Annexure Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations. 2011

Part-A-Details of the Acquisition

| Name of the Target Company (TC) | | Thomas Cook (India) Limited | | |
|--|--|---|---|---|
| | | Acquirer: H Investments Limited ("HIL") PAC: Fairbridge Capital (Mauritius) Limited ("FCML") | | |
| group | | HIL is not a promoter of TCIL but HIL is a group company of FCML, which is the promoter of TCIL. FCML and HIL belong to the Fairfax group of companies and FCMI and HIL are ultimately wholly owned and controlled by Fairfax Financial Holding Limited ("FFHL"). | | |
| Name(s) of the Stock Exchange(s) where the shares of TC are Listed | | (i) BSE Limited (ii) National Stock Exchange of India Limite | | |
| Details of the acquisition as follows | | Number | %w.r.t. total share/ voting capital wherever applicable(* | %w.r.t. total diluted share/voting capital of the TC (**) |
| | the acquisition under consideration, holding of er along with PACs of: Shares carrying voting rights | HIL: Nil FCML: 203,923,725 and 4,423,000 compulsorily convertible preference shares# | HIL: Nil FCML: 74.77% of the total paid up equity share capital of the TC | HIL: Nil FCML: 78.09% of the total paid up equity share capital of the TC |
| b) | Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) | - | - | - |
| c) d) | Voting rights (VR) otherwise than by equity shares Warrants/convertible securities/ any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) | HIL: Nil FCML: 4,423,000 compulsorily convertible preference shares [#] | - | HIL: Nil FCML: 13.92% of the total paid up equity share capital of the TC |
| e) | Total (a+b+c) | HIL: Nil FCML: 203,923,725 and 4,423,000 compulsorily convertible preference shares# | HIL: Nil FCML: 74.77% of the total paid up equity share capital of the TC | HIL: Nil FCML: 78.09% of the total paid up equity share capital of the TC |

| Details | of acquisition | 81,170, | 29.76% of the | 25.54% of the |
|--|---|---|--|---|
| a) | Shares carrying voting rights acquired | | total paid up equity share capital of the TC as of 18 | total diluted share capital of the TC as of 18 March 2015 |
| b) | VRs acquired otherwise than by equity shares | | March 2015 | 10 1/141011 2013 |
| c) | Warrants/convertible securities/ any other | - | - | - |
| | instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired | - | - | F |
| d) | Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) | - | - | _ |
| e) | Total (a+b+c+/-d) | 81,170,247 equity shares | total paid up | |
| After the acquisition, holding of acquirer along with PACs of: | | 81,170,247 | HIL: 29.76% of the total paid up equity share capital of the | the total diluted |
| a) | Shares carrying voting rights | FCML: 122,753,478 | TC as of 18 March 2015 FCML:45.01% of the total paid up equity share capital of the TC as of 18 | TC as of 18 March 2015 FCML:38.63% of the total diluted share capital of the |
| b) | Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) Shares pledged with the acquirer | - | - | - |
| c) | VRs otherwise than by equity shares | | - | - |
| d) | Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition | HIL: Nil FCML: 4,423,000 compulsorily convertible preference shares# | | HIL: Nil FCML: 13.92% of the total paid up equity share capital of the TC |
| e) | Total (a+b+c) | HIL: 81,170,247 | HIL: 29.76% of the total paid up equity | |
| | Total shares carrying voting rights | equity shares FCML: 122,753,478 equity shares and 4,423,000 compulsorily convertible preference shares# | share capital of the TC as of 18 March 2015 FCML:45.01% of the total paid up equity share capital of the TC as of 18 March 2015 | share capital of the TC as of 18 March 2015 FCML:38.63% of the total diluted share capital of the TC as of 18 March 2015 |
| issue/pi | of acquisition (e.g. open market/public issue/rights referential allotment/inter-se rencumbrance,etc.) | Off-market Regulation | purchase from FC 10(1)(a) | CML pursuant to |

| Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares, etc. | 81,170,247 equity shares having face value of Re. 1 (Rupee one only) each of the TC representing 29.76% of the total paid up equity share capital of the TC as on 18 March 2015 and 25.54% of the diluted share capital of the TC | | |
|--|---|--|--|
| Date of acquisition of / date of receipt of intimation of allotment of shares / VR/ warrants/ convertible securities/ any other instrument that entitles the acquirer to receive shares in the TC. | Date of acquisition of equity shares of the TC: 18 March 2015 | | |
| Equity share capital/ total voting capital of the TC before the said acquisition | 272,721,587 equity shares having a face value of Re. 1 each | | |
| Equity share capital/ total voting capital of the TC after the said acquisition | 272,721,587 equity shares having a face value of Re. 1 each | | |
| Total diluted share/ voting capital of the TC after the said acquisition | 317,767,265 equity shares having a face value of Re. 1 each | | |

Signature of the acquirer/Authorised Signatory:

Place: Maunhy

Date: 20 March 2015



Note:

(*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**)Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/ warrants in to equity shares of the TC.

(***)Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.

* FCML also holds 4,423,000 compulsorily convertible preference shares ("CCPS") in TCIL, acquired by FCML by way of a preferential allotment and the said CCPS do not carry any voting rights. Further, pursuant to the SEBI (Issue of Capital and Disclosure Requirements) Regulations, 2009, as amended, the said CCPS will convert no later than 18 months from the date of allotment whereby each CCPS shall convert into 10 equity shares of TCIL. However, the said CCPS shall be converted into equity shares of TCIL in accordance with the provisions of applicable law, including minimum public shareholding requirements. Further, FCML has undertaken that it would not breach the threshold of 75% equity share capital in TCIL as prescribed under clause 40A of the listing agreement upon the conversion of the CCPS due to the following:

- (a) Pursuant to a proposed scheme of arrangement and amalgamation between TCIL, Thomas Cook Insurance Services (India) Limited (a wholly owned subsidiary of TCIL) and Sterling Holiday Resorts (India) Limited ("Sterling"), TCIL would be allotting its equity shares to the shareholders of Sterling thereby diluting FCML's shareholding in TCIL to an extent that sufficient headroom would be created for conversion of the CCPS such that FCML continues to hold equal to or less than 75% in TCIL; or
- (b) If the composite scheme is not effective by the last due date for conversion of the CCPS, then the promoter would undertake other measures such as dilution to its existing equity shares, allotting equity shares to non-promoters etc. to ensure that its holding in TCIL does not exceed 75% of the share capital of TCIL on conversion of such CCPS.