

January 04, 2019 SCSL/18-19/100

The Manager
Dept. of Corporate Services
Bombay Stock Exchange Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001

Dear Sir,

Sub: Submission of Post-Offer Public Announcement ("Post-Offer PA")

Ref: Open Offer to acquire upto 1,88,46,516 Equity Shares of Rs.10/- each at a price of Rs.14/- per Equity Share of Trescon Limited (Formerly known as Pushpanjali Floriculture Limited) ("the Target Company") representing 26% of its Diluted Share & Voting Capital by the Acquirers and the PACs under Regulation 3(1) & 4 of the SEBI (SAST) Regulations, 2011

The formalities w.r.t. the above-referred Open Offer has been completed, the Post-Offer Public Announcement has been published on January 04, 2019 in all the newspapers where the Detailed Public Announcement (DPS) was published. A newspaper clipping of the same is enclosed herewith for your reference and records. Copy of the same is being submitted to SEBI and the Target Company.

Please acknowledge the same and disseminate on your website at the earliest.

Thanking You, Yours truly,

For Systematix Corporate Services Limited.

Amit Kumar

Vice President-Investment Banking

Encl: As Above

CC: Trescon Limited, Ahmedabad



CIN: L91990MP1985PLC002969 Website: www.systematixgroup.in Email: secretarial@systematixgroup.in

SEBI Merchant Banking Registration No.: INM000004224



OFFER OPENING PUBLIC ANNOUNCEMENT IN TERMS OF REGULATION 18(12) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF **TRESCON LIMITED**

(Formerly known as Pushpanjali Floriculture Limited)
(Corporate Identification Number: L70100GJ1995PLC027519)
Registered Office: A-26, 4th Floor, Ajanta Commercial Center, Nr. Income Tax Circle, Opp. Kalupur Bank, Ashram Road,

referred to as the "PACs") pursuant to Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares

and Takeovers) Regulations, 2011 as amended (the "Takeover Regulations") in respect of the Open Offer ("the Offer") to acquire upto 1,88,46,516 fully paid-up equity shares of Rs. 10- each (the "Equity Shares") at a price of Rs. 14- (Rupees Fourteen only) per Equity Share, representing 26.00% of the Diluted Share & Voting Capital of Trescon Limited (Formerly known as Pushpanjali Floriculture Limited) (the "Target Company"). The Detailed Public Statement ("DPS"), Corrigendum to DPS ("Corrigendum") and Corrigendum to LOF ("Second Corrigendum") with respect to the aforementioned Offer was published on September 28, 2018, November 22, 2018 and December 04, 2018 respectively in the following newspapers:

Language

Enalish

Hindi

Marathi

Gujarati

Trescon Limited

: Acquirers

PACs

"Where Registered Office of the Target Company is situated.
The terms used but not defined in this Post-Offer PA shall have the same meanings assigned to them as in the PA, the DPS, the Letter of

The Shareholders of the Target Company are requested to kindly note the following information relating to the Offer:

Editions

All Editions All Editions

Mumbai Edition

Ahmedabad Edition

(Formerly known as Pushpanjali Floriculture Limited)

Systematix Corporate Services Limited

: Satellite Corporate Services Pvt. Ltd.

Proposed in the

Offer Document

Rs. 14/- per Equity Share

Not applicable

1,88,46,516

1.88.46.516

Rs. 26.38.51.224/-

NII

NIL

6,62,600*

(0.91%)

1,88,46,516

(26.00%)

4.20.06.350

Rs.14/-(57.95%)

6,15,15,466

(84.86%)

Systematix Corporate Services Limited

Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India.

For himself and on behalf of the Acquirer 4:

Rohit Vilas Kharche ("Constituted Attorney"

The Capital, A-Wing, 6th Floor, No. 603-606, Plot No. C-70, G-Block,

Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022 Email: ecm@systematixgroup.in; Website: www.systematixgroup.in

Sd/-

Post-Offer

1,09,71,134 (15.14%)

Pre-Offer

2,98,17,650

(41.14%)

*Agreement means the SPA as defined in the PA, the DPS and the LOF. A total of 6,62,600 Equity Shares were acquired through the

#A total of 3,20,06,350 Equity Shares and 1,00,00,000 convertible Warrants were allotted to the Acquirers and the PACs for "cash" in the preferential issue made by the Target Company on December 03, 2018. No shares have been tendered by the shareholders in the Open Offer and hence no payment was required to be paid by the Acquirers

10.Equity Shares allotted under the Preferential Issue shall be directly credited to the respective DP accounts of the Acquirers and the

11. Post Open Offer, the Acquirers and the PACs of the Target Company jointly holds 4,26,68,950 Equity Shares aggregating to 58.86% of

12. The Acquirers and the PACs are severally and jointly accept full responsibility for the information contained in this Post-Offer PA and also for the obligations under the Takeover Regulations. 13. A copy of this Post-Offer PA will be available on the websites of SEBI and BSE and at the registered office of the Target Company. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRERS & THE PACS

SEBI Registration No. INM 000004224

Contact Person: Mr. Amit Kumar

: December 10, 2018 (Monday)

: December 21, 2018 (Friday)

: Not Applicable

Mr. Dinesh Ravilal Patel ("Acquirer 1"), Mr. Kishor Ravilal Patel ("Acquirer 2"), Mr. Sanjay Navin Mehta ("Acquirer 3") and Mr. Vilas Pralhadrao Kharche ("Acquirer 4")

PACS
Ms. Nayana Ravilal Patel ("PAC 1"), Ms. Ranjan Dinesh Patel ("PAC 2"), Ms. Hemlata Manish Patel ("PAC 3"), Ms. Trupti Mitul Patel ("PAC 4"), Mr. Viraj Dinesh Patel ("PAC 5"), Ravilal Shivgan Patel HUF ("PAC 6"), Ms. Krupa Manish Patel ("PAC 7"), Kishor Ravilal Patel HUF ("PAC 8"), Mr. Rajesh Ravilal Patel ("PAC 9"), Mr. Ravilal Fatel ("PAC 9"), Mr. Ravilal Keshra Patel ("PAC 10"), Mr. Hiralal Keshra Patel ("PAC 13"), Mr. Nemish Sanjay Mehta ("PAC 14") and Mr. Rohit Vilas Kharche ("PAC 15")

Actuals

Rs. 14/- per Equity Share

Not applicable

NIL

Not Applicable

NIL

NIL

NIL

6,62,600*

(0.91%)

NIL

(0.00%)

4.20.06.350

Rs.14/-

(57.95%)

4,26,68,950

(58.86%)

Post-Offer

2,98,17,650

(41.14%)

Pre-Offe

2,98,17,650

(41.14%)

SI. No. Newspapers

3.

Name of the Target Company

2. Name of the Acquirers and PACs

3. Name of the Manager to the Offer Name of the Registrar to the Offer

a. Date of Opening of the Offer

b. Date of Closure of the Offer

6. Date for communicating the rejection / acceptance of Equity Shares in the Offer and /or corresponding payment for the acquired Equity Shares and / or refund or credit of the rejected share certificate(s) or Equity Shares to

Particulars

(Number of shares multiplied by Offer Price per share).

Shareholding of the Acquirers & the PACs before Agreement /

% of Fully Diluted Equity Share Capital & Voting Capital

Shares acquired by the Acquirers & the PACs by way of Agreement(s)

Shares acquired by way of Open Offer by the Acquirers & the PACs

Shares acquired by the Acquirers & the PACs after Detailed

The above table is based on Diluted Share & Voting Capital of the Target Company.

Rs. 2.50 (i.e. for Equity Shares whose call in arrears is Rs. 7.50 per share): Rs. 6.50/-Rs. 5.00 (i.e. for Equity Shares whose call in arrears is Rs. 5.00 per share); Rs. 9.00/-

% of total Share Capital & Voting Capital

% of total Share Capital & Voting Capital

Post offer shareholding of the Acquirers & the PACs

% of total Share Capital & Voting Capital

Pre & Post offer shareholding of the Public

% of total Share Capital & Voting Capital

PACs after the completion of the Offer Period.

SYSTEMATIX GROUP

Investments Re-defined

Acquirer 3 and the PAC 1 to PAC 14:

Date: January 03, 2019. Place: Mumbai.

For himself and on behalf of the Acquirer 2,

Dinesh Ravilal Patel ("Constituted Attorney")

the Diluted Share & Voting Capital of the Target Company.

§ Offer price for equity shares having calls in arrear were:

Price of the shares acquired

% of the shares acquired

corresponding Shareholders or accounts holders

5. Offer Details

7. Details of Acquisition

Offer Price

Size of the Offer

Number

Number

Public Statement Number of shares acquired

Number

SPA by the Acquirers

and the PACs. he Acquirers Takeover Regulations.

Public Announcement

Fully Paid-up Shares

Partly Paid-up Shares[®]

Aggregate number of shares tendered Aggregate number of shares accepted

SI.

No.

7.1

7.3

7.4

7.5

7.6

7.7

7.8

7.9

7.10

Note:

Sd/-

Jansatta

The Financial Express

Mumbai Lakshadeep

The Financial Express

Where Equity Shares are listed and traded.

Offer (LOF), Corrigendum, Second Corrigendum and the Offer Opening PA.

Tel. No. +91-79-27541150; Email: pushpanjaliltd@gmail.com; Web: www.pushpanjalifloriculture.com This advertisement ("Post Offer PA") is being issued by Systematix Corporate Services Limited ("Manager to the Offer") on behalf of Mr. Dinesh Ravilal Patel ("Acquirer 1"), Mr. Kishor Ravilal Patel ("Acquirer 2"), Mr. Sanjay Navin Mehta ("Acquirer 3") and Mr. Vilas Pralhadrao Kharche ("Acquirer 4") (Acquirer 1, Acquirer 2, Acquirer 2"), Mr. Sanjay Navin Mehta ("Acquirer 3") along with Ms. Nayana Ravilal Patel ("PAC 1"), Ms. Ranjan Dinesh Patel ("PAC 2"), Ms. Hemlata Manish Patel ("PAC 3"), Ms. Trupti Mitul Patel ("PAC 4"), Mr. Viraj Dinesh Patel ("PAC 5"), Ravilal Shivgan Patel HUF ("PAC 6"), Ms. Krupa Manish Patel ("PAC 7"), Kishor Ravilal Patel HUF ("PAC 8"), Mr. Rajesh Ravilal Patel ("PAC 9"), Mr. Ravilal Keshra Patel ("PAC 10"), Mr. Hiralal Keshra Patel ("PAC 11"), Ms. Ratilal Keshra Patel ("PAC 12"), Mr. Harilal Keshra Patel ("PAC 13"), Mr. Nemish Sanjay Mehta ("PAC 14") and Mr. Rohit Vilas Kharche ("PAC 15") (PAC 1, PAC 2, PAC 3, PAC 4, PAC 5, PAC 6, PAC 7, PAC 8, PAC 9, PAC 10, PAC 11, PAC 12, PAC 14 and PAC 15 are jointly referred to as the "PACs") pursuant to Regulation 18(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares

Ahmedabad - 380014, Gujarat, India.