

March 13, 2018

To,
The Secretary,
BSE Limited,
P.J. Towers,
Dalal Street,
Mumbai- 400 001
Scrip Code: 539542

To,
The Secretary,
National Stock Exchange of India Ltd.,
Exchange Plaza, C-1, Block G,
Bandra Kurla Complex, Bandera (E),
Mumbai – 400 051
Symbol: LUXIND

Dear Sir,

Sub: Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Ref: Composite Scheme of Arrangement amongst Lux Industries Limited, J.M.Hosiery & Co Limited & Ebell Fashions Private Limited

Pursuant to regulation 30 of the SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 this is to inform you that Board of Directors in their meeting held today have approved in principle a proposal to consider merger of M/s J.M.Hosiery & Co. Limited and M/s Ebell Fashions Private Limited with the Company. In this regard a Committee of Directors (consisting of Mr. Nandanandan Mishra, Independent Director as Chairman, Mr. Pradip Kumar Todi, Managing Director as Member and Mr. Kamal Kishore Agrawal, Independent Director as Member of the committee) is constituted to appoint financial advisor, legal advisor, merchant banker and other intermediaries to evaluate the proposal for the merger and make the recommendation to the Board for its consideration.

The requisite information pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with SEBI Circular No. CIR/CFD/CMD/4/2015 dated September 09, 2015 is enclosed herewith as Annexure-1.

We request you take the same on your record.

Thanking You Yours faithfully, for LUX INDUSTRIES LIMITED

Smita Mishra

(Company Secretary & Compliance Officer)

M.No: 26489

Encl: As stated above

LUX INDUSTRIES LTD



Annexure-1

1)	Name of the entit(ies) forming part of the amalgamation/merger, details in brief such as, size, turnover etc,	Lux Industries Limited (LIL) Figures as on 31 st March, 2017 (Rs. In lacs) Total Asset - 68,374.80 Net Worth -29,769.87 Turnover -97,156.21 J.M.Hosiery & Co Limited (JMHL) Figures as on 31 st March, 2017 (Rs. In lacs) Total Asset - 23,232.79 Net Worth - 7,504.69 Turnover -25,129.14 Ebell Fashions Pvt.Ltd.(EBPL) Figures as on 31 st March, 2017 (Rs. In lacs) Total Asset - 8,925.94
		Net Worth - 3,072.46 Turnover -16,478.16
2)	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length",	Yes the transaction is a related party transaction (Companies belonging to Promoter's group) and the transaction is at arm's length. Further it may be noted that the provision of section 188 of Companies Act, 2013, as exempted in MCA circular
		No. 30/2014 dated 17 th July, 2014 shall not be applicable.
3)	Area of business of entity(ies)	LIL The Company is engaged in the business of manufacturing, marketing, selling and distribution of knitted apparel including hosiery. JMHL The Company is engaged in the business of manufacturing, marketing,
MINIS		selling and distribution of knitted apparel including hosiery. EBPL The Company is engaged in the business of manufacturing, marketing, selling and distribution of knitted apparel for women's.



4)	Rationale for Amalgamation/Merger	1. Proposed merger will lead
		to the presence of the merged
		entity across various market
		segment leading to risk
		mitigation and higher
		growth;
		2. The proposed merger will
		rationalize the management
	32	structure enhance customer
		reach, reduce overhead and
		ultimately lead to increased
		topline and bottomline for
		the merged entity;
	'	3. The merged entity will
		have greater financial
		strength and flexibility;
		4.The merger will result in
		the value appreciation for the
		shareholders of the merged
		entity;
		Further we want to say that
		the proposed restructuring is
	4	in the interest of the
		shareholders, creditors,
		employees and other
		stakeholders in each of the
		Companies.
5)	In case of cash consideration - amount or otherwise share	Under finalization *
	exchange ratio	
6)	Brief details of change in shareholding pattern (if any) of	To be determined post
	listed entity	completion of valuation. *

* Once the committee constituted for above-mentioned merger recommends the full details of the scheme including draft of the scheme, report on valuation and swap ratio, fairness opinion and other certificates it will promptly intimated to stock exchange after receiving approval from board of directors.

