 29,63,93,070/-. The uncocured creditors to the tune of \gtrless 26,78,07,636/- constituting 90.36% value have their consent in the form of affidavits. The list of unsecured creditors of the Applicant Company 6 certified hy a Chertered Accountant are annexed as Annexure A-36. Therefore, their meeting can be dispensed with.

43. The cartificate of the Statutory Auditors of the Applicant Company 6 with respect to the Scheme betwean Applicant Companies with reference fo its complianco with the epplicable accconting standards specified under Section 133 of the Companies Act, 2018, reed with relevant rules iasued thereunder and Other Generally Accopted Accounting Principles for the purpose of onward submission to the Stock Exchange and National Company law Tribunal as applicable is annexed as Annexure A-38.

We have heard the learned counsel for the Applicont Companies and have perused the records and the supporting documents/papars filed along with the Scheme contemplated between the Amalgameting Companies and Amelgamated Company with the assistance of learned counsel for the Applicant Companies.

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45. It is represented that the rationale of Scheme of Amalgamation is as under:

- a) Elimination of multiple entities;
 - b) Reducing the multiplicities of legal and regulatory compliances;
 - Reducing time and efforts for coordination of financials at group level;
 - d) Elimination of duplicative communication and coordination efforts; and
 - e) Rationalization of administrative and compliance costs.*

46. It is stated by the learned counsel for the applicant-companies that pursuant to Regulation 37 of the SEBI Listing Regulations read with SEBI Circular, the Amalgamated Company had filed the Scheme with Stock Exchanges on December 19, 2018 to seek thair co objection to the Scheme. The Amalgemated Company hed then received observation letters, both dated 04.06.2019, from the Stock Exchanges wherein the Stock Exchanges have granted their no objection ro filing the Scheme with the Tribunal. Copies of the aforesaid letters issued by the NSE and BSE are at Annexure A-39 and Annexure A-40, respectively.

47. The learned counsel further represents that the paid-up shere capital of Amalgamating Companies is beneficially held by 100% by the Amalgamated Cempany. Accordingly, pursuant to the amalgemation of the Amalgamating Companies with Amalgamated Company, no consideration would be discharged. Further in the current fact pattern, there would be no change in the shareholding pattern of the Amalgemated Company. Accordingly, there is no resultement for a Valuation Report of a Chartered Accountaat. The Affidavit of the authorized signatory of the Amalgamated Company

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with respect to non-applicability of Valuation Report is enclosed as Annexure A-42.The Fairness Opinion dated 08.04.2019 is at Annexure A-43.

48. The learned couosel for the Applicant Companies further represents that in respect of Applicant Companies 1, 2, 3, 4, 5 & 5, audited financials for the financial year ended March 31, 2019 are at Annexures A-4, A-10, A-16, A-24, A-26 and A-34.

49. The Schome also deals with the interest of eli the employees. It says in clause 9 that all ompioyeos of subsidiaries, who are on their respective pay roll shell be ongaged by Amalgamated Company on such terms and conditions as are no less favourable than those on which they are currently engaged by subsidiaries without any interruption of services es a result of this amalgamation and transfer. With regard to provident funds, gratuity, leave encashment and any other special schome or benefits created or existing for the benefit of such empioyees of subsidiaries, upon this Schems becoming effectivo, Amalgamated Company shall stand substituted for subsidiaries for all purposes whatsoever, in accordance with the provisions of applicable laws and in torms of this Scheme. It is hareby clarified that upon this Scheme becoming effective, the aforesaid benefits or Schemes shall cantinue to he provided to the transferred employees and the services of all the transferred employees of subsidiaries for such purpose, shall he treated es having been continuous.

50. It is further stated in clause-8 regarding legal proceedings that any pending suit/appeel er other proceedings of whatsoever nature relating to subsidiaries whether by or against subsidiaries, shall nat ahefe or be discontinued or in any way plejudicially affected by reason of the omalgamention of subsidiaries or of anything contained in this Scheme, but the proceedings shall continue and any prosecution shall be enforced by

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or against Amalgamated Company in the same manner and to the same extent as they would or might have been continued, prosecuted and/or enforced hy or against subsidiaries as if this Scheme had not been made.

51. In view of the above, following directions are issued with respect to calling, convening and holding of or dispensing with the meetings of the equity shareholders, secured and unsecured creditore as well as issue of notices including by way of paper publication which are as follows:

A. In relation to Applicant Companies 1-3;

- Meetings of Equity Shareholders is dispensed with as the consent affidavits of all of thom have heen placed on record.
- Meetings of Secured Creditors is dispensed with as there are no secured creditors. Therefore, there is nothing to convene their meetings.
- iii. Meetings of Unsecured Creditors is dispensed with as the censent affidavits of Unsecured Creditors have been obtained and placed on record.

In relation to Applicant Company 4 / Amalgamating Company 4:

- Meeting of Equity Shareholders of the Applicent Company 4
 is dispensed with as the consent affidavits of all of them have heen
 placed on record.
- Mesting of Secured Creditors is dispensed with as their censant affidavits have been obtained and placed on record.

III. CA (CAL) No Revisi DitrRyy2018

Mesting of Unsecured Creditors is dispensed with as their

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consent affidavits have been obtained and placed on record

C. In relation to Applicant Company 5 / Amalgamating Company 5:

 Meeting of Equity Shareholders is dispensed with as their consent affidavits have been placed on record.

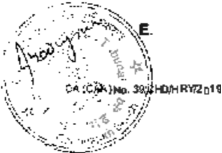
ii. Meeting nt Secured Creditors is dispensed with as their consent affidavits have been obtained and placed on record.

iii. Meeting of Unsecured Creditors having unsecured debt of more than or equal to ₹ 1,00,000 be convened un 01.02.2020 at 12:00 Noon at Magpio Tourist Complex, Sector 16 A, Mathura Road, Faridabad, Haryana 121001. The quorum of the meeting of the Unsecured creditors shall be 30 in number personally present or through proxy or 40% in value of the unsecured creditors.

Applicant Company 6 / Amalgamated Company:

- i. Meeding of Equity Shareholdors be convened on 01.02.2020 at 10:00 AM at Magple Tourist Complex, Sector 16 A, Mathura Road, Faridabad, Haryana 121001. The quorum of the meeting of the Equity Shareholders shall be 30 in number personally present or through proxy and 25% In value of the equity shareholders.
- Meeting of Secured Creditors is dispensed with as their consent affidavits have been obtained and placed on record.
- 111.

Meeting of Unsecured Creditors is dispensed with as their consent affidavits have been obtained and placeri on record.



In case the required quorum as noted above for the

unsecured creditors of the Applicant Company 5 and meeting of equity shareholders of Applicant Company 6 is not present at the commencement of the meetings, then the meetings shaff be adjourned by 30 minutes and thereafter the persons present and vitting shall be deemed to constitute the quorum. For the purpose of computing the quorum the valid proxies shaff alco be considered, if the proxy in the prescribed form, duly signed by the person entitled to attend and vote at the meeting, is filed with the registerso office or the Applicant Company 5 and Applicant Company 6, as applicable, at least 46 hours before the meeting. The Chairperson and Alternate Chairperson appointed herein along with Scrutinizer shall ensure that the proxy register is properly maintaineq.

F. Mr. Pushkar Sood, Advocato, Address: Chamber No. 257, Lawyers Chombers Block 1, Dalhi High Court, New DelhI-110021, (Mobile No. 9610016796, Landfins No. 011-25514814), E-mail fD: pushkarsood3@gmail.com, is appointed as the Chairperson for all tho meetings to be calted under this Order. He shall be paid a fee of € 1,50,000/-(Rupees ene lac fifty thousand only) for his services as the Chairperson.

G. In abcence of the Chairperson, Mr, Shashi Pratap Singh, Address: Chamber Ne. 203, Lawyer's Chamber Slock-III, Dalhi High Court, New Delhi (Mobile Ne. 9560536975), E-mail ID: <u>shashipratapadv@cmail.com</u> is appointed as the Altereative Chairperson for all the meetings to be called under this Order. He shall be paid a fee of \gtrless 1,00,000/- (Rupees one fao only) for his services as the Alternative Cheirperson.

H. Mr. Nitin Kumar, Company Secretary, E-mail ID: ntn.kumar2@gmail.com (Mobile No. 9465018096) is appointed as the Scrutinizer for all the meetings to be called under this Order. He shall be paid a lump sum fee of 70,000/- (Rupees seventy theusand only) for bis services as the Scrutinizer.

I. The fee of Chairperson, Alternate Chairperson and Scrutinizer along with the travelling expenses and other out of pocket expenses for them shall be borne by the Applicant Companies.

J. It is further directed that individual notice of the caid mentings shall be sent by the respective company through registered post or speed post or through oourier or e-mail, 30 days in advance before the schedule date of meeting, indicating the day, date, the place and time as aforesaid, together with a copy of Schume, copy of explanatory statement required to be sant under the Componies Act, 2013 and the applicable Rules along with the proxy forms and any offher documents as may be prescribed under the Act shall also se duly sent with the nolice.

K. It is further directed that along with the notices, Applicant Company 5 and Applicent Company 6 shail also send, statement explaining the effect of the schema on the creditors, key menagerial porsonnel, promoters and nonpromoter members etc. along with effect of the arrangement on any material intorests of the Directors of the Company or the debenture trustees, if any, as provided under sub-section 3 of Section 230 of the Act.

It is also directed that the Supplementery Accounting Stetemont of



the Applicant Comparises for the parlod ending on 30,09,2019 be also circulated for the aforesaid meeting aparl from other requirement of sub-

M. That the Applicaut Company 5 end Applicant Company 6 shall jointly publish advertisement at least 30 clear days before the aforesaid mosting, indicating the day, dats and the place and time of meeting as aforesaid, to be published in the –'Fiuancial Express' (English) and 'Daiuik Bhaskar' (Hindi), both Delhi NCR Edition. It be stated in the advertisement that the copies of Scheme, the Explanatory Statement required to he published pursuaut to Section 230 to 232 of the Act and the form of proxy shall be provided free of charge at the registeree office of the Applicant Company 6 shall also publish the notice on their respective website, if any.

N. It shall be the responsibility of the Applicant Company 5 and Applicant Company 6 to ensure that the notices are sent under the signatures and supervision of the authonsed representativo of the respective Applicant Company on the basis of Board resolution and that they shall file their affidavits in the Tribunal at least 10 (ton) days before the date fixed for the meeting.

O. Voting shall be allowed can the Scheme in person or by proxy or through alectronic means as may be applicable to the Applicant Company 5 and Applicant Company 6 under the Act and rules fremed there under,

P. The Chairperson shall be responsible to report the result of the

) No. Da/CHD/HRY/2019

meeting to the Tribunal in Ferm No. CAA 4, as per Rule 14 of the Companies (Compromises, Arrangements and Arnelgametion) within 07 (seven) days of the conclusion of the meeting. He would be fully assisted by the authorized representative / Company Secretary of Company and the Scrutinizor, who will assist the Hon'ble Chairperson and Alternate Chairperson in preparing and finalizing the reports.

۵. The Applicaut Companies shall Individually and in compliance of subsection (5) of Section 230 and Rule 8 of the Companies (Compromises, Arrangements and Amalgametions) Rulea, 2016 send notices in Form No. CAA.3 along with a capy of the Schome, the explanatory statement and the disclosures meetioned in Rule 6 to a) Central Government through Regional Director (Punjab, Chandigarh and Himachel Predesh), Miuistry of Corporate Affairs, Delhi and Haryana, b) Registrer of Companies (Delhi and Haryana), at Dolhi, o) Jurisdictional Income Tax Authority, d) Official Liquidator, e) National Stock Exchange of India Limited only in case of applicaut company no 6, f) BSE Limited only in case of applicaut company no 6, g) Securities and Exchange Board of India only in case of applicant company no 6 as applicable, stating that representations, if any, to be made by thom shall be sent to the Tribunal within a pariod of 30 days from the date of receipt of such notice and copy of such representations shall be simultaneously sont to the concerned Company, failing which it shall be presumed that they have no Objection to the proposed Scheme.

The Applicant Company 5 and Applicant Company 6 further shaft

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HD/HRY/2019

furnish copy of the Scheme free of charge within 1 day of any requisition for the Scheme made by every creditor or member of Applicant Company 5 and Applicant Cempany 6, respectively, entitled to attend the meeting as aforesaid.

S. The authorized representatives of the Applicant Company 5 and Appficant Company 6 shaft furnish affidavit of service of notice of meeting end publication of advertisement and compliance of all directions contained herein atleest 10(ten) days before the proposed meeting.

T. All the aforesaid directions are to be complied with strictly in accordance with the applicable law including forms and formats contained in the Rules as well as the provisione of the Companies Act, 2013 by the Applicant Companies.

With the aforesaid directions this first motion petition stands disposed of. A copy of this order be supplied to the learned counsel for the Applicant Companies who in turn shaft supply copy of the same to the Chairporson, Alternato Chairperson and the Scrutinizer immadiately.

(Pradeep R. Sethi) Member (Technical)

December, 11 45 2019

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(Ajay Kumat Vatsavayl) Member (Judicial)

CA (CAA) No. 39/CHD/HRY/2019

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To The Manager BSE Limited Corporate Relationship Department Ist Floor, New Trading Ring, Rotunda Building, P.J. Tower, Dalal Street Mumbai-400001

Scrip Code: 540403, Scrip Symbol: CLEDUCATE

Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the proposed Scheme of Amalgamation of Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G. K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (collectively referred to as "Amalgamating Companies") with CL Educate Limited ("Amalgamated Company") ("Scheme")

Ref: Submission of "Complaints report" in the format prescribed at Annexure III of the SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ("SEBI circular")

Dear Ma'am/Sir,

We refer to our Application / Case No. 88647 filed on December 19, 2018 enclosing all the applicable documents as mentioned in Paragraph 1 (A) (2) of the SEBI Circular.

The draft Scheme and the related documents thereon were hosted by your good authority, on your website at <u>www.bseindia.com</u> on March 12, 2019.

In this respect and in furtherance to our above Application / Case No. 88647 under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with the SEBI Circular, please find enclosed herewith the "Complaints Report", in the format prescribed as per Annexure III of the SEBI Circular.

The Complaints Report is also being uploaded on the website of the Company at www.eleducate.com.

We request you to kindly take the above on record and issue necessary no-objection letter with respect to the Scheme so as to enable us to file the Scheme with the Hon'ble National Company Law Tribunal. Chandigarh.

Thanking you.

For CL Educate Limited

Arjun Wadhwa CFO

Date: April 05, 2019 Place: New Delhi

CL EDUCATE LIMITED

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Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

Complaints Report



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Number
NIL
xchanges / SEBI NIL
ived (1+2) NIL
Not Applicable
Not Applicable

Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
		Not Applicable	1

For CL Educate Limited

Arjun Wadhwa CFO

Date: April 05, 2019 Place: New Delhi

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 © www.cleducats.com © compliance@cleducate.com © +91-11-41281100/0800 🖶 +91-11-41281101 CIN: L74899HR1995PLC076897



To The Manager National Stock Exchange of India Limited Exchange Plaza 5th Floor, Plot no C/1, G Block Bandra Kurla Complex Bandra (E), Mumbai – 400 051

Scrip Code: 540403, Scrip Symbol: CLEDUCATE

- Sub: Application under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 for the proposed Scheme of Amalgamation of Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G. K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (collectively referred to as "Amalgamating Companies") with CL Educate Limited ("Amalgamated Company") ("Scheme")
- Ref: Submission of "Complaints report" in the format prescribed at Annexure III of the SEBI Circular no. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ("SEBI circular")

Dear Ma'am/Sir,

We refer to our Application / Case No. 19522 filed on December 19, 2018 enclosing all the applicable documents as mentioned in Paragraph I (A) (2) of the SEBI Circular.

The draft Scheme and the related documents thereon were hosted by your good authority, on your website at <u>www.nseindia.com</u> on April 12, 2019.

In this respect and in furtherance to our above Application / Case No. 19522 under Regulation 37 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with the SEBI Circular, please find enclosed herewith the Complaints Report for the period April 12, 2019 to May 05, 2019, in the format prescribed as per Annexure III of the SEBI Circular.

The Complaints Report is also being uploaded on the website of the Company at www.cleducate.com.

We request you to kindly take the above on record and issue necessary no-objection letter with respect to the Scheme so as to enable us to file the Scheme with the Hon'ble National Company Law Tribunal, Chandigarh.

Thanking you,

For CL Educate Limited

Rachna Sharma Company Secretary and Compliance officer M. No:- A17780

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003

Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

Date: May 10, 2019 Place: New Delhi

CL EDUCATE LIMITED

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Complaints Report for the period April 12, 2019 to May 05, 2019



Part A

Particulars	Number
Number of complaints received directly	NIL
Number of complaints forwarded by Stock Exchanges / SEBI	NIL
Total Number of complaints/comments received (1+2)	NIL
Number of complaints resolved	Not Applicable
Number of complaints pending	Not Applicable
	Number of complaints received directly Number of complaints forwarded by Stock Exchanges / SEBI Total Number of complaints/comments received (1+2) Number of complaints resolved

Part B

Sr. No.	Name of complainant	Date of complaint	Status (Resolved/Pending)
		Not Applicable	

For CL Educate Limited

Rachna Sharma Company Secretary and Compliance officer M. No:- A17780

Date: May 10, 2019 Place: New Delhi

CL EDUCATE LIMITED

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

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June 4, 2019

DCS/AMAL/PB/R37/1486/2019-20

The Company Secretary, CL Educate Limited Plot No. 9A, Sector - 27A, Mathura Road, Faridabad, Haryana - 121003

Sir

Sub: Observation letter regarding the Composite Scheme of Arrangement of CL Educate Limited, Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited and their respective Shareholders.

We are in receipt of Composite Scheme of Arrangement of CL Educate Limited, Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited and their respective Shareholders filed as required under SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017; SEBI vide its letter dated May 31, 2019 has inter alia given the following comment(s) on the draft scheme of arrangement:

- "Company Shall ensure that the financials of the companies involved in the Scheme are updated and are not more than 6 months old."
- "Company shall ensure that the scheme shall be implemented only if approved by the NCLT and if the majority votes of public shareholders are in favour of the scheme on seeking approval of the public shareholders through postal ballot and e-voting."
- "Company shall ensure that additional information, if any, submitted by the Company, after filing the scheme with the Stock Exchange, and from the date of receipt of this letter is displayed on the websites of the listed company and the stock exchanges."
- "Company shall duly comply with various provisions of the Circulars."
- "Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT."
- "It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments / observations / representations."

Accordingly, based on aforesaid comment offered by SEBI, the company is hereby advised

- To provide additional information, if any, (as stated above) along with various documents to the Exchange for further dissemination on Exchange website.
- To ensure that additional information, if any, (as stated aforesaid) along with various documents are disseminated on their (company) website.
- To duly comply with various provisions of the circulars.

In light of the above, we hereby advise that we have no adverse observations with limited reference to those matters having a bearing on listing/de-listing/continuous listing requirements within the provisions of Listing Agreement, so as to enable the company to file the scheme with Hon'ble NCLT.



BSE Limited (Formerly Bombay Stack Exchange Ltd.) Registered Office : Page 29 9 Dawers Dala Street: Municial 400.001 India 1: 491 22 2272 1234/31 E. corp.com//@bsenda.com | www.bscindia.com Corporate Identify Number : L67120MH2005PLC155188



(2)

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the scheme, it shall disclose information about unlisted companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

Kindly note that as required under Regulation 37(3) of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, the validity of this Observation Letter shall be six months from the date of this Letter, within which the scheme shall be submitted to the NCLT.

The Exchange reserves its right to withdraw its 'No adverse observation' at any stage if the information submitted to the Exchange is found to be incomplete / incorrect / misleading / false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Agreement, Guidelines/Regulations issued by statutory authorities.

Please note that the aforesaid observations does not preclude the Company from complying with any other requirements.

Yours faithfully.

Nitinkumar Pujari Senior Manager



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National Stock Exchange Of India Limited

Ref: NSE/LIST/20048

June 04, 2019

The Company Secretary CL Educate Limited A-41, Espire Building Lower Ground Floor, Mohan Co-operative Industrial Area Main Mathura Road New Delhi - 110044

Kind Attn.: Ms. Rachna Sharma

Dear Madam,

Sub: Observation Letter for Scheme of Arrangement of CL Educate Limited, Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, G.K. Publications Private Limited, Accendere Knowledge Management Services Private Limited and Kestone Integrated Marketing Services Private Limited and their respective shareholders and creditors

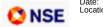
We are in receipt of the Scheme of Arrangement of CL Educate Limited, Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, G.K. Publications Private Limited, Accendere Knowledge Management Services Private Limited and Kestone Integrated Marketing Services Private Limited and their respective shareholders and creditors.

Based on our letter reference no Ref: NSE/LIST/78834 submitted to SEBI and pursuant to SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('Circular'), SEBI vide letter dated May 31, 2019, has given following comments:

- a. The Company shall duly comply with various provisions of the Circular.
- *b.* The Company shall ensure that the financials of the companies involved in the Scheme is updated and are not more than 6 (six) months old.
- *c.* The Company shall ensure that the proposed scheme is acted upon only if approved by the NCLT and if the majority votes cast by the public shareholders are in favour of the proposal.
- d. The Company shall ensure that additional information and undertaking, if any, submitted by the Company, after filing the Scheme with the Stock Exchange and from the date of the receipt of this letter is displayed on the website of the listed company.
- e. The Company is advised that the observations of SEBI/Stock Exchanges shall be incorporated in the petition to be filed before National Company Law Tribunal (NCLT) and the company is obliged to bring the observations to the notice of NCLT.
- *f.* It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to SEBI again for its comments/observations/ representations.

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Signer: Rajendra P Bhosale Date: Tue, Jun 4, 2019 17:20:54 IST Location: NSE



National Stock Exchange of India Limited | Exchange Plaza, C-1, Block G, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051, India +91 22 26598100 | www.nseindia.com | CIN U67120MH1992PLC069769



It is to be noted that the petitions are filed by the company before NCLT after processing and communication of comments/observations on draft scheme by SEBI/ stock exchange. Hence, the company is not required to send notice for representation as mandated under section 230(5) of Companies Act, 2013 to National Stock Exchange of India Limited again for its comments/observations/ representations.

Further, where applicable in the explanatory statement of the notice to be sent by the company to the shareholders, while seeking approval of the Scheme, it shall disclose information about unlisted companies involved in the format prescribed for abridged prospectus as specified in the circular dated March 10, 2017.

Based on the draft scheme and other documents submitted by the Company, including undertaking given in terms of Regulation 11 of SEBI (LODR) Regulations, 2015, we hereby convey our "No-objection" in terms of Regulation 94 of SEBI (LODR) Regulations, 2015, so as to enable the Company to file the draft scheme with NCLT.

However, the Exchange reserves its rights to raise objections at any stage if the information submitted to the Exchange is found to be incomplete/ incorrect/ misleading/ false or for any contravention of Rules, Bye-laws and Regulations of the Exchange, Listing Regulations, Guidelines / Regulations issued by statutory authorities.

The validity of this "Observation Letter" shall be six months from June 04, 2019, within which the scheme shall be submitted to NCLT.

Yours faithfully, For National Stock Exchange of India Limited

Rajendra Bhosale Manager

P.S. Checklist for all the Further Issues is available on website of the exchange at the following URL http://www.nseindia.com/corporates/content/further_issues.htms

This Document is Digitally Signed





611. Shahpuri Tirath Singh Tower 58, C - Block, Community Centre Janak Puri, New Delhi - 110 058 Ph.: +91 11 4914 9740 E-mail: info@sundaecapital.com www.sundaecapital.com ANNEXURE 7

April 08, 2019

To, The Board of Directors CL Educate Limited A-45, First Floor Mohan Co-operative Industrial Estate New Delhi - 110 044

Sub.: Fairness opinion for the proposed Scheme of Arrangement by way of amalgamation of Career Launcher Education Infrastructure & Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G. K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited with CL Educate Limited and their respective shareholders and creditors

Dear Sir / Madam,

We, Sundae Capital Advisors Private Limited (referred to as "Sundae" or "We"), refer to the engagement letter dated April 05, 2019 with CL Educate Limited (referred to as "CLEL" / "Amalgamated Company"), wherein we have been requested to provide a fairness opinion on the Scheme of Arrangement in terms of Para (I)(A)(2)(d) of the Annexure I to the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017.

SCOPE AND PURPOSE OF THIS REPORT

The equity shares of CL Educate Limited are listed on National Stock Exchange of India Limited ("NSE") and BSE Limited (BSE"). The Company in its Board Meeting held on November 27, 2018, has approved the Scheme of Arrangement by way of amalgamation of Career Launcher Education Infrastructure & Services Limited (the "Amalgamating Company 1"), CL Media Private Limited (the "Amalgamating Company 2"), Accendere Knowledge Management Services Private Limited (the "Amalgamating Company 3"), G. K. Publications Private Limited (the "Amalgamating Company 4") and Kestone Integrated Marketing Services Private Limited (the "Amalgamating Company 5") with CL Educate Limited and their respective shareholders and creditors (the "Scheme of Arrangement"). The Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are collectively referred to as the "Amalgamating Companies".

This Fairness Report is being issued in accordance with the SEBI Circular No. CFD/DIL3/CIR/2017/21 dated March 10, 2017, as amended from time to time, on the proposed Scheme of Arrangement. This certificate has been issued for the sole purpose to facilitate the Amalgamated and Amalgamating Companies to comply with Regulation 37 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended from time to time, and it shall not be valid for any other purpose.



Page 1 of 7

COMPANY BACKGROUND

CL Educate Limited / Amalgamated Company

CL Educate Limited was incorporated on April 25, 1996 under the Companies Act, 1956 under the name and style "Career Launcher (India) Private Limited" having its Registered Office at National Capital Territory of Delhi. Amalgamated Company converted into a Public Company from a Private Company and changed its name to "Career Launcher (India) Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide a Fresh Certificate of Incorporation Issued Consequent upon Change in Name on Conversion to Public Limited Company on June 17,2000. Amalgamated Company changed its name to its present name i.e. "CL Educate Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Fresh Certificate of Incorporation Issued Company changed its name to its present name i.e. "CL Educate Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Fresh Certificate of Incorporation Issued Consequent upon Change in Name on March 18, 2011. Amalgamated Company shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 26, 2018. The Registered Office of Amalgamated Company is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana - 121 003. The Corporate Identity Number of Amalgamated Company is L74899HR1996PLC076897. The equity shares of the Amalgamated Company are listed on NSE & BSE.

Amalgamated Company is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / postgraduate levels.

Amount (INR)
16,00,00,000
16,00,00,000
14,16,56,780
14,16,56,780

The Capital Structure of the Amalgamated Company is as under:

Career Launcher Education Infrastructure & Services Limited / Amalgamating Company 1

Amalgamating Company 1 was incorporated on June 16, 2005 under the Companies Act, 1956 under the name and style "Career Launcher Infrastructure Private Limited" having its Registered Office at National Capital Territory of Delhi. Amalgamating Company 1 converted into a Public Company from a Private Company and changed its name to "Career Launcher Education Infrastructure and Services Limited" which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide a Fresh Certificate of Incorporation Issued Consequent upon Change in Name on Conversion to Public Limited Company on December 29, 2006. Amalgamating Company 1 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating



Page 2 of 7

Company I is located at Plot No. 9A, Sector- 27A, Mathura Road, Faridabad, Haryana - 121 003. The Corporate Identity Number of Amalgamating Company 1 is U70101HR2005PLC076899.

Amalgamating Company 1 is a wholly owned subsidiary of the Amalgamated Company.

CL Media Private Limited / Amalgamating Company 2

Amalgamating Company 2 was incorporated on February 01, 2008 under the Companies Act, 1956, having its registered office at National Capital Territory of Delhi. Amalgamating Company 2 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 2 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana - 121 003. The Corporate Identity Number of the Amalgamating Company 2 IS U74300HR2008PTC077265.

Amalgamating Company 2 is a wholly owned subsidiary of the Amalgamated Company.

Accendere Knowledge Management Services Private Limited / Amalgamating Company 3

Amalgamating Company 3 was incorporated on September 19, 2008 under the Companies Act, 1956, having its registered office in the state of Tamil Nadu. Amalgamating Company 3 shifted its Registered Office from the State of Tamil Nadu to National Capital Territory of Delhi which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Certificate Registration of Regional Director order for Change of State on July 13, 2017. Further, Amalgamating Company 3 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Region Director vide Order dated October 23, 2018. The Registered Office of the Amalgamating Company 3 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana - 121 003. The Corporate Identity Number of the Amalgamating Company 3 is U74900HR2008PTC077200.

Amalgamating Company 3 is a wholly owned subsidiary of the Amalgamated Company.

G. K. Publications Private Limited / Amalgamating Company 4

Amalgamating Company 4 was incorporated on May 28, 2001 under the Companies Act, 1956, having its registered office at National Capital Territory of Delhi. Amalgamating Company 4 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 4 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana – 121 003. The Corporate Identity Number of Amalgamating Company 4 is U22110HR2001PTC076979.

Amalgamating Company 4 is a wholly owned subsidiary of the Amalgamated Company.

Kestone Integrated Marketing Services Private Limited / Amalgamating Company 5

Amalgamating Company 5 was incorporated on February 03, 1997 under the Companies Act, 1956, under the name and style "Kestone Research Private Limited" having its registered office in State of



Karnataka. Amalgamating Company 5 changed its name to its present name i.e. "Kestone Integrated Marketing Services Private Limited" which was approved by Registrar of Companies, Karnataka vide Fresh Certificate of Incorporation Consequent upon Change in Name on March 06, 2007. Amalgamating Company 5 shifted its Registered Office from the State of Karnataka to National Capital Territory of Delhi which was approved by Registrar of Companies, National Capital Territory of Delhi and Haryana vide Certificate of Registration of Company Law Board Order for Change in State on December 29, 2008. Amalgamating Company 5 shifted its Registered Office from National Capital Territory of Delhi to State of Haryana which was approved by Regional Director vide Order dated October 23, 2018. The Registered Office of Amalgamating Company 5 is located at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana – 121 003. The Corporate Identity Number of Amalgamating Company 5 is U73100HRI997PTC076900.

Amalgamating Company 5 is a wholly owned subsidiary of the Amalgamated Company.

SUMMARY OF PROPOSED TRANSACTION

The management of Amalgamated Company has decided on restructuring the business of the Amalgamated Company by way of a Scheme of Arrangement whereby with effect from the Appointed Date and upon the Scheme becoming effective, the entire business and whole of the undertaking(s), property and liabilities of the Amalgamating Companies stand transferred to and vested in and / or deemed to be transferred to and vested in Amalgamated Company, as a going concern, so as to become the properties and liabilities of the Amalgamated Company.

The entire Paid up Equity Share Capital of the Amalgamating Companies is beneficially held by Amalgamated Company i.e. Amalgamating Companies are the wholly owned subsidiaries of Amalgamated Company. Accordingly, no consideration would be discharged on amalgamation of Amalgamating Companies with Amalgamated Company.

Further, the investment in the Equity Shares of Amalgamating Companies appearing in the books of account of Amalgamated Company shall without any further act, deed or instrument, stand cancelled.

The Scheme of Arrangement is expected to have the following benefits:

- Elimination of multiple entities;
- Reducing the multiplicities of legal and regulatory compliances;
- Reducing time and efforts for coordination of financials at group level;
- Elimination of duplicative communication and coordination efforts;
- Rationalization of administrative and compliance costs.

SOURCE OF INFORMATION AND REPRESENTATIONS

For the purpose of forming our opinion on the Scheme of Arrangement, we have relied on the discussions with the Management of CL Educate Limited and the following information and documents made available to us:

 Memorandum and Articles of Association of the Amalgamated Company and Amalgamating Companies;



Page 4 of 7

- Audited Financial Statements of the Amalgamated Company and Amalgamating Companies for the Financial Year(s) ended on March 31, 2018, March 31, 2017 and March 31, 2016, Limited reviewed financial statement of the Amalgamated Company for the six months period ended September 30, 2018, and Audited Financial Statements of the Amalgamating Companies for the Half Year ended September 30, 2018;
- Scheme of Arrangement for the proposed transaction.
- Other information as available in public domain.

We have obtained explanations and information considered reasonably necessary for our exercise, from the executives and representatives of Amalgamated Company. Our analysis considers those facts and circumstances present at the Amalgamated Company and Amalgamating Companies at the date of this Fairness Opinion. Our opinion would most likely to be different if another date was used.

EXCLUSIONS AND LIMITATIONS

We have assumed and relied upon, without independent verification, the accuracy and completeness of all information that was publicly available or provided or otherwise made available to us by the Amalgamated Company for the purpose of this opinion. With respect to the estimated financials, if any, provided to us by the management, we have assumed that such financials were prepared in good faith and reflect the best currently available estimates and judgments by the management of Amalgamated Company. We express no opinion and accordingly accept no responsibility with respect to or for such estimated financials or the assumptions on which they were based. Our work does not constitute an audit or certification or due diligence of the working results, financial statements, financial estimates or estimates of value to be realized for the assets of the Amalgamated Company or the Amalgamating Companies. We have solely relied upon the information provided to us by the management. We have not reviewed any books or records of the Amalgamated Company or the Amalgamating Companies (other than those provided or made available to us). We have not assumed any obligation to conduct, nor have we conducted any physical inspection or title verification of the properties or facilities of the Amalgamated Company or the Amalgamating Companies and neither express any opinion with respect thereto nor accept any responsibility therefore. We have not made any independent valuation or appraisal of the assets or liabilities of the Amalgamated Company or the Amalgamating Companies. We have not reviewed any internal management information statements or any non-public reports, and, instead, with your consent we have relied upon information which was publicly available or provided or otherwise made available to us by the Amalgamated Company or the Amalgamating Companies for the purpose of this opinion. We are not experts in the evaluation of litigation or other actual or threaten claims and hence have not commented on the effect of such litigation or claims on the valuation. We are not legal, tax, regulatory or actuarial advisors. We are financial advisors only and have relied upon, without independent verification, the assessment of the Amalgamated Company or the Amalgamating Companies with respect to these matters. In addition, we have assumed that the Proposed Scheme of Arrangement will be approved by the regulatory authorities and that the proposed transaction will be consummated substantially in accordance with the terms set forth in the Proposed Scheme of Arrangement.

We understand that the managements of the Amalgamated Company or the Amalgamating Companies during our discussion with them would have drawn our attention to all such information



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and matters which may have an impact on our analysis and opinion. We have assumed that in the course of obtaining necessary regulatory or other consents or approvals for the Proposed Scheme of Arrangement, no restrictions will be imposed that will have a material adverse effect on the benefits of the transaction that the Amalgamated Company or the Amalgamating Companies may have contemplated. Our opinion is necessarily based on financial, economic, market and other conditions as they currently exist and on the information made available to us as of the date hereof. It should be understood that although subsequent developments may affect this opinion, we do not have any obligation to update, revise or reaffirm this opinion. In arriving at our opinion, we are not authorized to solicit, and did not solicit, interests for any party with respect to the acquisition, business combination or other extra-ordinary transaction involving the Amalgamated Company or the Amalgamating Companies or any of its assets, nor did we negotiate with any other party in this regard.

We have acted as an advisor to the Amalgamated Company or the Amalgamating Companies for providing a fairness opinion on the proposed transaction and will receive professional fees for our services. In the ordinary course of business, Sundae is engaged in merchant banking business including corporate advisory, re-structuring, valuations, etc. We may be providing various other unrelated independent professional advisory services to the Amalgamated Company or the Amalgamating Companies in the ordinary course of our business.

It is understood that this letter is solely for the benefit of and use by the Board of Directors of the Amalgamated Company or the Amalgamating Companies for the purpose of this transaction and for onwards submission to the Stock Exchange(s) and other regulatory or compliance authorities(s) in the due course of the proposed Scheme of Amalgamation and may not be relied upon by any other person and may not be used or disclosed for any other purpose without our prior written consent. The opinion is not meant for meeting any other regulatory or disclosure requirements, save and except as specified above, under any Indian or foreign law, Statute, Act, guideline or similar instruction. Management should not make this report available to any party, including any regulatory or compliance authority / agency except as mentioned above. The letter is only intended for the aforementioned specific purpose and if it is used for any other purpose; we will not be liable for any consequences thereof.

We express no opinion whatever and make no recommendation at all as to the Amalgamated Company or the Amalgamating Companies underlying decision to effect to the proposed transaction or as to how the holders of equity shares or secured or unsecured creditors of the Amalgamated Company or the Amalgamating Companies should vote at their respective meetings to be held in connection with the transaction. We do not express and should not be deemed to have expressed any views on any other terms of transaction. We also express no opinion and accordingly accept no responsibility for or as to the prices at which the equity shares of the Amalgamated Company will trade following the announcement of the transaction or as to the financial performance of the Amalgamated Company following the consummation of the transaction.

In no circumstances however, will Sundae or its associates, directors or employees accept any responsibility or liability to any third party. Our liability (statutory or otherwise) for any economic loss or damage arising out of rendering this opinion shall be limited to amount of fees received for rendering this Opinion as per our engagement with the Amalgamated Company.

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OUR OPINION

With reference to above and based on information and explanation provided by the management representative of CL Educate Limited and after analyzing the Scheme of Amalgamation, we understand that Career Launcher Education Infrastructure & Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G. K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited are wholly owned subsidiaries of CL Educate Limited and no shares are being issued by CL Educate Limited as consideration for the proposed amalgamation and there is no change in the Shareholding Pattern of CL Educate Limited post proposed amalgamation. Hence, the Valuation of the Companies has not been undertaken by CL Educate Limited from an Independent Valuer as per SEBI Circular No CFD/DIL3/CIR/2017/21 dated March 10, 2017.

On the basis of the foregoing and based on the information and explanation provided to us, in our opinion, the proposed amalgamation of Amalgamating Companies with the Amalgamated Company under a Scheme of Amalgamation is fair and reasonable to the holders of equity shares of Amalgamated Company.

The aforesaid Scheme of Arrangement shall be subject to the receipt of approvals from NCLT and other statutory authorities as may be required. The detailed terms and conditions are more fully set forth in the Draft Scheme of Arrangement. Sundae has issued this Fairness Opinion with the understanding the Draft Scheme of Arrangement shall not be materially altered and the parties hereto agree that the Fairness Opinion shall not stand good in case the final Scheme of Arrangement alters the transaction.

for Sundae Capital Advisors Private Limited (SEBI Regn. No. INM000012494)

NitiN Somani Managing Director

Page 7 of 7



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF CL EDUCATE LIMITED IN ACCORDANCE WITH SECTION 232(2)(C) OF THE COMPANIES ACT, 2013

1. Background

- 1.1 The board of directors ("Board") of CL Educate Limited ("Company" or "Amalgamated Company") pursuant to resolution dated November 27, 2018, approved the proposed Composite Scheme of Amalgamation amongst the Company, Career Launcher Education Infrastructure and Services Limited ("Amalgamating Company 1"), CL Media Private Limited ("Amalgamating Company 2"), Accendere Knowledge Management Services Private Limited ("Amalgamating Company 3"), G. K. Publications Private Limited ("Amalgamating Company 4") and Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5") (Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Amalgamating Companies') and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Act") and severally authorized, Mr. Satya Narayanan .R. Chairman & Executive Director, Mr. Gautam Puri, Vice Chairman and Managing Director, Mr. Nikhil Mahajan, Executive Director and Group CEO Enterprise Business, Mr. Arjun Wadhwa, Chief Financial Officer, and Ms. Rachna Sharma, Company Secretary and Compliance Officer of the Company to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(c) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the following documents were presented/ placed before the Board:
 - The Scheme, as approved by the Board pursuant to resolution dated November 27, 2018;
 - (ii) Fairness opinion dated April 08, 2019 issued to the Company by Sundae Capital Advisors Private Limited, a merchant banker registered with the Securities and Exchange Board of India ("Fairness Opinion"); and
 - (iii) The report of the Audit Committee of the Company dated November 27, 2018.

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CL EDUCATE LIMITED

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044



Rationale of the Scheme 2.

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - Elimination of multiple entities; (i)
 - (ii) Reducing the multiplicities of legal and regulatory compliances:
 - Reducing time and efforts for coordination of financials at group level; (iii)
 - Elimination of duplicative communication and coordination efforts: (iv)
 - Rationalization of administrative and compliance costs. (x)

Valuation 3.

- Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'), 3.1 the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- 3.2 Please note that the entire Paid-up Equity Share Capital of the Amalgamating Companies is beneficially held 100% by the Company. Accordingly, pursuant to the amalgamation of the Amalgamating Companies with the Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Company (i.e. the Listed Entity), valuation report is not applicable.
- Further, the Fairness Opinion provides that the proposed Scheme of amalgamation of 3.3 Amalgamating Companies with the Company is fair and reasonable to the holders of equity shares of the Company. The Fairness Opinion does not mention any special difficulties faced.

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Harvana-121003

4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

S. No.	EFFE	CT OF THE SCHEME ON
1.	Key managerial personnel of the Company	The key managerial personnel of the Company would continue to be the key managerial personnel of the Company after effectiveness of the Scheme. Accordingly, there would be no impact.
2.	Directors of the Company	The director(s) of the Company shall continue as director(s) of the Company after the effectiveness of the Scheme. Accordingly, there would be no impact.

CL EDUCATE LIMITED

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www.cleducate.com compliance@cleducate.com +91-11-41281100/0800 -+91-11-41281101 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 CIN: L74899HR1996PLC076897



3.	Equity shareholders: Promoters of the Company	The entire Paid-up Equity Share Capital of the Amalgamating Companies is beneficially held 100% by the Company. Accordingly, pursuant to the
4.	Equity shareholders: Non- promoter shareholders of the Company	amalgamation of the Amalgamating Companies with the Company, no consideration would be discharged. Therefore, there would be no impact on the Shareholders of the Company.
5.	Creditors	Under the Scheme, no arrangement is sought to be entered into between the Company and its creditors. The interest of the creditors of the Company shall not be impacted in any manner.
6.	Employees	Under the Scheme, no rights of the staff and employees of the Transferee Company are being affected.

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of CL Educate Limited ш Gautam Puri

Vice Chairman and Managing Director DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: December 13, 2019 Place: New Delly

CL EDUCATE LIMITED

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Fandabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF CAREER LAUNCHER EDUCATION INFRASTRUCTURE AND SERVICES LIMITED IN ACCORDANCE WITH SECTION 232(2)(C) OF THE COMPANIES ACT, 2013

1. Background

- 1.1 The board of directors ("Board") of Career Launcher Education Infrastructure and Services Limited ("Company" or "Amalgamating Company I") pursuant to resolution dated November 27, 2018, approved the proposed Composite Scheme of Amalgamation amongst CL Educate Limited ("Amalgamated Company"). Company, CL Media Private Limited ("Amalgamating Company 2"), Accendere Knowledge Management Services Private Limited ("Amalgamating Company 3"), G. K. Publications Private Limited ("Amalgamating Company 4") and Kestone. Integrated Marketing Services Private Limited ("Amalgamating Company 5") (Amalgamating Company 1. Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Amalgamating Companies'/ and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Act") and severally authorized, Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Sujit Bhattacharyya, Directors, Mr. Gopal Bageria, Company Secretary of the Company and Ms. Rachna Sharma, Company Secretary and Compliance Officer, CL Educate Limited to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(c) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the Scheme, as approved by the Board pursuant to resolution dated November 27, 2018 were presented/ placed before the Board.

2. Rationale of the Scheme

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - (i) Elimination of multiple entities;
 - (ii) Reducing the multiplicities of legal and regulatory compliances;
 - (iii) Reducing time and efforts for coordination of financials at group level;
 - (iv) Elimination of duplicative communication and coordination efforts:
 - Rationalization of administrative and compliance costs.
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CAREER LAUNCHER EDUCATION INFRASTRUCTURE & SERVICES LIMITED Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Harvana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 cleis@cleducate.com
+91-11-41281100/0800 +91-11-41281101
CIN: U70101HR2005PLC076899

e and Service



3. Valuation

- 3.1 Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'), the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- 3.2 Please note that the entire Paid-up Equity Share Capital of the Amalgamating Company 1 is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 1 with the Amalgamated Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Amalgamated Company (i.e. the Listed Entity), valuation report is not applicable.
- 3.3 Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

S. No.	EFFECT OF THE SCHEME ON		
L	Key managerial personnel of the Company	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the key managerial personnel of the Company will cease to be the key managerial personnel of the Company.	
2.	Directors of the Company	Upon the Effective Date, the Company shall stand dissolved without winding up and accordingly, the Board shall cease to exist.	
3.	Equity shareholders: Promoters of the Company	The entire Paid-up Equity Share Capital of the Amalgamating Company 1 is beneficially held 100% by the Amalgamated	
4.	Equity shareholders: Non-promoter shareholders of the Company	Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company I with the Amalgamated Company, no consideration would be discharged.	

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4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

CAREER LAUNCHER EDUCATION INFRASTRUCTURE & SERVICES LIMITED Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 ♥ +91-11-41281100/0800 등 +91-11-41281101 CIN: U70101HR2005PLC076899



5.	Creditors	Upon effectiveness of the Scheme, all liabilities of the Company, shall, without any requirement of any further act be transferred to, and vested in, or be deemed to be transferred to, and vested in, the Amalgamated Company so as to become the liabilities of the Amalgamated Company and the Amalgamated Company undertakes to meet, discharge and satisfy the same. Under the Scheme, there is no arrangement with the creditors of the Company. No compromise is offered under the Scheme to any of the creditors of the Company. The Company's liability towards its creditors, under the Scheme, is neither being reduced nor being extinguished. The creditors of the
6. Employees		Company would in no way be affected by the Scheme. As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the rights of the staff and employees of the Company would in no way be affected by the Scheme.

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of Career Launcher Education Infrastructure and Services Limited

Gautam Puri Director DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048 Date: December 13,2019 Place: New Delhi



REPORT ADOPTED BY THE BOARD OF DIRECTORS OF CL MEDIA PRIVATE LIMITED IN ACCORDANCE WITH SECTION 232(2)(C) OF THE COMPANIES ACT, 2013

1. Background

- The board of directors ("Board") of CL Media Private Limited ("Company" or "Amalgamating LL Company 2") pursuant to resolution dated November 27, 2018, approved the proposed Composite Scheme of Amalgamation amongst CL Educate Limited ("Amalgamated Company"), Career Launcher Education Infrastructure and Services Limited ("Amalgamating Company 1"), Company, Accendere Knowledge Management Services Private Limited ("Amalgamating Company 3"), G. K. Publications Private Limited ("Amalgamating Company 4") and Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5") (Amalgamating Company I, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Amalgamating Companies') and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Act") and severally authorized, Mr. Satya Narayanan .R, Mr. Gautam Puri and Mr. Nikhil Mahajan. Directors of the Company and Ms. Rachna Sharma, Company Secretary and Compliance Officer, CL Educate Limited to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(c) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the Scheme, as approved by the Board pursuant to resolution dated November 27, 2018 were presented/ placed before the Board.

2. Rationale of the Scheme

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - (i) Elimination of multiple entities;
 - (ii) Reducing the multiplicities of legal and regulatory compliances;
 - (iii) Reducing time and efforts for coordination of financials at group level;
 - (iv) Elimination of duplicative communication and coordination efforts;
 - (v) Rationalization of administrative and compliance costs

Director

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CL MEDIA PRIVATE LIMITED (A CL Educate Co.) Fiegistered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 © cumpliance@clmedia.co.in © +91-11-41281100/0800 © +91-11-41281101 CIN: U74300HR2008PTC077265



3. Valuation

- 3.1 Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'), the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- 3.2 Please note that the entire Paid-up Equity Share Capital of the Amalgamating Company 2 is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 2 with the Amalgamated Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Amalgamated Company (i.e. the Listed Entity), valuation report is not applicable.
- 3.3 Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

S. No.	EFFECT OF THE SCHEME ON		
L.	Key managerial personnel of the Company	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the key managerial personnel of the Company will cease to be the key managerial personnel of the Company.	
2.	Directors of the Company	Upon the Effective Date, the Company shall stand dissolved without winding up and accordingly, the Board shall cease to exist.	
3.	Equity shareholders: Promoters of the Company	The entire Paid-up Equity Share Capital of the Amalgamating Company 2 is beneficially held 100% by the Amalgamated	
4_	Equity shareholders: Non-promoter shareholders of the Company	Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 2 with the Amalgamated Company, no consideration would be discharged.	

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4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

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CL MEDIA PRIVATE LIMITED (A CL Educate Co.)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 ● compliance@clmedia.co.in ◆ +91-11-41251100/0800 号 +91-11-41281101 CIN: U74300HR2008PTC077265

5.	Creditors	Upon effectiveness of the Scheme, all liabilities of the Company, shall, without any requirement of any further act be transferred to, and vested in, or be deemed to be transferred to, and vested in, the Amalgamated Company so as to become the liabilities of the Amalgamated Company and the Amalgamated Company undertakes to meet, discharge and satisfy the same.
		Under the Scheme, there is no arrangement with the creditors of the Company. No compromise is offered under the Scheme to any of the creditors of the Company. The Company's liability towards its creditors, under the Scheme, is neither being reduced nor being extinguished. The creditors of the Company would in no way be affected by the Scheme.
6.	Employees	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the rights of the staff and employees of the Company would in no way be affected by the Scheme.

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of CL Media Private Limited

Gautam Puri Director DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048 Date: December 13, 2019 Place: New Delhi

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Compliance@clmedia.co.in ♦ +91-11-41281100/0800 ₽ +91-11-41281101 CIN: U74300HR2008PTC077265





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REPORT ADOPTED BY THE BOARD OF DIRECTORS OF ACCENDERE KNOWLEDGE MANAGEMENT SERVICES PRIVATE LIMITED IN ACCORDANCE WITH SECTION 232(2)(c) OF THE COMPANIES ACT, 2013

1. Background

- The board of directors ("Board") of Accendere Knowledge Management Services Private 1. F Limited ("Company" or "Amalgamating Company 3") pursuant to resolution dated November 27. 2018, approved the proposed Composite Scheme of Amalgamation amongst CL Educate Limited ("Amalgamated Company"), Career Launcher Education Infrastructure and Services Limited ("Amalgamating Company 1"). CL Media Private Limited ("Amalgamating Company 2"), Company, G. K. Publications Private Limited ("Amalgamating Company 4") and Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5") (Amalgamating Company 1, Amalgamating Company2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Amalgamating Companies') and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Act") and severally authorized, Mr. Nikhil Mahajan and Mr. Sujit Bhattacharya, Directors of the Company and Ms. Rachna Sharma, Company Secretary and Compliance Officer, CL Educate Limited to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(e) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the Scheme, as approved by the Board pursuant to resolution dated November 27, 2018 were presented/ placed before the Board.

2. Rationale of the Scheme

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - (i) Elimination of multiple entities;
 - (ii) Reducing the multiplicities of legal and regulatory compliances;
 - (iii) Reducing time and efforts for coordination of financials at group level;
 - (iv) Elimination of duplicative communication and coordination efforts;
 - (v) Rationalization of administrative and compliance costs.

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Accendere Knowledge Management Services Private Limited (A CL Group Company) Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

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- 3.1 Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'), the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- 3.2 Please note that the entire Paid-up Equity Share Capital of the Amalgamating Company 3 is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 3 with the Amalgamated Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Amalgamated Company (i.e. the Listed Entity), valuation report is not applicable.
- 3.3 Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

S. No.	EFFECT OF THE SCHEME ON		
1.	Key managerial personnel of the Company	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the key managerial personnel of the Company will cease to be the key managerial personnel of the Company.	
2.	Directors of the Company	Upon the Effective Date, the Company shall stand dissolved without winding up and accordingly, the Board shall cease to exist.	
3,	Equity shareholders: Promoters of the Company	The entire Paid-up Equity Share Capital of the Amalgamatin Company 3 is beneficially held 100% by the Amalgamate Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 3 with the Amalgamated Compan no consideration would be discharged.	
4.	Equity shareholders: Non-promoter shareholders of the Company		

4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

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Accendere Knowledge Management Services Private Limited (A CL Group Company) Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

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5.	Creditors	Upon effectiveness of the Scheme, all liabilities of the Company, shall, without any requirement of any further act be transferred to, and vested in, or be deemed to be transferred to, and vested in, the Amalgamated Company so as to become the liabilities of the Amalgamated Company and the Amalgamated Company undertakes to meet, discharge and satisfy the same. Under the Scheme, there is no arrangement with the creditors of the Company. No compromise is offered under the Scheme to any of the creditors of the Company. The Company's liability towards its creditors, under the Scheme, is neither being reduced nor being extinguished. The creditors of the Company would in no way be affected by the Scheme.
6.	Employees	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the rights of the staff and employees of the Company would in no way be affected by the Scheme,

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of Accendere Knowledge Management Services Private Limited

Nikhil Mahajan Director

D1N: 00033404

Address: H. No. 457, Sector-30, Faridabad-121003, Haryana Date: December 13, 2019 Place: New Delhi

Accendere Knowledge Management Services Private Limited (A CL Group Company) Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

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REPORT ADOPTED BY THE BOARD OF DIRECTORS OF G. K. PUBLICATIONS PRIVATE LIMITED IN ACCORDANCE WITH SECTION 232(2)(C) OF THE COMPANIES ACT, 2013

1. Background

- The board of directors ("Board") of G. K. Publications Private Limited ("Company" or L.I. "Amalgamating Company 4") pursuant to resolution dated November 27, 2018, approved the proposed Composite Scheme of Amalgamation amongst CL Educate Limited ("Amalgamated Company"), Career Launcher Education Infrastructure and Services Limited ("Amalgamating Company 1"), CL Media Private Limited ("Amalgamating Company 2"), Accendere Knowledge Management Services Private Limited ("Amalgamating Company 3"), Company and Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5") (Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to us 'Amalgamating Companies') and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act. 2013 ("Act") and severally authorized, Mr. Satya Narayanan .R, Mr. Gautam Puri and Mr. Nikhil Mahajan, Directors of the Company and Ms. Rachna Sharma, Company Secretary and Compliance Officer, CL Educate Limited to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(c) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the Scheme, as approved by the Board pursuant to resolution dated November 27, 2018 were presented/ placed before the Board.

2. Rationale of the Scheme

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - (i) Elimination of multiple entities;
 - (ii) Reducing the multiplicities of legal and regulatory compliances;
 - (iii) Reducing time and efforts for coordination of financials at group level;
 - (iv) Elimination of duplicative communication and coordination efforts;
 - Rationalization of administrative and compliance costs

Director

119

G. K. PUBLICATIONS PRIVATE LIMITED (A CL Group Company)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 +91-11-41281100/0800 = +91-11-41281101
 www.gkpublications.com
 gkp@gkpublications.com
 CIN: U22110HR2001PTC076979



3. Valuation

1 67 67

- 3.1 Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'), the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- 3.2 Please note that the entire Paid-up Equity Share Capital of the Amalgamating Company 4 is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 4 with the Amalgamated Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Amalgamated Company (i.e. the Listed Entity), valuation report is not applicable.
- 3.3 Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

ŀ.	Key managerial personnel of the Company	As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the key managerial personnel of the Company will cease to be the key managerial personnel of the Company.
2.	Directors of the Company	Upon the Effective Date, the Company shall stand dissolved without winding up and accordingly, the Board shall cease to exist,
3,	Equity shareholders: Promoters of the Company	The entire Paid-up Equity Share Capital of the Amalgamating Company 4 is beneficially held 100% by the Amalgamated
4.	Equity shareholders: Non-promoter shareholders of the Company	Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 4 with the Amalgamated Company, no consideration would be discharged.

120

4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

Free Director

G. K. PUBLICATIONS PRIVATE LIMITED (A CL Group Company)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Flour, Mohan Co-operative Industrial Estate, New Dethi-110044

- \$+91-11-41281100/0800 \$+91-11-41281101
- www.gkpublications.com
- @ gkp@gkpublications.com
- CIN: U22110HR2001PTC076979



5.	Creditors	Upon effectiveness of the Scheme, all liabilities of the Company, shall, without any requirement of any further act be transferred to, and vested in, or be deemed to be transferred to, and vested in, the Amalgamated Company so as to become the liabilities of the Amalgamated Company and the Amalgamated Company undertakes to meet, discharge and satisfy the same. Under the Scheme, there is no arrangement with the creditors of the Company. No compromise is offered under the Scheme- to any of the creditors of the Company. The Company's liability towards its creditors, under the Scheme, is neither being reduced nor being extinguished. The creditors of the Company would in no way be affected by the Scheme.
6. Employees		As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the rights of the staff and employees of the Company would in no way be affected by the Scheme.

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme Is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of G. K. Publications Private Limited

Gantam Puri Director DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: December 13, 2013 Place: New Delhi

G. K. PUBLICATIONS PRIVATE LIMITED (A CL Group Company)

121

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 © +91-11-41281100/0800 U+91-11-41281101 www.gkpublications.com gkp@gkpublications.com CIN: U22110HR2001PTC076979

KESTONE

REPORT ADOPTED BY THE BOARD OF DIRECTORS OF KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED IN ACCORDANCE WITH SECTION 232(2)(C) OF THE COMPANIES ACT, 2013

1. Background

- 1.1 The board of directors ("Board") of Kestone Integrated Marketing Services Private Limited ("Company" or "Amalgamating Company 5") pursuant to resolution dated November 27. 2018, approved the proposed Composite Scheme of Amalgamation amongst CL Educate Limited ("Amalgamated Company"), Career Launcher Education Infrastructure and Services Limited ("Amalgamating Company 1"), CL Media Private Limited ("Amalgamating Company 2"), Accendere Knowledge Management Services Private Limited ("Amalgamating Company 3"), G. K. Publications Private Limited ("Amalgamating Company 4") and Company (Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 and Amalgamating Company 5 are hereinafter collectively referred to as 'Amalgamating Companies') and their respective shareholders and creditors ("Scheme") under Sections 230 to 232 read with Section 66 and other applicable provisions of the Companies Act, 2013 ("Act") and severally authorized, Mr. Satya Narayanan .R, Mr. Gautam Puri and Mr. Nikhil Mahajan, Directors of the Company and Ms. Rachna Sharma, Company Secretary and Compliance Officer, CL Educate Limited to file the Scheme before the jurisdictional bench of the National Company Law Tribunal ("NCLT") and to undertake actions in relation to the Scheme.
- 1.2 The provisions of Section 232(2)(c) of the Act require the directors of the Company to adopt a report explaining the effect of the Scheme on each class of shareholders, key managerial personnel, promoters and non-promoter shareholders of the Company and laying out in particular, the share exchange ratio, specifying any special valuation difficulties. Such report is required to be circulated to the shareholders and/ or creditors of the Company, together with the notice(s) of the meeting(s) of the shareholders and/ or creditors of the Company.
- 1.3 Accordingly, this report of the Board is being made in pursuance of the requirement of Section 232(2)(c) of the Act and in this connection, the Scheme, as approved by the Board pursuant to resolution dated November 27, 2018 were presented/ placed before the Board.

2. Rationale of the Scheme

- 2.1 The rationale for the proposed Composite Scheme of Amalgamation is as follows:
 - (i) Elimination of multiple entities;
 - (ii) Reducing the multiplicities of legal and regulatory compliances;
 - (iii) Reducing time and efforts for coordination of financials at group level;
 - (iv) Elimination of duplicative communication and coordination efforts;
 - (v) Rationalization of administrative and compliance costs.

9	Kestone Integrated Marketing Services Pvt. Ltd.
	A-41, 2" Floor, Espire Building, Mohan Cooperative
	Industrial area, New Delhi-110044

A CL Group Company

Registered Office:

+91 11 4050 8888 marketing@kestone.in

122Plot No. 9A, Sector-27A, Mathura Road, Faildabad, Haryana-121003

TC. 11

New Dish

KESTONE

3. Valuation

- Pursuant to the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 ('SEBI Circular'). 3.1 the Valuation Report from the Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the Listed Entity under a Scheme of arrangement.
- Please note that the entire Paid-up Equity Share Capital of the Amalgamating Company 5 is 12 beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the Amalgamating Company 5 with the Amalgamated Company, no consideration would be discharged. In the current fact pattern, as there would be no change in the shareholding pattern of the Amalgamated Company (i.e. the Listed Entity), valuation report is not applicable.
- Further, the Fairness Opinion obtained by the Amalgamated Company provides that the proposed 3.3 Scheme of amalgamation of Amalgamating Companies with the Amalgamated Company is fair. and reasonable to the holders of equity shares of the Amalgamated Company. The Fairness Opinion does not mention any special difficulties faced.

S. No. EFFECT OF THE SCHEME ON Kev As per Clause 9 of the Scheme, all employees of the Company L. managerial personnel of the shall be deemed to have become employees of the Amalgamated Company Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the key managerial personnel of the Company will cease to be the key managerial personnel of the Company. 2. Directors of the Upon the Effective Date, the Company shall stand dissolved Company without winding up and accordingly, the Board shall cease to exist. 3. Equity shareholders: The entire Paid-up Equity Share Capital of the Amalgamating Promoters of the Company Company 5 is beneficially held 100% by the Amalgamated Company. Accordingly, pursuant to the amalgamation of the

4. Effect of the Scheme in terms of Section 232(2)(c) of the Act

4.1 Disclosure about the effect of the Scheme on the following persons in relation to the Company:

Kestone Integrated Marketing Services Pvt. Ltd. A-41, 2" Floor, Espire Building, Mohan Cooperative Industrial area, New Delhi-110044

shareholders:

the

of

A CL Group Company

Registered Office:

no consideration would be discharged.,

fere

123Plot No. 9A. Sector-27A, Mathura Road, Faridabad, Haryana-121003

+91 11 4050 8888 = marketing@kestone.in

Equity

Non-promoter

shareholders

Company

www.kestone.in

4.

CIN: U73100HR1997PTC076900

Amalgamating Company 5 with the Amalgamated Company,

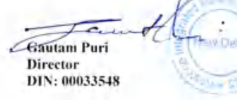
KESTONE

5,	Creditors	Upon effectiveness of the Scheme, all liabilities of the Company, shall, without any requirement of any further act be transferred to, and vested in, or be deemed to be transferred to, and vested in, the Amalgamated Company so as to become the liabilities of the Amalgamated Company and the Amalgamated Company undertakes to meet, discharge and satisfy the same. Under the Scheme, there is no arrangement with the creditors of the Company. No compromise is offered under the Scheme to any of the creditors of the Company. The Company's liability towards its creditors, under the Scheme, is neither being reduced nor being extinguished. The creditors of the Company would in no way be affected by the Scheme.
6. Employees As per Cl shall be de Company, continuity than those Under the Company circumstan		As per Clause 9 of the Scheme, all employees of the Company shall be deemed to have become employees of the Amalgamated Company, without any interruption of service and on the basis of continuity of service and terms and conditions no less favourable than those applicable to them with reference to the Company. Under the Scheme, with effect from the Effective Date, the Company will stand dissolved without winding up. In the circumstances, the rights of the staff and employees of the Company would in no way be affected by the Scheme.

5. Adoption of the Report by the Board of Directors

The Board has adopted this report after noting and considering the information set forth in this report. The Board and any personnel authorized by the Board for the purpose of the Scheme is entitled to make relevant modifications to this report, if required, and such modifications or amendments shall be deemed to form part of this report.

For and on behalf of Kestone Integrated Marketing Services Private Limited



Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: December 13, 2013 Place: New Delhi

 Kestone Integrated Marketing Services Pvt. Ltd. A-41, 2^e Floor, Espire Building, Mohan Cooperative Industrial area, New Delhi-110044

+91 11 4050 8888 marketing@kestone.in

A CL Group Company

Registered Office:

124Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003

CIN: U73100HR1997PTC076900

C & Educate Limited

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1

Equity and Habilities

Balance Sheet es at March 31, 2019

(All amounts are in Rupees lacs, unless otherwise stated)

	Hotes	As at March 31, 2019	As at Murch 31, 2018
Assets			
Non-current assets			
Property, plant and equipment	3	7 424 33	
Investment property	4	3,434.27 305.67	3,803.30
Goodwitt	5	212.38	106.78
Other intangible assets	δ(n)	1.950.77	212.38
Intangibles under development	ð(b)	174.45	1,984.33
Investment in subsidiaries and associates	7	19.655.87	117.74
Financial assists		17,000.27	19,429.86
(1) Loans	8	100.80	
(II) Other financial assets	9	1.476.47	217.22
Deferred tax assets (net)	10	376.69	1,474.15
Non-current tax assets (net)	11	1,151.01	465.24
Other non-current assets	12	55.43	1,034.18
Total non-current assets		28,693.81	54,42
		K0,073.01	28,921.60
Current assets			
Inventories	13	493,49	452.04
Financial assets	12		462,91
(f) fovestment	14	2,743.09	
(iii) Trade receivables	15	4,835.88	-
(III) Cash and cash equivalents	16	691.03	5,942.98
 (iv) Bank belances other than (fi) above 	17	30.55	1,158.92
(Y) Lotans	18	4,923,43	2,615.62
(vi) Other financial assets	19	284.51	4,327.98
Other current assets	20	1,843.81	867.22 1,373.35
Total current assets	•	15,846.29	16,749.18
Total assets			
		44,740.10	45,670.78

Equity			
Share capital	21	1,416.57	
Other equity	22	33,786.56	1,416.57
Total equity	- ,	35.203.13	32,971.60

continue to most page

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CL Educate Limited

Balance Sheet as at Narch 31, 2019

(All amounts are in Rupnes locs, unless otherwise stated)

	Notes	As at March 31, 2019	As at March 31, 2018
Continue from previous page			
Liabilities			
Non-car rent liabilities			
Financial liabilities			
(1) Barrowings	23	273.66	490.09
P rovisions	24	258.00	272.46
Other non-current liabilities	25	208.58	246.93
Total non-current Habilities		745.74	1,009.48
Current Habilities			
Fin ancial Vabilities			
(1) Borrowings	26	3,041.45	3,146.91
(11) Trade payables	27		
 total outstanding dues of micro and small enterprises; and 		921.26	19.60
 total outstanding dues of creditors other than micro and small enterprises 		2,805.43	3,900.73
(fif) Other Financial Habilities	26	1,009.08	1,460.67
Other current (fabilities	29	551.94	1,299.21
Provisi ons	30	15.34	16.22
Curreat tax Uabilities (net)	31	446.73	427.59
Total current liabilities		8,791.23	10,273.13
T ota (Habilities		9,536.97	11,282.61
Total equity and liabilities		44,740.10	45,670,78

Summary dF significant accounting policies

2

The accompanying notes 1 to 60 are an integral part of these financial statements.

Asper report of even date.

For Maribhakit & Co. 11.P Chartened Accountants Firm registration/No. 103523W/W100048

Raj Kumar Agarwal

Partner Membership No.:074715

Place: New Delbi Date: May 29, 2019 For and on behalf of the Board of Directors of CL Educate Likitized

Satya Narayanan ,R Chairman DKN: 00307326

Rechna Sharma Company Secretary and Compliance Officer ICSI M. No.: A17780

Place: New Delhi Oate: Nay 29, 2019

Nellighe

Nikhil Mahajan Executive Director and Group CEO Enterprise Business OIN: 00033404

11,

Arjun Wedhwe Chief Pinancial Officer

CL Educate Limited

Sta bemont of profit and loss for the year unded March 31, 2019 (All extenses one in Report loss, unless otherwise stated)

	Notes	Year ended March 31, 2019	Year ended March 31, 2018
Income			41 174 30
Revenue from operations	33	17,000.96	15,521,39
Other Income	34	1,510.84	1,344.34
Total income		16.511.00	16,865,63
Expension			
Purchases of stock in trade	35	1,107.21	1,091.87
Changes in Inventories of stock in brade	36	(8.93)	10.33
Employue benefit. expense	म	2,569.72	3,2(3.37
Finance costs	35	428.74	340.10
Deprectation and amort (sation expense	39	S08.14	690.13
Franchisae expenses		6,028.99	5,877,89
Other expenses	40	6,309.84	5,778.14
Total expenses		17,303.73	17,001.88
Profit (r/Losa) before that		1,206.07	(134.25)
Tax expense(0600001)	12		
- Convension (and the second sec	-	122,14	
Defeated by		105.81	£.34
· Detected dev			
Tetal tax expense		227.95	62.34
(Loss)/Profile for the year		960.12	(198.57)
Other comprehensive income			
items that will not be resized to statement of profit and loss			
Remeasurement of defined banafit plans		9.84	20.40
Income tax relating to these items		(2.74)	[7.06]
Total other comprehensive income for the year		7.10	13.34
Tetal comprehensive incoms/(expense) for the year		987.22	(186.25)
Earnings par equity share	41		
Bade		6.92	(1.40)
Diluted		6.92	(1.40)
Summary of significant accounting policies	2		

The accompanying notes 1 to 60 are an integral part of these financial statements.

As per report of even date.

For Maribhabti & Co. LLP Chartered Accountants Firm registration No. 103523W/W100048

k Lilly

Ray Kunter Agarwal Parther Membership No.:07401 5

Place: New Delhi Date: Ney 29, 2019

Satya Narayanan Ji. Cisulmin D N: 00307325

Rochna Shanwa Company Secretary and Compliance ICSI M. No.: A17730

Place: New Daily Date: May 29, 2019

Nikhil Mahajari

Executive Director and Group CEO Enterprise Businets DIN: 00033404

190

Arjun Wudines. Chief Financial Officer

CL DOGENO Lington

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Patienerst of each firms for the year third Banch 35, 3011 (47 mounts are to Banco for ontar Weinters stated)

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	Lots allowance on doubtlet deacon	1000.04	(46.064)
	Bad debits written off	1.mmk.eli	(00.42 (73.13
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	Gain on Apport Fund	51 PL-30	
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	- (Invester)/Decrease in other Neural electric	(L.R)	
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	beimigfbiers welter derftiegennet	(16.72)	[181_94]
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	Partness of investment of in admitistical associates and instrument	(1111) (72)	(1.947.40)
	Salle of leverscore to plantaget (verd)	1,370,80	
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	Birth Jaconse on Investments property	18.44	23.45
	trara gives to subscherps	-	(2.3%.5%)
	Processis links, realization of feats give a to subsidiarily	•	1,220.13
	Terren departs not contridened as cash and cash equiphies	1.585.17	10,049,45
	intering approach	672.72	545.34
	Net Cash Generated from / (Seed to) Investing Activities (II)	(178.90)	URA
	• • • • • • • • • • • • • • • • • • •	1	
ç,	Comp. Pieter Same, Pieter Same de Chérica		
	Property i dans all equity show capital distincting securities provident		
	Posteren ber	•	1 (6.60
	Patriant inge land barrowing		(11.16)
	Naganganetit of leady-land destruction	\$1.39	746.40
	Hart de senare Alfre tenen i de sentit en capital benevrjeg.	[545.28g	(427,244)
	Net introdut in Proper Laure Linksburg	(19 17 . 49)	102.009
	internal support paid	4.3	• •
	Chatterni Inchatter and	(AC 11)	[312.26]
	And Cash personnel from / (med in) Financing Activities (5)		4
	and the second state of the second stratistic (c)	0.000	12122.77
	and the second the second in the second state of the second state		
	niel Increaser/Response) in Cash and Cash SigAnienza (A+B+Q)	14.9.99	6.周、77
	Relative of the beginning of the pape		
	Cash and carb aquinations: at the hispirving of the year	1,000,00	4.514.61
	Effect al and wrap differences on ones and cash etc. Indiana haid in		
	Filling Cartance		
	Is showed in made in successful and the successful		•
		491.46	1,178.45
	187 NO.		

Олга

.

Notes to _{cost}, New statement

.

(1) Comparents of cash and cash equivolants (refer note 16 and 26)

Ballenzan selijin baryica		
 -en current moment 	225.49	1,007.66
Cheques/ elects on famil	27.42	34.24
Cash on hervil	107.62	45.00
	491.03	1,104,93

(h) descentibutes between the opening and storing between in the balance these for Habilities white, from fitnancing activities

Particulars	Non-correct Boorowings (Instaaling courses) maturizien)	Correct Berrowings	Antoreet en borreetings
For the period ended starch its, 2018.			
Delense en ac April 9, 2018 Loon énvezit (h. cash) Zintzweil astroad doring the year Loun repayments/intarnet promet during the year Other, son cash changes	1255.101 [1255.10] [1244]	2,146,91 (p. 140,54)	1.43 452.34 (459.18) 16.41
Inlance 25 al Narch 21 , 2017	491-17	(3,001,-13)	£.†P
	Han-current locating (Instanting cattered anther90m)	Current berroutings	inferent on becomings
For the pair would like 31, 2018.			
Baltance as of April 1, 2017 Lowe strawsfir (in cash) / into (nit, account) during the year	892.61 708.00	3,0+1,0+ (162,90)	6.85 25.24
Loan repayments/internet payment during New year Other now cash changes	[487.20] (0.90)		p12.36 3.47
Relation as at little th 31, 2018	626-51	3,148.91	1.63

These are no non-cash changes on account of effect of changes in family, exchange meas and hit values.

(6) The clove Cash Plow Statement has been proposed in accordance with the "active" allotted" as set ech in the ind AS - 7 on "Cash Play Statements" specified under Section 133 of the Companies Act, 2013, as applicable.

(W) The above statement of each flows should be read in conjustion with the accompanying votes 1 in 40.

as perfour report of even data.

For Numbhalds & Co. LUP Crantesed Accountants Firm seglemeters for the constant with account

ALAA TO NEW DELLA

Partner Wembe nitip No. 4074716

Place: New Dedri Dele: Ney 29, 3019 For and on bahaif of the Beard of Directors of C. Bénerte Liveited

GANN rik,

Chailman Diff: 00007525

w New Dalla n

Rection Therma Company Secretary and Complement Officer #251 /A. No. C. A17700

Piece: New Defai Bala: May 29, 2019

Nikhi Na

Nichii Mahajan Executive Director and Group OED Examples Business Dire (00001-004

Na 4 The line

Chief Frenchet Officer

4. Educate Lipiped Stitument of changes in equity for the part mated light 11, 2019 Vill Unionia are in Expension, unless otherwise travel)

fel Equity share capital

1, 2016	Mence as of April 1, 2017	55.0114,1
Capital during Umiyoan	hunge in courty share capital during the year	145.0
	Tr Capital da	264016-1

(b) Odder equity

				Althread and the two	Althoughing the company of the company	1		
			Reserves 1	Reserves tood surplus			poline and	
	Retained on this	Searity prentum reserve	Share options datased by anount	General reserve	Deemed equity monthly then	Capital reserve	Remensionernent of	Here
Belance as at April 1, 2017	1975DOTE	24,454,64	144.22	14,40	M.M	020	and a	24 PVP 14
Puedit/(Joss) Sor University	CALL CALL							
Addition during the value		2					+	041.000
Share type along		100 100			10.24			01107
Gross concernition for the one					•			F1.16
Other comprehending transmission in the second second			8			•	•	*7
	2		*		•		N.C.	1001
Forest comprehending income for the year	(191-59)	W -0	8475	•	16.24		13.34	(136.10)
Balemore an at March 31, 2018	2,407.22	10,011.00	1947	04-40	FLAB	0.20	17.85	12 47. 40
Profit/(Dots) for the year	1988		-					
Addition during the year				100 Mar 100				
Dividend paid during the year					10.12	•	4	145.44
Group compensation for the year								E.a.
Catefor to sense i reveve				•		•	-	ज
Other comprehensive increase for the user			(340)					[136.67]
Total commedianting income for the unit							612	2.10
the second strategies includes the part of the	FLYDAL		104-1919	Galio	113		1.+0	211.56
Demance as an wardwig1, 2019	3,787.54	29,653.46	al X	20,19	10° 30	05.0		11 774 44

The britespeering motes 1 to 60 as fourged part of them through statements.

As per currents of even date.

TICES SYNTAY DOLON for North hold & Go. LLP Chartonics Accountants From registration vib. 10

240

Restoratify No. (070715 Partner Agament

Marce New DelM Delte: May 25, 2010

Per and an include of the Bound of Olivertonic of OL Educate Limited

Satya Narajtenser DIN- DOTOT

Company Securatory and Compliance Of

Macco Hew Collin Cotes Nay 29, 2019

ICS III. No.: A17700

Nahiti Manujan Leerutive Director and Group CEO Exterprise Busivers NICh I Mahay

ON CLAR 00033404

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Career Launcher Education infrastructure and Services Limited Balance Sheet as at March 31, 2019

(All amounts are Rupers in lats unless atherwise stated)

	Note	As at March 31, 2019	As at March 31, 2018
Assets		march 31, 2017	march 31, 2010
Non-current assets			
Property, plant and equipment	3	1.34	2.97
Other intangible assets	4	8.16	34,47
Investments in subsidiary and associates	5	8.132.71	7,984,18
Deterred tax essets (net)	6		21.64
Non-current (tax) assets (net)	7	244.48	231.17
Other non current assets		1.31	1.30
Total non-current assets		8,388.00	\$,275.73
Current assets			
Financial assets			
(i) Trade receivables	9	10.34	39.14
(ii) Cash and cash equivalents	10	1.53	18.64
Hill Curterit Financial Assess Lrien	11	1.623.26	1.841.52
(iv) Other Unappeal assets	12	355.68	347.49
Other current assets	13	0.52	0.07
Total current assets		1,991.33	2,246.86
Total assets		10,379.33	10,522.59
Equity and liabilities			
Lovity			
Equity share capital	14	944.76	944.76
Other equity	15	7.403.50	7,497.88
Total equity		8,348.26	8,442.64
Non-current liabilities			
Financial Habilities			
vill Borrowings	16		6.01
Provisions	17	0.13	0.10
dition non-correct tiabilities	18	0.13	0.01
Total non-current liabilities		0,13	6,12
Current liabilities			
Financial flabilities			
(i) Borrowings	19	1.798.35	1,607.15
(iii) Trade payables	20		
-total outstanding dues of Micro Enterprises and Small Enterprises		0.58	
 total outstanding dues of creditors other than micro onterprises and small enterprises 		119.11	108.56
(III) Wher financial liabilities	21	107.74	354.66
Other current habilities	22	5.16	3.45
Provisions	23		erte.
Total current liebilities		2,030,94	2,073,83
Total equity and Habilities		10,379.33	10,522.59
Summary of significant accounting policies	2		

The accompanying rates 1 to 44 form on integral part of these financial statements.

As per our report of even date.

Tur Haribhakti & Co. LLP **Cliartined Accountants** 18523W/ W100048 ICAJ Finis Registration No

4 x Raj Kumar Agarwai

Partner Avenuership No.: 074/15

Place: New Delhi Date: May 29, 2019 For and on behalf of Board of Directors of Career Launcher Education-Infrastructure and Services Limited

Satya Narayanan .R

Director

DIN: 00307326

haquague Sujit Bhattacharyya Director DIN: 00033613 OBJE 0 Gooal Bageria Cempany Secretary ICSI M. No: ACS38899

Place: New Delhi Date: May 29, 2019

Career Launcher Education Infrastructure and Services Limited Statement of Profit and Loss for the year ended March 31, 2019 (all amounts are Rupees in lacs unless otherwise stated)

	Note	Year ended	Year ended
income		March 31, 2019	March 31, 2018
Continuing operations			and a long
Other Income			
Total income	24	250.79	138.72
		250.79	138,72
Expenses			
Employee benefics expense	25	5.79	2.0
Finance costs	26	207,95	24.16
Decrectation and amortisation expense	27	27.94	219.26
Other expenses	28	81,83	
Total expenses		323.52	2.95
Loss from continuing another to the			219.34
Loss from continuing operations before tax. Tax expense:		(72.73)	(135.82)
Current lax		1.1.1.1	(133-82)
Deferred tax			
whence tax	6	21.64	13.16
Loss the the second sec		21.64	13,16
Loss for the year from continuing operations		(94.37)	(148,98)
Discontinued operations			(190,20)
Profit from discontinued operations			
Tax expenses of discontinued operations	38		12.81
Profit for the year from discontinued operations			14.01
right for the year right discontinued operations			12.81
Loss for the year			
and the second se		(94.37)	(136.17)
Other comprehensive income			
items that will not be reclassified to profit or loss			
 Remeasurement of post employment benefit obligations 			
- fricome tax related to above item		(0.01)	0.27
Other comprehensive income for the year (net of income tax)			
		(0.01)	0.27
Total comprehensive income for the year			
		(94.38)	(135.90)
Earnings per equity share (in ?)	29		
Face value per share ₹ 10 each (Previous year ₹ 10 each)	44.		
Earnings per share - continuing operations			
-Basic earning per share			
-Diluted earning per share		(1.00)	(1.58)
Earnings per share - discontinued operations		(1,00)	(1,58)
Basic parning per state			
Disted earning per share			0.14
Earnings per share - continuing & discontinued operations			0.14
-Basic earning per share		11.000	
-Dilubi d earning per share		(1.00)	(1.44)
the first of the second s		(1.00)	[1.44]
Summary of significant accounting policies	2		
The artistrony and the second se			

The accumpanying notes 1 to 44 form an integral part of the financial statements.

As per our report of even date.

For Haribhakti & Co, LLP Chartered Accountants ICAI Firm Rep 103523W/ W100048 istration No

Lily Raj Kumar Lot Wal Partner

Membership No.: 074715

Place: New Delhi Date: May 29, 2014 For and on behalf of Board of Directors of Career Launcher Education Infrastructure and Services Limited

hadimayuc

Company Secretary ICSI M. No: AC\$38899

Places New Delhi-

Date: May 29, 2019

Sujit Bhattachery Director DIN: 00033613

e cs 200 Sopal Bageria

15 Satya Narayanan .R

Director DIN: 00307326

132

Career Launcher Education Infrastructure and Services Limited Cash Flow Statement for the year ended March 31, 2019 (All chickness one Pupples in (o) 6 Unless otherwise stated)

	Year ended March 31, 2019	Year ended March 31, 2018
Cash flow from operating activities		1000 88
Net loss before tax from continuing fautiness	172.73)	(135,82)
Net profit before tax from discontinued trusiners		52,81
Adjustments for		
Depreciation and imprintation from coldinium operations	27.94	28 16
Depreciation and amartization from discontinued operations		4.78
Interest on borrowings	207.20	148.28
Other finance cost		18.12
Profig on sale of elsets		(76,80)
Other comprehensive income	-10.071	0.27
Finance income on financial guarantee payable		10.361
Previous for doubtful warm	75.00	
interest in one	114.52/	(26/971
Fragelands on pusses readinged written pace.	(3.23)	(14,38)
Provident writiger book	195,99	(18,97)
	96.14	58 11
Operating profit before working cepital changes	23,41	(64.91)
Movement in assets and liabilities, net		
adjustments for process processes in speciating assess		
Non-Current loans and edvences		78.75
Other non carrient awarts	170.041	
Trade receivables	96,55	559.00
Current Imancial inset Joans		7,821 07
Other current financial assets	(B.35)-	(1.48;944)
Dither current assess	10.441	+1.94
Adjustments for increase/(decrease) in operating (lawlittee		1.000
Non-cummer weekslons	0.03	13.721
Trade posibles	13,47	(15.85)
Other Current Hinanesai Hathilities	1.4. 4.41	61 44
Other current liabilities	1.89	(2091, 14)
Current provisions	the second se	(1), (2)
	85.14	3,964.57
Cash generated from operating activities	108,55	3,899.62
Levi, taxes paid, met of refund and interest thereon)	(13.31)	(215-6/1)
Net cash generated from operating activities	95.24	3,683.97
Cash flow from investing activities		4545275
uninstment in publishe	477489-2514	
Capital expenditure on property plant insi equipment		196 N.I.
Proceeds from sale of progenty, plant and equipment.		183-65
Louis given to related parties	10.603	
Juans realised from related parties	158_m	132.45
interest received		25/47
Net cash (used in) investing activities	9,55	(4,447.62)
		A Los and A Los
X7 1953		CONTINUED DI JUNE INGL

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Continued form previous page

Year ended March 31, 2019	Year ended March 31, 2018
	10 million and 10 mil
140,20	1,544.24
(104,57)	(632.95)
(129.56)	1.2
	(148,28)
(27.97)	
(121.90)	763.01
(17.12)	(0,64)
18.64	19.28
1.52	18.64
1,53	18.63
	0.01
1.53	18.64
	March 31, 2019 140,20 (104,57) (129,56) (27.97) (121.90) (17,12) 18.64 1.52

1). Reconciliation between the opening and closing balances in the balance sheet for Itabilities and financial astets arising from financing activities.

Particulars	For the year ended March 31, 2018	For the year ended March 31, 2019
Borrowings-		
Balance as at Beginning of Year	788.28	1,717.68
Cash Flows	911.29	(93.95)
Other non zash- charges	18.11	160.56
Balance as at Year Ended	1,717,68	1,804.31

in The notes referred above form an integral part of the financial statements.

iv. The cash flow statement has been prepared under the indirect method as set out in Ind AS 7 Cash Flow Statements.

As per pur report of even date

For Harlishakti & Co, LLP Chartered Accountants ICAI Firm Registration Mp.: 103523W/ W100048

Ral Kumar A

Partner Membership No.: 074715

Place: New Dethi Date: May 29, 2019 For and on behalf of Board of Directors of Career Launcher Education infrastructure and Services Limited

matrianua Sujit Bhattechary Director DIN: 00033643 Cober Dagerla Stretary Secretary ICSI M. No: AC538899 Place: New Delhi Date: May 29, 2019

1 .

Satya Narayanan .R Director DIN: 00307326

Career Launcher Education Infrastructure and Services Limited Statement of changes in equity for the year ended March 31, 2019 (All amounts are Rupees in lacs unless otherwise stated)

A Equity share capital

Balance as at April 1, 2017	944.76
Changes in equity share capital during the year 2017-18	-
Balance as at March 11, 2018	944.76
Changes in equity share capital during the year 2018-19	
Balance as at March 31, 2019	944,76

8. Other equity

For the year ended March 31, 2019

Particulars		Remeasurement	Total		
	Security premium reserve	Deemed equity	Retained Earnings	of defined benefit plans	, or all
Balance as at April 1, 2017	6,775.85	4.76	853.13	0.04	7,633.78
Financial guarantee issued during the year		-		0.04	7,035.70
Profit for the year		~	(136.17)		(136.17
Other comprehensive Income			in a sector of	0.27	
Total Comprehensive Income			(136,17)		0.27
Balance as at March 31, 2018	6,775.85	4.76	716.96	0.27	(135.90)
Financial guarantee issued during the year		2014	710.70		7,497.88
Profit for the year			10.4.97		
Other comprehensive Income			(94.37)		(94.37)
Total Comprehensive Income				(0.01)	(0.01)
			(94.37)	(0.01)	(94.38)
Balance as at March 31, 2019	6,775.85	4.76	622.59	0.30	7,403.50

As per our report of even date.

For Haribhakti & Co. LLP Chartered Accountants ICAI Firm Registration (40.) 03-23W/ W100048

Raj Kumar Aga Partner

Membership No.: 074715

Flace: New Deihi Date: May 29, 2019 For and on behalf of Board of Directors of Career Launcher Education Infrastructure and Services Limited

hatranyc Sujit Bhattacharyya Director DIN: 00033613 è ocig Gogal Bageria Company Secretary CSI M. No: AC538899

Place: New Delhi Date: May 29, 2019

Satya Narayanan .R Director DIN: 00307326

CL Mindia Private Limited Balance Sheet as at March 31, 2019

(All amounts are Ropers in locs unless atterwise stated)

		A3 #1	As #1
	Note	March 31, 2019	March 31, 2018
Assets			
Non-current assets			
Pruserty, Flant and Edularian	1	76.34	15.45
Other Intangible Assets		75.41	唐2-14
int-angobie assets under development.			17.50
Dalfornish (las issets (not))		607.44	571.70
Mon-rument (tax) essets (net)	-6	20,38	120 38
Other non Corrent assets	1.1		0.09
Total non current assets		829.57	804.76
Current assets			
minimition@s		78.02	36.61
kimancial assets			
(iii 3 raski: receivables	Ŷ	6.584.58	5 877 95
(ii) Eash and cash inguivalents	10	54.59	28 72
(III) dans bilances other than (II) above			
(IV) Loans	11	T.70	
IVI Other financial assets	12	20.15	34.45
Other content assets	17	+1,61	38.57
Texas current assets		6,750.69	6,035.82
Total		7,590.26	6,842.58
Equity and liabilities			
Equity			
Emity there capital	14	1.00	1.00
Other vauity	15	5,371,16	4,593.57
and see a		5,372.16	4,594.57
Non-current Habilities			
Financial Habilitary			
dia Somowings	16		8.08
Périvisiting	17	61.74	45.01
		51.74	56.09
Current Jubilities.			
Emulicial Explanation			
(i) Borrowings	18		45.07
(II) Tridde bayables	19		
- to micro enterprises and small enterprises (Refer note v)		81.29	
to other than mintel enterprises and small enterprises		1.515.49	1,774.78
rins other financial liabilities	7.0	100.65	109,12
Of the current isocialities	71	01.54	56.60
Priversians	TD.	11 SM	15.75
Company tax limbulities (met)	21	374.40	205.60
Total current liabilities		2,156.36	2,191,92
Total Habilities		2,218.10	2.248.01
and have a			
Total equity and liabilities		7,590.26	6,842.58
Summary of significant accounting policies	2		

The accompanying notes 1 to 47 form an integral part of these financial statements

As per our report of even date.

For Hanbhakti & Co. LLP Chartered Accountants Firm registration No. 103523W/W100048

KLU

Rai Kumar Agarwal Puntner Wembership No :034715

Place: Now Delhi Date: Way 79, 7019 For and on behalf of the Board of Directors of CL Media Private Limited

Satya Narayanan .R Director DIN 00107326

Place: New Delhi

Date: May 29, 2019

NichelMa 2

Nikhil Mahajan Director Diri: 00033404

Place: New Delhi Date: May 29, 2019

W

(L. Hedia Private Lumited

Statement of Profit and Loss for the year ended March 31, 2019

All amounts are Ruppen in Isti luntess otherwise stateal

	Note	Year ended	Year ended
Revenue		March 31, 2019	March J1, 2018
Revenue from operations			
	24	4,546.97	4.033.23
Other income	25	50.89	50.84
Total revenue (I)		4,597.86	4,084,07
Expenses			
-Cristi of materials consumed	28	1.172.61	1.138.67
Changes in inventory of hirished goods and work-m-progress	37.	(6.±Z)	72.48
Cincipative benefit expension	76	691.58	749.30
minte casts	15	13.18	47.71
DebtHitation and amortisation expenses	30	27.93	14.63
Other expenses	38	1,583.35	1.730.74
Total expenses (II)		3,482.23	3,263,73
Profit before tax (I)-(II)		1,115.63	820.34
Loss. Tax importe for the year			
Current tax		\$73.72	248.14
Omerred tax	- 10	(36.10)	132.02
		137.62	216.32
Profit after tax		778,01	504.02
Other comprehensive income			
norms that will not be reclassified Subsequently to statement of profit or loss			
Remeasurement of post employment benefit obligations		(0.52)	3.47
income tax related to above item		0.14	(0.97)
Other comprehensive income for the year (net of income tax)		(0.38)	2.50
Total comprehensive income for the year			
Construction of the state of the state		777.63	606.53
Earnings per equity share (in Rs.):			
Nominal value of Rs. 10 each (Previous year Rs. 10 each)			
Husic & Diluted Parning per share	10	7,780.13	6.040,23
Summary of significant accounting policies	2		

The accompanying notes 1 to 47 form an integral part of these financial statements.

As per our report of even date

For Haribhakti & Co, LLP Churtered Accountance Film registration No. 103523W/W100048

×

Rai Kumar Agarwal Fartner Membership No. (074715

Plane: New Delhi Date: May 29, 2019 Fit and on behalf of the Board of Directors of CL Media Private Limited

Satya Natayanan .R

Director DIN: 00307326

Place: New Delhi Date: May 29, 2019

R NichilM

Nikhil Mahajan Director DIN: 00033404

Place: New Delhi Date: May 29, 2019

CL Media Private Limited Cash Flow Statement for the year ended March 31, 2019 (21) timounis bre Rubers in (bcs-unless of/www.se-stated)

1.24) Omounds are Rupers in locs unless otherwise stands			
		Year ended March 31, 2019	Year ended March 31, 2018
4. Cash flow from operating activities			
weit profit before tax		1515.63	820.34
Adjustments far			
Depreciation and amorbsation		27.93	24.61
ised debts written off		104.80	76.67
Finance doit lexcluding interest on delayed payment of socorse tax)		9.85	42.25
Amorthation of loan processing fee			1.62
internation delayed payment of income (as and statutory dues		3.93	1.64
axbilities no longer required written back		(23.30)	(7.64)
interest micone		13.001	(1.95)
Provision for expected credit lass.		38.20	124 31
Other comprehensive income		(0.52)	3.47
Operating profit before working capital changes		1,273.12	1,087.73
Adjustments for (increase) / decrease in operating assets:			
Non-current financial asset-loans		and the second second	0.25
wentbries		(41,37)	79.04
Trade receivables		(847,63)	(314.01)
Current financial asset-loans		(1,70)	0,70
Cimer nument financial assets		14,00	(24,74)
Other Current, Asketa		+5.71	8.70
Adjustments for increase / idecreases in operating liabilities.			
Non-current provision		13.73	5.84
Trade payables		(154.71)	190.99
Other Lurrent financial Liabilities		32.79	(16.39)
Other current Habitities		76.94	36.72
Current provisions		0.24	0.09
Cash generated frum operations		410.12	1,058.12
Taxes and interest thereon paid		(258.45)	(300.55)
Net cash used in operating activities	(A).	151.67	757.57
8. Cash flow from investing activities:			
Litpital expenditure on fixed assets (including capital work in progress)		(14.77)	(18.4.3)
Interiest income received		1.00	-h 196
Investment made in fixed deposits		4240.001	
Proceeds from maturity of fixed deposits		240.00	
Net cash used in investing activities	101	(11.77)	(16.67)
L		Continued on	nest page



CI Media Private Limited

Cash Flow Statement for the year ended March 31, 2019

(All announds are Ruppers in lack unless otherwise stated)

Continued from previous page

C. Cash Flow from financing activities:

Cash nin Nang			0.15
		64.59	28.59
UN LIFTUR ACCOUNTS		44.00	10.00
salances with banks			
Notes -			
and the second particular as send of the year		64,59	28.72
		-	
a.id-		64,59	28.72
Cost on the			0.13
		64.39	28.59
the set of			
York and link along share second			
rAt end of the year		64,59	28,73
		28.72	/0.70
			110010
Net (decrease)/increase in cash and cash equivalents	(A+8+C)	35.87	(41,98
	(iei	(104.03)	(782.88
	151		138.20
			1554 81
			189.87
	Cash and cash equivalents. -At beginning of the veer Add: Deposits with maturity less than 3 months from balance sheet date -At end of the year Cash and cash equivalents comprise Isilances with banks: Ini current accouncy Cash an hand Add: Fixed deposits shown under other Cash and bank balances. Deposits with original maturity for more than 3 months but less than 12 months from to Total cash and bank balances at end of the year Notes : Components of cash and cash equivalents (Refer note 10)	Add: Add: Add:	Activitienent. Lis short-lienin bornowings frum reveated party (#7, ##" Interiest: and other bornowings colls paid (#1, 72) Net cash (used insigenerated from filmencing activities (C) Net idecrease/Filecrease (C) Actessiming of the year 35,87 -Act beginning of the year 36,72 -Act end of the year 36,59 Cash and cash equivalents, comprise 36,59 Cash and cash equivalents comprise 64,59 Cash and cash equivalents other Cash and bank balances 64,59 Cash and bank balances at end of the year 64,59 Add: 64,59 Fined deposits which original muturity for more than 3 months but less than 12 months from the 1 Total cash and bank balances at end of the year 64,59 Add: 64,59 Fined deposits which original muturity for more than 3 months but less than 12 months from the 1 Total cash and bank balances at end of the year 64,59

II. Reconciliation between the opening and closing balances in the balance sheet for liabilities and financial assets arising from financing activities.

Particulars	March 31, 2018	Cash flows	Non cash changes- Fair value changes	March 31, 2019
Short-Lerm borrowings	45.07	(45.07)		
Long term borrowings	55.82	(47.24)		8.58
Particulars	March 31, 2017	Cash flows	Non cash changes	March 31, 2018

III. This sish fluw statement has been prepared under the indirect method as set out in ind AS 7 Cash Flow Statements.

W. Notes to the Financials Statements form an integral part of the Cish Flow Statement.

v. Fursuant to the requirements of Section 135 of the Act, the Company has incurred Rs. 38.26 lacs amount on CSR activities during the year ended March 31, 2019.

M per our report of even date.

Shurt serm borrowings

Long term borrowings

-D

For Haribhakti & Co. LLP

Chartered Accountients IEALFirm Registration No. 103523W 3 W100048

Raj Kumar Agarwal Pariser Membershui No : 074715

Place: New Drife Date 1 May 29, 2019 For and on behall of the Board of Directors of CL Media Private Limited

599.88

144.07

Satya Narayanan .R Director DIN: 00307126

Place: New Delin Date : May 29, 2019

NI Nikhii Mahajan

Director DIN: 00033404

changes

1.62

45.07

55.82

(554.81)

(89.87)

Place: New Dethi Date - Way 29, 2019

CL Media Private Limited

Statement of changes in equity for the year ended March 31, 2019 (All amounts one Rupres in lass unless otherwise stored)

A Equity Share cepital

1.00
1.00
1.00

6 Other Equity

Particulars	Attributable to owners of the company					
	Reserves	& Surpius	Remeasurement of	Total attributable to to		
	General reserve	Retained Earnings	defined benefit plans	owners of the company		
Belance as at April 1, 2017		3,984.24	2.81	1,987.05		
Profit for the year		604.0Z		604.02		
Other comprehensive income	-		2.50			
Total Comprehensive Income		604.02	2.50			
Balance as at March 31, 2018		4,588.26	3.31	4,593.57		
Frolis for the year		177.91		777.97		
Other compretensive income			(0.38)	(0.38)		
Total Comprehensive Income		777.97	(0.38)	777.59		
Balance as at March 31, 2019		5,366.24	4.92	3,371.16		

For Haribhakti & Co. LLP Chartered Accountants Firm registration No. 103523W/W100048

ĸ Raj Kumar Aga

Partner Memisership No.:074715

Place: New Dethi Date: May 29, 2019



For and on behalf of the Board of Directors of CL Media Private Limited

Satya Narayanan .R Director DIN: 00307326 Nikhil Mahajan Director DIN: 00033404

Place: New Delhi Date: May 29, 2019 Place: New Delhi Date: May 29, 2019

N.

Accendere Knowledge Management Services Private Limited

Balance Sheet as at March 31, 2019

(All amounts are rupees in lacs, unless otherwise stated)

Particulars	Notes	As at	As at
		March 31, 2019	March 31, 2018
ASSETS			
Non-current assets			
Property, plant and equipment	2		
Other intangible assets	3	7.32	14.66
Defenied tax assets (not)	4	9.19	13 29
Non-Eurient tax assess	9	19.44	13.90
		35.95	41.85
Current assets			
Emanicial assets			
III Trade receivables	£,	191.30	178 14
Cash and cash equivalents	7	0.36	0 28
1011 LGARS	8	2.79	1.99
Other current assets	9	7.86	5.46
Total		202.31	186.87
		238,26	228.72
EQUITY AND LIABILITIES			
Shareholders' funds			
Equity share capital	112	1.20	1.20
Differ equity	11	17.09	(53.12)
		18.29	(\$1.92)
Non-current liabilities		and the second sec	
Provisions	12	6.27	4,71
		6.27	4.71
Current liabilities			
Emantual habilitios			
(i) Sotrowings	13	109.55	96.53
(c) Trade payables	14		
- dues to micro, and small enterprises			
- dues to other than micro and small enterprises.		60.29	151.13
(iii) Other financial habilities	15	23.01	14.52
Other current liabilities	16	7.52	11.55
Provisions	17	0.05	0.03
Correct tax labilities	18	13.28	2.17
		213.70	275.93
Total		238.26	228.72

Summary of significant accounting policies Т The accompanying notes are an integral part of the financial statements. As per par report of even date.

Acco

FOI NKSC & Co.

Charlefed Accountants Firm Registration Number 02

Naresh Sharma * Chane * DEL

Partiver Membership No. 08912

Place: New Dethi Date: May 29, 2019 For and on behalf of Board of Directors of Accendere Knowledge Management Services Private Limited

Nikhil Mahajan

Director DIN: 00033404

Place: New Delhi Date: May 29, 2019 hagenayyo

Sujit Bhattacharyya Director DIN: 00033613

Place: New Delhi Date: May 29, 2019

Accendere Knowledge Management Services Private Limited

Statement of Profit and Loss for the year ended March 31, 2019.

(All amounts are nuoves in tack unless affectives stated)

Notes	For the year ended	For the year ended March 31, 2018
	March 31, 2013	march 31, core
19	382.38	277 60
20	0.01	0.21
	382.39	277.81
21	192.98	151.41
22	18.05	12.06
23	7.33	7,84
24	75.44	71.93
	285.82	243.24
	\$3.57	34.57
	22.52	7.73
		4.86
10		(13,80)
	23.80	(1.21)
	69.77	35.78
		2.44
		(0.63)
	0.44	1.81
	70.21	37.59
		222.00
25	581.45	298.08
	19 20 21 22 23 24	March 31, 2019 19 302.38 20 0.01 382.39 382.39 21 (92.98 22 1505 23 7.5.44 285.82 93.57 22.52 1 12 25.52 13 24 25.52 1 14 128 23.57 22.52 14 128 23.60 69.77 0.59 16.151 0.44 70.21

The accompanying notes are an integral part of the financial statements

As per an unward of even mater

For NKSC & Co. Chartwood Accountants

Figm Risgingregion Number 0200 1 1 Naresh Sharma FI Account Partner Memorrante No. 089125

Place New Order Date May 29, 2019 For and on behall of Board of Directors of Accendere Knowledge Management Services Private Limited

Nikhil Mahajan Director Dife: 00033404

Place: New Delh Date: May 29, 2019

magua 40

Sujit Bhattacharyya Director DIN: 00033613

Place: New Delhi Date: May 29, 2019

Accendere Knowledge Management Services Private Limited Cash Flow Statement for the year ended March 31, 2019

in atheness stated

For the year ended March 31, 2019	For the year ended
March 31, 2019	March 21 2010
	March 31, 2018
93.57	34.54
	7.84
7.55	1.12
	4.09
1.00	11.57
12.86	11.37
	0.49
	2.44
	62.09
114.41	62.97
12.16	(16.21)
	(1 70)
10100	1.551
(1.39)	(1.33)
	1.26
17777	(36.49)
	1000
	(423)
	20.64
14.25	20.64
(14.12)	(5.55)
0.11	15.09
	9357 735 1286 0 19 0.44 114.41 (13.16) (0.81) (1.39) 1.56 (90.84) 8.49 (4.04) 0.01 14.23 (14.12) 0.11

Continued to next pag

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Accendere Knowledge Management Services Private Limited

Cash Flow Statement for the year ended March 31, 2019

An amount are supper in lacs when propaging states				
		For the year ended March 31, 2019	For the year ended March 31, 2018	
Carsu	nued from next page			
C Cash Fi	ow from financing activities:			
Invalide	cost paul	(13.05)	(12.07)	
Члраут	ion of short-term barrowings	(m)	(155,16).	
Short 18	em bornowings (aken	13.02	151.59	
Net cas	h flow used in financing activities	(0.03)	(15.64)	
Net inc	rease/(decrease) in cash and cash equivalents (A+B+C)	0.08	(0.53)	
Cash ar	id cash equivalents (Refer note 7)			
at beg	mining of the year	0.28	0.81	
ationd	of the year	0.36	0.28	

Foot notes

Reconciliation between the opening and closing balances in the balance sheet for liabilities and financial assets arising from financing activities

Particulars	March 31. 2018	Cash flows	Non cash changes- Fair value changes	
Short term borrowings	96.53	13 02		S

In The Each flow statement has been prepared under the indirect method as set out in Ind AS 7 Cash Flow Statements. In Notes to the Financials Statements are integral part of the Cash Flow Statement.

As per our report of even date.

INKSC & Co. С Chartered Acco Naresh S Partnel Membership No. DOM HO

Place New Delh-Date May 29, 2019 For and on behalf of the Board of Directors of

Accendere Knowledge Management Services Private Limited

Nikhil Mahajan Director DIN: 00033404

naguayye

Sujit Bhattacharyya Director DrN: 00033613

Place New Delhi Date: May 29 2019

Place: New Dehi Date: May 29, 2019

Accendere Knowledge Management Services Private Limited Statement of changes in equity for the year ended March 31, 2019

All amounts are rupees in lacs, unless otherwise stated!

A. Equity Share Capital

Particulars	Amount	
Balance as at April 1, 2017		1.20
Change in equity share capital during the year		
Balance as at April 1, 2018		1.20
Change in equity share capital during 2018-19		-
Balance as at March 31, 2019		1.20

B. Other Equity

articulars		Attributable to own	ners of the Company			
	Reserves	& Surplus	Remeasurement of	Total attributable		
	General reserve	Retained Earnings	defined benefit plans	to to owners of the company		
Balance as at April 1, 2017		(90.71)		(90.71)		
Profit for the year		35 78		35.78		
Other comprehensive Income			1.81	1.81		
Balance as at April 1, 2018		(54.93)	1.81	(53.12)		
Profit for the year		69.77		69.77		
Other comprehensive Income			0.44	0.44		
Balance as at March 31, 2019		14.84	2.25	17.09		

For NKSC & Co.

Chartered Accountants

Naresh Sharma Partner

Membership No.: 089123

Place: New Delhi Date: May 29, 2019 For and on behalf of Board of Directors of

Accendere Knowledge Management Services Private Limited

Nikhil Mahajan

Director DIN: 00033404

Place: New Delhi Date: May 29, 2019

haguagyo

Sujit Bhattacharyya Director DIN: 00033613

Place: New Delhi Date: May 29, 2019

ANNEXURE 18

G.K Publications Private Limited Balance Sneet as at March 31, 2019

rall amounts are Rupers in (ars unless atherwise stated)

	Note	As at	As at
		March 31, 2019	March 31, 2018
Assets			
Non-current assets			
Property, plant and equipment			
Otner imangible assets	E	5.44	5.24
Deferred tax assets (net)			
Non-corrent (Lax) assets (net)	9	235.14	186,90
Total non-current assets	4	11.99	10.94
Current assets		252.57	204.08
ID IOD TOTIES			
Emancial Assets	7	¥71.85	342,60
10 Trade receivables			
(iii) Cash and cash equivalents-	8	2.723.23	2,505.48
(iii) Bank balances other than (iii above	3	47 99	13.39
(W) Looris	10	150,00	150.00
101 Other financial assets		2.97	4.46
Other current assets	2	7.86	0.16
Total current assets	11	7,91	6.38
Total assets		3,913.81	3,542.47
		4,166.38	3,746.55
Equity and Ilabilities			
Equity			
Equity share capital	14	19.00	19.00
Other equaty	15	-(510.40)	(304.02)
Total equity		(491.40)	(285.02)
Liabilities			
Non-current liabilities			
Provisions	16	9,94	9.78
Total non-current liabilities		9.94	9.78
Current liabilities			
Financial habitues			
(i) Borrowings	17	436.35	447.21
(iii) Trade payables	18	450.15	447.21
- dues to micro- and small enterprises		2.10	
- dues to other than micro and small enterprises		3,994,94	3,521.09
(iii) Other financial liabilities	19	27.43	25,99
Other current habilities	20	177.46	2.45
Provisions	21	0.17	15.66
Current tax liabilities (net)	72	9.39	9,39
Total current liabilities		4.647.84	4,021.79
Total liabilities		4,657.78	4,031.57
		4991110	5,941.37
Total equity and liabilities		4,166.38	3,746.55

Summary of significant accounting policies

The accompanying notes 1 to 46 form an integral part of these financial statements.

As per our report of even date.

For Haribhakti & Co. LLP

Charlered Accountants Firm registre in N 23W/W100048 Ly

at many 1 with

Raj Kumar Agazwei Partner Nembership No.:074715

Place: New Delhi Date: May 29, 2019 Z

For and on behalf of the Board of Directors of G.K. Publications Private Limited

Satya Narayanan .R

Director DIN: 00307326

Place: New Delhi Date: May 29, 2019

Nikhil Mahajan Director DIN: 00033404

Place: New Delhi Date: Nay 29, 2019

G.K Publications Private Limited

Statement of Profit and Loss for the year ended March 31, 2019

(All amounts are Rupees in lacs unless otherwise stated)

	Note	Year erided March 31, 2019	Year ended March 31, 2018
Revenue		Marsh 31, 2019	March 31, 2016
Revenue from operations	23	1,453.59	1,838.78
Other Income	24	34.55	45,34
Total income (I)		1,488,14	1,884,12
Expenses			
Purchasei of stock-in-trade	25	1,270.28	5,471,77.
Changes in inventories of stock-in-trade	26	(103.25)	(49.31)
Employee benefit expense	27	184.79	195.73
Finance cósta	28	65.79	68.19
Depreciation and amortisation expense	29	1.57	1.78
Other expenses	30	325.00	350,85
Total expenses (II)		1,744,18	2,039.01
Loss before tax (I-II)		(256.04)	(154.89)
Tax expense/(benefit)			
Currient tak			
Deterried tax	67	(48.60)	(21.75)
Total tax expense		(48,50)	(21,75)
(Loss) for the year after tax (A)		(207.44)	(133,14)
Other comprehensive income			
Items that will not be reclassified to profit or loss			
Remeasurement of defined benefit plans		1.43	1.61
income tax relating to these items		(0.37)	(0.42)
Total other comprehensive income for the year after tax (8)		1,06	1.19
Total comprehensive income (A+B)		(206.38)	(131.94)
Earnings per equity share (par value of Rs 10 per share)	31		
Basic & Diluted (Rs.)		(109.18)	(70.07)
Summary of significant accounting policies	z		

The accompanying notes 1 to 46 form an integral part of these financial statements.

As per our report of even date.

For Haribhakti & Co. LLP Chartered Accountants Firm registration for 193738W/W100048

Raj Kumar Aga Partner

Membership No.:074719

Place: New Delhi Date: May 29, 2019 For and on behalf of the Board of Directors of G.K. Publications Private Limited

Satya Narayanan .R Director DIN: 00307326

Place: New Delhi Date: May 29, 2019

NU

Nikhil Mahajan Director DiN: 00033404

Place: New Delhi Date: May 29, 2019 G.K Publications Private Limited

Cash Flow Statement for the year ended March 31, 2019

(All amounts are Rupees in lacs unless otherwise stated)

	Year ended March 31, 2019	Year ended March 31, 2018
A Cash flow from operating activities	March 31, 2013	march 31, 2016
Net lots before tax	(256.04)	(154,89
Adjustments for	12,90,041	1154.59
Depreciation and amortization expense	1.57	1.78
Finance costs lexcluding interest on delayed payment of	65.75	58.17
income tay and statutory liabilities)	63.71	00.17
Interest on delayed payment of income tax and statutory liabilities	0.07	0.02
Intellest, income	(10.76)	(9.63)
Bad debts written all	1.04	5.22
Provision for doubtful debts	1.54	5.58
Provision for expected credit loss	149.76	83.93
Provision for sales return	147.74	30.47
Liabilities no longer required, written back	(23.79)	(8.51)
Other comprehensive income	1.43	1.61
Interesc income from financial assets measured at amortised con-		Q. #3
Operating profit before working capital changes	(70.99)	24.16
Adjustments for (increase)/decrease in operating assets:		
Non-Current, loans and advances		2.64
Inventories	(129.26)	(53.61)
Trade receivables	(368,55)	(631.71)
Current financial asset-loans	1.50	(1,46)
Other current assets	(1.53)	13.121
Adjustments for (decrease)/increase in operating liabilities:		
Non-ourrent provisions	0.12	0.79
Trade payables	499.64	724.02
Other current financial liabilities	7.44	(4.05)
Other current liabilities	175.01	(38.50)
Current provisions	(15.48)	(7.00)
Cash generated from operations	92.00	12.18
Taxes paid	(1.04)	(2.68)
Net cash generated from operating activities	90.96	9.50

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G.K. Publications Private Limited Cash Flow Statement for the year ended March 31, 2019 (All amounts are Rupees in lacs unless otherwise stated) B Cash flow from investing activities: Lapital expenditure on fixed assets 10.787 10.251 Interest received 1.06 10,16 Net cash flow generated from Investing activities 0.28 0.91 C. Cash Flow from financing activities: Finance cost paid 118.241 68.191 Proceeds of short-term borrowings 49.85 Repayment of short-term borrowings (Refer note m) 158,401 Net cash flow used in financing activities. (76.64) (18.33) Not increase/(decrease) in cash and cash equivalents (A+B+C) 14.60 1.08 Cash and cash equivalents et beginning of the year 11.79 32,31 all end of the year 47.99 33.39 Notes :

Components of cash and cash equivalents (Refer hote 9) Balances with banks of current accounts

47,99 33,39 47,99 33,39

II. Reconciliation between the opening and closing balances in the balance sheet for irabilities and financial assets arising from financing activities-

Particulars	April 01, 2018	Cash flows	Non cash changes	March 31, 2019
Short-term borrawings	447.21	(58.40)	47.55	436.35
Particulars	April 01, 2017	Cash flows	Non cash changes	March 31, 2018

iii. Cash and cash equivalents includes bank overdraft that are repayable on demand and form an integral part of Company's cash management.

w. The cash flow statement has been prepared under the indirect method as set out in ind AS 7 Eash Flow Statements.

v. Notes to the Financials Statements form an integral part of the Cash Flow Statement.

vi. Pursuant to requirements of Section 135 of the Act, the Company has incured NiL amount on CSR activities during the year.

As per our report of even date.

For Haribhakti & Co. LLP Chartered Accounta ICAI Firm Registr 23W7W100048 ĸ Raj Kumar Agarwal

Partnet Membership No.: 074715

Place: New Deihi Date: Ney 29, 7019 For and on behalf of the Board of Directors of G.K. Publications Private Limited

Satya Narayanan .R Director DIN: 00307326

Place: New Delhi Date: May 29, 2019

Nikhil Mahajan Director DIN: 00033404

Place: New Delhi Date: May 29, 2019

149

G.K. Publications Private Limited

Statement of changes in equity for the year ended March 31, 2019

All amounts are Rupers in locs unless atherwise stated.

A. Equity share capital

Balance as at April 01, 2017	19.00
Changes in equity share capital during the year 2017-18	
Balance as as March 31, 2018	19.00
Changes in equity share capital during the year 2018-19	
Balance as at March 31, 2019	19.00

B. Other equity

For the year ended March 31, 2019

Particulars	Reserves	Reserves & surplus		
	General reserve	Retained Earnings	of defined benefit plans	
Balance as at April 1, 2017		(171.96)	(0,11)	(172.07
Loss for the year		(133.14)	-	(133.14)
Other comprehensive income		· · · ·	1,19	1.19
Total comprehensive income	-	(133.14)	1,19	(131.94)
Balance as at March 31, 2018	-	(305.10)	1.08	(304.02)
Balance as at April 01, 2018		(305.10)	1.08	(304.02)
Loss for the year		(207.44)		(207.44)
Other comprehensive income			1.06	1.06
Total comprehensive income		(207.44)	1.06	(206.38)
Balance as at March 31, 2019		(512.54)	2,14	(510.40)

As per our report of even date.

For Haribhakti & Co. LLP Charlered Accountants

ICAL Firm Registration Nor 103523W/W100048

Raj Kumat Agarwat

Membership No.: 074715

Place: New Deihi Date: May 29, 2019 For and on behalf of the Board of Directors of G.K. Publications Private Limited

Satya Narayanan .R

Satya Narayanan .R Director DIN: 00307326

Place: New Delhi Date: May 29, 2019

Nikhil Mahajan

Director Din: 00033404

Place: New Deihi Date: May 29, 2019

P

Kestone Integrated Marketing Services Private Limited Balance Sheet as at March 31, 2019 (All amounts are Ruppes in lacs, unless otherwise stated).

		As at	As at
	Notes	March 31, 2019	March 31, 2018
Assets.			
Non-current assets			
Property, plant and equipment	3	263,09	319.33
Intangible assess	-	46.97	1.25
investments in subsidiary	8	255.07	255,07
Financial assets			
(II) Loans	6	59.59	52.44
(ii) Other Financial Assets	2	175.00	
Oeferred tax asset (net)	8	80.94	101.24
Non-current tax asset (net.)	9	1,512,73	856.86
Other non-current assets	10	8.96	16.60
Total non-current assets		2,402.35	1,602.79
Current assets			
Financial assets			
(i) Trade niceivables	11	4,120.61	2,863,92
(%) Eash and cash equivalents	12	79.44	21.01
(III) Bank balances other than (II) above	13	799.65	
IVI Loths	14		291.93
(v) Other financial assets	15	319.52	369.84
Other surrent assets	15	827.29	1,309.86
Total current assets	10	368.24	772.28
inder Carlant attact		6,514.75	5,628,84
Total assets	-	8,917.10	7,231.63
Equity and Liabilities			
Equity			
Equity sture capital	17	100.00	
Other equity	18	10000	100.00
Total equity	19 _	3,471.93	3,179.21
- the effects	_	3,571,93	3,379.21
Liabilities			
Non-current flabilities			
Financial liabilities			
(I) Borrowings	19	525.87	17.13
Provisions	20	138.81	107.28
Other non-current liabilities	21	17.55	12.38
Total non-current liabilities	-	682,23	136.79
Current liabilities			
Vinancial Rabilities			
(1) Borrowings	22	1,393.25	1.045.14
(ii) Trade payables	23	1,393.23	1.045.14
dues of micro and unail enterprises	15		¥
dues of other than micro and small enterprises		2,113.58	1.996.21
(III) Other financial liabilities	24	606-52	347.98
Other current liabilities	25	548.05	425.62
Provisions	26	1.54	0.68
Total Current liabilities		4,662.94	3,815.63
Total liabilities		5,345.17	3,952.42
Total equity and liabilities	-	8,917,10	7,231.63
	-		0.000

Significant accounting policies

The accompanying notes 1 to 45 are an integral part of these financial statements.

n.

As per our report of even date For Haribhakti & Co. LLP Chartered Accountants Firm Registration No 107 TW/W100048

161 Ktu Raj Kumer Agarwal EW DELH

Partner Membership No.:074715

Place: New Delhi Date: May 29, 2019 For and on behalf of the Board of Directors of Kestone Integrated Marketing Services Private Limited

1. 60 Satya Narayanan .R

2

Director DIN: 00107324

Place: New Delhi Date: May 29, 2019

Heldert Nikhil Hahajan

Director DIN: 00033404

Place: New Delhi Date: May 29, 2019



Kestone integrated Marketing Services Private Limited Statement of profit and loss for the year ended March 31, 2019 (All dmounts are Rupers in locs, unless otherwise-stated)

	Notes	Year ended March 31, 2019	Year ended March 31, 2018
Income			
Revenue from operations	27	11,976,17	9.503.19
Other income	28	149.63	312.29
Total income		12,125.80	9,815.48
Expenses			
Employee benefit expense	29	2,262,37	2,049.76
Finance costs	30	160.06	102.05
Depreciation and amortisation expense	31	91,14	128.30
Other expenses	32	9,207,38	7,029.69
Total Expenses		11,720,95	9,309,80
Profit/ (loss) before exceptional items and tax.	1.0	404.85	505.68
Tax expense:			
Current Las		108.62	202.67
Tax adjustment for earlier years			20.05
Deferred tax	34	16.20	(49.95)
Profit for the year (A)	1	280.63	332.91
Other comprehensive income			
items that will not be reclassified to profit and loss			
Remeasurement of defined twentit plans		14.73	12.17
income tax relating to these items		(4.10)	(4.06)
Total other comprehensive income for the year (8)		10,63	8.11
Total comprehensive income for the year (A + B)	12	291.26	341.02
Earnings per equity share	33		
Basic earnings per share		28.06	33.29
Diluted earnings per share		28.05	33.29
and a second			

Significant accounting policies 2 The accompanying notes 1 to 46 are an integral part of these financial statements.

As per our report of even date For Haribhakti & Co, LLP Chartered Accountants Fore Residuation 1014/0004

Firm Registration No. 103926W/W100048 Raj Kumat Rearkal Partner Membership No.:074215

EW DOLH

Place: New Dethi Date: May 29, 2019 LASS-

For and on behalf of the Board of Directors of

Kestone Integrated Marketing Services Private Limited

Satya Narayanan .R Director DIN: 00307326

Place: New Dethi Date: May 29, 2019 Nikhii Mahajan Director

DIN: 00033404

Place: New Delhi Date: May 29, 2019

Kestone Integrated Marketing Services Private Limited Statement of cash flows for the year ended March 31, 2019 (All amounts are Rupies in Jocs, unless otherwise stated)

		Year ended March 31, 2019	Year ended March 31, 2018
	A. Cash flow from operating activities		
	Net Profit before tax	404.85	505.67
	Adjustments for:		
	Oppreciation and amortisation expense	91,14	128,30
	Sundry balances written off Lots on sale of property, plant and equipment	30.70	5.84
	Finance cost	160.02	100.60
	Adjustment for Loan Processing Fee	0.04	100.00
	Liability no longer required written back	(68.03)	(150.21)
	Unwinding of interest on security deposits	(7.05)	(7.03)
	Expense recognized on amortized cost	- C.	7,24
	Lease equalisation reserve Interest income	5.17	6.81
	Provision for doubtful advances	(70.39)	(105.80)
	Loss allowance on trade receivables	32.32	24.49
	Bad debts written off		40.35
	Unrealised forex (gain)/loss/Net exchange differences	(9.90)	(16.23)
	Operating profit before working capital changes	568.80	539.91
	Adjustment for (increase)/decrease in Assets-		
	Trade receivables	(1,287,73)	(593.22)
	 Non-current loans and other financial assets 	(0.10)	(17.57)
	- Current loans and other financial assets	536.26	(145.53)
	Other non current assets	7.64	(8,84)
	- Other current assets	373.34	(622.46)
	Adjustment for increase/(decrease) in Liabilities		
	- Trade payables	146.86	989.37
	- Provisions	47,12	40,59
	Other current financial liabilities Other current (labilities	78.19	(124.90)
	- other current nationales	122.43	(199.03)
	Cash generated from/ (used in) operations	592.81	(141.58)
	Less: Income tax paid (net of refunds)	(763.89)	(461,01)
	Net Cash (used in) operating activities (A)	(171.08)	(602.69)
8.	Cash flow from investing activities.		
	Purchase of property, plant and equipment	(31.38)	(64,46)
	Purchase of intangible assets	(49,17)	(0.06)
	Term deposits not considered as cash and cash equivalents		(58.68)
	Proceeds from maturity of fixed deposits	251.40	227.71
	Creation of fixed deposits.	(934.12)	
	Loans to related party Repayment of loan to related party		(247.78)
	Investments in subsidiary	45.07	629.25
	Interest received	30.57	(243.41) 156.44
	INSTATISTICS.	30.37	130.44
	Net cash generated from / (Used in) investing activities (B)	(687,63)	394.01
C.	Cash Flow from financing activities		
	Proceeds from short term borrowings	455.98	288.30
	Repayments from short term borrowings	(107.87)	
	Repayments of long term borrowings	(16.45)	(16.05)
	Proceeds from long term borrowings	750.00	24.00
	Payment of Processing charges Interest expense paid	(7.50) (157.02)	(99.34
	Net cash generated from / (used in) financing activities (C)	917.14	196.91
	Net Increase/(decrease) in cash and cash equivalents (A+B+C) Balance at the beginning of the year	58.43	(11.77)
ź	Cash and cash equivalents at the beginning of the year	.21.01	32.78
2	Balance fit the sed of the year	79.44	21.01
	talance it the set of the year		

Kestone integrated Marketing Services Private Limited

Statement of cash flows for the year ended March 31, 2019 (All amounts are Rupers in Lacs, unless otherwise stated)

Reconctilation between the opening and closing balances in the balance sheet for liabilities arising from financing activities.

Particulars	Non-current borrowings	Current borrowings	interest on Doirröwings
For the year ended March 31, 2019			
balarice as at April 4, 2018	13.50	1,045.14	0.25
Loan drawats (III cash) / Intericit accrued during the year- adjustment for Processing Fee	750.00 (7.50)	455.98	158.58
Loan repayments/Interest payment during the year Non Cash item:	110.451	(107.87)	(157,02)
Armodisation.	0.04		
Balance as at March 31, 2019	759.67	(39) 25	1.81
For the year ended March 31, 2018			
Belance as at April 1, 2017	25.90	756.84	0.27
Loan drawats (in cash) /interest accrued during the year	24.00	288, 30	99.32
Loan repayments interiest payment during the year	116-051		(19.34)
Balance as at March 31, 2018	33.85	1,045.14	0.25

There are no non-cash changes on account of effect of changes in foreign exchange rates and fair values.

As per our report of even date

For Harlbhakti & Co. LLP Chartered Accountants Firm Registration No. 15 \$\$2.3W/W100048 18 14 1 Raj Kumar Agarwaj Partner NEW DELHI 1 Membership No. 074715 Flace: New Delhi Date: May 19, 2019 100

for and on behalf of the Board of Directors of Kestone Integrated Warketing Services Private Limited

2 . Satya Narayanan .R

Director DIN: 00307326

Ridge: New Delhi Date: May 29, 2019

Nikhil Nahajan Director

DIN: 00033404

Place: New Dethi Date: May 29, 2019.

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Kestone Integrated Marketing Services Private Limited Statement of Changes In Equity for the year ended March 31, 2019 (All amounts are Rupers In Jacs, unless otherwise stated)

(a) Equity share capital

Particulars	Amount
Balance as at April 1, 2017 Change in equity share capital during the year 2017-18	100,00
Balance as at March 31, 2018	100.00
Change in equity share capital during the year 2018-19	
Balance as at March 31, 2019	100.00

(b) Other equity

	Attrib				
1		es & Surplus	Items of OCI		
Particluars	Retained earnings	Deemed Equity	Remeasurement of defined benefit plans	Total	
Balance as at April 1, 2017	2,823.32	4.47	9.12	2,836.91	
Profit for the year Other comprehensive income for the year	332.91	1.28	8.11	334.19	
Total comprehensive income for the year	332.91	1,28	8,11	8,11	
		1,00	0.11	342.30	
Balance as at March 31, 2018	3,156.23	5.75	17.23	3,179.21	
Profit for the year	280.63	1.45		282.09	
Other comprehensive income for the year			10.63		
Total comprehensive income for the year	280.63	1.45	10.63	10.63 292.72	
Balance as at March 31, 2019	3,436,86	7.21	27,86	3,471,93	

As per our report of even date

For Haribhakti & Co. LLP Charterred Accountants Firm Registration No. 10352394 W100048 Raj Kumar Agarwal Partner Membership No. 5074715 Place: New Dethi Date: May 29, 2019

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For and on behalf of the Board of Directors of Kestone Integrated Marketing Services Private Limited

Satya Narayanan .R

Director DIN: 00307326

Place: New Delhi Date: Nay 29, 2019

NillulMahaft

Nikhil Mahajan Director DIN: 00033404

Place: New Delhi Date: May 29, 2019



HARIBHAKTI & CO. LLP

Independent Auditor's Review Report on quarterly and year to date Unaudited Standalone Financial Results of CL Educate Limited pursuant to the Regulation 33 of SEBI (Listing Obligations and Disclosures Requirements) Regulations, 2015

To,

The Board of Directors

CL Educate Limited

- We have reviewed the accompanying Statement of Unaudited Standalone Financial Results of CL Educate Limited ("the Company") for the quarter ended September 30, 2019 and for the period from April 01, 2019 to September 30, 2019 ("the Statement"), being submitted by the Company pursuant to the requirement of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended.
- 2. This Statement, which is the responsibility of the Company's Management and approved by the Board of Directors, has been prepared in accordance with recognition and measurement principles laid down in Indian Accounting Standard 34 "Interim Financial Reporting" as prescribed under Section 133 of Companies Act, 2013 read with relevant rules issued there under and other accounting principles generally accepted in India, Our responsibility is to issue a report on the Statement based on our review.
 - 3. We conducted our review of the Statement in accordance with the Standard on Review Engagement (SRE) 2410, "Review of Interim Financial Information Performed by the Independent Auditor of the Entity" issued by the Institute of Chartered Accountants of India. This standard requires that we plan and perform the review to obtain moderate assurance as to whether the Statement is free of material misstatement. A review is limited primarily to inquiries of the company personnel and analytical procedures applied to financial data and thus provide less assurance than an audit. We have not performed an audit and accordingly, we do not express an audit opinion.



HARIBHAKTI & CO. LLP

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- 4. Based on our review conducted and procedures performed as stated in paragraph 3 above, nothing has come to our attention that causes us to believe that the accompanying Statement, prepared in accordance with the recognition and measurement principles laid down in the aforesaid Indian Accounting Standard and other accounting principles generally accepted in India, has not disclosed the information required to be disclosed in terms of Regulation 33 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, including the manner in which it is to be disclosed, or that it contains any material misstatement.
- 5. We draw attention to Note 5 to the Statement wherein the management has explained reasons for considering old vocational outstanding receivables as recoverable. Our report is not modified in respect of this matter.
- Attention is drawn to the fact that the cash flow figures for the corresponding period April 01, 2018 to September 30, 2018, have been approved by the Board of Directors of the Company, but have not been subjected to limited review or audit.

For Haribhakti & Co. LLP Chartered Accountants ICAI Firm Registration No.103523W/W100048

Mayur Gupta Partner Membership No.: 505629 UDIN: 19505629AAAAAH1251

Place: New Delhi Date: November 13, 2019



CL Educate Limited CIN No:- L74899HR1996PLC076897

Registered Office: Plot No. 9A, Sector 27A, Mathura Road, Faridabad , Haryana -121003

Corporate office:A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi- 110044

STATEMENT OF UNAUDITED STANDALONE ASSETS AND LIABILITIES AS AT SEPTEMBER 30, 2019

	Particulars	September 30, 2019	March 31, 2019
		Reviewed	Audited
A	ASSETS		
1	Non-current assets		
_	A SUBSCRIPT STATE	1 1/4 / 4	2 492 9
_	Property, plant and equipment	3,361.14	3,434.2
-	Right of Use Assets	.712.78	305.6
-	Investment property Goodwill	212.38	212.3
-	Other intangible assets	2.013.30	1,950.7
-	Intangibles under development	61.90	174.4
-	Investment in subsidiaries and associates	19,778.96	19,655.8
-	Financial assets		
-	ni Loans	58.16	100.8
-		1,495.28	1,476.4
-	Non-current tax assets	1,151.01	1,151.0
		406.83	376.6
	Other non-current assets	95.36	55.4
	Totai Non-Current assets	29,649.78	28,893.8
-			20,073.0
2	Current assets		
_	Inventories	565.11	493.9
	Financial assets	1 1/2 10	1 7.12
	(i) Investments	4,369.88	2,743.0
-	(III) Trade receivables (IIII) Cash and cash equivalents	5,412.45	4,835.8
-	(iv) Bank balances other than (m) above	437.09	591.0 30.5
-	(v) Loans	4,947.66	4,923.4
-	(vi) Other financial assets	478.40	284.5
	Other current assets	2,125.48	1,843.8
-			
	Total Current assets	18,391,01	15,846.2
	TOTAL ASSETS	48,040.79	44,740.1
в	EQUITY & LIABILITIES		
1	Equity		
	Equity share capital	1,416.57	1,416.5
		the second se	33,786.5
_	Other equity	34,663.03	
,	Total Equity	34,663.03 36,079.60	35,203.1
2	Total Equity Non-current Habilitries		
2	Total Equity Non-current Nabilities Pinancial Nabilities	36,079.60	35,203.1
2	Total Equity Non-current Habilities Financial Habilities (I) Borrowings	36,079.60	
2	Total Equity Non-current Nabilities Financial Nabilities (II Borrowings III) Lease Liability	36,079,60 157,79 482,12	35,203.1 278,8
2	Total Equity Non-current Habilities Financial Habilities (I) Borrowings	36.079.60 157.79 482.12 276.50	35,203.1 278,8 , 258.0
2	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities Total Hon Current Liabilities	36,079,60 157,79 482,12	35,203.1 278,8 258.0 208.8
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities	36,079,60 157,79 482,12 276,50 175,46	35,203.1 278,8 258.0 208.8
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities Total Non Current Liabilities Current Habilities	36,079,60 157,79 482,12 276,50 175,46 1,091,87	35,203.1 278,8 258.0 208.8 745.7
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities Current Habilities Financial Habilities Financial Habilities	36,079,60 157,79 482,12 276,50 175,46	35,203.1 278,8 258.0 208.8 745.7
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities Current Habilities Financial Habilities (I) Borrowings (I) Borrowings	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00	35, 203. 1 278,8 258.0 208.8 745.7 3,041.4
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (II) Lease Liability Provisions Other non-current Habilities Current Habilities Financial Habilities (I) Borrowings (II) Frade payables (II) Trade payables	36,079,60 157,79 482,12 276,50 175,46 1,091,87	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (III) Lease Liability Provisions Other non-current Habilities Total Non Current Liabilities Current Habilities Financial Habilities (I) Borrowings (II) Trade payables + total outstanding dues of micro and small enterprises; and	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00 528,52	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (III) Lease Liability Provisions Other non-current Habilities Total Hon Current Liabilities Current Habilities Financial Habilities (II Borrowings (III) Trade payables + total outstanding dues of micro and small enterprises; and + total outstanding dues of creditors other than micro and small enterprises	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00 528,52 2,644,09	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9 2,938.7
	Total Equity Non-current Habilities Financial Habilities (II Borrowings III) Lease Liability Provisions Other non-current Habilities Total Hon Current Liabilities Current Habilities Financial Habilities (II) Borrowings (II) Trade payables + total outstanding dues of micro and small enterprises; and + total outstanding dues of creditors other than micro and small enterprises (III) Lease Liability	36,079.60 157.79 482.12 276.50 175.46 1,091.87 3.589.00 528.52 2,644.09 256.66	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9 2,938.7 1,009.0
	Total Equity Non-current Habilities Financial Habilities (II Borrowings III) Leave Liability Provisions Other non-current Habilities Current Habilities Evernent Habilities (II) Borrowings (III) Trade payables + total outstanding dues of micro and small enterprises; and + total outstanding dues of creditors other than micro and small enterprises (III) Leave Liability (IV) Other financial Habilities	36,079.60 157.79 482.12 276.50 175.46 1,091.87 3.589.00 528.52 2,644.09 256.66 707.20	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9 2,938.7 1,009.0 551.9
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (III) Leave Liability Provisions Other non-current Habilities Current Habilities Everent Habilities (II) Borrowings (III) Trade payables + total outstanding dues of micro and small enterprises; and + total outstanding dues of creditors other than micro and small enterprises (III) Leave Liability (IV) Other financial Habilities Other current (Jabilities	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00 528,52 2,644,09 256,66 707,20 2,476,62	35,203.1
	Total Equity Non-current Habilities Financial Habilities Financial Habilities (II Borrowings (III) Leave Liability Provisions Other non-current Habilities Eurrent Habilities Financial Habilities (II) Borrowings (III) Trade payables + total outstanding dues of micro and small enterprises; and + total outstanding dues of creditors other than micro and small enterprises (III) Leave Liability (IV) Other financial Habilities Provisions Other current (Habilities Provisions Current (Habilities Provisions Current (Habilities met))	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00 528,52 2,644,09 256,66 707,20 2,476,62 15,34 651,89	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9 2,938.7 1,009.0 551.9 15.3 446.7
	Total Equity Non-current Habilities Financial Habilities (II Borrowings (III) Lease Liability Provisions Other non-current Habilities Current Habilities Current Habilities (II) Borrowings (III) Trade payables + total outstanding dues of micro and small enterprises and + total outstanding dues of creditors other than micro and small enterprises (III) Cease Liability (IV) Other financial Habilities Other current Habilities Provisions	36,079,60 157,79 482,12 276,50 175,46 1,091,87 3,589,00 528,52 2,644,09 256,66 707,20 2,476,62 15,34	35,203.1 278,8 258.0 208.8 745.7 3,041.4 787.9 2,987.9 2,987.9 1,009.0 551.9 15.3

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CL Educate Limited

CIN No:- L74899HR1996PLC076897

Registered Office: Plot No.9A, Sector 27A, Mathura Road, Faridabad , Haryana -121003

Corporate office:A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30, 2019

		For the guarter ended For the Half Year ended F			For the year ended		
		Reviewed	Reviewed	Reviewed	Reviewed	Reviewed	Audited
	Particulars	September 30, 2019	June 30, 2019	September 30, 2018	Septmber 30, 2019	September 30, 2018	March 31, 2019
	Income	-					
1	(a) Revenue From operations	4,877.77	5,036.47	4,996.44	9,914.24	10,138.74	17,000.96
	(b) Other income	348.51	413.15	409.12	761.66	832.85	1,510.84
101	Tetal Income (I+II)	5,226.28	5,449.62	5,405,56	10,675.90	10,971.59	18,511.80
IV	Expenses						
	(a) Purchases of Stock-In-Trade	391.38	316.81	339.93	708.19	641.29	1,107 21
	(b) Changes in inventories of Stock-in- Trade	(59.84)	(11.29)	13.78	(71.13)	(2.41)	(8.93
-	(c) Employee benefits expense	582.58	597.47	729.98	1,180.05	1,463.46	2,569.72
_	(d) Finance costs	123.98	125.85	105.94	249.83	211.80	428.74
	(e) Depreciation and amortization expense	282.42	268.54	207.09	550.96	398.53	808.16
-	(f) Franchisee expenses	2,011,25	1,911.06	1,693.22	3,922.31	3.568.55	6.058.99
_	(g) Other expenses	1,459.32	1,572.56	1,818.92	3,031.88	3,675.88	6.309.84
	Total expenses (IV)	4.791.09	4.781.00	4,908,86	9,572.09	9,957.10	17, 303, 73
۷	Profit before exceptional items and tax (III-IV)	435.19	668.62	496.70	1,103.81	1,014.49	1,208.07
VI	Exceptional items	~		+			
-	Profit before tax (V-VI)	435.19	668.62	496.70	1,103.81	1,014.49	1,208,07
VIII	Tax expense	79.34	154.34	106.99	233.68	216.36	227.95
EX.	Profit for the period (VII-VIII)	355.85	514.28	389.71	870.13	798.13	980.12
х	Other Comprehensive Income						
	(ii) Items that will not be reclassified to profit or loss	1.05	3.87	3.00	4.92	8.61	9.84
1	(iii) income tax relating to items that will not be reclassified to profit or loss	(0,29)	(1.08)	(1,04)	(1, 37)	(2.98)	(2.74
XI	Total Comprehensive Income for the period (Comprising Profit and Other comprehensive Income for the period) (X - X)	336.61	517.07	391.67	673.66	603.76	\$87,72
XII	Paid-up Equity Share Capital (face value of Rs. 10 each)	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57	1,416.57
XIII	Earnings per equity share						
-	(a) Basic	2.51	3.63	2.75	6.14	5.63	6.92
-	(b) Driuted	2.51	3.63	2.75	6.14	5.63	



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CL Educate Limited CIN No--L74899HR 1996PLC076897 Registered Office: Piot No. 94, Sector 274, Mathura Road, Faridabad ,Haryana -121003 Corporate office: A-45, First Floor, Nohan Co-operative Industrial Estate, New Deihi-110046 Unaudited Standalone Statement of Cash Flow for the Half Year ended September 30, 2019

	For the Half Year Dubed		Year Ended	
Particulars	September 30, 2019 September 80, 2018 March 31		March 31, 2019	
L Cash flow from operating activities	Reviewed	unsulted	Rudked	
Net Profit peters las	1.124.81	1.014.49	1,208.0	
Adjustment For				
Depressation and anorthation	353 86	298,53	506.1	
Departmentation on incentioned property.	2.99	1,04	3.9	
chairs so take of property, plant and equipment.	-	(8, 26)	8.0	
Provision for obsolescence of memory			122.1	
Finance Lost	341.83	317,80	428.7	
And incluse or insectantly property	112,45	(12,31)	17.8.6	
Advances artitler of	22.95	25.68	153.5	
Liability no longer required written back	(80.87)	(200 80)	154.8	
Universities of interest on security deposits Transfer to itself options outstanding	119.50	(20.24)	(20.4	
Linnahard net line on formige currency transactions and translation	140.12	(14 58)	(5.2	
Commission materies on financial guarantee	- m Ph	(1.99)		
Discret Inches	-281.25	(304 54)	1564.5	
Provision for destituti sevenies	25.00	1.004 041	1000	
Loss allowance on diversal definers	197 541	192.35	104.1	
Bud Bebts wittles uff	748.61	697.75	1.324.1	
Gain air Mutual Navit	(119.77)	199.364	1211 0	
Het Gain un Par Value (Bang)	(56.21)		1124.5	
Operating profit before working sapital changes	1,192.84	1,945.17	2.511 8	
Adjustment for Increase Vdecrease In assets				
(governing)	171.53	12.411	. 18.9	
Trade receivables	11-727 994	1795.221	112.0	
Current and two current loant	MC.78	(5.28)	147.6	
Other starrest fittancial exerts	54.57	407.51	490.9	
Other non current and clanent assets	1.124.14	1820 177	1627.9	
the second se				
Adjustment for increase/idecrease in itabilities				
Numerament and summed provisions	24.58	8.90	15-5	
Other two Current and current Gapitoles	7,568.63	157 51	1785 3	
Frade passables Other correct foracital trabilities	1523.30	1404.091	17.12	
Calls Generated from operations	1.68 821	(547 TD)	(163.0	
Levil Income Tax Paid lives of vehacity	160.021	7/075 24	116.2	
Net Cash generated from operating activities (4)	1,625.33	4,005.10	1,156.40	
Cash flow from investing activities	130.0	1,000 10	1,136.40	
Parchase of property, plant and equipment	(118.41)	168.209	(25).4	
Purchase development of other intergible asets	196.11	(251.49)	.5th.	
fotangthes under development	(84,90)	(61.72)	(56.7	
Sale of property, plant it equipment		17.93	17.9	
Purchase of executions of in subsidiaries (associates and businesses	04 50	10.731	(107.9	
Purchase of Inneutrient (Hutual fund)	11,905.004	13.802.001	(1.922.0	
Sale of Investment (mutual funct)	179.22	220.64	1,158.9	
Gain on mutual Aakd	118 77	99.15	231.0	
Bent in serie on revealances, property	12.15	12.11	15.4	
Loans given to subsidiaries	196.751	(194.88)	(16.2.1)	
Proceeds from mealitation of loan given to subsidiarity.	18.45	72.50	246.1	
Term deposits not considered as cash and cash expansions	(23, 33)	2.594.85	1.582 9	
Interest received	75.90	7/1.41	6/2 7	
Net Cash Generated from Investing Activities (5) Cash Flow from Ploaheling Activities	11,927.861	11,161.041	(588.4)	
Cash Flaw from Pinancing Activities		-		
Phiceeds from long-term bornisings			17.2	
Repayment of Long-Orm Somewhats	1114 540	(151.44)	045.2	
Net Likerman L/Increase H working capital borrowings	547.54	(41.65)	1907.4	
Payment of lease Habilities	164.50			
Hert, increase in Finance Lease Liability			6.0	
Internit expense Paul	(200 17)	212.61	1430.1	
Owidend parts		(15) /7)	1973 7	
Net Cash generated from / (used thi Fisancing Activities (C)	68.05	(578 59)	11,035 93	
Net (Decrease) in Cash and Cash Equivalents (A+8-C)	(235 94)	(742.83)	1467 81	
Balance at the beginning of the year				
Cop and usit equivalents at the beginning of the year	491.01	1.158.92	1,158-9	
	21.01			
Balance at the end of the year	457.09	418.09	841 0	
Notes to cash flow statement	and a second second second			
Components of calls and cash equivalents				
Balances with banks				
or covered as your	310 14	317.90	155 4	
phesies/ dests on tank	7.12	16:23	40.4	
Leih in hand	19.28	75 18	637.63	
	457.09	414.09	691 0	

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CL Educate Limited CH No.- L74899HR1996PLC074897 Registered Office: Plot No.94, Sector 274, Mathura Road, Feridabed Jiaryana -121003

UNAUDITED STANDALONE FINANCIAL RESULTS FOR THE QUARTER AND HALF YEAR ENDED SEPTEMBER 30 , 2019 STANDALONE SEGMENT REVENUE, RESULTS, ASSETS AND LIABILITIES

		or the Quarter Ended		For the Half	Year Ended	For the Year Ended
and a second second	Reviewed	Reviewed	Reviewed	Reviewed	Reviewed	Audited
Segment Wise Performance	September 30, 2019	June 30, 2019	September 30, 2018	September 30, 2019	September 30, 2018	March 31, 2019
egment Revenue						
Consumer Test Prep- Vocational	4,877.77	5.0.15.47	4,996.44	9,914,24	10,138 74	17,009.96
Total Segment Revenue from Operations (Gross)	4,877.77	5,036.47	4,696.44	9,914.24	10,138.74	17,000.94
Segment Results						
Consumer Test Prep	863-28	916.45	\$37.45	1,819.71	1.719.82	2,406.8/
Vocational	(234.96)	1214.471	1282.841	(445.43)	(417.59)	1830.67
Total Segment Results	648.32	721.48	554.61	1,370.30	1,302.23	1,576.19
Add: Other Income	348.51	403.15	409.12	767.66	837.85	1,510.8
Less - Finance Cost	123.98	125.85	105.84	249.83	211,80	428.74
Lins:- Unallocated expenses	417.66	340.56	361 09	778.32	908.79	1,450.72
	435.19	668.62	496.70	1,103,81	1.014.49	1,206.00
Less: Tax Expenses	79.34	154.34	106 99	211.68	216.36	227.9
	355.85	514.28	389.71	870.13	798.13	980.12
Other Comprehensive Income	0.76	2.79	1.95	3.55	5.67	2.45
Total Comprehensive Income	356.61	517.07	391.67	873.68	803.76	987,23
Segment Assets			1.7.			
Consumer Test Prep	10,813,99	9,509,78	8,604,41	10,811.94	8,604,41	8,920.3
Vocational	2,551.60	2.701.36	3,391.58	2,551.60	3,391.18	2,827.31
Unallocated	34,675.20	13,808,60	33,863,76	34,675.20	\$3,863.76	32,992.4
Total	45,040.79	40,019 74	45,859 35	45,040,79	45,859.35	44,740 10
Segment Liabilities						
Consumer Test Prep	5,732.22	3.909.75	3.224.65	5,732.22	3,724.65	3,812.75
Vocational	1,109.35	1,312.52	2,045.65	1,109.35	2,545.65	1,129.44
Unatlocated	5.119.52	5.075-04	5.573.23	5,117.62	5,573,23	4,394.7
Total	15,961.19	10,297.35	10,841,53	31,961.19	10,843,53	9.535.97



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GATE New Delhi 110044

CL Educate Limited CIN No: - L74899HR1996PLC076897

Registered Office: Plot No.9A, Sector 27A, Mathura Road, Faridabad, Haryana-121003 Corporate office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi- 110044

Notes to the Unaudited Standalone Financial Results ("financial results") for the quarter and half year ended September 30, 2019

- The above standalone financial results of CL Educate Limited ("the Company") have been reviewed and recommended by the Audit Committee and approved by the Board of Directors at its meeting held on November 13, 2019.
- The standalone financial results for the guarter and half year ended September 30, 2019 have been prepared in accordance with Indian Accounting Standards (Ind AS) as prescribed under Section 133 of the Companies Act, 2013 read with relevant rules issued there under and other recognized accounting practices and policies, to the extent applicable.
- 3. In accordance with Ind AS -108 "Operating Segments" and based on "Management Evaluation", the Chief Operating Decision Maker evaluates the Company's performance and allocates resources based on an analysis of various performance indicators by business segments. Accordingly, information has been presented along these business segments. The accounting principles used in preparing financial statements are consistently applied to record revenue and expenditure in individual segments. The reportable segments comprising of "Consumer Test Prep" and "Others", which comprises primarily scaled down vocational training businesses.
- The basic and diluted earnings per share have been calculated in accordance with the Ind AS-33 "Earnings Per Share".
- 5. The Company has in the past undertaken various Central and State Government / Agencies, projects in the education / skill development sector. Most of these projects are complete, however the dues from the concerned department / agency has not been realized mainly on account of delays and long process. The details of such vocational trade receivables which are outstanding for a considerable period of time are given below. In the opinion of the management it has made the necessary provision/ taken write off, wherever required and net balances, are fully recoverable. The details are as under:

Nature of balance	Total Amount outstanding as on September 30, 2019 (Rs. in lacs)	Amount outstanding for more than 3 years (Out of total outstanding) (Rs. in lacs)	Expected Credit Loss (ECL) provision on amount outstanding as on September 30, 2019 (Rs. in lacs)	Amount of write off considered in the half year ended September 30, 2019 (Rs. In lacs)
Vocational Trade Receivables	2,557.59	2,557.59	369.46	275.00





- 6. The Board of Directors of the Company has approved a scheme of arrangement for amalgamation of its subsidiary companies into the Company ("the Scheme") in its meeting held on November 27, 2018. The Scheme has been approved by National Stock Exchange of India Limited ("NSE") and BSE Limited ("BSE"). During the current quarter, an application under Regulation 37 of the SEBI (LODR) Regulations, 2015 was filed with the National Company Law Tribunal (NCLT), for the proposed amalgamation of Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited ("Amalgamating Company") with CL Educate Limited ("Amalgamated Company"). The Scheme will be effective upon approval from NCLT. The appointed date as finalized by the Company is April 1, 2019.
- 7. Effective April 1, 2019, the Company has adopted Ind AS 116 "Leases" and applied the Standard to all lease contracts existing as on April 1, 2019 using the modified retrospective method. Accordingly, comparatives for the year ended March 31, 2019 have not been adjusted. This has resulted in recognizing a Right-to-Use asset and a corresponding Lease Liability of Rs. 856.62 lacs as at April 1, 2019 and a corresponding impact on total expenses of Rs. 13.75 lacs during current quarter and Rs. 26.00 lacs for the current period.
- 8. On September 20, 2019, vide the Taxation Laws (Amendment) Ordinance 2019, the Government of India inserted Section 115BAB in the Income Tax Act, 1961 which provides domestic companies a non -reversible option to pay corporate tax at reduced rates effective April 01, 2019 subject to certain condition. The Company is currently in the process of evaluating this option.
- Figures for the previous period have been regrouped/ reclassified wherever necessary to conform to the current period's classification.

By the order of the Board

Place: New Delhi Date: November 13, 2019 Nikhil Mahajan Executive Director & Group CEO Enterprise

Business





Career Launcher Education Infrastructure and Services Limited

Balance Sheet as at September 30, 2019

(All figures are as per Management Estimates)

	As at September 30, 2019	As at March 31, 2019
1.1.1.	September Set 2017	Harch Sti Lots
Assets Non-current assets		
Property, plant and equipment	68,825	134,174
Other intangible assets	114,747	816,666
	813,271,203	813,271,203
investments in subsidiary and associates	013,271,203	013,414,403
Deferred tax assets (net)	24,447,193	24,447,193
Non-current (tax) assets (net)		
Other non current assets	130,632	130,632
Total non-current assets	838,032,601	838,799,868
Current assets		
Financial assets		
(I) Trade receivables	756,501	1.034,294
(ii) Cash and cash equivalents	335,907	152,552
(iii) Current Financial Assets Loan	156,926,139	162,326,139
(iv) Other financial assets	35,394,255	35,568,502
Other current assets	189.077	52,035
Total current assets	193,601,879	199,133,522
Total assets	1,031,634,479	1,037,933,390
Equity and liabilities		
Equity		
Equity share capital	94,476,060	94,476,060
	723,054,354	740,349,819
Other equity Total equity	817,530,414	834,825,879
Non-current liabilities		
Financial liabilities -		
(i) Borrowings		
Provisions	12,726	12,726
Other non-current liabilities		1
Total non-current liabilities	12,726	12,726
Current liabilities		
Financial liabilities		
(i) Borrowings	181,908,482	179,835,482
(iii) Trade payables		
-total outstanding dues of MSME	144,310	
 statal outstanding dues of creditors other than MSME 	11,808,566	11,969,503
(m) Other financial liabilities	20,224,877	10,774,077
Other current liabilities	4,991	515.609
Provisions	114	114
Total current liabilities	214,091,340	203,094,786
Total equity and liabilities	1,031,634,480	1,037,933,391
As per our report of even date		

Grutam Puri Director

Place: New Deihi Date: 1310119

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New Daitri

Career Launcher Education Infrastructure and Services Limited Statement of Profit and Loss for the period ended September 30, 2019 (All /igures are as per Management Estimates)

		Period ended September 30, 2019	Year ended March 31, 2019
Income			
Continuing operations			
Other income		100,508	25,078,897
Total income		100,508	25,078,897
Expenses			
Employee benefits expense		244,536	579,415
Finance costs		10,526,707	20,796,116
Depreciation and amortisation expense		767,267	2,794,021
	-	5.857,463	8,182,667
Other expenses		the second	
Total expenses		17,395,973	32,352,219
Loss from continuing operations before tax		(17,295,466)	(7,273,322)
Tax expense:			
Current tax		0	
-Deferred tax		0	2,154,030
The second se		0	2,164,030
Loss for the year from continuing operations		(17,295,466)	(9,437,352)
Discontinued operations			
Profit from discontinued operations		1	
Tax expenses of discontinued operations		-	
Profit for the year from discontinued operations			
Profit/(loss) for the year		(17,295,466)	(9,437,352)
			and the second second second
Other comprehensive income			
Items that will not be reclassified to profit or loss			
- Remeasurement of post employment benefit obligations		0	-799
Income tax related to above item			
Other comprehensive income for the year (net of income tax)		0	-799.00
Star Distance Statement and			
Total comprehensive income for the year		(17,295,466)	(9,438,151)
Earnings per equity share (in 1)			
Face value per share 10 each (Previous year 10 each)			
Earnings per share - continuing operations			
-Basic earning per share		(1,83)	(1.00)
-Diluted earning per share		(1.83)	(1.00)
Earnings per share - discontinued operations		111001	11100
-Basic earning per share			
-Diluted earning per share			
Earnings per share - continuing & discontinued operations			
Basic earning per share			12.000
-Diluted earning per share		(1.83)	(1.00)
- success coming per anale		(1.83)	(1.00)
· A statistic			
As per our report of even date	1		
- I - IEI	62		

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Gautam Puri Director

Place: New Delhi Date: 13/11/14 New Delk

CL Media Private Limited

Balance Sheet as at September 30, 2019 IAII (igures are at per Management Estimates)

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	As at	As at
2 T	September 30, 2019	March 31, 2019
Assets		
Non-current assets		A 494 TH
Property, Plant and Equipment	3,354,779	2,633,725
Dther Intangible Assets	6,677,021	7,540,39
Deterred tax assets (net)	37,508,388	60,743,866
Non-current (tax) assets (net)		12,038,133
Other non-current assets.		-
Total non current assets	47,540,188	82,956,126
Current assets *		
inviento/les	12,695.298	7,801,735
Financial assets	1. 11.	
III Trade risceivables	761.564,661	658,458,159
IIII Cash and cash equivalents	2,123,115	6,459,30
1011 Bank balances other than (ii) above		
(IV) Loahs	512,945	169,850
v) Other financial assets	2,907,768	2,012,716
Other current assets	1.191.066	1,166.825
and the second se		
Total current assets	780,994,852	676,068,586
Tetal	828,535,040	759,024,712
Equity and Habilities		
Equity		
Equity share capital	100.000	100.00
Other equity	585,600,652	537,114,926
	585,700,652	537,214,926
Non-current liabilities		
Finane will trabilities		
(i) Borrowings		
Provisions	7,047,102	6,173,942
	7,047,102	6,173,942
Current liabilities		
Financial liabilities		
112 Borrowings	6	
(III Trade payables		
- to micro enterprises and small enterprises	16,221,562	8,128,743
- to other than micro enterprises and small enterprises	169,117,139	151,548,974
sill other financial liabilities	7,268,397	10,064,743
Other current liabilities	37,369.045	13,353,943
Provisions	28,671	99,35
Current tax liabilities (net)	5,752,470	32,440,080
Total current liabilities	235,787,284	215,635,844
Total liabilities	242,834,386	221,809,786
Total equity and liabilities	828,535,039	759,024,712
Summary of conificant accounting policies		

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Summary of significant accounting pointies

As per our report of even date.

Gettam Puri

Director

Place: New Deifi . Daip 13/11/19

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CL Media Private Limited

Statement of Profit and Loss for the year ended September 30, 2019

(All figures are as per Management Estimates)

	Period ended September 30, 2019	Year ended March 31, 2019
Revenue	1.175	
Revenue from operations	224,421,359	454,696,986
Other income.	844,038	5,088,601
Total revenue (I)	225,265,397	459,785,588
Expenses		
Cost of materials consumed	61,970,483	117,261,380
Changes in inventory of finished goods and work-in-progress	(3,966,515)	(662,654)
Employee benefit expenses	35,835,555	69,138,170
Finance costs	765,634	1,338,453
Depreciation and amortisation expenses	1,669,267	2,793,754
Other expenses	62,821,035	158, 353, 925
Total expenses (II) *	159,095,459	348,223,029
Profit before tax (I)-(II)	66,169,938	111,562,559
EBIDTA	68,604,839	115.694,766
Less: Tax expense for the year		
Current tax	11,217,360	36,967,318
Deferred tax	8,355,665	(3,609,870)
Earlier year tax expenses	(1,888,813)	404,820
	17,684,211	33,762,269
Profit after Fax	48,485,726	77,800,290
Other comprehensive income		
Items that will not be reclassified Subsequently to statement of profit or loss		
 Remeasurement of post employment benefit obligations 	-	(51,731)
 Income tax related to above item. 		14,392
Other comprehensive income for the year (net of income tax)	4	(37,339)
Total comprehensive income for the year	48,485,726	77,762,951
Earnings per equity share (in Rs.):		
Nominal value of Rs. 10 each (Previous year Rs. 10 each)		
Basic & Diluted earning per share	4,849	7,780
0		

As per our report of even date.

Gautam Puri Director

Place: New Delhi Date: 13/11/19

Accendere Knowledge Management Services Private Limited Balance Sheet as at Sep 30, 2019

(All amounts are as per Management Estimates)

As at Sep 30, 2019 362,286 502,157 1,656,613 2,521,256 17,959,611 159,161 152,448 232,658	As at March 31, 2019 730,611 915,155 1,945,246 3,595,012 19,129,801 35,547 279,384
362,286 502,157 1,656,813 2,521,256 17,959,611 159,161 152,448	730,611 919,155 1,945,246 3,595,012 19,129,801 35,547
502,157 1,656,813 2,521,256 17,959,611 159,161 152,448	919,155 1,945,246 3,595,012 19,129,801 35,547
1,656,813 2,521,256 17,959,611 159,161 152,448	1,945,246 3,595,012 19,129,801 35,547
2,521,256 17,959,611 159,161 152,448	3,595,012 19,129,801 35,547
17,959,611 159,161 152,448	19,129,801 35.547
159,161 152,448	35.547
159,161 152,448	35.547
159,161 152,448	35.547
152,448	
	279.384
212 658	
232 658	
6.04 (0.20	785,562
18,503,878	20,230,294
21,025,135	23,825,306
120,000	120,000
	1,708,224
	1,828,224
(650,660)	1,020,224
728 185	627,692
	627,692
100,107	
10.954,772	10.954,772
and a second sec	6.028.861
	2,301,201
	751,695
	4.596
	1,328,265
21,147.610	21,369,390
	23,825,306
	18,503,878

As per our report of even date:

hasvayne

Sujit Bhattacharyya Director

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Place: New Delhi Date: 18/11/19



Accendere Knowledge Management Services Private Limited

Statement of Profit and Loss for the Period ended Sep 30, 2019

(dil' emounts are as per Management Estimates)

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Particulars	For the Period ended Sep 30, 2019	For the year ended March 31, 2019
films.	Seb 30, 2019	march 31, 2019
Income	12 120 000	20.220.100
Revenue from operations	13,338,056	38,238,169
Dthei income	53,751	720
Total revenue (I)	13,391,807	38,238,889
Expenses		
Employee broefit expenses	12,611,365	19,297,654
Finance cost.	646,222	1,305,143
Depreciation and amortisation expense	568,325	734,637
Other expenses	2,357,063	7,542,904
Total expenses (III)	15,982,975	28,880,338
Profit before tax (J-II)	(2,591,168)	9,358,551
Tax expense		
-Eulivient tax		2,252,080
Earliet year tax adjustment	176,629	
Deferred tax (benefit)/charge	(88,913)	128,066
Total tax expenses	\$7,716	2,380,146
Profit after tax	(2,675,884)	6,978,405
Other comprehensive income		
items that will not be reclassified to profit or loss		
 Remeasurement of post employment benefit obligations 		58,574
- income tax related to above item	-	115,229
Other comprehensive income for the year		43,345
Total comprehensive income	(2,678,884)	7,021,750
Profit per equity share		
Nominal value of ? 10 each (Previous year ? 10 each)		
Basic and Difuted	-223.24	581.53

As per our report of even date.

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Sojit Bhattacharyya Director

Date 13/11/19

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G.K. Publications Private Limited Balance Sheet as at Sep 30, 2019 IAII (igures are as per Management Estimates)

	As at Sep 30, 2019	As at March 31, 2019
		and the second second
Assets		
on-current assets	508,756	544,776
Property, plant and equipment	300,730	344,776
Intangilaie Assets		
Deferred tax assets (net)	26,500,058	23,514,136
Non-current (tax) assets (net)	1,251,488	1,198,556
otal non-current assets	28,260,302	25,257,468
urrent assets		
inventories	102, 141, 337	97.185.078
Financial Assets		
(1) Trade receivables	284,850,931	272, 323, 427
(iii) Cash and cash equivalents	607,492	4,799,372
(iii) Bank balances other than (ii) above	15,000,000	15.000,000
rivi Loan	1,000	296,607
(v) Other financial assets	425,859	985,934
Other current assets	340,518	790,378
Total current assets	403, 367, 137	391,380,796
otal assets	431,627,439	416,638,264
quity and ilabilities		
quity		
Equity share capital	1,900,000	1,900,000
Other equity	-66,043,478	-51,038,183
otal equity	-64,143,478	-49,138,183
iabilities		
on-current liabilities		
Provisions	1,064,369	994,238
otal non-current liabilities	1,064,369	994,238
urrent liabilities		
financial liabilities		
() Borrowings	53,279,231	43,635,445
(III Trade payables		
 to micro enterprises and small enterprises 		210,129
- to other than micro enterprises and small enterprises	423,461,082	399,492,096
(III) Other financial liabilities	3,672,053	2,743,291
Other current liabilities	13,338,734	17,745,800
Provisions	17,451	17,451
Current tax liabilities (net)	937,996	937,996
otal current liabilities	494,706,547	464,782,208
T /	495,770,916	465,776,446
otal liabilities *	413,710,710	

As per our report of even date.

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Gautam Puri

Director

Date 13 11 14

G.K. Publications Private Limited

Statement of Profit and Loss for the year ended Sep 30, 2019

(All figures are as per Management Estimates)

	As at Sep 30, 2019	Year ended March 31, 2019
Revenue	Sep 30, 2017	march 31, 2019
Revenue from operations	51 112 717	
	56,662,767	145,359,111
Other income	889,023	3,455,058
Total income (I)	57,551,790	-148,814,169
Expenses		
Purchases of stock-in-trade	54,134,910	127,027,893
Changes in inventories of stock-in-trade	(4,596,553)	(10,325,087)
Employee benefit expense	9,433,470	18,479,045
Finance costs	3,275,677	6,579,374
Depreciation and amortisation expense	54,020	157,166
Other expenses	13,312,852	32,500,382
Total expenses (II)	75,614,376	174,418,773
(Loss) before tax (I-II)	(18,062,586)	(25,604,604)
	(14,732,889)	(18,868,064)
Tax expense/(benefit)		
Current tax		-
For earlier years		
Deferred tax	(3,004,478)	(4,860,085)
Total tax expense	(3,004,478)	(4,860,085)
(Loss) for the year after tax (A)	(15,058,109)	(20,744,519)
Other comprehensive income		
Items that will not be reclassified to profit or loss		
Remeasurement of defined benefit plans	71,368	142,736
Income tax relating to these items	-18,556	(37,111)
Total other comprehensive income for the year after tax (B)	52,812	105,625
Total comprehensive income (A+B)	(15,005,296)	(20,638,894)
Earnings per equity share (par value of Rs 10 per share)		
Basic & Diluted (Rs.)	0.00	(109.18)
- 7		

As per our report of even date

Gautam Puri Director

Place: New Dethi Date 13 11 19

Jus

Kestone Integrated Marketing Services Private Limited Balance Sheet as at September 30, 2019 14il figures are as per Management Estimates)

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		As at Sep 30, 2019	As at March 11, 2019
	Assets		
	Non-current assets		
	Property, plant and equipment	24,967,916	26,308,343
	Right of use assets Intangible assets	21.919.597	4 407 474
	Intangibles under development	4,434,927	4.697,421
	Investments in subsidiary	10,986,201	35 604 845
	Financial assists	25.506.542	25,506,542
	ris Luans	5 4/05 281	5 050 433
	(ii) Other finanzial assets	5,605,391	5,959,422
1.1	Deferred tax asset (net)		17,500,000 8,094,158
	Non-current tax asset (net)	8,846,772	
	Other non-current assets	181.106.610	151,273,127
	Total non-current assets	1,102,984	895,465
	Total Holl-Culterit assets	302,202,997	240,235,481
	Current assets		
	Financial assets		
	(i) Trade receivables	237,291,766	412,061,268
	(iii) Cash and cash equivalents	2.553.549	7.944,177
	(III) Bank balances other than (II) above	79,755,945	79.965,222
	(trr) Loaris	33,675,398	31.951.744
	(v) Other financial assets	264,813,815	82,729,028
	Other current assets	121,496,139	36,823,524
	Total current assets	744.586,611	651,474,963
	Total assets	1,046,789,608	891,710,445
	Equity and Liabilities		
	 March 1991 		
	Equity	10.000.000	Contract in the
	Equity share capital	10,000,000	10.000.000
	Other equity Total equity	354,341,900	347,191,595
	Liabilities		
	Non-current liabilities		
	Financial liabilities		
	(i) Barrowings	40.054.370	52.586,905
	(b) Lease liability	10,770,712	
	Provisions	14,907,433	13,880,768
	Other non-current liabilities		1,754,574
	Total non-current liabilities	65,732,515	68,222,247
	Current liabilities		
	Financial Liabilities		
	(i) Borrowings	131.150,753	139.325.888
	(iii) Trade payables	338,833,922	211,357.999
	(iiii) Lease liability	11,784,025	
	(iv) Other financial liabilities	58,854,523	60.657.890
	Other current ltabilities	76,091,970	54,805,497
	Provisions		154,330
	Total Current Habilities	616,715,194	466,296,604
	Total liabilities	682,447,709	534,518,850
	Total equity and habilities	1,046,789,608	891,710,445
		1,046,784,608	891,710,44
	Sutar Burl		
	Director (Bit New Delhi)		
	Place: New Delhi		
	Date 13/11/14		

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Kestone Integrated Marketing Services Private Limited

Statement of profit and loss for the year ended September 30, 2019

(All figures are as per Management Estimates)

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		For the Year ended Sep 30, 2019	For the Year ended March 31, 2019
Income			
Revenue from operations		618,536,491	1,197,616,931
Other income		7.375.210	14,962,987
Total income		625,911,701	1,212,579,919
Expenses			
Employee benefit expense		103,827,499	226,235,919
Finance casts +		14.530.432	16.006.379
Depreciation and amortisation expense		11,022,304	9,114,893
Other expenses		490,960,236	920,737,743
Total Expenses		620,340,470	1,172,094,934
Profit/ (loss) before exceptional items and tax		5,571,231	40,484,984
Profit before tax		5,571,231	40,484,984
Tax expense:	21		
Current tax		3,255,031	10,802,331
Tax adjustment for earlier years			
Deferred tax		(957,992)	1,620,897
Profit for the year (A)		3,274,192	28,061,756
Other comprehensive income Items that will not be reclassified to profit and loss			
Remeasurement of defined benefit plans		736,000	1,472,767
Income tax relating to these items		(205,000)	(409,724)
Total other comprehensive income for the year (B)		531,000	1,063,043
Total comprehensive income for the year (A + B)		3,805,192	- 29,124,799
and an an and a set of the set of			

Earnings per equity share

Basic earnings per share Diluted earnings per share

Gautam Peri

Director

Place: New Delm Date: 311119

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Information about Career Launcher Education Infrastructure and Services Limited

These information are in terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 for the proposed Composite Scheme of Arrangement ("Scheme") to amalgamate Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (hereinafter referred to as "Amalgamating Companies" or "Unlisted transferor companies") with CL Educate Limited (hereinafter referred to as "Amalgamating Company" or "Listed Transferee Company").

unargamated Com	2411		insteree Company J.					
Name	1	Career Launche	areer Launcher Education Infrastructure and Services Limited ("CLEIS" or "Company")					
CIN	1	U70101HR2005	70101HR2005PLC076899					
Registered Office	1		ctor-27A, Mathura Road, Faridabad, Haryana - 121003, India					
Corporate Office	1	A-45, First Flo	- 45, First Floor, Mohan Co-operative Industrial Estate, New Delhi - 110044					
Tel. No.	1	011-41281100	11-41281100					
Fax. No.	:	011-41281101	11-41281101					
Website	1	Y						
Email ID	÷	rachna.sharma@	rachna.sharma@careerlauncher.com					
Contact Person	1	Name	Ms. Rachna Sharma					
		Email ID	rachna.sharma@careerlauncher.com					
		Contact No.	011-41281100					

1. Background about CLEIS and its Business Overview:

CLEIS was incorporated on June 16, 2005 as a private limited company with the name and style of "Career Launcher Infrastructure Private Limited". Subsequently, on December 29, 2006 the name was changed from "Career Launcher Infrastructure Private Limited" to "Career Launcher Education Infrastructure and Services Limited". CLEIS was engaged in the business of providing various infrastructure facilities, soft skills, educational and consulting programs.

2. Details about the Promoter(s) of CLEIS (as on date):

S. No.	Name of the Promoter(s)	Nature (Individual/Company/etc.)
i.	CL Educate Limited	Company
ii.	Mr. Satya Narayanan .R	Individual
III.	Mr. Gautam Puri	Individual
iv.	Mr. Nikhil Mahajan	Individual
ν.	Mr. Sujit Bhattacharyya	Individual
vî,	Mr. R. Shiva Kumar	Individual
vii.	Mr. Sreenivasan .R	Individual

If the promoter(s) are Individual:

Name of the Promoter	PAN	Educational Qualificatio n	Experience in business/ employment	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in CLEIS
Mr. Saiya Narayanan .R.	AFJPS758 5N	Bachelor's Degree in Computer Sciences, St. Stephen's College, University of Delhi and Post Graduate Diploma in Management from IIM- Bangalore.	He has over 21 years of experience in the Education sector.	 CL Educate Limited Bilakes Consulting Private Limited CL Media Private Limited Career Launcher Education Infrastructure and Services Limited Career Launcher Infrastructure Private Limited 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Pvt. Ltd. Threesixtyone Degree Minds Consulting Private Limited Career Launcher Education Infrastructure and Services Limited 	l (0.00%)*

CAREER LAUNCHER EDUCATION INFRASTRUCTURE & SERVICES LIMITED

(A CL Group Company)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003. Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 Cleis@cleducate.com
♦ +91-11-41281100/0800 = +91-11-41281101
CIN: U70101HR2005PLC076899

Name of the		A museum and	Experience in business/ employment	List of Companies promoted	which person is Director	No. of equity shares held in CLEIS
Promoter Mr. Gautam Puri	88E	Bachelor's Degree in Chemical Engineering from Punjab	He has over 21 years of experience in the Education sector.	Career Launcher	 CL Educate Limited G. K. Publications Private Limited Career Launcher Infrastructure Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited ICE Gate Educational Institute Private Limited Career Launcher Education Infrastructure and Services Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 	1 (0.00%)*
Mr. Nikhil Mahajan	AAAPM20 04J	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Managemen t from IIM- Bangalore.	He has over 20 years of experience in the field of finance and the Education sector.	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited G. K. Publications Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited 	1
Mr. Sujit Bhattachar yya	AHJPB174 2Q	Bachelor of Technology in Electrical Engineering from IIT, Kharagpur and Post Graduate Diploma in Management t from IIM Bangalore.	17 years of experience in the Education sector.	CL Educate Limited Career Launcher Education Infrastructure and Services Limited	Career Launcher Infrastructure Private Limited Accendere	e

Name of the Promoter	PAN	Educational Qualificatio n	Experience in business/ employment	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in CLEIS
					Education Infrastructure and Services Limited	
Mr. R. Shiva Kumar	AGFPR557 7G	Bachelor of Technology in Civil Engineering from Indian Institute of Technology, Madras and Post Graduate Diploma in Managemen t from IIM- Calcutta.	He has over 20 years of experience in the Education sector.	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited 	 CL Media Private Limited Career Launcher Education Infrastructure and Services Limited 	1 (0.00%)*
Mr. Sreenīvasa n .R	AAZPS020 3L	Bachelor's Degree in Science from Meerut University, a Master's Degree in Technology from the Jawahar Lal Nehru University, New Delhi and a Master's Degree in Business Administrati on from Indian Institute of Managemen t, Bangalore.	He has over 17 years of experience in the Education sector.	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited 	 Career Launcher Education Infrastructure and Services Limited 	1 (0.00%)*

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares. If the promoter is a corporate entity:

Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in CLEIS
CL Educate Limited	CIN: L74899HR19 96PLC07689 7 PAN: AAACC3885 C	CL Educate Limited is engaged in the business of providing education and test preparation training programs which include tuitions to school students and	 Mr. Satya Narayanan .R. Mr. Gautam Puri Bilakes Consulting Private Limited Mr. Sreenivasan .R. Mr. R. Shivakumar Mr7Sujit Bhattacharyya 	 Mr. Satya Narayanan .R Mr, Gautam Puri Mr. Nikhil Mahajan Mr. Sushil 	94,47,600 (100%) In/() Vew (

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Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in CLEIS
		coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels.	 Mr. Nikhil Mahajan Mr. Abhijit Bhattacharyya Mr. Abhirup Bhattacharyya Mr. Abhishek Bhattacharyya Mr. Abhishek Bhattacharyya Ms. Indira Ganesh Ms. Indira Ganesh Ms. Katyaini Mahajan Ms. Katyaini Mahajan Ms. Rajlakshmi Ganesh Sonone Ms. SamitaBhalla Ms. Seshadry Parvathy Ms. Shefali Acharya Ms. Sneha Krishnan Ms. Uma Ramachandran Ms. Vitasta Mahajan Career Launcher Employees Welfare Society 	Kumar Roongta Ms. Madhumita Ganguli Mr. Viraj Tyagi Mr. Imran Jafar Mr. Girish Shivani	

3. Details of Board of the Company: Present Directors:

Particulars	Details of Board of the Company				
Name of Director	Mr. R. Shiva Kumar				
DIN	00033503				
PAN	AGFPR5577G				
Age	47 Years				
Address	Sector- 49, Flat No. 42/1, Aster Vatika City, South City II, Gurgaon - 122018, Haryana, India				
Qualification	Bachelor of Technology in Civil Engineering from Indian Institute of Technology, Madras and Post Graduate Diploma in Management from IIM-Calcutta.				
Experience	He has over 20 years of experience in the Education sector.				
Date of Appointment	November 10, 2005				
Designation	Director				
Date of Expiration of Current terms	Not Applicable				
Number of Shares held in the Company	1 Equity shares*				
Other Directorships	CL Media Private Limited				
Name of Director	Mr. Gautam Puri				
DIN	00033548				
PAN	AAHPP5688E				
Age	54 Years				
Address	R-90, Greater Kailash - I, New Delhi - 110048, India				
Qualification	Bachelor's Degree in Chemical Engineering from Punjab Engineering College, Chandigarh and Post Graduate Diploma in Management from IIM-Bangalore.				
Experience	He has over 21 years of experience in the Education sector.				
Date of Appointment	September 25, 2006				
Designation	Director				
Date of Expiration of Current terms	Not Applicable				
Number of Shares held in the Company	I Equity Shares*				
Other Directorships	CL Educate Limited G. K. Publications Private Limited				

Particulars	Details of Board of the Company				
	 Career Launcher Infrastructure Private Limited 				
	 Kestone Integrated Marketing Services Private Limited CL Media Private Limited ICE Gate Educational Institute Private Limited 				
	 Kestone CL Asia Hub Pte. Ltd. (Singapore) 				
Name of Director	Mr. Sujit Bhattacharyya				
DIN	00033613				
PAN	AHJPB1742Q				
Age	52 Years				
Address	F-501, Prateek Stylome, Sector-45, Near Amrapalli, Gautam Buddha Nagar, Noida 201303, Uttar Pradesh, India				
Qualification	Bachelor of Technology in Electrical Engineering from IIT. Kharagput and Post Graduate Diploma in Management from IIM- Bangalore.				
Experience	He has over 17 years of experience in the Education sector.				
Date of Appointment	November 10, 2005				
Designation	Director				
Date of Expiration of Current terms	Not Applicable				
Number of Shares held in the Company					
Other Directorships	1 Equity Shares *				
Onler Directorships	 Career Launcher Infrastructure Private Limited Accendere Knowledge Management Services Private Limited ICE Gate Educational Institute Private Limited 				
Name of Director	Mr. Sreenivasan .R				
DIN	00034190				
PAN	AAZPS0203L				
Age	52 Years				
Address					
Qualification	B-166, Near Apollo Hospital, Sarita Vihar, South Delhi, Delhi – 110076, India				
Quantication	Bachelor's Degree in Science from Meerut University, a Master's Degree in Technology from the Jawahar Lal Nehru University. New Delhi and a Master's Degree in Business Administration from Indian Institute of Management, Bangalore				
Experience	He has over 17 years of experience in the Education sector.				
Date of Appointment	November 10, 2005				
Designation	Director				
Date of Expiration of Current terms					
Number of Shares held in the Company	Not Applicable				
Other Directorships	1 Equity Shares *				
Name of Director	NA				
DIN	Mr. Satya Narayanan .R				
	00307326				
PAN	AFJPS7585N				
Age	48 Years				
Address	D-63, The Pinnacle, DLF City, Phase - V, Gurgaon - 122009, Haryana, India				
Qualification	Bachelor's Degree in Computer Sciences, St. Stephen's College, University of Delhi and Post Graduate Diploma in Management from IIM- Bangalore.				
Experience	He has over 21 years of experience in the Education sector.				
Date of Appointment	June 16, 2005				
Designation	Director				
Date of Expiration of Current terms	Not Applicable				
Number of Shares held in the Company	I Equity Shares*				
Other Directorships	CL Educate Limited G K Publications Private Limited				

Particulars	Details of Board of the Company			
	 Kestone Integrated Marketing Services Private Limited CL Media Private Limited Threesixtyone Degree Minds Consulting Private Limited 			
Name of Director	Mr. Girish Shivani			
DIN	03593974			
PAN	AIDPS1148L			
Age	48 Years			
Address	E-287, 2nd Floor, Greater Kailash-I, New Delhi - 110048, India			
Qualification	PGDBM from IMT, Ghaziabad (1993) (Topper in Finance), B.S. (Computer Science) from St. Stephen's College, Delhi (1991).			
Experience	He has over 23 years of experience across multiple verticals and cross functional exposure in IT consulting, Telecorn, Media, Presales, Finance Corporate Strategy and Operations etc.			
Date of Appointment	October 06, 2018			
Designation	Additional Director (Non-Executive Independent)			
Date of Expiration of Current terms	October 05, 2023			
Number of Shares held in the Company	NIL			
Other Directorships	 CL Educate Limited Cron Systems Private Limited Hansuttam Finance Limited Yournest Capital Advisors Private Limited Momark Services Private Limited Lithasa Technologies Private Limited Simpli5d Technologies Private Limited Kestone Integrated Marketing Services Private Limited Innotarget Fashalot Retail Private Limited 			

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

Past Director(s) (Directors resigned since April 01, 2015):

Name -	Address	DIN	Date of Appointment	Date of Cessation	Reason for Cessation	
Mr. Safir Anand	1 Jaipur Estate, Nizamuddin East, New Delhi - 110013	02117658	August 12, 2014	February 07, 2018	Personal Reason	
Mr. Mahesh Bhogilal Parikh	601/602, Phalguni, Sarojini Road, North Avenue, Santacruz (W) Mumbai	00212486	April 29, May 08, 20 2008		Ill-health	
Ms. Madhumita Ganguli	R-302, Greater Kailash, Part-1, South Delhi, Delhi 110048	00676830	May 06, 2011	April 07, 2015	Personal Reason	
Mr. Shantanu Prakash	C-11/1, DLF City Phase-1, Gurgaon, Haryana 122002	00983057	April 29, 2008	April 01, 2015	Vacation under section 167	

4. Shareholding Structure of the Company:

The details of top ten shareholders of the Company are tabulated below (as on date):

S. No.	Name of the Shareholder	Number of shares held in the Company	% Shares
1.	CL Educate Limited	94,47,600	100.00
2,	Mr. Satya Narayanan .R*	1	0.00
3.	Mr. Gautam Puri*	1	0.00
4.	Mr. Nikhil Mahajan*	1	0.00
5.	Mr. R. Shiva Kumar*	1	0.00
6.	Mr. Sreenivasan .R*	1	0.00
7.	Mr. Sujit Bhattacharyya*	1	0.00
Total		94,47,606	100.00

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

5. Changes in the shareholding structure of Promoter(s) of the Company:

The details of change in shareholding structure of Promoter(s) are mentioned below:

Date of Allotment /Transfer	Name of the Promoter	No. of Shares	% of Shares	Cumulative No. of Shares	Cumulative % of Shares
October 28, 2006	Career Launcher India Ltd. (now known as CL Educate Limited)	4450000	47.10%	4450000	47.10%
May 12, 2008	Career Launcher India Ltd. (now known as CL Educate Limited)	546875	5.79%	4996875	52.89%
October 24, 2008	Career Launcher India Ltd. (now known as CL Educate Limited)	78125	0.83%	5075000	53.72%
March 31, 2011	CL Educate Limited	268008	2.84%	5343008	56.55%
March 29, 2013	CL Educate Limited	26750	0.28%	5369758	56.84%
April 2, 2013	CL Educate Limited	60,268	0.64%	5430026	57.48%
September 5, 2014	CL Educate Limited	3.818.027	40.41%	9248053	97.89%
June 11, 2015	CL Educate Limited	17,794	0.19%	9265847	98.08%
June 23, 2015	CL Educate Limited	117,867	1.25%	9383714	99.32%
August 3, 2015	CL Educate Limited	63,886	0.68%	9447600	100.00%
August 3, 2015	Mr. Satya Narayanan .R*	1	0.00%	9447601	100.00%
August 3, 2015	Mr. Gautam Puri*	1	0.00%	9447602	100.00%
August 3, 2015	Mr. Nikhil Mahajan*	1	0.00%	9447603	100.00%
August 3, 2015	Mr. R. Shiva Kumar*	1	0.00%	9447604	100.00%
August 3, 2015	Mr. Sreenivasan .R*	I	0.00%	9447605	100.00%
August 3, 2015	Mr. Sujit Bhattacharyya*	1	0.00%	9447606	100.00%
	Total	9447606	100.00%	9447606	100.00%

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

6. Details of Group Company(ies)/ Subsidiary Company(ies)/ Joint venture(s):

Details of Group Companies as on March 31, 2018:

Sr. No,	Name of the Group Company	Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company by CLEIS	Listing Status
1.	CL Educate Limited (100% Holding Company)	Rs. 141,656,780 (Rupees- Fourteen Crores Sixteen Lacs Fifty Six Thousand Seven Hundred and Eighty only)	Rs. 16,865.63 Lacs	Rs. (198.59) Lacs	NIL	Listed
2.	Career Launcher Infrastructure Private Limited (Wholly Owned Subsidiary Company)	Rs. 2,484,680 (Rupees Twenty Four Lacs Eighty Four Thousand Six Hundred and Eighty only)	Rs. 81.83 Lacs	Rs. 29.55 Lacs	100%	Unlisted Company
3.	B&S Strategy Services Private Limited (43,40% Associate Company)	Rs. 1.96,790 (Rupees One Lac Ninety Six Thousand Seven Hundred and Ninety only)	Rs. 330.75 Lacs	Rs. 16.91 Lacs	43.40%	Unlisted Company

Please note that "group companies", shall include such companies (other than promoter(s) and subsidiary/subsidiaries) with which there were related party transactions, during the period for which financial information is disclosed, as covered under the applicable accounting standards, and also other companies as considered material by the hoard of the issuer.

Total numbers of Subsidiary Company (ies)/ Joint ventures(s) are mentioned below:

No. of Subsidiary (ies)		
No. of Joint Venture(s)	NIL	

Details of Subsidiary (ies) Company which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements (i.e. March 31, 2018):

Sr. No.	Name of the Subsidiary Company	Share Capital(March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held by CLEIS	Listing Status
L	Career Launcher Infrastructure Private Limited (Wholly Owned Subsidiary Company)	Rs. 2,484,680 (Rupees Twenty Four Lacs Eighty Four Thousand Six Hundred and Eighty only)	Rs. 81.83 Lacs	Rs, 29,55 Lacs	Wholly Owned Subsidiary Company	Unlisted Company

Details of Joint Venture(s) which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements: Not Applicable

Sr. No.	Name of the Group Company	Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
			Not Applicabl	e		

7. Financial Structure of the Company:

7.1 Details of Capital Structure of the Company:

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
June 16, 2005	10,000	10	Subscribers to Memorandum	10,000	Unlisted Company
October 27, 2006	40,000	10	Preferential Issue	50,000	Unlisted Company
October 28, 2006	44,50,000	10	Preferential Issue	45,00,000	Unlisted Company
October 30, 2006	49,300	250	Preferential Issue	45,49,300	Unlisted Company
December 27, 2006	34,203	125	Preferential Issue	45,83,503	Unlisted Company
December 27, 2006	17,600	150	Preferential Issue	46,01,103	Unlisted Company
December 27, 2006	30,356	250	Preferential Issue	46,31,459	Unlisted Company
January 24, 2007	3,500	250	Preferential Issue	46,34,959	Unlisted Company
February 19, 2007	26,430	125	Preferential Issue	46,61,389	Unlisted Company
February 19, 2007	3,900	250	Preferential Issue	46,65,289	Unlisted Company
March 7, 2007	8,910	125	Preferential Issue	46,74,199	Unlisted Company
March 7, 2007	825	150	Preferential Issue	46,75,024	Unlisted Company
November 15, 2007	1,164,269	10	Right Issue	58,39,293	Unlisted Company
January 18, 2008	1,190	210	Preferential Issue	58,40,483	Unlisted Company
March 31, 2008	353,527	160	Preferential Issue	61,94,010	Unlisted Company
May 1, 2008	1,400	10	Preferential Issue	619,5,410	Unlisted Company
May 12, 2008	546,875	160	Preferential Issue	67,42,285	Unlisted Company
May 12, 2008	896,473	160	Preferential Issue	76,38,758	Unlisted Company

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Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
October 24, 2008	78,125	160	Preferential Issue	77.16.883	Unlisted Company
February 18, 2011	938,028	224	Preferential Issue	86.54.911	Unlisted Company
February 18, 2011	65,660	224	Preferential Issue	87,20,571	Unlisted Company
February 18, 2011	247,016	224	Preferential Issue	89.67.587	Unlisted Company
February 18, 2011	44,667	224	Preferential Issue	90,12,254	Unlisted Company
March 31, 2011	268,008	224	Preferential Issue	92.80.262	Unlisted Company
March 29, 2013	89,576	224	Right Issue	93.69.838	Unlisted Company
April 2, 2013	60,268	224	Right Issue	94.30.106	Unlisted Company
October 29, 2013	5,000	80	ESOP	94,35,106	Unlisted Company
October 27, 2014	2,500	115	ESOP	94,37,606	Unlisted Company
February 16, 2015	5,000	80	ESOP	94,42,606	Unlisted Company
May 12, 2015	5,000	80	ESOP	94,47,606	Unlisted Company

7.2 Details of financial position of last three financial years:

(Amount in Rs. Lacs)

Particulars	As per the Audited Financials for the half year ended	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	September 30, 2018	March 31, 2018 (2017-18)	March 31, 2017 (2016-17)	March 31, 2016 (2015-16)
Equity Paid up Capital	944.76	944.76	944.76	944.76
Reserves and surplus	7,369.39	7,497.88	7,633.78	7,268.98
Carry forward losses				
Net Worth	8,314.15	8,442.64	8,578.54	8,213.74
Miscellaneous Expenditure				
Secured Loans	1.03	2,47	5.09	7.78
Unsecured Loans	1,820.03	1,716.59	786.43	262.41
Fixed Assets	23.37	37,45	65.61	108.43
Income from Operations	-			655,16
Total Income	26.10	138.72	130.74	1,094,47
Total Expenditure	127.53	274.54	152.74	453.01
Profit before Tax	-101.43	-123.01	588.30	641.47
Profit after Tax	128.44	-136.17	422.00	462.38
Cash profit	-92.73	-94.85	458.59	491.16
EPS	-1.36	-1.44	4.47	4.89
Book value	88.00	89.36	90.80	86.94

Note: Figures as on September 30, 2018, March 31, 2018 and March 31, 2017 are in Ind-AS format whereas the figures as on March 31, 2016 are in I-GAAP Format

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7.3 Details of contracts or arrangement at arm's length pursuant to Section 188 of the Companies Act 2013: (Amount in Rs. Lacs)

Name(s) of the related party and nature of relationship	Nature of Contracts/ arrangement/ transactions	Transaction During FY ended 31.03.2017	Transactio n During FY ended 31.03.2018
CL Educate Limited (CL) & Career Launcher Education Infrastructure and Services Limited (CLEIS), Wholly Owned Subsidiary Company of CL	Cost Sharing for shared infrastructure and various common administrative expenses by CLEIS	21.00	NIL
CL Educate Limited (CL) & Career Launcher Education Infrastructure and Services Limited (CLEIS), Wholly Owned Subsidiary Company of CL	Payment of rent by CLEIS for use of vehicle owned by CL	0	NIL
Career Launcher Education Infrastructure and Services Limited, Wholly Owned Subsidiary Company of CL & Nalanda Foundation (NF)	 Leasing of Brand Name & Educational Soft Skills for Indus World Schools 	269.15	NIL
company of the second	2. Interest payable on outstanding loan	424.53	NIL
Career Launcher Infrastructure Private Limited, Wholly Owned Subsidiary Company of CLEIS & Nalanda Foundation (NF)	 Leasing out of infrastructure facilities for Indus World Schools. Interest Payable on outstanding loan 	215.32	282.00
CL Educate Limited (CL) & Career Launcher Education Infrastructure and Services Limited, Wholly Owned Subsidiary Company of CL	Allocation of Manpower Cost in relation to shared staff (Support)	63.41	NIL

7.4 Aggregate Number of shares for capitalization of Reserves or Profits: Not Applicable

7.5 Details of Revaluation of assets: Not Applicable

8. Details of Material Penal Actions/Litigations:

8.1 Details of material penal actions/ litigations against the Company: NIL

8.2 Details of material penal actions/ litigations against the Promoters: NIL

8.3 Details of material penal actions/ litigations against the Directors: NIL

9. Declaration

The Company, its promoters or its Directors are not in the list of "wilful defaulters" as per RBI Circular Ref. No. RBI/2015-16/100 DBR.No.CID.BC.22/20.16.003/2015-16 dated July 01, 2015 by the Banks.

1, Gautam Puri, Director of the Company do hereby confirm that all the information provided in the document is true and fair to the best of my knowledge and belief as on the date of this document.

For and on behalf of Career Launcher Education Infrastructure and Services Limited

New Delhi Gautam Puri Director

DIN: 00033548 Address: R-90, Greater Kailash, Part-I,

New Defhi- 110048 Date: March 29, 2019

Place: New Delhi



Information about CL Media Private Limited

These information are in terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 for the proposed Composite Scheme of Arrangement ("Scheme") to amalgamate Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (hereinafter referred to as "Amalgamating Companies") or "Unlisted transferor companies") with CL Educate Limited (hereinafter referred to as "Amalgamated Company").

Name of the Company	:	CL Media Priva	CL Media Private Limited ("CLM" or the "Company")				
CIN	:	U74300HR2008	SPTC077265				
Registered Office	2	Plot No. 9A, 8 121003, India	Plot No. 9A, Sector - 27A, Mathura Road, Faridabad, Haryana - 121003, India				
Corporate Office	1	A - 45, First Fl - 110044, India	A – 45, First Floor, Mohan Co-operative Industrial Estate, New Delhi – 110044, India				
Tel. No.	1	011-41281100					
Fax. No.	1	011-41281101					
Website	T.	2					
Email ID	1:	rachna.sharma@	/careerlauncher.com				
Contact Person	:	Name	Ms. Rachna Sharma				
		Email ID	rachna.sharma@careerlauncher.com				
	ļ	Contact No.	011-41281100				

1. Background about the Company and its Business Overview:

CLM was incorporated on February 01, 2008 as a Private Limited Company with the name and style of "CL Media Private Limited". CL Media is engaged in the business of content development for study material, publishing study material and books and providing sales & marketing services and research related services to Institutions and Universities.

2. Details about the Promoter(s) of the Company (as on date):

S. No. Name of the promoter(s)		Nature (Individual/Company/etc	
i.	CL Educate Limited	Corporate	
ii.	Mr. Satya Narayanan .R	Individual	
ill.	Mr. Nikhil Mahajan	Individual	

Name of the Promote T	PAN	Educationa 1 Qualificatio 1	Experience in business or employmen t	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in CLM
Mr. Satya Narayana n .R	AFJPS7585N	Bachelor's Degree in Computer Sciences, St. Stephen's College, University of Delhi and Post Graduate Diploma in	He has over 21 years of experience in the Education sector.	 CL Educate Limited Bilakes Consulting Private Limited CL Media Private Limited Career Launcher Education Infrastructure and Services Limited Career Launcher Infrastructure Private 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Threesixtyone Degree 	5,000 (50.00%) *

If the promoter(s) are Individual:

Compliance@clmedia.co.in
 ♦ +91-11-41281100/0800
 ♦ +91-11-41281101
 CIN: U74300HR2008PTC077265

CL MEDIA PRIVATE LIMITED (A CL Educate Co.)

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

Name of the Promote r	PAN .	Educationa I Qualificatio n	Experience in business or employmen t	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in CLM
		Managemen t from IIM- Bangalore.		Limited	Minds Consulting Private Limited Career Launcher Education Infrastructure and Services Limited	
Mr. Nikhil Mahajan	AAAPM200 4J	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Managemen t from 11M- Bangalore.	He has over 20 years of experience in the field of finance and the Education sector.	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited G. K. Publications Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 	5,000 (50.00%) *

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

Name of the promoter	If the promoter is corpo CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in CLM
CL Educate Limited	CIN: L74899HR1996PLC0 76897 PAN: AAACC3885C	CL Educate Limited is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post	 Mr. Satya Narayanan .R Mr. Gautam Puri Bilakes Consulting Private Limited Mr. Sreenivasan .R Mr. R. Shivakumar Mr. Sujit Bhattacharyya Mr. Nikhil Mahajan Mr. Abhijit Bhattacharyya Mr. Abhirup Bhattacharyya Mr. Abhirup Bhattacharyya Mr. Abhishek Bhattacharyya 	 Mr. Satya Narayanan .R Mr. Gautam Puri Mr. Nikhil Mahajan Mr. Sushil Kumar Roongta Ms. Madhumita Ganguli Mr. Viraj Tyagi Mr. Imran 	NIL

Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in CLM
		graduate levels.	 Ms. Indira Ganesh Ms. Katyaini Mahajan Ms. Parul Mahajan Ms. Parul Mahajan Ms. Rajlakshmi Ganesh Sonone Ms. Samita Bhalla Ms. Sapna Puri Ms. Seshadry Parvathy Ms. Shefali Acharya Ms. Sneha Krishnan Ms. Sneha Krishnan Ms. Uma Ramachandran Ms. Vitasta Mahajan Career Launcher Employees Welfare Society 	Jafar • Mr. Girish Shivani	

3. Details of Board of the Company: Present Director(s)

Particulars	Details of Board of the Company		
Name of Director	Nikhil Mahajan		
DIN	00033404		
PAN	AAAPM2004J		
Age	47 Years		
Address	House No. 457, Sector 30, Faridabad - 121003, Haryana, India		
Qualification	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Management from IIM- Bangalore.		
Experience	He has over 20 years of experience in the field of finance and the Education sector.		
Date of Appointment	February 01, 2008		
Designation	Director		
Date of Expiration of Current terms	Not Applicable		
Number of Shares held in the Company	5,000 Equity Shares*		
Other Directorships	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 		
Name of Director	Mr. R. Shiva Kumar		
DIN	00033503		

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PAN	AGFPR5577G		
Age	47 Years		
Address	Sector- 49, Flat No. 42/1, Aster Vatika City, South City II, Gurgaon - 122018, Haryana, India		
Qualification	Bachelor of Technology in Civil Engineering from Indian Institute of Technology, Madras and Post Graduate Diploma in Management from IIM- Calcutta.		
Experience	He has over 20 years of experience in the Education sector.		
Date of Appointment	November 10, 2005		
Designation	Whole Time Director		
Date of Expiration of Current terms	Re-appointed as Whole Time Director w.e.f April 01, 2018 till March 31, 2021		
Number of Shares held in the Company	Nil		
Other Directorships	 Career Launcher Education Infrastructure and Services Limited 		
Name of Director	Mr. Gautam Puri		
DIN	00033548		
PAN	AAHPP5688E		
Age	54 Years		
Address	R-90, Greater Kailash - I, New Delhi - 110048, India		
Qualification	Bachelor's Degree in Chemical Engineering from Punjab Engineering College, Chandigarh and Post Graduate Diploma in Management from IIM- Bangalore.		
Experience	He has over 21 years of experience in the Education sector.		
Date of Appointment	September 25, 2006		
Designation	Director		
Date of Expiration of Current terms	Not Applicable		
Number of Shares held in the Company	Nil		
Other Directorships	 CL Educate Limited G. K. Publications Private Limited Career Launcher Infrastructure Private Limited Kestone Integrated Marketing Services Private Limited ICE Gate Educational Institute Private Limited Career Launcher Education Infrastructure and Services Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 		
Name of Director	Mr. Satya Narayanan .R		
DIN	00307326		
PAN	AFJPS7585N		
Age	48 Years		
Address	D-63, The Pinnacle, DLF City, Phase - V, Gurgaon - 122009, Haryana, India		
Qualification	Bachelor's Degree in Computer Sciences, St Stephen's College, University of Delhi and Pos Graduate Diploma in Management from IIM Bangalore.		

Experience	He has over 21 years of experience in the Education sector.				
Date of Appointment	June 16, 2005				
Designation	Director				
Date of Expiration of Current terms					
Number of Shares held in the Company	5,000 Equity Shares*				
Other Directorships	 CL Educate Limited G K Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited Threesixtyone Degree Minds Consulting Private Limited Career Launcher Education Infrastructure and Services Limited 				

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

Past Director(s)(Details of Directors resigned since April 01, 2015):

Name	Address	DIN	Date of Appointment	Date of Cessation	Reason for Cessation
Mr. Sridar Iyengar	85, Fair Oaks Lane, Atherton, CA 94027, United States of America	00278512	August 03, 2015	September 30, 2018	Personal reason

4. Shareholding Structure of the Company:

The details of top ten shareholders of the Company are tabulated below (as on date):

S. No.	Name of the Shareholder	Number of shares held in the Company	% Shares
1.	Satya Narayanan .R*	5,000	50.00
2.	Mr. Nikhil Mahajan*	5,000	50.00
	TOTAL	10,000	100.00

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

5. Changes in the shareholding structure of Promoter(s) of the Company:

The details of change in shareholding structure of Promoter(s) are mentioned below;

Date	Name of the Promoter	Equity Shares	Shares (%)	Cumulative Shares (%)
February 05, 2008	Mr. Satya Narayanan .R*	5,000	50.00	50.00
February 05, 2008	Mr. Nikhil Mahajan*	5.000	50.00	100.00
	Total	10,000	100.00	

There has been no change in the shareholding structure of the promoters of the Company since the incorporation of the Company till date.

* Holds equity shares as nominee since incorporation of the Company (issued as Subscribers to Memorandum), for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.



Sr. No.	tails of Group Co Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company by CLM	Listing Status
ŀ.	CL Educate Limited (100% Holding Company)	Rs. 141,656,780 (Rupees Fourteen Crores Sixteen Lacs Fifty Six Thousand Seven Hundred and Eighty Only)	Rs. 16,865.63 Lacs	Rs. (198.59) Lacs	NIL	Listed
2.	G.K. Publications Private Limited (Group Company)	Rs. 1,900,000 (Rupees Nineteen Lacs Only)	Rs. 1,884.12 Lacs	Rs. (133.14) Lacs	NIL	Unlisted
3.	Accendere Knowledge Management Services Private Limited (Group Company)	Rs. 1,20,000 (Rupees One Lac Twenty Thousand Only)	Rs. 227.81 Lacs	Rs. 35.78 Lacs	NIL	Unlisted
4.	Kestone Integrated Marketing Services Private Limited (Group Company)	Rs. 10,000,000 (Rupees One Crores Only)	Rs. 9,815.48 Lacs	Rs. 332.91 Lacs	NIL	Unlisted

6. Details of Group Company(ies)/ Subsidiary Company(ies)/ Joint venture(s): onies as on March 31, 2018:

Please note that "group companies", shall include such companies (other than promoter(s) and subsidiary/subsidiaries) with which there were related party transactions, during the period for which financial information is disclosed, as covered under the applicable accounting standards, and also other companies as considered material by the board of the issuer.

Total numbers of Subsidiary Company (ies)/ Joint ventures(s) are mentioned below:

No. of Subsidiary (ies)	NIL
No. of Joint Venture(s)	NIL

Details of Subsidiary (ies) Company which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements;

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Sr. No.	Name of the Subsidiary Company	Equity Share Capital(March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
			Not Applicable			

Details of Joint Venture(s) which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements: Not Applicable

Sr. No.	Name of the Group Company	Equity Share Capital(March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
			Not Applicabl	e		

7. Financial Structure of the Company:

7.1 Details of Capital Structure of the Company:

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
5-Feb-08	5,000	10	Subscribers to Memorandum	5,000	Unlisted Company
5-Feb-08	5,000	10	Subscribers to Memorandum	10,000	Unlisted Company

7.2 Details of financial position of last three financial years:

(Amount in Rs. Lacs)

Particulars	As per the Audited Financials for the half year ended	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year
	September 30, 2018	March 31, 2018 (2017-18)	March 31, 2017 (2016-17)	March 31, 2016 (2015-16)
Equity Paid up Capital	1.00	1.00	1.00	1.00
Reserves and surplus	5,072.14	4,593.57	3,987.05	3,316.23
Carry forward losses	-			
Net Worth	5,073,14	4,594.57	3,988.05	3,317.23
Miscellaneous Expenditure	-	-		
Secured Loans			-	
Unsecured Loans	71.76	101.64	746.36	437.76
Fixed Assets	93.97	115.09	121.09	112.28
Income from Operations	2,413.40	4,033.23	3,748.00	2,974.65
Total Income	2,430.10	4,084.07	3,757.59	2,988.69
Total Expenditure	1,759.20	3,263.73	2,822.11	2,112.53
Profit before Tax	670.90	820.34	935.48	876.17
Profit after Tax	477.55	604.02	696.35	856.61

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Cash profit	472.81	596.63	707.87	870.48
EPS	4,775.51	6,040.23	6,962.50	8,566.13
Book value	50,731.43	45,945.66	39,880.50	33,172.30

Note: Figures as on September 30, 2018, March 31, 2018 and March 31, 2017 are in Ind-AS format whereas the figures as on March 31, 2016 are in I-GAAP Format.

7.3 Details of contracts or arrangement at arm's length basis pursuant to Section 188 of the Companies Act 2013:

			(Amount in	
Name(s) of the related party and nature of relationship	Nature of Contracts/ arrangement/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Cumulative Amount of Transaction During the Financial Year ended 31.03.2018	Cumulative Amount of Transaction During the Financial Year ended 31.03.2017
CLM & CL Educate Limited (CL), 100% Holding	Content Development by CLM for CL and monetization of academic Assets	CL to license its entre content and to allow CLM to monetize it.	240.00	387.86
company		CL charge Certain % of the revenue as revenue share from CLM on account of licensing of 1PR		
		CL to pay Rs. 25 Lacs p.a. for the projects running at Chhattisgarh, Jharkhand, MP, UP, Gujarat & Odisha respectively for the content management/upgradation.		
CLM & CL Educate Limited (CL), 100% Holding company	Material Purchase and Sale. Sale of books by CLM to CL	CLM to publish all the course books for CL and to sell to CL at 'an upto 65% discount to the MRP' as is a standard industry practice. This also enables CLM to take significant benefit of the tax exemption of its unit in Uttarakhand	1,024.11	1,021.00
CLM – Mr. R Sreenivasan Brother of Mr. Satya Narayanan ,R, Director	Payment of Salary	Salary is equivalent to people with similar background and similar experience	34.00	43.80
CL Media Private Limited (CLM) & G.K. Publications Private Limited (GKP) Fellow subsidiaries	Material Purchase	CLM publishes all the course books for GKP and sells to GKP at a 60% discount to the MRP as is a standard industry practice. This also enables CLM to take significant benefit of the tax exemption of its unit in Uttarakhand.	1,416.00	1,640.33

Name(s) of the related party and nature of relationship	Nature of Contracts/ arrangement/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Cumulative Amount of Transaction During the Financial Year ended 31.03.2018	Cumulative Amount of Transaction During the Financial Year ended 31.03.2017	
CLM - Mr. R Shiva Kumar Brother in law of Mr. Satya Narayanan .R, Director	Salary	Salary is equivalent to people with similar background and similar experience.	35.00	46.12	
CLM & CL Educate Limited (CL), 100% Holding company	Cost Sharing for shared infrastructure and various common administrative expenses by CLM	The infrastructure at Corporate office is co- shared with CLM and it has been agreed that CLM will pay an amount proportionate to the usage by it. It includes the operating, running and electricity cost for an area of approximately 4300 Sq. ft. including some manpower cost allocation.	60.00	60,00	
Accendere Research related Knowledge Services rendered to/by Management CLM Services Pvt. Ltd. (AKMS) & CLM, Fellow subsidiaries		Services rendered to/by CLM Ltd.		64.19	
		Service rendered to CLM	277.59	141.9	
CLM & CL Educate Limited (CL), 100% Holding company	Allocation of Manpower Cost in relation to shared staff (Support)	CL Educate and CLM have entered into an arrangement whereby an appropriate portion of the salaries of certain support staff, based broadly on their respective contribution to CLM is allocated / debited to CLM.	124.00	115.15	
Kestone Integrated Marketing Services Private Limited (Kestone) & CLM, Fellow subsidiaries	Kestone has designed & developed the website of CLM	Quotations received from some parties. Kestone, with the lowest amongst them, was assigned the project.	17.50	NIL	

Note: All the above mentioned transactions are between the Group Companies only.

7.4 Aggregate Number of shares for capitalization of Reserves or Profits: Not Applicable

7.5 Details of Revaluation of assets: Not Applicable

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8. Details of Material Penal Actions/Litigations:

8.1 Details of material penal actions/ litigations against the Company: NIL

8.2 Details of material penal actions/ litigations against the Promoters: NIL

8.3 Details of material penal actions/ litigations against the Directors: NIL

9. Declaration

The Company, its promoters or its Directors are not in the list of "wilful defaulters" as per RBI Circular Ref. No. RBI/2015-16/100 DBR.No.CID.BC.22/20.16.003/2015-16 dated July 01, 2015 by the Banks.

 Gautam Puri, Director of the Company do hereby confirm that all the information provided in the document is true and fair to the best of my knowledge and belief as on the date of document.

For and on behalf of CL MEDIA PRIVATE EIMITED

Gautam Puri

Director DIN: 00033548 Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: March 29, 2019 Place: New Delhi





Information about Accendere Knowledge Management Services Private Limited

These information are in terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 for the proposed Composite Scheme of Arrangement ("Scheme") to amalgamate Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (hereinafter referred to as "Amalgamating Companies") or "Unlisted Transferor Companies") with CL Educate Limited (hereinafter referred to as "Amalgamated Company").

Name		Accendere Knowledge Management Services Private Limited ("AKMS" or the "Company")			
CIN	1	U74900HR2008	3PTC077200		
Registered Office	1	Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana - 121003, India			
Corporate Office	1	A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi - 110044, India			
Tel. No.	:	011-41281100			
Fax. No.	:	011-41281101			
Website	1	accendere.co.in			
Email ID	1	rachna.sharma@careerlauncher.com			
Contact Person	1	Name	Ms. Rachna Sharma		
		Email ID	rachna.sharma@careerlauncher.com		
		Contact No.	011-41281100		

1. Background about the AKMS and its Business Overview:

AKMS was incorporated on September 19, 2008 as a private limited company with the name and style of "Accendere Knowledge Management Services Private Limited". AKMS is engaged in the business of facilitating educational institutions and establishing their institutional credibility, international presence and thought leadership by improving their research output in terms of both the quality and quantity of research articles published by them.

2. Details about the Promoter(s) of AKMS (as on date):

S. No.	Name of the promoter(s)	Nature (Individual/Company/etc.)
i.	CL Educate Limited	Company
ö.	Mr. Nikhil Mahajan	Individual

If the promoter(s) are Individual:

Name of the Promoter	PAN	Educational Qualification	Experience in business or employment	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in AKMS
Mr. Nikhil Mahajan	AAAPM2 004J	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in	He has over 20 years of experience in the field of finance and the Education sector.	CL Educate Limited Career Launcher Education Infrastructure and Services Limited G. K. Publications Private Limited Kestone Integrated Marketing Services Private Limited	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited 	20 (0.17%)*

Magueria

Accendere Knowledge Management Services Private Limited (A CL Group Company) Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 © www.accendere.co.in © +91-11-41281100/0800 ⊕ +91-11-41281101 CIN: U74900HR2008PTC077200

Name of the Promoter	PAN	Educational Qualification	Experience in business or employment	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in AKMS
		Management from IIM- Bangalore.		 CL Media Private Limited Accendere Knowledge Management Services Private Limited 	 Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 	

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

Name of the promoter	If the promoter is con CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in AKMS
CL Educate Limited	CIN: 1.74899HR1996PLC07 6897 PAN: AAACC3885C	CL Educate Limited is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels.	 Mr. Satya Narayanan .R Mr. Gautam Puri Bilakes Consulting Private Limited Mr. Sreenivasan .R Mr. R. Shivakumar Mr. Sujit Bhattacharyya Mr. Nikhil Mahajan Mr. Abhijit Bhattacharyya Mr. Abhijit Bhattacharyya Mr. Abhijit Bhattacharyya Mr. Abhishek Bhattacharyya Mr. Abhishek Bhattacharyya Ms. Indira Ganesh Ms. Rajlakshmi Ganesh Sonone Ms. Samita Bhalla Ms. Sapna Puri Ms. Shefali Acharya Ms. Sneha Krishnan Ms. Uma Ramachandran Ms. Vitasta Mahajan Carcer Launcher Employees Welfare Society 	 Mr. Satya Narayanan .R Mr. Gautam Puri Mr. Nikhil Mahajan Mr. Sushil Kumar Roongta Ms. Madhumita Ganguli Mr. Viraj Tyagi Mr. Imran Jafar Mr. Girish Shivani 	11,980 (99.83%)

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3. Details of Board of AKMS:

Particulars	Details of Board of AKMS
Name of Director	Nikhil Mahajan
DIN	00033404
PAN	AAAPM2004J
Age	47 years
Address	House No. 457, Sector 30, Faridabad - 121003, Haryana, India
Qualification	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 20 years of experience in the field of finance and the Education sector.
Date of Appointment	September 07, 2015
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	
Other Directorships	 CL Educate Limited G. K. publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore)
Name of Director	Sujit Bhattacharyya
DIN	00033613
PAN	AHJPB1742Q
Age	52 Years
Address	F-501, Prateek Stylome, Sector-45, Near Amrapalli, Gautam Buddha Nagar, Noida – 201303, Uttar Pradesh, India
Qualification	Bachelor of Technology in Electrical Engineering from IIT, Kharagpur and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 17 years of experience in the Education sector.
Date of Appointment	September 07, 2015
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	Nil
Other Directorships	 Career Launcher Infrastructure Private Limited Career Launcher Education Infrastructure and Services Limited ICE Gate Educational Institute Private Limited

ICE Gate Educational Institute Private Limited
 Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the
beneficial owner of these equity shares.

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Name	Address	DIN	Date of Appointment	Date of Cessation	Reason for Cessation
Ajit Kumar	H.No. 7-134, Mye Villas, Chengicherla Road, Opp. FCI Godown, Mallapur, Hyedrabad, Telangana 500076, India	07298456	September 07, 2015	November 26, 2018	Personal
Praveen Dwarakanath	G-5, B – Block, Brindavan Apartments, Chikoti Gardens Begumpet, Secunderabad, Andhra Pradesh, 500016, India	02286971	September 19, 2008	December 31, 2017	Personal
Shivaraman Ramaswamy	144/15, Kailash Colony, Annanagar, West Chennai, Tamil Nadu, 600101 India	02286964	September 19, 2008	December 31, 2017	Personal

Past Director(s) (Details of Directors resigned since April 01, 2015):

4. Shareholding Structure of AKMS:

The details of top ten shareholders of AKMS are tabulated below (as on date):

S. No.	Name of the Shareholder	Number of shares held in AKMS	% Shares
1.	CL Educate Limited	11,980	99.83
2.	Mr. Nikhil Mahajan*	20	0.17
-	TOTAL	12,000	100.00

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

5. Changes in the shareholding structure of Promoter(s) of AKMS:

The details of change in shareholding structure of Promoter(s) are mentioned below:

Date of transfer	Name of the Promoter	No. of Shares	Shares (%)	Cumulati ve Shares (%)
September 07, 2015 ^t	CL Educate Limited	6,120 Equity Shares	51.00	51.00
April 12, 2017 ²	CL Educate Limited	5,860 Equity Shares	48.83	99.83
April 12, 2017	Mr. Nikhil Mahajan3	20 Equity Shares	0.17	100.00
	Total	12000	100	1

AKMS became a 51% subsidiary of CL Educate Limited on September 07, 2015.

²AKMS became a wholly owned subsidiary of CL Educate Limited pursuant to the purchase of balance 49% equity shareholding of AKMS on April 12, 2017.

³Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of these equity shares.

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Sr. No.	Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company by AKMS	Listing Status
ļ.	CL Educate Limited (100% Holding Company)	Rs. 141,656,780 (Rupees Fourteen Crores Sixteen Lacs Fifty Six Thousand Seven Hundred and Eighty Only)	Rs. 16,865.63 Lacs	Rs. (198.59) Lacs	NIL	Listed
2.	CL Media Private Limited (Group Company)	Rs. 100,000 (Rupees One Lac Only)	Rs. 4,084,07 lacs	Rs. 604.02 lacs	NIL	Unlisted

Details of Group Company(ies)/ Subsidiary Company(ies)/ Joint venture(s): Details of Group Companies as on March 31, 2018:

Please note that "group companies", shall include such companies (other than promoter(s) and subsidiary/subsidiaries) with which there were related party transactions, during the period for which financial information is disclosed, as covered under the applicable accounting standards, and also other companies as considered material by the board of the issuer.

Total numbers of Subsidiary Company (ies)/ Joint ventures(s) are mentioned below:

No. of Subsidiary (ies)	NIL
No. of Joint Venture(s)	NIL

Details of Subsidiary (ies) Company which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements (i.e. March 31, 2018):

Sr. No.	Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
		2	Not Applicabl	e	1.	

Details of Joint Venture(s) which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements; Not Applicable

No. Group Capital Turnover for Company (March 31, the previous 2018) Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
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7. Financial Structure of the Company:

7.1 Details of Capital Structure of the Company:

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Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
September 19, 2008	12,000	10	Subscribers to Memorandum	12,000	Unlisted Company

7.2 Details of financial position of last three financial years:

Particulars	As per the Audited	As per last		Amount in Rs. lacs) 2 years prior to
	Financials for the half year ended	Audited Financial Year	last Audited the last Au Financial Year Financial Ye	
	September 30, 2018	March 31, 2018 (2017-18)	March 31, 2017 (2016-17)	March 31, 2016 (2015-16)
Equity Paid up Capital	1.20	1,20	1.20	1.20
Reserves and surplus	-35.64	-53.12	-90.71	-37.42
Carry forward losses	-54.93	-90.71	-38.93	-35.43
Net Worth	-34.44	-51.92	-89.51	-36.22
Miscellaneous Expenditure			-	
Secured Loans				
Unsecured Loans	106.76	96.53	100.09	10.05
Fixed Assets	10.99	14.66	23.61	0.82
Income from Operations	156.71	277.60	178.43	130.41
Total Income	156.72	277.81	178.43	131.32
Total Expenditure	136.40	243.24	229.69	133.28
Profit before Tax	20.32	34.57	-51.26	-1.96
Profit after Tax	17.28	35.78	-51.77	-1.98
Cash profit	19.82	29.82	-50.78	-1.58
EPS	143.97	298.08	-431.42	-16.52
Book value	-287.02	-432.66	-745.92	-301.83

Note: Figures as on September 30, 2018, March 31, 2018 and March 31, 2017 are in Ind-AS format whereas the figures as on March 31, 2016 are in I-GAAP Format. 7.3 Details of contracts or arrangement at arm's length basis pursuant to Section 188 of the

Companies Act 2013:

			(Amount i	n Rs. lacs)
Name(s) of the related party and nature of relationship	Nature of Contracts/ arrangement/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Cumulative Amount of Transaction During the Financial Year ended 31.03.2018	Cumulative Amount of Transaction During the Financial Year ended 31.03.2017
AKMS & CL Media Private Limited	Research related Services rendered	Service rendered by CLM	Nil	Nil
(CLM), Fellow Subsidiaries	to/by CLM	Service rendered to CLM	277.59	Nil

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Name(s) of the related party and nature of relationship	Contracts/	Salient terms of the contracts or arrangements or transactions including the value, if any	Amount of Transaction	Cumulative Amount of Transaction During the Financial Year ended 31,03.2017
AKMS & CL Educate Limited, 100% Holding company	Cost Sharing for shared infrastructure and various common administrative expenses by AKMS	The infrastructure at registered office is co- shared with AKMS and since is owned by CL it was agreed that AKMS will pay an amount proportionate to the usage by it. It includes the operating, running electricity costs etc.	Nil	NIL
AKMS & CL Media Private Limited (CLM),	Sale of Books and Services rendered	Service rendered by CLM	Nil	64.19
Fellow Subsidiaries	to/by CLM	Service rendered to CLM	Nil	141.9

7.4 Aggregate Number of shares for capitalization of Reserves or Profits: Not Applicable

7.5 Details of Revaluation of assets: Not Applicable

8. Details of Material Penal Actions/Litigations:

8.1 Details of material penal actions/ litigations against the Company: Nil

8.2 Details of material penal actions/ litigations against the Promoters: Nil

8.3 Details of material penal actions/ litigations against the Directors: Nil

9. Declaration

The Company, its promoters or its Directors are not in the list of "wilful defaulters" as per RBI Circular Ref. No. RBI/2015-16/100 DBR.No.CID.BC.22/20.16.003/2015-16 dated July 01, 2015 by the Banks.

I, Sujit Bhattacharyya, Director of the Company do hereby confirm that all the information provided in the document is true and fair to the best of my knowledge and belief as on the date of document.

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For and on behalf of

Accendere Knowledge Management Services Private Limited

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Sujit Bhattacharyya Director DIN: 00033613

Address: F-501, Prateek Stylome, Sector-45, Near Amrapalli, Gautam Buddha Nagar, Noida-201303, Uttar Pradesh, India

Place: New Delhi Date: March 29, 2019



Information about G. K. Publications Private Limited

These information are in terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 for the proposed Composite Scheme of Arrangement ("Scheme") to amalgamate Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (hereinafter referred to as "Amalgamating Companies" or "Unlisted transferor companies") with CL Educate Limited (hereinafter referred to as "Amalgamated Company" or "Listed Transferee Company").

Name of the Company	:	G.K. Publicatio	G.K. Publications Private Limited ("GKP" or the "Company")					
CIN	:	U22110HR2001						
Registered Office	:	Plot No. 9A, 121003, India	Plot No. 9A, Sector 27A, Mathura Road, Faridabad, Haryana					
Corporate Office	ģ.	A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi - 110044, India						
Tel. No.	:	011-41281100						
Fax. No.	:	011-41281101						
Website	:	www.gkpublica	tions.com					
Email ID	:	rachna.sharma@	careerlauncher.com					
Contact Person	:	Name	Ms. Rachna Sharma					
	10	Email ID	rachna.sharma@careerlauncher.com					
		Contact No. 011-41281100						

1. Background about the Company and its Business Overview:

GKP was incorporated on May 28, 2001 as a Private Limited Company with the name and style of "G K. Publications Private Limited". GKP operates in test preparation industry through distribution of study resources, study guides, sample test papers and question banks to help students improve their performance in professional entrance examinations like GATE, IES, IAS, IIT. AIEEE, etc.

2. Details about the Promoter(s) of the Company (as on date):

S. No.	Name of the promoter(s)	Nature (Individual/Company/etc.)
i.	CL Educate Limited	Company
ii.	Mr. Nikhil Mahajan	Individual

If the promoter(s) are individual:

Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044

Name of the Promoter	PAN	Educational Qualificatio n	Experience in business or employment	List of Companies promoted	List of Companies in which person is Director	No. of Equity shares held in GKP
Mr. Nikhil Mahajan	AAAPM200 4J	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post	He has over 20 years of experience in the field of finance and the Education sector.	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited G. K. Publications Private Limited Kestone Integrated Marketing Services Private Limited 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited 	1 (0.00%)*

G. K. PUBLICATIONS PRIVATE LIMITED (A CL Group Company) Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003

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\$+91-11-41281100/0800 =+91-11-41281101

www.gkpublications.com

gkp@gkpublications.com CIN: U22110HR2001PTC076979

Name of the Promoter	• PAN	Educational Qualificatio n	Experience in business or employment	List of Companies promoted	List of Companies in which person is Director	No. of Equity shares held in GKP
		Graduate Diploma in Managemen t from IIM- Bangalore.		 CL Media Private Limited Accendere Knowledge Management Services Private Limited 	 Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 	

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

If the promoter is corporate entity:

Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of Equity shares held in GKP
CL Educate Limited	CIN: L74899HR1996PLC 076897 PAN: AAACC3885C	CL Educate Limited is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels.	 Mr. Satya Narayanan .R Mr. Gautam Puri Bilakes Consulting Private Limited Mr. Sreenivasan .R Mr. R. Shivakumar Mr. R. Shivakumar Mr. Sujit Bhattacharyya Mr. Nikhil Mahajan Mr. Abhirup Bhattacharyya Mr. Abhirup Bhattacharyya Mr. Abhishek Bhattacharyya Mr. Abhishek Bhattacharyya Ms. Indira Ganesh Ms. Katyaini Mahajan Ms. Rajlakshmi Ganesh Sonone Ms. Samita Bhalla Ms. Sapna Puri Ms. Shefali Acharya Ms. Sneha Krishnan Ms. Sneha Krishnan Ms. Vitasta Mahajan Career Launcher Employees Welfare Society 	 Mr. Satya Narayanan .R Mr. Gautam Puri Mr. Nikhil Mahajan Mr. Sushil Kumar Roongta Ms. Madhumita Ganguli Mr. Viraj Tyagi Mr. Imran Jafar Mr. Girish Shivani 	189,999 (100%)

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3. Details of Board of the Company:

Particulars	Details of Board of the Company
Name of Director	Nikhil Mahajan
DIN	00033404
PAN	AAAPM2004J
Age	47 Years
Address	House No. 457, Sector 30, Faridabad - 121003, Haryana, India
Qualification	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 20 years of experience in the field of finance and the Education sector.
Date of Appointment	November 16, 2011
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	1 Equity Share*
Other Directorships	 CL Educate Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore)
Name of Director	Gautam Puri
DIN	00033548
PAN	AAHPP5688E
Age	54 Years
Address	R-90, Greater Kailash - I, New Delhi - 110048, India
Qualification	Bachelor's Degree in Chemical Engineering from Punjab Engineering College, Chandigarh and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 21 years of experience in the Education sector.
Date of Appointment	September 25, 2006
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	Nil
Other Directorships	 CL Educate Limited Career Launcher Infrastructure Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited ICE Gate Educational Institute Private Limited Career Launcher Education Infrastructure and Services Limited Kestone CL Asia Hub Pte. Ltd. (Singapore)

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Name of Director	Satya Narayanan .R
DIN	00307326
PAN	AFJPS7585N
Age	48 Years
Address	D-63, The Pinnacle, DLF City, Phase - V, Gurgaon - 122009, Haryana, India
Qualification	Bachelor's Degree in Computer Sciences, St. Stephen's College, University of Delhi and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 21 years of experience in the Education sector.
Date of Appointment	June 16, 2005
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	Nil
Other Directorships	 CL Educate Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited CL Media Private Limited Threesixtyone Degree Minds Consulting Private Limited Career Launcher Education Infrastructure and Services Limited

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

Past Director(s)

(Details of Directors resigned since April 01, 2015): No Change in Directorship since April 01, 2015.

4. Shareholding Structure of the Company:

The details of top ten shareholders of the Company are tabulated below (as on date):

S. No.	Name of the Shareholder	Number of shares held in the Company	% Shares
 CL Educate Limited 		189,999	100.00
Mr. Nikhil Mahajan*		I	0.00
TOTAL		190,000	100.00

* Holds equity shares as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

5. Changes in the shareholding structure of Promoter(s) of the Company:

Date of transfer	Name of the Promoter	No. of shares	Shares (%)	Cumulative Shares (%)
November 21, 2011	CL Educate Limited	96,900	51.00	51.00
October 31, 20122	CL Educate Limited	47,500	25.00	76.00
March 28, 20143	CL Educate Limited	45,599	24.00	100.00
March 28, 2014	Mr. Nikhil Mahajan	1	0.00	0.00
	Total	190000	100.00	

* Holds equity shares as nominee for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

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Details of Group Company(ies)/ Subsidiary Company(ies)/ Joint venture(s): Details of Group Companies as on March 31, 2018;

Sr. No.	Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company by GKP	Listing Status
1,	CL Educate Limited (100% Holding Company)	Rs. 141,656,780 (Rupees Fourteen Crores Sixteen Lacs Fifty Six Thousand Seven Hundred and Eighty Only)	Rs. 16,865.63 lacs	Rs. (198.59) lacs	NIL	Listed
2.	CL Media Private Limited (Group Company)	Rs. 100,000 (Rupees One Lac Only)	Rs. 4,084.07 lacs	Rs. 604.02 lacs	NIL	Unlisted

Please note that "group companies", shall include such companies (other than promoter(s) and subsidiary/subsidiaries) with which there were related party transactions, during the period for which financial information is disclosed, as covered under the applicable accounting standards, and also other companies as considered material by the board of the issuer.

Total numbers of Subsidiary Company (ies)/ Joint ventures(s) are mentioned below:

No. of Subsidiary (ies)	NIL
No. of Joint Venture(s)	NIL

Details of Subsidiary (ies) Company which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements:

Sr. No.	Name of the Subsidiary Company	Equity Share Capital(March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
		Not	t Applicable			

Details of Joint Venture(s) which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements: Not Applicable

Financial Year Financial Year Company	Sr. No.	Name of the Group Company	Equity Share Capital(March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
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7. Financial Structure of the Company:

7.1 Details of Capital Structure of the Company:

Date Issue	of	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
May 2001	25,	10,000	10	Subscribers to Memorandum	10,000	Unlisted Company
Feb 2005	02,	1,80,000	10	Preferential Issue	1,90,000	Unlisted Company

7.2 Details of financial position of last three financial years:

(Amount in Rs. Lacs)

Particulars	As per the Audited Financials for the half year ended	As per last Audited Financial Year	1 year prior to the last Audited Financial Year	2 years prior to the last Audited Financial Year March 31, 2016 (2015-16)	
	September 30, 2018	March 31, 2018 (2017-18)	March 31, 2017 (2016-17)		
Equity Paid up Capital	19.00	19.00	19.00	19,00	
Reserves and surplus	-372.40	-304.02	-172.07	59.32	
Carry forward losses	-305.10	-171.96	-129.01		
Net Worth	-353.40	-285.02	-153.07	78.32	
Miscellaneous Expenditure		-			
Secured Loans	120.46	42.24	85.59	145.73	
Unsecured Loans	414.13	404.97	311.76	297.66	
Fixed Assets	6.22	6.24	7.77	13.47	
Income from Operations	864.51	1,838.78	1,804.58	1,466.00	
Total Income	867.50	1,884.12	1,836.54	1,487.20	
Total Expenditure	954.43	2,039.01	1,903.85	1,636.24	
Profit before Tax	-86.93	-154.89	-67.31	-149.04	
Profit after Tax	-70.40	-133.14	-42.95	-105.65	
Cash profit	-86.12	-153.11	-60.26	-135.65	
EPS	-37.05	-70.07	-22.61	-55.61	
Book value	-185.99	-150.01	-80.56	41.22	

Note: Figures as on September 30, 2018, March 31, 2018 and March 31, 2017 are in Ind-AS format whereas the figures as on March 31, 2016 are in I-GAAP Format.



7.3 Details of contracts or arrangement at arm's length basis pursuant to Section 188 of the Companies Act 2013:

Name(s) of the related party and nature of relationship	Nature of Contracts/ arrangement/ transactions	Salient terms of the contracts or arrangements or transactions including the value, if any	Cumulative Amount of Transaction During the Financial Year ended 31,03.2018	mount in Rs. Lacs) Cumulative Amount of Transaction During the Financial Year ended 31.03.2017
GKP & CL Educate Limited (CL), 100% Holding company	Material Purchase and Sale. Sale of books by GKP to CL.	CL purchases some books directly from GKP and provides these as additional support for its students. These books are purchased at 15-40% discount to the MRP which are more or less the same terms at which GKP sells to outside distributors or dealers	53.85	39.60
GKP & CL Educate Limited (CL), 100% Holding company	Interest payable by GKP to CL	Interest payable by GKP to CL	NIL	16.50
GKP & CL Media Private Limited (CLM), Fellow subsidiaries	Material Purchase	CLM publishes all the course books for GKP and sells to GKP at a 60% discount to the MRP as is a standard industry practice. This also enables CLM to take significant benefit of the tax exemption of its unit in Uttarakhand.	1416.00	1640.33
GKP & CL Educate Limited (CL), 100% Holding company	Cost Sharing for shared infrastructure and various common administrative expenses by GKP	The infrastructure at registered office is co- shared with GKP and since the infrastructure is owned by CL it has been agreed that GKP will pay an amount proportionate to the usage by it. It includes the operating, running electricity costs etc.	24.00	NIL
Kestone Integrated Marketing Services Pvt. Ltd. (Kestone) and GKP, Fellow subsidiaries	Security extended to GKP	Security extended to GKP for loan from IndusInd Bank as the loan taken is used to repay Kestone.	NIL	200.00

Note: All the above mentioned transaction are between the Group Companies only.

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7.4 Aggregate Number of shares for capitalization of Reserves or Profits: Not Applicable

7.5 Details of Revaluation of assets: Not Applicable

8. Details of Material Penal Actions/Litigations:

8.1 Details of material penal actions/ litigations against the Company: NIL

8.2 Details of material penal actions/ litigations against the Promoters: NIL

8.3 Details of material penal actions/ litigations against the Directors: NIL

9. Declaration

The Company, its promoters or its Directors are not in the list of "wilful defaulters" as per RBI Circular Ref. No. RBI/2015-16/100 DBR.No.CID.BC.22/20.16.003/2015-16 dated July 01, 2015 by the Banks.

I, Gautam Puri, Director of the Company do hereby confirm that all the information provided in the document is true and fair to the best of my knowledge and belief as on the date of document.

For and on behalf of G. K. Publications Private Limited

Gautam Puri

Director DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: March 29, 2019 Place: New Delhi

KESTONE

Information about Kestone Integrated Marketing Services Private Limited

These information are in terms of the SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017 for the proposed Composite Scheme of Arrangement ("Scheme") to amalgamate Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited and Kestone Integrated Marketing Services Private Limited (hereinafter referred to as "Amalgamating Companies") or "Unlisted Transferor Companies") with CL Educate Limited (hereinafter referred to as "Amalgamated Company").

Name of the Company	1	Kestone Integrated Marketing Services Private Limited ("Kestone" or the "Company")					
CIN	1.5	U73100HR1991	U73100HR1997PTC076900				
Registered Office	÷	Plot No. 9A, 121003, India	Plot No. 9A, Sector 27A, Mathura Road, Faridabad, Haryana -				
Corporate Office	4		A-41, Espire Building, 2nd Floor, Mohan Co-operative Industrial Area, Main Mathura Road, New Delhi - 110044, India				
Tel. No.	:		+91-11-40508888				
Fax. No.	1.						
Website	1:	www.kestone.ir					
Email ID	11	rachna.sharma@	icareerlauncher.com				
Contact Person	3	Name	Ms. Rachna Sharma				
		Email ID	rachna.sharma@careerlauncher.com				
		Contact No.	011-41281100				

1. Background about the Company and its Business Overview:

Kestone was incorporated on February 03, 1997 as a private limited company with the name and style of "Kestone Research Private Limited". Subsequently, on March 06, 2007 the name of Kestone was changed from "Kestone Research Private Limited" to "Kestone Integrated Marketing Services Private Limited". Kestone provides integrated business, marketing and sales services to corporate customers, including event management, marketing support (including digital marketing support in the form of online marketing initiatives, to support offline marketing campaigns), customer engagement (including audience generation, lead generation, loyalty and reward programs and contest management), managed manpower and training services.

2. Details about the Promoter(s) of Kestone (as on date):

S. No.	Name of the promoter(s)	Nature (Individual/Company/etc.)
i.	CL Educate Limited	Company
ii.	Mr. Nikhil Mahajan	Individual

If the promoter(s) are Individual:

Name of the Promoter	PAN	Educationa I Qualificati on	Experience in business or employme nt	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in Kestone
Mr. Nikhil Mahajan	AAAPM20 04J	Bachelor of Technolog y in Electrical Engineerin g from Banaras	He has over 20 years of experience in the field of finance and the Education	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited G. K. Publications Private Limited Kestone Integrated 	 CL Educate Limited G. K. Publications Private Limited Bilakes Consulting Private Limited Kestone Integrated Marketing Services Private Limited 	1 (0.00%)*

 Kestone Integrated Marketing Services Pvt. Ltd. A-41, 2rd Floor, Espire Building, Mohan Cooperative Industrial area, New Delhi-110044 A CL Group Company

Registered Office:

+91 11 4050 8888 marketing@kestone.in

20 9Plot No. 9A, Sector-27A, Mathura Road, Fandabad, Haryana-121003

New Delhi

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Name of the Promoter	PAN	Educationa 1 Qualificati on	Experience in business or employme nt	List of Companies promoted	List of Companies in which person is Director	No. of equity shares held in Kestone
		Hindu University, Varanasi and Post Graduate Diploma in Manageme nt from IIM- Bangalore.	sector.	Marketing Services Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited	 CL Media Private Limited Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte. Ltd. (Singapore) 	

* Holds equity share as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

If the promoter is corporate entity:

Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in - Kestone
CL Educate Limited	CIN: L74899HR1996PL C076897 PAN: AAACC3885C	CL Educate Limited is engaged in the business of providing education and test preparation training programs which include tuitions to school students and coaching to aspirants for a variety of entrance examinations both at the school and graduate / post graduate levels.	 Mr. Satya Narayanan .R Mr. Gautam Puri Bilakes Consulting Private Limited Mr. Sreenivasan .R Mr. Sreenivasan .R Mr. R. Shivakumar Mr. Sujit Bhattacharyya Mr. Nikhil Mahajan Mr. Abhijit Bhattacharyya Mr. Abhijit Bhattacharyya Mr. Abhishek Bhattacharyya Mr. Abhishek Bhattacharyya Mr. Abhishek Bhattacharyya Ms. Indira Ganesh Ms. Katyaini Mahajan Ms. Rajlakshmi Ganesh Sonone Ms. Sapna Puri Ms. Seshadry Parvathy 	 Mr. Satya Narayanan .R Mr. Gautam Puri Mr. Nikhil Mahajan Mr. Sushil Kumar Roongta Ms. Madhumita Ganguli Mr. Viraj Tyagi Mr. Imran Jafar Mr. Girish Shivani 	999,999 (100%)



Name of the promoter	CIN and PAN	Brief history of the Company and details of business operations	Name of promoters and promoter group	Name of Directors	No. of equity shares held in Kestone
			 Ms. Shefali Acharya Ms. Sneha Krishnan Ms. Uma Ramachandran Ms. Vitasta Mahajan Career Launcher Employees Welfare Society 		

3. Details of Board of the Company: Present Director(s)

Particulars	Details of Board of the Company
Name of Director	Mr. Gautam Puri
DIN	00033548
PAN	AAHPP5688E
Age	54 Years
Address	R-90, Greater Kailash - I, New Delhi - 110048, India
Qualification	Bachelor's Degree in Chemical Engineering from Punjab Engineering College, Chandigarh and Post Graduate Diploma in Management from IIM- Bangalore.
Experience	He has over 21 years of experience in the Education sector.
Date of Appointment	September 25, 2006
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	NIL
Other Directorships	 CL Educate Limited G. K. Publications Private Limited Career Launcher Infrastructure Private Limited CL Media Private Limited ICE Gate Educational Institute Private Limited Career Launcher Education Infrastructure and Services Limited Kestone CL Asia Hub Pte. Ltd. (Singapore)
Name of Director	Mr. Satya Narayanan .R
DIN	00307326
PAN	AFJPS7585N
Age	48 Years
Address	D-63, The Pinnacle, DLF City, Phase - V. Gurgaon – 122009, Haryana, India
Qualification	Bachelor's Degree in Computer Sciences, St. Stephen's College, University of Delhi and Post

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Experience	Bangalore.		
7 M	He has over 21 years of experience in th Education sector.		
Date of Appointment	June 16, 2005		
Designation	Director		
Date of Expiration of Current terms	Not Applicable		
Number of Shares held in the Company	NIL		
Other Directorships	 CL Educate Limited G K Publications Private Limited Bilakes Consulting Private Limited CL Media Private Limited Threesixtyone Degree Minds Consulting Private Limited Career Launcher Education Infrastructure and Services Limited 		
DIN	Girish Shivani 03593974		
PAN	AIDPS1148L		
Age			
Address	48 Years		
	E-287, 2nd Floor, Greater Kailash-I, New Delhi - 110048, India		
Qualification	PGDBM from IMT, Ghaziabad (1993) (Topper in Finance), B.Sc. (Computer Science) from St. Stephen's College, Delhi University (1991).		
Experience	He has over 23 years of experience across multiple verticals and cross functional exposure in IT consulting, Telecom, Media, Presales, Finance, Corporate Strategy and Operations etc.		
Date of Appointment	October 06, 2018		
Designation	Additional Director (Non-Executive Independent Director)		
Date of Expiration of Current terms	October 05, 2023		
Number of Shares held in the Company	NIL		
Other Directorships	 CL Educate Limited Career Launcher Education Infrastructure and Services Limited Cron Systems Private Limited Hansuttam Finance Limited Yournest Capital Advisors Private Limited Momark Services Private Limited Lithasa Technologies Private Limited Simpli5d Technologies Private Limited Innotarget Fashalot Retail Private Limited 		
ame of Director	Nikhil Mahajan		
DIN	00033404		
AN	AAAPM2004J		
age	47 Years		
ddress	House No. 457, Sector 30, Faridabad - 121003, Haryana, India		
Jualification	Bachelor of Technology in Electrical Engineering from Banaras Hindu University, Varanasi and Post Graduate Diploma in Management from IIM- Bangalore.		

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Experience	He has over 20 years of experience in the field of finance and the Education sector.
Date of Appointment	September 07, 2015
Designation	Director
Date of Expiration of Current terms	Not Applicable
Number of Shares held in the Company	1 Equity Share*
Other Directorships	 CL Educate Limited G K publications Private Limited Bilakes Consulting Private Limited CL Media Private Limited Accendere Knowledge Management Services Private Limited Kestone CL US Limited Kestone CL Asia Hub Pte, Ltd. (Singapore)

* Holds equity share as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

Past Director(s) (Details of Directors resigned since April 01, 2015):

Name	Address	DIN	Date of Appointment	Date of Cessation	Reason for Cessation
Mr. Safir Anand	l Jaipur Estate, Nizamuddin East, New Delhi 110013, Delhi, India	02117658	August 12, 2014	February 07, 2018	Personal Reason

Shareholding Structure of the Company: 4.

The details of top ten shareholders of the Company are tabulated below (as on date):

S. No.	Name of the Shareholder	Number of shares held in the Company	% Shares
1.	CL Educate Limited	999,999	100.00
2.	Mr. Nikhil Mahajan*	1	-
	TOTAL	10,00,000	100.00

*Holds equity share as nominee, for and on behalf of CL Educate Limited which is the beneficial owner of this equity share.

Changes in the shareholding structure of Promoter(s) of the Company: 5.

The details of change in shareholding structure of Promoter(s) are mentioned below:

Date of transfer	Name of the Promoter	Equity Shares	Shares (%)
April 01, 2008	CL Educate Limited	999,999	100.00
April 01, 2008	Mr. Nikhil Mahajan ²	1	-
	Total	1,000,000	100.00

Kestone was acquired as a Wholly Owned Subsidiary of CL Educate Limited w.e.f. April 01, 2008 and there has been no change in the shareholding structure of the promoters of the Company since April 01, 2008. ²Holds equity share as nominee, for and on behalf of CL Educate Limited which is the beneficial

owner of this equity share.

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Sr. No.	Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company by Kestone	Listing Status
L	CL Educate Limited (100% Holding Company)	Rs. 141,656,780 (Rupees Fourteen Crores Sixteen Lacs Fifty Six Thousand Seven Hundred and Eighty Only)	Rs, 16,865.63 Lacs	Rs. (198.59) Lacs	NIL	Listed
2,	Kestone CL Asia Hub Pte. Ltd. (Wholly Owned Subsidiary)	SGD 541,001 Equity Shares	Rs. 694.80 Lacs	Rs. (10.08) Lacs	100%	Unlisted
3.	Kestone CL US Limited*(Step down Wholly Owned Subsidiary)	USD 1,000		-	100% (through Kestone CL Asia Hub Pte, Ltd.)	Unlisted
4.	CL Media Private Limited (Group Company)	Rs. 100,000 (Rupees One Lac Only)	Rs. 4,084.07 lacs	Rs. 604.02 lacs	NIL	Unlisted

 Details of Group Company(ies)/ Subsidiary Company(ies)/ Joint venture(s): Details of Group Companies as on March 31, 2018:

* Kestone CL Asia Hub Pte. Ltd. has incorporated a wholly owned subsidiary in USA on March 22, 2018, in the name of Kestone CL US Limited.

Please note that "group companies", shall include such companies (other than promoier(s) and subsidiary/subsidiaries) with which there were related party transactions, during the period for which financial information is disclosed, as covered under the applicable accounting standards, and also other companies as considered material by the board of the issuer.

Total numbers of Subsidiary Company (ies)/ Joint ventures(s) are mentioned below:

No. of Subsidiary (ies)	2
No. of Joint Venture(s)	NIL

Details of Subsidiary (ies) Company which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements (i.e. March 31, 2018):

New Delh

Sr. No.	Name of the Subsidiary Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year (as on March 31, 2018)	Profit after Tax for the previous Financial Year (as on March 31, 2018)	Shareholding held in the Subsidiary Company by Kestone	Listing Status
L	Kestone CL Asia Hub Pte. Ltd. (Wholly Owned Subsidiary)	SGD 514,001 Equity Shares	Rs. 694.80 Lacs	Rs. (10.08) Lacs	100%	Unlisted

Details of Joint Venture(s) which contribute more than 5% of revenue/profits/assets of the issuer company on consolidated basis in preceding financial year or the last period audited financial statements: Not Applicable

Sr. No.	Name of the Group Company	Equity Share Capital (March 31, 2018)	Total Turnover for the previous Financial Year	Profit after Tax for the previous Financial Year	Shareholding held in the Group Company	Listing Status
_			Not Applicable			

7. Financial Structure of the Company:

7.1 Details of Capital Structure of the Company:

Date of Issue	No. of shares issued	Issue Price (Rs.)	Type of Issue (IPO/FPO/ Preferential Issue/ Scheme/ Bonus/ Rights, etc.)	Cumulative capital (No of shares)	Whether listed, if not listed, give reasons thereof
3-Feb-1997	2,000 ¹	100	Subscribers to Memorandum	2000	Unlisted Company
20-Nov-2002	18,100 ²	100	Preferential Issue	20,100	Unlisted Company
15-May-2007	2,41,200		Bonus Issue	2,61,300	Unlisted Company
20-Feb-2008	7,38,700	1	Bonus Issue	10,00,000	Unlisted Company

⁷ 200 shares were issued/allotted at Face Value (Issue Price) of Rs. 100/- each on February 03, 1997, which post subdivision of capital on April 16, 2007, were converted into 2000 shares of Rs. 10/- each. ²1,810 shares were issued/allotted at Face Value (Issue Price) of Rs. 100/- each on November 20, 2002, which post subdivision of capital on April 16, 2007, were converted into 18,100 shares of Rs. 10/- each.

7.2 Details of financial position of last three financial years:

Particulars	half year ended	Audited Financial YearlastAudited Financial Yearthe Financial Y			
	September 30, 2018	March 31, 2018 (2017-18)	March 31, 2017 (2016-17)	March 31, 2016 (2015-16)	
Equity Paid up Capital	100.00	100.00	100.00	100.00	
Reserves and surplus	3 351.72	3,179.21		2,536.55	

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Carry forward losses				
Net Worth	3,451.72	2 320 31		-
Miscellaneous Expenditure	5,451.12	3,279.21	2,936.91	2,636.55
Secured Loans	1 200 02	+	-	-
	1,289.83	1078.98	782.74	156.03
Unsecured Loans	250.00			
Fixed Assets	325.39	320.58	376.75	504.94
Income from Operations	6,410.13	9,503,19	9,240.35	504.84
Total Income	6,499.67	9,815.48		9,581.66
Total Expenditure			9,553.44	9,735.84
Profit before Tax	6,254.76	9,309.80	8,992.78	8,592.85
	244.91	505.68	560.66	1,142.98
Profit after Tax	165.47	332.91	361.17	740.41
Cash profit	199.38	411.26	492.30	
EPS	16.55			887.71
Book value		33.29	36.12	74.04
No set rutat	345.17	327.92	293.69	263.66

Note: Figures as on September 30, 2018, March 31, 2018 and March 31, 2017 are in Ind-AS format whereas the figures as on March 31, 2016 are in I-GAAP Format.

7.3 Details of contracts or arrangement at arm's length basis pursuant to Section 188 of the Companies Act 2013(Related Party Transactions):

Name(s) of the related party	(Amount in Rs. Lacs)			
and nature of relationship	transactions	Transaction During the Financial Year ended 31.03.2018	Transaction During the Financial Year ended 31.03.2017	
Kestone & CL Educate Limited (CL), 100% Holding company	Allocation of Manpower cost in relation to shared staff between Kestone and CL	Rs. 199	Rs. 116.18	
Kestone & CL Educate Limited(CL), 100% Holding company	Kestone managed and executed 'Melting Pot 2020 Innovation Summit', an event of CL	Rs. 112.69	NIL	
Kestone & CL Educate Limited (CL), 100% Holding company	Kestone managed and executed 'In Quizitive Minds', a country-wide Quiz contest for CL	Rs. 118.39	NIL	
Kestone & CL Educate Limited (CL), 100% Holding company	Kestone has designed and developed website of WAIN(Worldwide Academia Industry Network), an online platform for research & Innovation, for CL	Rs. 22.50	NIL	
Kestone & CL Media Private Limited (CLM), Fellow Subsidiaries	Kestone has designed and developed website of CLM Private Limited	Rs. 17.50	NIL	
Kestone & CL Educate Limited (CL), 100% Holding company	Infrastructure servicing/ leasing by Kestone for some centres of CL \\	NIL	Rs. 79.26	
Private Limited (GKP), Fellow	Security extended to GKP for loan from IndusInd Bank as the loan taken is used to repay Kestone	NIL	Rs. 200	

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7.4 Aggregate Number of shares for capitalization of Reserves or Profits: Not Applicable
 7.5 Details of Revaluation of assets: Not Applicable

8. Details of Material Penal Actions/Litigations:

8.1 Details of material penal actions/ litigations against the Company: NIL
8.2 Details of material penal actions/ litigations against the Promoters: NIL
8.3 Details of material penal actions/ litigations against the Directors: NIL

9. Declaration

The Company, its promoters and its Directors are not in the list of "wilful defaulters" as per Reserve Bank of India Circular Ref. No. RBI/2015-16/100 DBR.No.CID.BC.22/20.16.003/2015-16 dated July 01, 2015 by the Banks.

I, Gautam Puri, Director of the Company do hereby confirm that all the information provided in the document is true and fair to the best of my knowledge and belief as on the date of document.

For and on behalf of Kestone Integrated Marketing Services Private Limited

AUTOR New Dath **Gautam Puri** Director 171 = 5 DIN: 00033548

Address: R-90, Greater Kailash, Part-1, New Delhi- 110048

Date: March 29, 2019 Place: New Delhi

ANNEXURE 31



Pre-Amalgamation Shareholding pattern of CL Educate Limited as on November 29, 2019

GATE 4 Fre Director

CL EDUCATE LIMITED

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 © www.cleducate.com © compliance@cleducate.com © +91-11-41281100/0800 © +91-11-41281101 C1N: L74899HR1996PLC076897

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Format of Holding of Specified securities

1. Name of Listed Entity:CL EDUCATE LIMITED

- 2. Scrip Code/Name of Scrip/Class of Security:540403,CLEDUCATE,EQUITY SHARES
- Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg.31(1)(b)/Reg.31(1)(c)

 a. if under 31(1)(b) then indicate the report for quarter ending 29/11/2019
 - b, if under 31(1)(c) then indicate date of allotment/extinguishment
- 4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
a	Whether the Listed Entity has issued any partly paid up shares		No
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
c	Whether the Listed Entity has any shares against which depository receipts are issued?		No
ď	Whether the Listed Entity has any shares in locked-in?	Yes	
e	Whether any shares held by promoters are pledge or otherwise encumbered?		No

"if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

5 The tabular format for disclosure of holding of specified securitids is as follows:

Director

Table I - Summary Statement holding of specified securities

Category		No of Shareholders	fully paid up equity	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	Shares Held (VII) = (IV)+(V)+	Shareholding as a % of total no of shares (As a % of (A+B+C2))			ights held	in each	No of Shares Underlying Outstanding converttible securities (Including Warrants)	Shareholding as a % assuming full conversion of convertible _ Securities (as a percentage of diluted share capital)	Number Locked in		or oth	er of s pledged erwise nbered	Number of equity shares held in dematerialized form
								Noo	f Voting F	lights	Total as a % of (A+B+C)			No.	As a % of total Shares held	No.	As a % of total Shares held	
		-		-			1	Class X	Class Y	Total				-				
(1)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)		1	OX)	-	(X)	-(xi)	p	(ii)	-	(X)II)	(XIV)
(A)	Promoter & Promoter Group	22	6832918			6832918	48.24	6832918	0	6832918	48.24		48.24	2854307	41.77		0.00	6832918
(8)	Public	19941	the second se	() (7332760	51.76	7332760	0	7332760	51.76	. (51.76	0	0.00	NA	NA	7257132
(C)	Non Promoter- Non Public																-	
(C1)	Shares underlying DRs		0 0) (0 0	NA	c	0	0	0.00	0	NA	0	0.00	NA	NA	c
(C2)	Shares held by Employes Trusts	(0 0		0	0 0	0.00	c	0	c	0.00	0 0	0.00	0	0.00	NA	NA	
_	Total:	19963	14165678	0) (14165678	100.00	14165678	0	14165678	100.00		100.00	2854307	20.15		0.00	14090050

CLEDUCATE LIMIT ED 11 Director

Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

Category	Category & Name of the Shareholder	PAN	No of Shareholders	No of fully paid up equity shares held	No of Partiy paid-up equity shares held	No of Shares Underlying Depository Receipts	Total No of Shares Held (nv+v=V1)	Shareholding as a % of total no of shares (calculated as per SCRR, 1957 (VIII) As a % of (A=B+C2	Number of se		g Rights hele s		No of Shares Underlying Dutstanding convertible securities (including Warrants)	Shareholding as a % assuming full convertible Securities (as a percentage of diluted share capital) (Vitt +(X) As a % of (A+B+C2)	Number Shares	of Locked in	Shar aled othe		Number of equity shares held in domaterialized form
											e Rights	Total as a % of (A+B+C)			No.	As a % of total Shares held	No.	As a % of total Shares held	
				-					Class X	Class 1	Total					-			
	(1)	μŋ	(111)	(IV)	(V)	010	(MI)	(VIII)		_	(00)		(35)	(XI)		(101)		(xui)	(xov)
IJ	indian																		
(a)	individuals/Hindu undivided Family		.22	6832918	0	0		and the second se	6832918		0 6432918	48.24	0	the second se	and the second second	41.77	0	0.00	and the second sec
	BLAKES CONSULTING PRIVATE LIMITED	AAACE1785G	1	1255460	5	0	1255460	8.55	1255460		0 1255460	8.86	0	1.36	454307			0.00	125546
	NICHI, MAHAIAN	4AAPM20041	1	29817	0	0	29817	0.21	29817		0 29617	0.21	0	0.21	0	0,00	0	0.00	2981
	CAREER LAUNCHER EMPLOYEES WELFARE								-										
-	SOCIETY	AACAC3754A	1	11485	0	0	11485	0.08	11485	_	0 11485	0.08	0	0.08	0	0.00	0	0.00	1148
	SHEFALI ACHARTA	AAHPA99058	1		. 0	0	3000	0.02	3000		0 3000	0.02	0	0.02	0	0.00	0	0.00	3000
	GAUTAM PUR	AAHPP5688E	1	2276751	0	0	2276751	16.07	2276751		0 2276751	16.07	0	16.07	1200000	52.71	0	0.00	227675
	SAPNA.PURI	AANPP6577G	1	1800	0	0	1800	0.01	1800		0 1800	0.01		0.01	0	0.00	0	0.00	180
	R SREENIVASAN	AAZP50203L	1	349698	0	0	349698	2.47	349698		0 349698	2.47	0	2.47	0	0.00	0	0.00	349690
	ABHUIT BHATTACHARYYA.	A88P872171	1	3000	0	0	3000	0.02	.3000		0 3000	0;02	0	0.02	0	0.00	10	0.00	3000
	SAMITA BHALLA	ABEPB1032A	1	1262	0	0	1262	0.01	1262	-	0 1262	0.01		0.01	0	0.00	0	0.00	1263
	SATYA NARAYANAN R	4/UP57585N	1	2297579	0	D	2297579	16.22	2297579	-	0 2297579	16.22	0	16.22	1200000	52.23	0	0.00	2297579
	PARUL MAHAJAN	AFKPM0523M	1	10000	0	0	10000	0.07	10000		0 10000	0.07	ò	0.07	Ċ	0.00	Ó	0.00	10000
	R SHIVARUMAR	AG##R5572G	1	349698	0	D	349695	2.47	349698		0 349698	2.47	0	2.47	0	0.00	0	0.00	349698
	UMA RAMACHANDRAN	AGMPR9427L	1	1800	0	0	1800	0.01	1800		0 1800	0.01	Ċ	0.01	Ċ	0.00	0	0.00	1800
	SUIT BHATTACHARYYA	AHIPB1742Q	1	203062	0	0	203062	1.43	203062		0 203062	1.43	C	1.43	0	0.00	0	0.00	203062
	INDIRA GANESH	APFPG1255B	1	1800	0	0	1800	0.01	1800		0 1800	0.01	0	0.01	0	0.00	0	0.00	1800
-	ASHISHEK BHATTACHARYYA	ASFPEG9688	1	2000	0	0	2000	0.01	2000		0 2000	0.01	0	0.01	0	0.00	10	0.00	2000
	SESHADRY FARVATHY	AWTPP87368	1	3572	0	0	3572	0.03	3571	-	0 3572	0.03	0	0.03	0	0.00	0	0.00	1572
	RAJLARSHMI GANESH SONONE	806P\$37485	1	134	0	0	134	0.00	134		0 134	0.00	0		.0	-		0.00	
_	KATYAINI MAHAJAN	BDPPM1180C	1	13500	0	0	13500	6.10	13500		0 18500	0.10	0		0		-	0.00	
	VITASTA MAHAJAN	BOPPM1394C	1		0		1,3500	0.10	13500		0 13500	0.10	0		0			0.00	
	ABHIEUF BHATTACHARYYA	BPHP81080G	1		0	0	2000	0.01	2000		0 2000	0.01	0		0		-	0.00	
	SNEHA KRISHNAN	COVPK8117R		2000	0		2000	0.01	2000		0 2000	0.01	0		0	0.00	-	0.00	
ы	Central Government/State Government[s]		0	-	0	0	1.000	6.00	0		0 0	0.00	0		0	0.00	-	0.00	
6	Financial Institutions/Barvis		0	-	0	0	0	0.00	0		0 0	000	0	0.00	0	0.00	-	0.00	
d) .	Any Other		0		h	0	0	6.00	0	-	d A	0.00	0	6.00	0	0.00	-	0.00	
•)	Sub-Total (A)(1)			6832918	0		6832918		5837918	-	6832918	45.24	0		2854307	41.77			
25	Fareign			0034348		0	00.54748	40.74	30.74718	-	00.52.718	+0.44	0		20,34,947	41.77		0.00	0034318
-1	individuals (Nori-Resident Individuals/Foteign							-		-									
a)	individuals							0.00			0 0	0.00	0	0.00		0.00		0.00	
a)	Government		0	4	0	0	0	0.00	-0	-	0 0	0.00	0		0	and the second se			
ey <]	withining	-	0			0	0	0.00			0 0	0.00	0		0	0.00		0.00	
-			ų	4	- 1	0	Ų	0.00		_	0	0.00		1.00		0.56		0.00	
d)	Foreign Portfolio Investor		0	a	0	0	0	0.00	0	-	0 0	0.00	0	0.00	0	0.00	0	0.00	0
e)	Any Other			a	i i	0	0	0.00	0		0 0	0.00	ö	0.00	0	0.00	-0	0.00	
-1	and rough	CATE					9	N 000		-		4.00	0	0.00	0	0.00			
	Sub-Total (A)(2)	GRIC	0	0	0	0	0	0.00	1 0		0 0	0.00	0	0.00	0	0.00	0	0.00	0
	Total Shareholding of Promoter and Promoter		121	ų	0	0	0	0.00	1	-		3.00	ų	0.00	Ų	0.00		0.00	
1	Group (A)=(A)(1)=(A)(2)	r	- 12	6832918	0	EDUC	221	48.24	6832918	-	6832918	48.24	0	48.24	2854307	41.77	0	0.00	6832918

Jam Hun Director

Table III - Statement showing shareholding pattern of the Public shareholder

Category	Category & Name of the Shareholder	PAN	No of Shareholders	No of fully paid up equity shares held	No of Pairtly paid-up equity phares held	No of Shares Underlying Depository Receipts	Total No of Shanes Held (n/+V+ VI)	Shareholding as a % of total ho of shares (A+8+C2)				Aid in	Underlying	ása %	Loci	ted in the	Number of Shares pledged or otherwise encumbered	Number of equity shares held in dematerialized form
										Voting		Total as a %-of [A+B+C]			No.	As a % of # total Shares held	40. As a K-of cotal Shares held	
_	99	10	04	1141	(V)	(V0)	(VIII)	(VIII)	Class X		Total IIX)		DQ	[20]	-	DOU	D016	(XIV)
10	Institutions										1						1 mart	Part
940 -	Mutual Funds		2	1150125	0	0	1150325	H 12	1150825	0	1150325	6.12	0	8.12	1	0.00	A NA	1150325
-	OSP SMALL CAP FUND	AAUD04306	1	272211	0	0	277231	2.92			272211		0	1.92	-		A NA	272211
	SUNDARAM MUTUAL FUND A/C SUNDARAM														-			-
	DIVERSIFIED COUITY	AAATS25548		\$78114		0	878124	6.20	878114		878134	6.20		6.20	ι.,	0.00 1	A NA	678134
Ы	Venture Capital Funds	10.001000000		251404		0		1.77			253409			1.77			un na	251409
14	GAIA TRUSTEE COMPANY PRIVATE LIMITED	AA87G0711D					and the second se				and the second se			and the second se				
4	and the second	Non-ODITID	-	251409			251409	177	251409		251409			177	1		RA NA	25140
1	Alternate investment Funds		0	0	0		P	6.00	0	0	0	0.00		and the second se	<u> </u>	0.00 1		-
dj .	Foreign Venture Capital Investors	-	0			the second se	_	0.00	0		0						VA. NA	1
e)	Foreign Portfolio Investors		4	- ALCOLULA	- 0			8.70	1232572		1232572				-		A NA	123257
-	ENP PARIBAS ARBITRAGE	AAG/85324G	1	232000			the second se	1.64	232000	0	and in the local division of the local divis	1.64			1		EA NA	232000
	ASHOKA PTE LTD	AAKCA5986C	3	182692	0	0	182692	1.29	182692	0	182692	1.29		1.79	4		NA NA	182690
	ARJUNA FUND PTE 1TD	AAPCA26398	1	713080	0	0	713080	5.03	713080		715080	5,03	0	5.03	4	0.00	NA NA	71308
η.	Financial multifutions/Banks		1	1390	- 0	0	1590	0.01	1590	10	1590	6.03	0	0.01	.0	0.00 +	KA NA	1590
di la	Insurance Companies		0	0		0	0	0.00	Ď		0	0.00	0	0.00	.0	0.00	A NA	
Ni	Provident Funds/Pension Funds		d	D	6	- D	3	0.00	- 0	0	0	0.00	0	0.00	- 0	0.00 8	AA AA	1
0	Any Other																	
	Sub Total (8)(1)		8	2635896	6	0	2635896	18.61	2635896	6	2635896	18.61	0	18.61	0	0.00	A NA	2635696
	Central Government/State				-					-			-		-	-		-
78	Government(s)//tresident of India		6					0.00				0.00		0.50		0.00	A NA	
	Sub Total (II)(2)		0	0		0	a	0.00	0	0	0	-		0.00	0		A NA	
	Non-lealingtion				-	-		0.00				0.00		9.000		0.000	in pan	-
4	individual shareholders holding nominal				-	-			-	-					-		-	
			- Ender	initia			10000		Long and									
4	share capital up to Rs.2 lakts		19685	1631346	- V		1631346	11.54	1631346		1631346	11.52		11.52	-	0.00	A NA	1566030
	and the second se															1 1		
	a todividual shareholders holding nominal		1.1				P.L.S.		din i									1.0.0
_	share capital in excess of Rs. 2 Lakhi		15	1177298	0	0	and the second se	the second se	1177798	•	And in case of the local division of the loc	8.31	0	6.31	-	0.00 A	and a state of the	1177798
-	VLIZABETH MATHEW	AAKPEO189Q	1	427350	0	0	427350	3.42	437350		427350	3.02	0	3.02	0		A NA	427350
	MADHAVAN KUNNTPUR	ACBPX7739F	1	225504	U	0	775504	1.59	775504	0	775504	1 59	0	1.57	0	0.00 %	A NA	225504
				_					_			_					_	
64	NBFCs Registered with RBI		Ð	3	0	đ	1	0.00	5	0	. a	0.00	D	00 G	10	0.00 %	IA. NA	9
¢I	Employee Trusts		<u>Ó</u>	Ø	10	0	0	0.00	0	D	¢.	0.00	0	0.00	4	0.00 N	A NA	Ó
	Overseas Depositories (Holding																	
d) .	DRs)(Balancing Figure)		0		0	.0	0	3.03	0	^o	0	3:00	D	0.00		0.00 N	A NA	0
el.	Any Other											-			-			
-	NON RESIDENT INDIANS		80	11711	-0	0	31711	0.22	31711	Ď	31711	0.22	0	0.22	đ	0.001	A NR	24068
	CLEARING MEMBERS		23		Ó	0	and the second se	0.04	6.374	ť	6274	0.04	0	0.04	0		A NA	6274
	DIRECTORS		2	3200	0	0		0.02	3200	2	3200	9.02	0			0.00 N		800
	Gualified Institutional Buyer			87194	~	0		0.62	87194	-	87194	0.67		0.62		2.00 N	and the second se	87194
-	NON RESIDENT INDIAN NON REPATRIABLE		65	4109	-	0		0.44	62239	0	6,7235	0.67		0.44	1			62239
	BODIES CORPORATES		59			-	750629	3.30	750629	0	250629	5.10		5.30	0	6.00 N		750390
_	HOUSING DEVELOPMENT FINANCE			(SAGLY			1 10012 9	2.30	Course P	0	10,020	9.40	0		0	0.0014		126/390
		AAACH0997E	1	594293			594253	474	594231		-	4 10		4.11		0.44		Intra
-		AND AND AND A	1		0			4.19		-			14				the second se	594233
	FOREIGN CORPORATE BODIES	AND COP 145.	4	946473 946473					946471				<u>u</u>	5.68		0.00 N		946473
		the contract	1		9					D	946473	6.68	q	6.68			A NA	946479
	Sub Total (B)(3) Total Public Shareholding (B) =	- 4	19953	4696864	0	0	4696864	37.36	4696864	0	4696864	33.16	a	\$3.16	0	0.00	-	4621236
		1	5)	-				1.	-	-	-							in
_	(a)(1)+(a)(2)+(a)(3)	1	19641	7332760	0	0	7132760		7332760	0	7332760	51.76	C	51.76	0	0.00	_	7257132
	15		TE	1.0		En		Elm	-									

Director

Table IV - Statement showing shareholding pattern of the Non Promoter - Non Public Shareholder

	Category & Name of the Shareholder	PAN	No of Shareholders	fully paid up equity shares	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts		Shareholding as a % of total no of shares (A+B+C2)						Underlying Outstanding converttible securities	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of diluted share capital]		ber of d in Share	s Sha plea	dged or erwise	Number of equity shares held in dematerialized form
									No of	Voting	Rights	24 0	tal as a of (B+C)			No.	As a % o total Shares held	f No.	As a % of total Shares held	
		-							Class X	Class Y	Tot	aí				+	-	+	-	
	(0)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)			(IX)	-	_	(X)	(XI)		(XII)	-	(XIII)	(XIV)
(1)	Custodian/DR Holder		0	0 0	() (0 0	0.00	U		0	0	0.00	0	0.00) (0.0	D NA	NA	0
	Employee Benefit Trust (under SEBI(Share based Employee Benefit) Regulations 2014)			0 0		2 0	0	0.00	0		0	0	0.00	0	0.00			NA		0
	Total Non-Promoter-Non Public Shareholding (C) = (C)(1)+(C)(2)			0 0		0 0	0	0.00	0	1	0	0	0.00	0	0.00		0.0			0

CL EDUCATE LIM Fre mf (he Ш (T) Directo

Details of the shareholders acting as p				
Name of Shareholder	Name of PAC	No of shares		Holding%
Total:	1		0	1

CLEDUCATE LIMITED Director

	No of Shareholders
GLEOUCATE LIMITED CATE	
Huge 3	
	-
Director	e
Director 5	e



Post-Amalgamation Shareholding pattern of CL Educate Limited as on November 29, 2019

TF CLEDUCATE LIMITED 11 Director

CL EDUCATE LIMITED

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003 Corporate Office: A-45, First Floor, Mohan Co-operative Industrial Estate, New Delhi-110044 ● www.cleducate.com ○ compliance@cleducate.com ③ +91-11-41281100/0800 중 +91-11-41281101 CIN: L74899HR1996PLC076897

2.2.6

Format of Holding of Specified securities

- 1. Name of Listed Entity:CL EDUCATE LIMITED
- 2. Scrip Code/Name of Scrip/Class of Security:540403,CLEDUCATE,EQUITY SHARES
- 3. Share Holding Pattern Filed under: Reg. 31(1)(a)/Reg.31(1)(b)/Reg.31(1)(c)
 - a. if under 31(1)(b) then indicate the report for quarter ending 29/11/2019
 - b. if under 31(1)(c) then indicate date of allotment/extinguishment
- 4. Declaration : The Listed entity is required to submit the following declaration to the extent of submission of information:

	Particulars	YES*	NO*
8	Whether the Listed Entity has issued any partly paid up shares		No
b	Whether the Listed Entity has issued any Convertible Securities or Warrants?		No
c	Whether the Listed Entity has any shares against which depository receipts are issued?		No
d	Whether the Listed Entity has any shares in locked-in?	Yes	
e	Whether any shares held by promoters are pledge or otherwise encumbered?		No

"if the Listed Entity selectes the option 'NO' for the questions above, the columns for the partly paid up shares, Outstanding Convertible Securities/Warrants, depository receipts, locked-in shares, No of shares pledged or otherwise encumbered by promoters, as applicable, shall not be displayed at the time of dissemination on the Stock Exchange website. Also wherever there is 'No' declared by Listed entity in above table the values will be considered as 'Zero' by default on submission of the format of holding of specified securities.

5 The tabular format for disclosure of holding of specified securities is as follows

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Director

Table 1 - Summary Statement holding of specified securities

Category		No of Shareholders	No of fully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	Shares Held (VII) = (IV)+(V)+	Shareholding as a % of total no of shares (As a % of (A+B+C2))			kights held	in each	No of Shares Underlying Outstanding converttible securities (Including Warrants)	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of diluted share capital)	Number Locked in		or oth	er of s pledged erwise nbered	Number of equity shares held in dematerialized form
								Noo	f Voting i	tights	Total as a % of (A+B+C)			No.	As a % of total Shares heid	No.	As a % of total Shares held	
		1						Class X	Class Y	Total	-							
(0)	(11)	(111)	(IV)	(V)	(VI)	(VII)	(VIII)	-	1	ix)	-	(X)	(XI)	0	(1)	-	(X011)	(XIV)
(A)	Promoter & Promoter Group	22	6832918	0		6832918	48.24	6832918	0	6832918	48.24		48.24	2854307	41.77	0	0.00	6832918
(B)	Public	19941	7332760	0	0 0	7332760	51.76	7332760	0 0	7332760	51.76	0	51.76	0	0.00	NA	NA	7257132
(C)	Non Promoter- Non Public												-				5	
(C1)	Shares underlying DRs		0	0	0 0	0 0	NA	0	0	0	0.00	0	NA.	io io	0.00	NA	NA	0
(C2)	Shares held by Employes Trusts	c	0	o		0 0	0.00	C	0	0	0.00	0	0.00	0	0.00	NA	NA	0
	Total:	19963	14165678	0) c	14165678	100.00	14165678	1 0	14165678	100.00	0	100.00	2854307	20.15	0	0.00	14090050

CLEDUCATE LIMITED T Director

Table II - Statement showing shareholding pattern of the Promoter and Promoter Group

D) Ini Iduals/Nindu undiwided Family KES CONSULTING PRIVATE UMITED IL MANAJAN EER LAUNCHER EMPLOYEES WEL/ARE ETY FAU ACHARYA . TAM PURI VA PURI	(%) AAACB3785G AAAPM2054J AACAC3754A	(MA) 22	(1V)								_		(VII)+[X] As a % of (A+B+C2)		_			
in Induels/Hindu undivided Family XES CONSULTING PRIVATE UMITED IIL MANAIAN EER LADNCHER EMPLOYEES WELFARE ETY AU ACHARYA . TAM PURI VA PURI	AAAC83785G AAAPM2004J AACAC3754A		0141					No of	of Voting		Total as a % of (A+B+C)				As a % of total Shares held	No.	As a % of total Shares held	
in Induels/Hindu undivided Family XES CONSULTING PRIVATE UMITED IIL MANAIAN EER LADNCHER EMPLOYEES WELFARE ETY AU ACHARYA . TAM PURI VA PURI	AAAC83785G AAAPM2004J AACAC3754A		(IV)	-				Class X	Class Y	Total				-		-		
iduals, Nindu undiwided Family KES CONSULTING PRIVATE UMITED II, MAHAJAN EER LAUNCHER EMPLOYEES WELFARE ETY AU ACHARYA . TAM PURI VA PURI	AAAPM2004J AACAC3754A	22		(V)	fvti	(V10)	[VIII]			(IX]		(%)	00)	1	(101)	-	(2010)	(NIV)
KES CONSULTING PRIVATE UMITED IL MAHAJAN EER LAUNCHER EMPLOYEES WELFARE. ETF AU ACHARYA . TAM PURI VA PURI	AAAPM2004J AACAC3754A	22										1.3			1	-		1.1
IL MAHAJAN EER LAUNCHER EMPLOYEES WELFARE ETF AUFACHARYA . TAM PURI VA PURI	AAAPM2004J AACAC3754A		6832918	F 0	0	6832918	48.24	6832918	-0	6832918	A8.24	0	48.24	2854307	41.77	0	0.00	683291
EER LAUNCHER EMPLOYEES WELFARE. ETY ALFACHARYA . TAM PURI VA PURI	AACAC3754A	1	1255460	0 0	0	1255460		1255460	0		8.86	Ú		and in the second second	and the second se			and the second se
ETY ALLACHARYA . TAM PURI VA PURI	and the second se	3	29817	0	0	29817	0.21	29817	-0		0.21	0	0.21	Contraction of the local division of the loc	-	_		
ALI ACHARYA . TAM PURI NA PURI	and the second se															_		
TAM PURI		1	11485	0	0	11485	0.08	11485	0	11485	0.06	D	0.08	0	0.00	0	0.00	1148
NA PUR	AAHPA99058	1	3000	0	C	3000	0.02	3000	0	3000	0.02	0	0.02	. 0	0.00	0	0.00	300
Sector 1	AAHPP5688E	1	2276751	0	0	2276751	16.07	2276751	0	2276751	16.07	0	16.07	1200000	52.71	0	0.00	227675
	AANPP6577G	1	1800	0	0	1800	0.01	1800	.0	1800	0.01	0	0.01	0			0.00	
EENIVASAN	AA2P50208L	1	349698	0	0	149698	2.47	349698	0	349698	2.47	D		0			0.00	-
UIT BHATTACHARYYA	A88P872172	1	3000		0	3000	0.02	3000	0	3000	0.02	D	and the second se	0		_	0.00	300
ITA BHALLA	ABEPB1032A	1	1262	. 0	0	1262	6,61	1262	0	1262	0.01	þ		. 0			0.00	126
A NARAYANAN R	AFJPS758SN	1	2297579	0	0	2297579	16.22	2297579	0		16.22	0	and the second se	1200000			0.00	and the second se
A MAHAJAN	ATKPM0523M	1	10000		c	10000	0.07	10000	0	10000	0.07	¢	0.02	0	0.00		0.00	1000
VAKUMAR	AGFPR5577G	1	349998	0	0	349698	2,47	349598	0	149698	2.47	0		0	0.00	· · · · ·	0.00	34969
	AGMPRH271	1	1800	0	0	1800	0.01	1500	0	1800	0.01	Ø	0.01	0	0.00	•	0.00	180
F BHATTACHARYYA	AHJP81742Q	1	201062	¢.	0	203062	1.45	203062	0	203062	1.43	0		c		-	0.00	20306
RA GANESH	APFPG12558	1	1800	Ċ	-0	1800	0.01	1800	0	1800	0.01	0		0	-			180
SHEK BHATTACHARYYA	ASFPB6968B	1	2000	U D	0	2000	0.01	2000	0	2000	0.01	ġ		0			0.00	200
UDRY PARVATHY	AWTPP87368	1	3572	0	- 4	3572	0.03	3572	0	3572	0.03	0		0			0.00	357
AKSHMI GANESH SONONE	8D8P53748G	1	134	0	ų.		0.00	134	0	184	0.00	0			0.00		0.00	18
AINI MAHAJAN	SDPPM1180C	1	1,8500	.0	0	13500	0.10	13500	0		0.10	0					0.00	1,850
STA MULHUSIN	BDPPM1394C	1	18500	0	i)		0.10	13500	0	13500	0.10	0		0	0.00		0.00	1350
RUP BHATTACHARYYA	BPHP81080G	2	2000	0	Ó	2000	0.01	2000	C	2000	0.01	Ŭ.		0	0.00		0.00	200
(A KRISHNAN	CQVPK81178	1	2000	0	D		0.01	2000	0	2000	0.01	0		0	0.00			2000
ral Government/State Government(s)		Ó		0	Ó	0	0.00	0	C	0	0.00	0	and the second se	0				1
cial Institutions/Banks		0	0	D	0	0	0.00	0	0	0	_		the rest of the local data and t	0				
Other		0	Ó	0	0	0	0.00	-0	0	0		0		0				
Total (A)(1)		22	6837918	0	0	6832918		6832918		6832918	48.24					<u> </u>		683291
en									-			-				-		
duals (Non-Resident Individuals/Foreign											-							
duals.		0	0	0	Ó	Ó	0.00	0	p	0	0.00	0	0.00		0.00	0	0.00	1
triament		0	2	0		0	0.00	6	0	-		0		0				(i
utions	-	0	0	. 0	0	0	0.00	ė	0	0	6.00	0					0.00	i
								1	-							1		
en Partfolio Investor		C)	٥	0	0	0	0.00	Ó	e	p	0.00	c	0.00		2.00	D	0.00	
									-	1				1				
Other		a		0	٥	a	0.00	//0	. 0	Ú.	0.00	Ó	0.00		0.00	0	0.00	0
			1.1					1	-									
(new light)	1	0	0	0	Ö	0	0.00	10	0	0	0.00	0	0.00	0	0.00	0	0.00	6
	CALE	2						1	-	1		-						
Shareholding of Promoter and Promoter	2	5 22	6832918			6832918	48.74	6882918	0	6832918	48.24	0	48.74	2054207	41.72	1	0.00	6832918
to be an at an at	al Institutions/Banks her tal (A)(1) oals (Non-Resident Individuals/Foreign ob. ment bins Portfolio Investor er al (A)(2)	al Institutions/Banks ter tal (A)(3) cals (Non-Resident Individuals/Foreign cals ment cals Portfolio Investor ter al (A)(2) tareholding of Promoter and Promotes	al Institutions/Banks 0 arr 0	allinititutions/Banks 0 0 ver 0 0 0 call (A)(3) 22 6832918 0 0 calls (Non-Resident Individuals/Foreign cals. 0 0 0 0 cals 0 0 0 0 0 0 cals 0	allinetitutions/Banks 0 0 0 her 0 0 0 0 ral (A)(3) 22 6832938 6 rals (Non-Resident individuals/Foreign rats 0 0 0 0 rest 0 0 0 0 0 Portfolio Investor 0 0 0 0 0 at (A)(2) 0 0 0 0 0	allinetitutions/Banks 0 0 0 0 0 her 0 0 0 0 0 0 0 call (A)(3) 22 6832918 0 0 0 0 0 cals (Non-Resident individuals/Foreign cals 0 0 0 0 0 0 0 cals 0 0 0 0 0 0 0 0 0 reant 0 <	Billint It diord/Banks D	Billint It utions/Banks 0	Billinet Itudiors/Banks D <thd< th=""> <thd< th=""> D <thd< th=""></thd<></thd<></thd<>	Billinet Itudiors/Banks D D D D C 0.00 C 0.00 D 0	allinetitudiors/Banks D <thd< th=""> D D <thd< th=""></thd<></thd<>	allinetitutions/Banks 0	Billintitution/Banks 0	allinetitudiorg/Banks 0	allinetitudiors/Banks 0	Billinetitudiors/Banks 0	al Institutions/Banks 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	al Institutions/Banks 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Director

Table II - Statement showing shareholding pattern of the Public shareholder

Category	Category & Name of the Shareholder	P 6.5	No of Sharéholders	No of Rully paid up equity shares held	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	of Shares Held	Shareholding as a N of total no of shares (A+8+C2)				fid læ	No of Shares Underlying Outstanding tonvertible seturities (including Warrants)	Shareholding as a 5, accoming full conversion of convertible Securities (as a percentage of diluted share capital)	Loci	sber of ved in res	Shan or of	ker of es pledged herwite mbered	Number of equity thates held in demotertakoed form
									Noc	f Voting I	Rights	Total as a % of (A+8+C)			No.	As a % of total Shares held	ND.	As a 15-of total Shares beld	
-								-	Class X		-		-					-	
11	同 Institutions	00	010	(IV)	M	011	(VII)	(MIII)	-	-	(00)	_	(34)	(30)		()01)	-	formit	(XEV)
4	Margaal Funds	-	-		0		burger ber			-					<u> </u>				
	DSP SMALL CAP FUND	AAAJ204508		1150325			1150325	8.12	and the second		1150825	8.12	.0	8.12		0.00		NA NA	1150325
-	SUNDARAM MUTUAL FUND A/C SUNDARAM	0000000308					272211	1.92	272211		272211	1.92	0	1.92		0.00	NA.	NA	272211
	DIVERSIFIED EQUITY	AAAT525548		878134	0		678114	6.20	878114		878214	1.00		1.00	Ι.	0.00	<u>a</u> 1		878114
(b)	Venture Capital Funds	PARA SECOND		251409			251409	1.77			251409	6.20		6.20		0.00		NA NA	
P.T.	GAUA TRUSTEE COMPANY PRIVATE LIMITED	AA8TG0711D		251409			251409	177			251409	1.77		1.77			NA		251409
46	Alternate Investment Funds	Portoriolorizatio	0		0		221403	0.00	and the second se		131403	0.00		0.00			NA.		10140
d]	Foreign Venture Capital Investors	-			0	the second se		0.00			0	8.00		0.00			NA.		-
-	Foreign Portfolio Investors		4	1232572			1232572	8.70	-		1282572	\$ 70		8.70			NA.		1717572
	INP PARIBAS ARBITRAGE	AAG/851245	1				232000	164			232000	1.64		1.64			NA		232000
	ASHOKA PTE LTD	AAKCA5986C	1	and the second se	0		142692	1.29			182692	1.29		119			NA		182692
	ARJUNA FUND FTE, LTD	AAPCA26398		718080	0		713083	5.03	Contraction of the local division of the loc	1	/13080	5.03		5.03			NA.		71.1080
13	Financial Institutions/Banks	Por change		1590	0			0.01		-	1590	tat	0	0.01			NA.		And the second se
6	Insurance Companies			1390			1230	0.00			1500	0.00	0				NA.		3590
	Provident Funds/Pension Funds	-		0	0		0	0.00		1		0.00	0	0.00	- 1	0.00			0
	Any Other	-					0	2.00				0.00	0	0.00	-	0.00	nn.	NA	-
	Sub Total (B)(1)			2635896	0		2615896	18.61	2635896	0	2635896	18.61	0	18.61	-	0.00			2635896
	Central Government/State			1013030	-	- °		18.01	10330.00		2033070	10.01		10.04	-	0.00	an.	34	2033490
20	Government(s)/President of India			- 0				0.00				0.00		2.00		0.00			
	Sub Total (B3(2)		0	0	0	8	0	0.00	0	0	à	0.00	0			0.00			0
	Non-Institutions		-	Ť	-			0.00	-				0	9.00	- "		-	-	
	Understual stareholders holding nomeni				-	-			-	-	-	-			-		-		
40	share capital up to Rs.2 lakho		19685	ISTIME	0	0	1631346	11.63	3531546	6	1631346	11.52	0	11.52		6.00			1566000
	THE PROPERTY OF THE PARTY		11000	1011240		4	1001340	11.54	1831940		1931245	11.34	0	11.57	-	0.00	-	ner.	1566000
	a Individual shareholders holding hominal																		
	share capital in excess of its. 2 Lakhs		15	1117798	0	0	1177796		1177798		1177798	8.13		8.33		0.00			1177794
	EUZABETH MATHEW	AAKPE01890	1	42/350	0		427850	1.07			117350	3.62	0	3.02	0	0.00			427350
	MADHAVAN KUNNYUK	ALBPK7739F	1	275/604	0	a	225504	1.59			325504	1.55		1.59	0	0.00			225504
					-		11001	1.57	eastern		221300	4.45			-	4.04	-	inter.	
50	NB/Cs. Registered with RB		0	đ	0	0		0.00		0	p	0.00	-0	0.00	0	0.00	NE	NA	
	Employee Trusts		0	0	0	0	0	0.00			0	5.00	0	0.00	0	0.00		NA	
	Overseas Depositories (Holding			-					-	-					-		-		
	(Ms)(Italarcing figure)		2		0	0	o	0.00	- 4	1 10	0	0.00	- 0	0.00	0	0.00	NS .	NA	0
	Any Other								-	-	-				-				
	NON RESIDENT INDIANS		80	31711	é	0	31711	0.22	31711	D.	81711	0.22	0	0.22		0.00	NA.	NA .	74068
-	CLEARING MEMBERS		73		0	0	6274	0.04		-0	6274	0.04	0	0.04	- 0	0.00			6274
	DIRECTORS		2	3200	0	0	3200	0.02	1200	-0	1200	0.02		0.02		0.00			800
	Qualified Institutional Buyer		1	87194	0	0	87194	0.67	87354	0	87194	0.62	0	0.62	0	0.00			87194
	NON RESIDENT INDIAN NON REPATRIABLE	-	165	672.95	0	ů.	62239	0 44	the second se	0	62239	0.44	0	0.44	0	0.00			622.89
	RODIES CORPORATES		59		0	0	750629	3.10		C.	750629	5.30	0	5.30	0	1,00			750190
	HOUSING DEVELOPMENT FINANCE				-	-				-					-		-	-	1.000.000
	CORPORATION LIMITED	AAACH0997E		594738		ő	594233	4.19	594233		594233	4.15	0	4.19	d	0.00	NA.	NA	504233
	The second se	ALF	1	945671	0	0	946473	6.68		0	148475	6.52	0	6.08	0	0.00			546473
	and the second sec	AA00500245	1	94647.9	0	ő	346473		\$46473	6	946471	6.43	0	6.64	0	0.00			946473
	Sub Total (B)(3)		19933		0	0	4696864		ASSESSA	0	4696864	33.16	0	33.16			-		4621236
	Total Bublic Shareholdina (8) -		E		-			12.00	1						-		-	-	
	International and International Information		1	7332760	1.1	EDU			71112760								_		7257132

Director

Table IV - Statement showing shareholding pattern of the Non Promoter - Non Public Shareholder

	Category & Name of the Shareholder	PAN	No of Shareholders	shares	No of Partly paid-up equity shares held	No of Shares Underlying Depository Receipts	of Shares	Shareholding as a % of total no of shares (A+B+C2)					Underlying Outstanding	Shareholding as a % assuming full conversion of convertible Securities (as a percentage of diluted share capital)		ber of ed in Sharer	Shar pled othe	ged or rwise	Number of equity shares held in dematerialized form
									No of V	oting Ri	ghts	Total as a % of (A+B+C)			No.	As a % of total Shares held	No.	As a % of total Shares held	
-			1	1					Class X C	lass Y	Total				-	-	1	-	
	(1)	(11)	(111)	(IV)	(V)	(VI)	(V11)	(VIII)		(1)	()		(X)	(XI)		(XIII)		(XIII)	(XIV)
(1)	Custodian/DR Holder		0	0 0	0	0 0	0	0.00	0	0	0	0.00		0.00	1	0 0.00	NA.	NA	0
(2)	Employee Benefit Trust (under SEBI(Share based Employee Benefit) Regulations 2014)		0	0	0	0	ō	0.00	0	0	0	0.00	0	0.00		0 0.00	NA	NA	0
	Total Non-Promoter-Non Public Shareholding (C) = (C)(1)+(C)(2)		0	0	0	0	0	0.00	2 0	0	0	0.00	0	0.00		0.00			0

CLEDUCATE LIMITED EO Director

Details of the shareholders acting as p	persons in Concert including their Sha	reholding:		
Name of Shareholder	Name of PAC	No of shares		Holding%
Total:	0		0	0
CLI	EDUCATE LINITED			
	anthing	1		
	Director ())		
	0.0			
	-			

lo of Shareholders	No of shares	
CL	EDUCATE LIMITED SCATE	
	E IK SK E	
2		
	Director 0	

Г





INDIA NON JUDICIAL

Government of National Capital Territory of Delhi

e-Stamp

Certificate No. Certificate Issued Date Account Reference

Unique Doc. Reference Purchased by Description of Document Property Description Consideration Price (Rs.)

First Party Second Party Stamp Duty Paid By Stamp Duty Amount(Rs.)

: IN-DL99847454343377R

- 07-Jun-2019 02:53 PM
- : IMPACC (IV)/ dl968503/ DELHI/ DL-DLH
- SUBIN-DLDL96850305547461702247R
- CL EDUCATE LIMITED
- Article 4 Affidavit
- Not Applicable
- : 0 (Zero)
- : CL EDUCATE LIMITED
- : Not Applicable
- : CL EDUCATE LIMITED
- 50 (Fifty only)

This forms on integral part and parcel of the attached Affidavit.



LIMITED For CLEDUCATE Authorized Signatory



Statutory Alert: The authenticity of this Stamp Certificate should be ventiled at "www.shollestamp.com". Any oscrepancy in the details on this Certificate and as available on the website renders it invaid. The onus of checking the legitimacy is on the users of the sentificate in case of any discrepancy please inform the Competent Authority.

BEFORE THE HON'BLE NATIONAL COMPANY LAW TRIBUNAL, CHNDIGARH BENCH, AT CHANDIGARH

CA (CAA) No. ____ Of 2019

(Under Sections 230-232 of the Companies Act, 2013)

IN THE MATTER OF:

THE COMPANIES ACT, 2013

AND

IN THE MATTER OF:

SECTIONS 230 TO 232 READ WITH SECTION 52 AND 66 OF THE COMPANIES ACT, 2013 AND COMPANIES (COMPROMISE, ARRANGEMENTS & AMALGAMATIONS) RULES, 2016

AND

IN THE MATTER OF:

SCHEME OF ARRANGEMENT AMONG CAREER LAUNCHER EDUCATION INFRASTRUCTURE AND SERVICES LIMITED AND CL MEDIA PRIVATE LIMITED AND ACCENDERE KNOWLEDGE MANAGEMENT SERVICES PRIVATE LIMITED AND G.K. PUBLICATIONS PRIVATE LIMITED AND KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED AND CL EDUCATE LIMITED

AND

IN THE MATTER OF:

SCHEME OF ARRANGEMENT OF

Career Launcher Education Infrastructure and Services Limited (hereinafter referred to as 'Amalgamating Company 1), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CIN- U70101HR2005PLC076899, PAN – AACCC7031Q, through Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Sujit Bhattacharyya, Directors, David State 1997 - 235 and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited, its authorized signatory.

... Amalgamating Company 1 / Applicant Company 1

AND

CL Media Private Limited (hereinafter referred to as 'Amalgamating Company 2), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CIN-U74300HR2008PTC077265, PAN – AADCC3011D, through Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Nikhil Mahajan, Directors and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited, its authorized signatory.

... Amalgamating Company 2 / Applicant Company 2

AND

Accendere Knowledge Management Services Private Limited (hereinafter referred to as 'Amalgamating Company 3), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CIN- U74900HR2008PTC077200, PAN – AAHCA3316K, through Mr. Nikhil Mahajan and Mr. Sujit Bhattacharyya, Directors and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited, its authorized signatory.

... Amalgamating Company 3 / Applicant Company 3

Aufthorized Signator

AND

G.K. Publications Private Limited (hereinafter referred to as 'Amalgamating Company 4), Company registered under the Companies Act, 1956 having its registered office a Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CINperved By 1 Central (9224 10HR2001PTC076979, PAN - AAB2667741Q, through Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Nikhil Mahajan, Directors and Ms. Rachna Sharma, Company Secretary & Compliance Officer of CL Educate Limited, its authorized signatory.

... Amalgamating Company 4 / Applicant Company 4

AND

Kestone Integrated Marketing Services Private Limited (hereinafter referred to as 'Amalgamating Company 5), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CIN- U73100HR1997PTC076900, PAN - AABCK2819F, through Mr. Satya Narayanan .R, Mr. Gautam Puri, Mr. Nikhil Mahajan, Directors and Ms. Rachna Sharma. Company Secretary & Compliance Officer of CL Educate Limited, its authorized signatory.

... Amalgamating Company 5 / Applicant Company 5

WITH

CL Educate Limited (hereinafter referred to as 'Amalgamated Company'), Company registered under the Companies Act, 1956 having its registered office at Plot No. 9A. Sector-27A, Mathura Road, Faridabad, Haryana- 121003, CIN-L74899HR1996PLC076897, PAN - AAACC3885C, through Mr. Satya Narayanan .R, Chairman & Executive Director, Mr. Gautam Puri, Vice Chairman & Managing Director, Mr. Nikhil Mahajan, Executive Director & Group CEO Enterprise Business, Mr. Arjun Wadhwa, Chief Financial Officer and Ms. Rachna Sharma, Company Secretary & Compliance Officer, its authorized signatory.

... Amalgamated Company / Listed Entity / Applicant Company 6

AND

Their respective Shareholders and Creditors

- Distant

(Amalgamating Company 1, Amalgamating Company 2, Amalgamating Company 3, Amalgamating Company 4 are Amalgamating Company 5, hereinafter collectively referred to as Amalgamating Companies. The Amalgamated Company and the Amalgamating Companies shall collectively, hereinafter referred to as the Applicant Companies.) For CL EDUCATE LIMITED Leg. No.-1061

int Authorized Signatory

AFFIDAVIT ON BEHALF OF AMALGAMATED COMPANY FOR NON APPLICABILITY OF VALUATION REPORT

I. Gautam Puri S/o Late Shri Prem Nath Puri, aged about 54 (Fifty Four) years, R/o R-90. Greater Kailash Part-1. New Delhi-110048, India, do hereby solemnly affirm and declare as under:-

- 1. That I am the authorized signatory of the Amalgamated Company and am authorized by the board of directors of the Amalgamated Company to make this affidavit on behalf of the Amalgamated Company.
- 2. That I am fully acquainted with the facts and circumstances of the instant matter and state that the statements made in deposition in the forthcoming paragraphs herein are true and correct to the best of my knowledge, as derived from the officially maintained records/ documents made available to me, which I believe to be true and nothing material has been concealed therefrom.
- 3. That the accompanying application under Section 230(1) of the Companies Act, 2013 (hereinafter referred to as the "Act") read with Rules 3 and 5 of the Companies (Compromises, Arrangements and Amalgamation) Rules, 2016, is being filed before this Hon'ble Tribunal and it is stated that pursuant to SEBI Circular CFD/DIL3/CIR/2017/21 dated March 10, 2017, Valuation Report from an Independent Chartered Accountant is not required where there is no change in the shareholding pattern of the listed entity. The copy of the said Circular is attached herewith as Annexure A-42.1.
- 4. That 100% of the paid-up equity share capital of the Amalgamating Companies are beneficially held by the Amalgamated Company / Listed Entity. Upon merger of the Amalgamating Companies that are wholly owned subsidiaries of the Amalgamated Company, the existing share capital of the Amalgamating companies held by the Amalgamated Company/ Listed Entity shall be cancelled. Accordingly, no shares would be issued by the Amalgamated Company pursuant to the Scheme.
- 5. That in the current fact pattern of the Scheme and per the aforementioned SEBI Circular, valuation report from an Independent Chartered Accountant is not applicable.

FOT CLEDUCATE

LIMITED

Autor Signatory

DEPONENT

Place: New Delhi Dated: June 18, 2019

VERIFICATION

I. Gautam Puri the above-named deponent, do hereby verify that the contents of paragraph nos. 1 to 5 of my above affidavit are true and correct to the best of my knowledge, as derived from the officially maintained records/documents made available to me, which I believe to be true and nothing material has been concealed therein and no part of it is false.

Place: New Delhi Dated: June 18, 2019

MITED LIDUCAT Frat CL natory ONENT



0 9 JUL 2019

Amoure A.42.1

CIRCULAR

CFD/DIL3/CIR/2017/21

March 10, 2017

All Listed Entities who have listed their equity and convertibles All the Recognized Stock Exchanges

Dear Sir/Madam,

Sub: Schemes of Arrangement by Listed Entities and (ii) Relaxation under Sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957

- SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (hereinafter referred to as "listing regulations") place obligations with respect to Scheme of Arrangement on Listed Entities and Stock Exchange(s) in Regulation 11, 37 and 94.
- 2. Regulation 11 of the listing regulations, inter-alia, provides that any scheme of arrangement / amalgamation / merger / reconstruction / reduction of capital etc. to be presented to any Court or Tribunal does not in any way violate, override or limit the provisions of securities laws or requirements of the Stock Exchanges. Regulation 37 of listing regulations provides that the listed entities desirous of undertaking scheme of arrangement or involved in a scheme of arrangement shall file the draft scheme with Stock Exchange(s) for obtaining Observation Letter or No-objection Letter, before filing such scheme with any court or Tribunal. Regulation 94 of the listing regulations requires Stock Exchanges to forward such draft schemes to SEBI in the manner prescribed by SEBI.
- SEBI Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015 lays down the detailed requirements to be complied with by listed entities while undertaking schemes of arrangements.
- 4. Sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957 (hereinafter referred to as "the SCRR") provides that Securities and Exchange Board of India (SEBI) may, at its own discretion or on the recommendation of a recognised Stock Exchange, waive or relax the strict enforcement of any or all of the requirements with respect to listing prescribed by these rules.
- 5. In consultation with the stock exchanges and market participants, it has been decided to revise the regulatory framework for such schemes of arrangement. Certain regulations as mentioned in this circular have been amended. The details of revised requirements to be complied with are given in Annexure-I.
- Applicability: The schemes filed after the date of this circular shall be governed under this circular. The Schemes already submitted to the stock exchange in terms of SEBI Circular No. CIR/CFD/CMD/16/2015 dated November 30, 2015, shall be governed by the requirements specified in that circular

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- 7. The Provisions of this circular shall not apply to schemes which solely provides for merger of a wholly owned subsidiary with the parent company. However, such draft schemes shall be filed with the Stock Exchanges for the purpose of disclosures and the Stock Exchanges shall disseminate the scheme documents on their websites. An amendment to listing regulations in this regard has already been notified on February 15, 2017.
- The issuance of shares under schemes in case of allotment of shares only to a select group of shareholders or shareholders of unlisted companies pursuant to such schemes shall follow the pricing provisions of Chapter VII of SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009 (hereinafter referred to as "the ICDR Regulations"). Relevant amendment to ICDR Regulations in this regard has been notified on February 15, 2017.
- 9. The listed entity shall pay a fee to SEBI at the rate of 0.1% of the paid-up share capital of the listed / transferee / resulting company, whichever is higher, post sanction of the proposed scheme, subject to a cap of Rs.5,00,000. Relevant amendment to Listing Regulations in this regard has been notified on March 06, 2017.
- The amended regulations have become effective from the date of notification of the amendments.
- 11. The Stock Exchanges are advised to bring the provisions of this circular to the notice of Listed Entities and also to disseminate the same on their website.
- This circular is issued under Section 11 of the SEBI Act, 1992 and regulations 11, 37 and 94 read with regulation 101(2) of listing regulations and Rule 19(7) of SCRR, 1957.
- 13. This circular is available on SEBI website at www.sebi.gov.in under the categories "Legal Framework/Circulars".

Yours faithfully.

Narendra Rawat Deputy General Manager narendrar@sebi.gov.in

ANNEXURE I

 Requirements before the Scheme of arrangement is submitted for sanction by the National Company Law Tribunal (NCLT)

A. Requirements to be fulfilled by Listed Entity

1. Designated Stock Exchange

- (a) Listed entities shall choose one of the Stock Exchanges having nationwide trading terminals as the designated Stock Exchange for the purpose of coordinating with SEBI.
- (b) For companies listed solely on regional Stock Exchange, wherein exemption from Rule 19(2) (b) of Securities Contracts (Regulation) Rules, 1957 is sought, the listed entity shall obtain in-principle approval for listing of equity shares on any Stock Exchange having nationwide trading terminals. In cases, wherein exemption from Rule 19(2)(b) of Securities Contracts (Regulation) Rules, 1957 is not sought by the listed entity, one of the Stock Exchanges having nationwide trading terminals shall provide a platform for dissemination of information of such Schemes and other documents required under this circular. For such purpose, Stock Exchanges having nationwide trading terminals may charge reasonable fees from such companies.

2. Submission of Documents

The Listed entity shall submit the following documents to the Stock Exchanges:-

- (a) Draft Scheme of arrangement/ amalgamation/ merger/ reconstruction/ reduction of capital, etc.;
- (b) Valuation Report as per Para (4) below;
- (c) Report from the Audit Committee recommending the Draft Scheme, taking into consideration, inter alia, the Valuation Report. The Valuation Report is required to be placed before the Audit Committee of the listed entity;
- (d) Fairness opinion by a SEBI Registered merchant banker on valuation of assets / shares done by the valuer for the listed entity and unlisted entity;
- (e) Pre and post amalgamation shareholding pattern of unlisted entity;
- (f) Audited financials of last 3 years (financials not being more than 6 months old) of unlisted entity;
- (g) Auditor's Certificate as per Para (5) below;
- (h) Detailed Compliance Report as per the format specified in Annexure IV duly certified by the Company Secretary, Chief Financial Officer and the Managing

Director, confirming compliance with various regulatory requirements specified for schemes of arrangement and all accounting standards.

3. Conditions for schemes of arrangement involving unlisted entities

In case of schemes of arrangement between listed and unlisted entities, the following conditions shall be satisfied:

(a) The listed entity shall include the applicable information pertaining to the unlisted entity/ies involved in the scheme in the format specified for abridged prospectus as provided in Part D of Schedule VIII of the ICDR Regulations, in the explanatory statement or notice or proposal accompanying resolution to be passed sent to the shareholders while seeking approval of the scheme.

The accuracy and adequacy of such disclosures shall be certified by a SEBI Registered Merchant Banker after following the due diligence process. Such disclosures shall also be submitted to the Stock Exchanges for uploading on their websites.

- (b) The percentage of shareholding of pre-scheme public shareholders of the listed entity and the Qualified Institutional Buyers (QIBs) of the unlisted entity, in the post scheme shareholding pattern of the "merged" company shall not be less than 25%.
- (c) Unlisted entities can be merged with a listed entity only if the listed entity is listed on a Stock Exchange having nationwide trading terminals.

Valuation Report;

- (a) All listed entities are required to submit a valuation report from an Independent Chartered Accountant.
- (b) However, Valuation Report is not required in cases where there is no change in the shareholding pattern of the listed entity / resultant company.
- (c) For the limited purpose of this Circular, 'change in the shareholding pattern' shall mean;
 - (i) change in the proportion of shareholding of any of the existing shareholders of the listed entity in the resultant company; or
 - (ii) new shareholder being allotted equity shares of the resultant company; or
 - (iii) existing shareholder exiting the company pursuant to the Scheme of Arrangement
- (d) Further, a few examples illustrating 'no change in shareholding pattern' are indicated below:
 - In case a listed entity (say, "entity A") demerges a unit and makes it a separate company (say, "entity B");

- if the shareholding of entity B is comprised only of the shareholders of entity A; and
- 2) if the shareholding pattern of entity B is the same as in entity A, and
- every shareholder in entity B holds equity shares in the same proportion as held in entity A before the demerger
- (ii) In case a wholly-owned-subsidiary (say, "entity X") of a listed entity is merged with its parent listed entity (say, "entity Y"), where the shareholders and the shareholding pattern of entity Y remains the same, it will be treated as 'no change in shareholding pattern'.

For the limited purpose of this Circular, 'resultant company' shall mean a company arising / remaining after the listed entity undertakes a Scheme of Arrangement.

5. Auditor's certificate

(a) An auditors' certificate shall be filed to the effect that the accounting treatment contained in the scheme is in compliance with all the Accounting Standards specified by the Central Government under Section 133 of the Companies Act, 2013 read with the rules framed thereunder or the Accounting Standards issued by ICAI, as applicable, and other generally accepted accounting principles.

Provided that in case of companies where the respective sectoral regulatory authorities have prescribed norms for accounting treatment of items in the financial statements contained in the scheme, the requirements of the regulatory authorities shall prevail.

Explanation – For this purpose, mere disclosure of deviations in accounting treatments as prescribed in the aforementioned Accounting Standards and other generally accepted Accounting Principles shall not be deemed as compliance with the above.

(b) The standard format for auditors' certificate would be as per Annexure II.

6. Redressal of Complaints

- (a) The Listed entity shall submit to Stock Exchanges a 'Report on Complaints' which shall contain the details of complaints/comments received by it on the Draft Scheme from various sources (complaints/comments written directly to the listed entity or forwarded to it by the Stock Exchanges/SEBI) as per Annexure III of this Circular prior to obtaining Observation Letter from Stock Exchanges on Draft Scheme.
- (b) 'Report on Complaints' as mentioned above, shall be submitted by listed entity to the Stock Exchanges within 7 days of expiry of 21 days from the date of filing of Draft Scheme with Stock Exchanges and hosting the Draft Scheme along

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with documents specified under para (2) above on the websites of Stock Exchanges and the listed entity.

7. Disclosure on the Website

- (a) Immediately upon filing of the Draft Scheme of arrangement with the Stock Exchanges, the listed entity shall disclose the Draft Scheme of arrangement and all the documents specified under para (2) above on its website.
- (b) Listed entity shall also disclose the Observation Letter of the Stock Exchanges on its website within 24 hours of receiving the same.
- Explanatory Statement or notice or proposal accompanying resolution sent to shareholders for seeking approval of scheme
 - (a) The Listed entity shall include the Observation Letter of the Stock Exchanges, in the explanatory statement or notice or proposal accompanying resolution to be passed sent to the shareholders seeking approval of the Scheme.
 - (b) The listed entity shall ensure that in the explanatory statement or notice or proposal accompanying resolution to be passed, it shall disclose the pre and post-arrangement or amalgamation, expected capital structure and shareholding pattern, and the "fairness opinion" obtained from a merchant bankers on valuation of assets / shares done by the independent chartered accountant for the listed entity and unlisted entity.
 - (c) The Listed entity shall upload the 'Report on Complaints' as provided in Para 6 (b) and the 'Compliance Report' as provided in Para 2 (h) above, on the company's website and websites of Stock Exchanges.

9. Approval of Shareholders to Scheme through e- Voting:

- (a) The Listed entities shall ensure that the Scheme of Arrangement submitted with the NCLT for sanction, provides for voting by public shareholders through evoting, after disclosure of all material facts in the explanatory statement sent to the shareholders in relation to such resolution.
- (b) The Scheme of arrangement shall be acted upon only if the votes cast by the public shareholders in favour of the proposal are more than the number of votes cast by the public shareholders against it, in the following cases:
 - Where additional shares have been allotted to Promoter / Promoter Group, Related Parties of Promoter / Promoter Group, Associates of Promoter / Promoter Group, Subsidiary/(s) of Promoter / Promoter Group of the listed entity, or
 - Where the Scheme of Arrangement involves the listed entity and any other entity involving Promoter / Promoter Group, Related Parties of Promoter / Promoter Group, Associates of Promoter / Promoter Group, Subsidiary/(s) of Promoter / Promoter Group.

- iii. Where the parent listed entity has acquired, either directly or indirectly, the equity shares of the subsidiary from any of the shareholders of the subsidiary who may be Promoter / Promoter Group, Related Parties of Promoter / Promoter Group, Associates of Promoter / Promoter Group, Subsidiary/(s) of Promoter / Promoter Group of the parent listed entity, and if that subsidiary is being merged with the parent listed entity under the Scheme.
- iv. Where the scheme involving merger of an unlisted entity results in reduction in the voting share of pre-scheme public shareholders of listed entity in the transferee / resulting company by more than 5% of the total capital of the merged entity;
- where the scheme involves transfer of whole or substantially the whole of the undertaking of the listed entity and the consideration for such transfer is not in the form of listed equity shares;

For the purpose of this clause, the expression "substantially the whole of the undertaking" in any financial year shall mean twenty per cent or more of value of the company in terms of consolidated net worth or consolidated total income during previous financial year as specified in Section 180(1)(a)(i) of the Companies Act, 2013.

For the purpose of this clause, the term 'public' shall carry the same meaning as defined under Rule 2 of Securities Contracts (Regulation) Rules, 1957.

- (c) For all other cases, the requirements stated at para (9) (b) above, i.e. approval only by public shareholders, shall not be applicable. In such cases, the listed entities shall furnish an undertaking certified by the auditor and duly approved by the Board of the company, clearly stating the reasons for non-applicability of para (9) (a) above.
- (d) The undertaking as referred to in Para (9)(c) above shall be displayed on the websites of Stock Exchanges and the listed entity along with other documents submitted, as stipulated under Para (2) above.
- (e) Any misstatement or furnishing of false information with regard to the said undertaking would be viewed seriously and liable for punitive action as per the provisions of applicable laws and regulations.
- Subsequent to filing the draft scheme with SEBI, no changes to the draft scheme, except those mandated by the regulators / authorities / tribunal shall be made without specific written consent of SEBI.

B. Obligations of Stock Exchange(s)

- The designated Stock Exchange, upon receipt of the Draft Scheme of Arrangement and documents referred to at para (A) (2) above shall forward the same to SEBI within three working days.
- The 'Report on Complaints' shall be forwarded by the Stock Exchanges to SEBI before SEBI communicates its comments on the Draft Scheme to the Stock

Exchanges. Such Report shall be submitted as per the format specified at Annexure III to this Circular.

- The Stock Exchanges where the specified securities are listed / proposed to be listed shall also disclose on their websites the documents listed at para (A) (2) above immediately on receipt. It shall also disclose the Observation Letter on its website immediately upon issuance.
- 4. Stock Exchanges shall provide the 'Observation Letter' or 'No-Objection' letter to SEBI on the draft scheme. In case of companies listed exclusively on Regional Stock Exchanges, SEBI shall issue Comment letter upon receipt of Observation Letter' or 'No-Objection' letter from the Designated Stock Exchange. In other cases, SEBI shall issue Comment letter upon receipt of Observation Letter' or 'No-Objection' letter from Stock Exchanges having nationwide trading terminals.

C. Processing of the Draft Scheme by SEBI

- Upon receipt of Observation Letter' or 'No-Objection' letter from the Stock Exchanges, SEBI shall provide its comments on the Draft Scheme of arrangement to the Stock Exchanges. While processing the Draft Scheme, SEBI may seek clarifications from any person relevant in this regard including the listed entity or the Stock Exchanges and may also seek an opinion from an Independent Chartered Accountant.
- SEBI shall endeavour to provide its comments on the Draft Scheme to the stock exchanges within 30 days from the later of the following:
 - (a) date of receipt of satisfactory reply on clarifications, if any sought from the listed entity by SEBI; or
 - (b) date of receipt of opinion from Independent Chartered Accountant, if sought by SEBI; or
 - (c) date of receipt of Observation Letter' or 'No-Objection' letter from the Stock Exchanges.
 - (d) date of receipt of copy of in-principle approval for listing of equity shares of the company seeking exemption from Rule 19(2)(b) of Securities Contracts (Regulation) Rules, 1957 on designated Stock Exchange, in case the listed entity is listed solely on regional Stock Exchange.
- All complaints/comments received by SEBI on the Draft Scheme of arrangement shall be forwarded to the designated Stock Exchange, for necessary action and resolution by the listed entity.
- II. Requirements after the Scheme is Sanctioned by the Hon'ble High Court / NCLT (hereinafter referred to as "Approved Scheme")

1. Submission of Documents

Upon sanction of the Scheme by the Hon'ble High Court / NCLT isted entity shall submit the documents mentioned below to the Stock Exchanges:-

- (a) Copy of the High Court/ NCLT approved Scheme;
- (b) Result of voting by shareholders for approving the Scheme:
- (c) Statement explaining changes, if any, and reasons for such changes carried out in the Approved Scheme of arrangement vis-à-vis the Draft Scheme of arrangement
- (d) Status of compliance with the Observation Letter or No Objection Letter of the Stock Exchange(s)
- (e) The application seeking exemption from Rule 19(2)(b) of SCRR, 1957, wherever applicable; and
- (f) Report on Complaints as per Annexure III of this Circular.
- III. Application for relaxation under Sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957
 - A. Requirements to be fulfilled by Listed Entity for Listing of Equity Shares
 - Eligibility conditions for companies seeking relaxation under sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957

A listed issuer may submit the Draft Scheme of arrangement under sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957, thereby seeking relaxation from the strict enforcement of clause (b) to sub-rule (2) of rule 19 thereof, for listing of its equity shares on a recognized Stock Exchange without making an initial public offer, if it satisfies the following conditions:

- (a) The equity shares sought to be listed are proposed to be allotted by the unlisted issuer (transferee entity) to the holders of securities of a listed entity (transferor entity) pursuant to a scheme of reconstruction or amalgamation (Scheme) sanctioned by NCLT under Section 230-234 of the Companies Act, 2013;
- (b) At least twenty five per cent of the post-scheme paid up share capital of the transferee entity shall comprise of shares allotted to the public shareholders in the transferor entity;
- (c) The transferee entity will not issue/ reissue any shares, not covered under the Draft Scheme of arrangement;
- (d) As on date of application, there are no outstanding warrants/ instruments/ agreements which give right to any person to take the equity shares in the transferee entity at any future date. If there are such instruments stipulated in the Draft Scheme, the percentage referred to in Para (b) above shall be computed after giving effect to the consequent increase of capital on account of compulsory conversions outstanding as well as on the assumption that the options outstanding, if any, to subscribe for additional capital will be exercised; and

- (e) The shares of the transferee entity issued in lieu of the locked-in shares of the transferor entity will be subject to lock-in for the remaining period.
- 2. Additional conditions for entities seeking relaxation under sub-rule (7) of rule 19 of the Securities Contracts (Regulation) Rules, 1957

Stock Exchanges shall ensure that, an unlisted issuer may make an application to the Board under sub-rule (7) of rule 19 of the SCRR, pursuant to Part III of Annexure I this Circular if it satisfies the following conditions:

- (a) Observation Letter or No Objection Letter has been issued by the Stock Exchanges to the Draft Scheme of arrangement;
- (b) The listing of the equity shares of the transferee entity is in terms of the Scheme sanctioned by the Hon'ble High Court / NCLT or its order whereby the Scheme of arrangement has been sanctioned;
- (c) The equity shares sought to be listed have been allotted by the unlisted issuer (transferee entity) to the holders of securities of a listed entity (transferor entity);
- (d) The names of the allottees have been entered as beneficial owners in the records of the depositories pursuant to the Scheme or share certificates have been dispatched to the allottees.
- In case of a scheme involving hiving-off of a division from a listed entity into an unlisted entity the entire pre-scheme share capital of the unlisted issuer seeking listing shall be locked in as follows:
 - (a) Shares held by Promoters up to the extent of twenty percent of the postmerger paid-up capital of the unlisted issuer, shall be locked-in for a period of three years from the date of listing of the shares of the unlisted issuer;
 - (b) The remaining shares shall be locked-in for a period of one year from the date of listing of the shares of the unlisted issuer.
 - (c) No additional lock-in shall be applicable if the post scheme shareholding pattern of the unlisted entity is exactly similar to the shareholding pattern of the listed entity.
- 4. The listed entity and/or transferee entity (unlisted entity), as applicable, shall ensure that it has completed steps for listing of its specified securities, within thirty days of the receipt of the order of the Hon'ble High Court/ NCLT sanctioning the Scheme, simultaneously on all the Stock Exchanges where the equity shares of the listed entity (or transferor entity) are/were listed.
- 5. It shall be ensured that trading in securities commences within forty five days of the order of the Hon'ble High Court/ NCLT. Before commencement of trading, the transferee entity shall give an advertisement in one English and one Hindi newspaper with nationwide circulation and one regional newspaper with wide circulation at the place where the registered office of the transferee entity (is situated, giving following details:

(a) Name and address of its registered office;



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- (b) Details of change of name and/or object clause;
- (c) Capital structure pre and post scheme of amalgamation. This shall provide details of the authorized, issued, subscribed and paid up capital (Number of instruments, description, and aggregate nominal value);
- (d) Shareholding pattern giving details of its promoter group shareholding, group companies;
- (e) Names of its ten largest shareholders number and percentage of shares held by each of them, their interest, if any;
- (f) Details of its promoters educational qualifications, experience, address;
- (g) Business and its management;
- (h) Reason for the amalgamation;
- Financial statements for the previous three years prior to the date of listing;
- (j) Latest audited financial statements along with notes to accounts and any audit qualifications. Change in accounting policies in the last three years and their effect on profits and reserves (Financial statements should not be later than six months prior to the date of listing);
- (k) Details of its other group companies including their capital structure and financial statements;
- Outstanding litigations and defaults of the transferee entity, promoters, directors or any of the group companies;
- (m)Particulars of high, low and average prices of the shares of the listed transferor entity during the preceding three years;
- (n) Any material development after the date of the balance sheet; and
- (e) Such other information as may be specified by the Board from time to time.

B. Application by a listed entity for Listing of Equity Shares with Differential Rights as to Dividend, Voting or Otherwise:

A listed entity desirous of listing of its equity shares with differential rights as to dividend, voting or otherwise, without making an initial public offer of such equity shares, may make an application to the Board under sub-rule (7) of rule 19 of the SCRR seeking relaxation from strict enforcement of clause (b) to sub-rule (2) of rule 19 thereof if it satisfies the following conditions:

- (a) such equity shares are issued to all the existing shareholders as on record date by way of rights or bonus issue;
- (b) the issuer is in compliance with the conditions of minimum public shareholding requirement stipulated in regulation 38 of Listing Regulation, with reference to the equity shares already listed and the equity shares with differential rights proposed to be listed; and

(c) the issuer undertakes to disclose the shareholding pattern of the equity shares with differential rights separately in terms of requirements of regulation 31 of listing regulations.

C. Application by a listed entity for Listing of warrants Offered Along With Non-Convertible Debentures (NCDs):

A listed entity, desirous of listing of its warrants without making an initial public offer of warrants, may make an application to the Board under sub-Rule (7) of rule 19 of the SCRR seeking relaxation from strict enforcement of clause (b) to sub-rule (2) of rule 19 if it satisfies the following conditions:

- (a) warrants are issued as combined offering of NCDs and warrants through qualified institutions placement under Chapter VIII of the ICDR Regulations;
- (b) the issuer is in compliance with all the provisions of Chapter VIII of the ICDR Regulations; and
 - (c) NCDs and warrants shall be traded in the minimum trade lot of one lakh rupees.

D. Requirements to be fulfilled by Stock Exchange(s)

 The designated Stock Exchange shall forward the documents to the Board along with its recommendations on documents and recommendation, if applicable, on the application for granting exemption, under sub-rule (7) of rule 19 of SCRR.

E. Processing of the Scheme by SEBI

- The Board may, while granting relaxation, if any, under sub-rule (7) of rule 19 of SCRR, stipulate any other conditions as may be deemed necessary in the interest of investors and securities market, under the facts and circumstances of the specific case.
- SEBI shall endeavour to intimate its comments/approval, wherever applicable, to the designated Stock Exchange within 30 days of receipt of complete information, including the no-objection certificate from the Stock Exchange.



ANNEXURE II

Format for Auditor's Certificate

To, The Board of Directors,

(Name and address of the Company)

The responsibility for the preparation of the Draft Scheme and its compliance with the relevant laws and regulations, including the applicable Accounting Standards as aforesaid, is that of the Board of Directors of the Companies involved. Our responsibility is to examine and report whether the Draft Scheme complies with the applicable Accounting Standards and Other Generally Accepted Accounting Principles. Nothing contained in this Certificate, nor anything said or done in the course of, or in connection with the services that are subject to this Certificate, will extend any duty of care that we may have in our capacity of the statutory auditors of any financial statements of the Company. We carried out our examination in accordance with the Guidance Note on Audit Reports and Certificates for Special Purposes, issued by the Institute of Chartered Accountants of India

Based on our examination and according to the information and explanations given to us, we confirm that the accounting treatment contained in the aforesaid scheme is in compliance with SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and circulars issued thereunder and all the applicable Accounting Standards notified by the Central Government under the Companies Act, 1956/ Companies Act, 2013 and/or the accounting treatment in respect of *(specify the financial statement item(s))* as prescribed by *(name of the regulator) vide* its Notification *(details of the Notification)* which prevail over the accounting treatment for the same as prescribed under the aforesaid Accounting Standards (wherever applicable), except the following:

For

(name of the Firm) Chartered Accountants Firm Registration No.. Signature (Name of the member) Designation (Partner or proprietor, as may be applicable): Membership Number: Place: Date:

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ANNEXURE III

Format for Report on Complaints

Part A

Sr. No.	Particulars	
1	Number of complaints received directly	
2	Number of complaints forwarded by Stock Exchanges / SEBI	
3	Total Number of complaints/comments received (1+2)	
4	Number of complaints resolved	
5	Number of complaints pending	

Part B

Sr. No.	Name of complainant	Date of Complaint	Status (Resolved/pending)
1			
2	A Contract Contract Contract		
3			



KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

CIN: U73100HR1997PTC076900

Registered Office: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003, India Corporate Office: A-41, Espire Building, 2nd Floor, Mohan Co-operative Industrial Area, New Delhi 110044, India Tel.: +91 011 4128 1100, Fax: 011-4128 1101 Website: www.kestone.in, E-mail: marketing@kestone.in

Form No. MGT-11 (Proxy Form)

[Pursuant to section 105(6) of the Companies Act, 2013 and rule 19(3) of the Companies (Management and Administration) Rules, 2014]

Name of the Unsecured Creditor (s): Registered address: E-mail Id:

I/We, being the Unsecured Creditor (s) of Kestone Integrated Marketing Services Private Limited ("Amalgamating Company 5"), hereby appoint

.Address:		
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.Address:		
Sig	nature:	or failing him/her;
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as my/our proxy to attend and vote (on a poll) for me/us and on my/our behalf at the meeting of unsecured creditors of the Amalgamating Company 5 to be held at Magpie Tourist Complex, Mathura Road, Sector 16A, Faridabad, Haryana 121001 on 01st February, 2020 at 12:00 P.M., for the purpose of considering and, if thought fit, approving, with or without modification(s), the proposed Scheme of Arrangement between Career Launcher Education Infrastructure and Services Limited, CL Media Private Limited, Accendere Knowledge Management Services Private Limited, G.K. Publications Private Limited, Kestone Integrated Marketing Services Private Limited and CL Educate Limited and their respective Shareholders and Creditors ("Scheme") under Sections 230 to 232 read with Section 52 and 66 of the Companies Act, 2013 and at such meeting and at an adjournment or adjournments thereof, to vote, for me/us and in my/our names(s)______ [here, 'if for', insert 'FOR'; 'if against' insert 'ACALNST'] the said Scheme as my/our provu

'AGAINST'] the said Scheme as my/our proxy.

Dated this ____ day of _____, 20___.

Signature of Unsecured Creditor

Affix Revenue Stamp not less than Rs. 1

Signature of First Proxy Holder Signature of Second Proxy Holder

Signature of Third Proxy Holder

NOTES:

- 1. The Form of Proxy in order to be effective should be in the prescribed form, duly completed and signed by the person entitled to attend and vote at the Meeting and deposited at the registered office of the Amalgamating Company 5 at Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003, India, not later than 48 hours before the scheduled time of the meeting.
- 2. In case of multiple proxies, proxy later in time shall be accepted.
- 3. Please affix a revenue stamp of Re. 1/- before signing across the same.
- 4. All alterations made in the Form of Proxy should be initialed.
- 5. Only an unsecured creditor of the Amalgamating Company 5 is entitled to attend and vote at the Tribunal convened meeting of the unsecured creditors ("Meeting"), either in person or by proxy or through an authorized representative (in case the unsecured creditor is a body corporate), as the case may be. Where a body corporate which is an unsecured creditor authorizes any person to act as its representative at the meeting, a copy of the resolution of the board of directors or other governing body of such body corporate authorizing such person to act as its representative at the Meeting, and certified to be a true copy by a director, the manager, the secretary, or other authorised officer of such body corporate shall be lodged with the Amalgamating Company 5 at its registered office not later than 48 hours before the scheduled time of the Meeting.
- 6. An unsecured creditor of the Amalgamating Company 5 is entitled to attend and vote at the Meeting, either in person or by proxy or through an authorized representative (in case the unsecured creditor is a body corporate), as the case may be. Such unsecured creditor is entitled to appoint a proxy to attend and vote at the Meeting instead and on behalf of such unsecured creditor and such proxy need not be an unsecured creditor. Proxies to be valid and effective should be in the prescribed Form of Proxy, duly completed, signed and stamped or authenticated by the person entitled to attend and vote at the Meeting and should be deposited at the registered office of the Amalgamating Company 5 not later than 48 hours before the scheduled time of the Meeting.
- 7. An unsecured creditor/ its proxy or authorized representative, attending the Meeting, is requested to bring and handover the attendance slip duly completed, and signed along with a copy of the deposited Form of Proxy (in case of a proxy) and the supporting documents duly authenticated.
- 8. An unsecured creditor (in case such unsecured creditor is an individual) or the authorized representative of the unsecured creditor (in case such unsecured creditor is a body corporate) or the proxy holder, should carry their valid and legible identity proof issued by a statutory authority (i.e. a PAN Card/ Aadhaar Card/ Passport/ Driving License/ Voter ID Card).
- 9. Additionally, an unsecured creditor (in case such unsecured creditor is a proprietorship) or the proxy holder should carry a valid document evidencing the individual as the proprietor of the proprietorship.



KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

CIN: U73100HR1997PTC076900 **Registered Office**: Plot No. 9A, Sector-27A, Mathura Road, Faridabad, Haryana-121003, India **Corporate Office**: A-41, Espire Building, 2nd Floor, Mohan Co-operative Industrial Area, New Delhi 110044, India Tel.: 011–4128 1100, Fax: 011-4128 1101 Website: <u>www.kestone.in</u> | E-mail: <u>marketing@kestone.in</u>

ATTENDANCE SLIP

MEETING OF THE UNSECURED CREDITORS OF KESTONE INTEGRATED MARKETING SERVICES PRIVATE LIMITED

Name(s) of the Unsecured Creditor(s):

I/We hereby record my/our presence at the meeting of the unsecured creditors of Kestone Integrated Marketing Services Private Limited, convened pursuant to an order dated December 11, 2019 in Company Application No. CA (CAA) 39/Chd/Hry/2019, passed by the Hon'ble Chandigarh Bench of the National Company Law Tribunal at Chandigarh, at Magpie Tourist Complex, Sector 16A, Mathura Road, Faridabad, Haryana 121001, on Saturday, the 01st day of February, 2020 at 12:00 P.M.

Signature of the Unsecured Creditor :OR
Name of the Proxy Holder :

NOTES:

- 1. Please complete the and sign this Attendance Slip and hand it over at the Attendance Verification Counter at the entrance of the Meeting Venue. Attendance Slips shall also be issued at the Venue.
- 2. Unsecured Creditors or their proxies or their authorized representatives desiring to attend the meeting should bring his/ her copy of the notice for reference at the meeting along with a valid and legible photo ID issued by a statutory authority (i.e. a PAN Card/Aadhaar Card/Passport/ Driving License/Voter ID Card).

Magpie Tourist Resort

Magpie Tourist Complex, Mathura Road, Sector 16A, Faridabad, Haryana 121001 (Near Old Faridabad Metro Station)

