

The Board of Directors of the Company in their meeting held on August 10, 2023 inter alia considered and approved the proposal for divestment of 99.99% Equity stake/investment held in its wholly owned subsidiary company viz., Hi-Print Infra Private Limited ("Hi-Print").

As on date, Genus Power Infrastructures Limited, together with its nominee, is holding 100% of the issued, subscribed and paid-up capital of the Hi-Print.

## Details of the Sale or disposal of unit(s) or division(s) or subsidiary(ies) of the listed entity

S. No	Particulars	Hi-Print Infra Private Limited
a)	The amount and percentage of the turnover or revenue or income and net worth contributed by	Contribution in Consolidated Income as on March 31, 2023: -2.03 lacs (-
	such unit or division or undertaking or subsidiary or associate company of the listed entity during the	0.070%)
	last financial year;	Contribution in Consolidated Net
		Worth as on March 31, 2023: -1.03 lacs (-0.001%)
b)	Date on which the agreement for sale has been	Not Applicable
c)	entered into  The expected date of completion of sale/ disposal	No later than August 31, 2023
d)	Consideration received from such sale/ disposal	INR 99,999/-
e)	Brief details of buyers and whether any of the buyers belong to the promoter/ promoter	Name of Buyer: Gemstar Infra Pte Ltd
	group/group companies. If yes, details thereof	Address of Buyer: 362 Upper Paya
	8. c. n.p. g. c. n.p. s. n.p. s. n. p. s. n.p.	Lebar Road, #04-04, Da Jin Factory Building, Singapore 534963
		The buyer is the wholly owned subsidiary of Genus Power Infrastructures Limited.
f)	Whether the transaction would fall within related party transactions? If yes, whether the same is done at 'arms length	The transaction is falling under related party transactions and the said transaction is being entered at arm's length.
g)	Whether the sale, lease or disposal of the undertaking is outside Scheme of Arrangement? If	Not Applicable
	yes, details of the same including compliance with	
	regulation 37A of LODR Regulations.	
h)	Additionally, in case of a slump sale, indicative	Not Applicable
	disclosures provided for amalgamation/merger, shall be disclosed by the listed entity with respect	
	to such slump sale.	

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