July 15, 2022 EFL/BSE/2022-23/32

**Scrip Code: 543482** 

Scrip ID: EUREKAFORBE

**BSE Limited** 

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400001

Dear Sir/Madam,

Sub: Disclosure received under Regulation 31(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares & Takeover) Regulations, 2011

We enclose herewith disclosure under Regulation 31(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares & Takeover) Regulations, 2011 received from Lunolux Limited.

This is for your information and records.

Thanking you

For Eureka Forbes Limited (formerly Forbes Enviro Solutions Limited)

Dattaram P Shinde

Company Secretary, Head – Legal & Compliance Officer

Encl: As attached





**Lunolux Limited** 

Globe House Ground & First Floors 23 Kennedy Avenue 1075 Nicosia - Cyprus Tel: +357 22029420

Date: July 14, 2022

#### **BSE Limited**

Corporate Relationship Department Phiroze Jeejeebhoy Towers, Dalal Street, Fort Mumbai – 400 001

### **Eureka Forbes Limited**

B1/B2, 7th Floor, 701, Marathon Innova, Ganpatrao Kadam Marg, Lower Parel. Mumbai – 400013

Sub: Disclosure under Regulation 31(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations")

Dear Sir/ Madam,

We, Lunolux Limited ("**Acquirer**"), refer to our earlier disclosures relating to creation of encumbrance over the equity shares of Eureka Forbes Limited ("**TC**") on April 27, 2022 and July 4, 2022.

Subsequently, the Acquirer has purchased 16,833,552 equity shares of the TC (constituting 8.70% of the equity share capital of the TC) from Shapoorji Pallonji and Company Private Limited ("**Seller**") on July 12, 2022, as part of the underlying transaction undertaken pursuant to the share purchase agreement dated September 19, 2021 (as amended by the first amendment agreement dated March 10, 2022) entered into *inter alia* between the TC, Acquirer and the Seller ("**SPA**"). As a result of this acquisition, the details of shareholding of the Acquirer in the TC has changed. However, there is no change in terms and conditions of the encumbrances as disclosed earlier.

Considering the above, please find enclosed our disclosure in Annexure I and Annexure II under Regulation 31(1) of the SAST Regulations.

We request you to take this on record and acknowledge receipt of the same.

(signature page follows)

Thanking you,

Yours faithfully,

For and on behalf of Lunolux Limited

**Authorised Signatory** 

Name: Christodoulos Patsalides

**Designation**: Director

# <u>Disclosure by the Promoter (s) to the Stock Exchanges and to the Target Company for encumbrance of shares / invocation of encumbrance/-release of encumbrance, in terms of Regulation 31 (1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

Name of the Target company (TC)	Eureka Forbes Limited
Names of the stock exchanges where the shares of the target company are listed	BSE Limited
Date of reporting	July 14, 2022
Name of the Promoter or PAC on whose shares encumbrance has been created/released/invoked	(a) Lunolux Limited ("Acquirer"); and
	(b) Lunolux Midco Limited ("PAC")*.
	*PAC does not directly hold any equity shares in the TC. The Acquirer (a promoter of TC) is the wholly owned subsidiary of PAC. PAC has, pursuant to the deed of pledge and charge of shares and share certificates dated March 29, 2022, created a pledge over 100% shares of the Acquirer held by PAC in favour of Bank of New York Mellon, London Branch (acting as the security agent for the benefit of the lenders i.e. GLQC II Designated Activity Company (formerly known as GLQC S.A R.L.) and Centaurus Capital LP ("Lenders")) (the "Security Agent") to secure the Facility (as defined below). To clarify, the Acquirer, a promoter of the TC, has not directly created any pledge on the equity shares held by it in the TC. This pledge, read with the other terms of the Financing Documentation (as defined below), is an encumbrance in favour of the Security Agent (for the benefit of the Lenders), under Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
Details of creation/invocation/release of encumbrance	a) Pursuant to an English law governed facility agreement dated September 20, 2021, entered into between, among others, the Acquirer and the Security Agent (acting as the security agent for the benefit of the Lenders), ("Facility Agreement"), read with the terms of the finance documents executed between the parties (together, "Financing Documentation"), the Acquirer has provided certain covenants, including a non-disposal undertaking over its assets (which includes the equity shares of the TC held by the Acquirer ("Target Shares")) ("NDU") (except as permitted under the Financing Documentation), and the rights of the Security Agent under the Financing Documentation, which are in the nature of an encumbrance with respect to the term loan facilities of up to USD 105,000,000 (United States Dollars One Hundred Five Million) (the "Facility"). Pursuant to such

Facility, the Acquirer has drawn an amount of USD 102,500,000 (United States Dollars One Hundred Two Million Five Hundred Thousand). As on the date of this disclosure, the Acquirer holds 140,389,654 equity shares of the TC amounting to 72.56% of the share capital of the TC on a fully diluted basis.

b) The PAC has, pursuant to the deed of pledge and charge of shares and share certificates dated March 29, 2022, also agreed to create pledge over 100% shares of the Acquirer held by PAC in favour of the Security Agent (for the benefit of the Lenders) to secure the Facility. The Acquirer (a promoter of TC) is the wholly owned subsidiary of PAC. This pledge, read with the other terms of the Financing Documentation, is an encumbrance in favour of the Security Agent (for the benefit of the Lenders), under Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. PAC does not directly hold any equity shares in the TC. To clarify, the Acquirer has not directly created any pledge on the Target Shares.

The Acquirer has acquired (i) 123,555,843 equity shares of the TC amounting to 63.86% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on April 25, 2022 pursuant to the terms of the SPA; (ii) 259 equity shares of the TC amounting to ~0.00% of the equity share capital carrying voting rights of the TC on a fully diluted basis from public shareholders of the TC under the open offer; and (iii) 16,833,552 equity shares of the TC amounting to 8.70% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on July 12, 2022, pursuant to the terms of the SPA.

Name of the Promoter	Promoter holding	Promoter holding	Details of events pertaining to encumbrance (3)	Post	event
(s) or PACs with him*	in the target	already		holding	of
	Company (1)	encumbered (2)		encumber	red
				shares {c	reation
				[(2) +	(3)] <del>/</del>
				release [(2	<del>2) – (3)]</del>
				/ invocati	<del>on [(1)</del>
				<del>- (3)]}</del>	

	Number	% of total share capita I (*)	Number	% of total share capita I	Type of event (creation /- release / invocation)	Date of creation/release / invocation of encumbrance	Type of encumb rance (Pledge / lien/non disposa l underta king / others)	Reasons for encumbr ance**	Number	% of total shar e capit al	Name of the entity in whose favour shares encumber ed***	Number	% of tota I sha re capi tal
Lunolux Limited	140,389,65 4	72.56	123,556,1 02	63.86 %	Creation	Septembe r 20, 2021 <sup>\$\$</sup>	Non- disposal underta king. Refer <b>Note 1</b> below	To secure the Facility obtained by the Acquirer for acquisitio n of equity	16,833,5 52	8.70 %	Bank of New York, London Branch acting as the security agent for the benefit of the lenders i.e. GLQC II Designated	140,389,65 4	72.5 6

	Creation	March 29,	Pledge	shares in	Activity	
		2022\$\$	over	the TC.	Company	1
			100%		(formerly	1
			shares		known as	
			of the		GLQC S.A	
			Acquirer		R.L.) and	1
			held by		Centaurus	1
			PAC.		Capital LP.	1
			Refer			1
			Note 2			İ
			below			
						İ

**Note 1:** As disclosed on April 27, 2022 and July 4, 2022, pursuant to the Financing Documentation, the Acquirer has provided certain covenants, including a NDU (except as permitted under the Financing Documentation), and the rights of the Security Agent under the Financing Documentation, which are in the nature of an encumbrance, with respect to the Facility. Pursuant to such Facility, the Acquirer has drawn an amount of USD 102,500,000 (United States Dollars One Hundred Two Million Five Hundred Thousand). Subsequent to our previous disclosure on July 4, 2022, the Acquirer has purchased 16,833,552 equity shares of the TC (constituting 8.70% of the equity share capital of the TC) from the Seller on July 12, 2022, pursuant to the terms of the SPA. However, there is no change in terms and conditions of the encumbrances as disclosed earlier. As on the date of this disclosure, the Acquirer holds 140,389,654 equity shares of the TC amounting to 72.56% of the share capital of the TC on a fully diluted basis.

**Note 2**: As disclosed on April 27, 2022, the PAC has, pursuant to the deed of pledge and charge of shares and share certificates dated March 29, 2022, also agreed to create pledge over 100% shares of the Acquirer held by PAC in favour of the Security Agent (for the benefit of the Lenders) to secure the Facility. The Acquirer (a promoter of TC) is the wholly owned subsidiary of PAC. This pledge, read with the other terms of the Financing Documentation, is an encumbrance in favour of the Security Agent (for the benefit of the Lenders), under Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. PAC does not directly hold any equity shares in the TC. To clarify, the Acquirer has not directly created any pledge on the Target Shares.

\$\$ The Acquirer has acquired (i) 123,555,843 equity shares of the TC amounting to 63.86% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on April 25, 2022 pursuant to the terms of the SPA; (ii) 259 equity shares of the TC amounting to ~0.00% of the equity share capital carrying voting rights of the TC on a fully diluted basis from public shareholders of the TC under the open offer; and (iii) 16,833,552 equity shares of the TC amounting to 8.70% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on July 12, 2022, pursuant to the terms of the SPA.

Note: The Seller and Forbes Campbell Finance Limited ("FCFL") are also currently part of the promoter group of the TC. In terms of Regulation 31A(10) of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015 ("SEBI Listing Regulations"), the Seller and FCFL intend to reclassify as public shareholders of the TC, as disclosed in paragraph 2.1.9(c) of the draft letter of offer, paragraph 9.3 of Section II (Background to the Open Offer) of the detailed public

statement published in the newspapers on March 21, 2022 and paragraph 4 (*Details of the Seller*) of the public announcement published on March 16, 2022, in relation to the open offer made by the Acquirer to the public shareholders of the TC. Therefore, details pertaining to the shares of the TC held by the Seller and FCFL have not been included in this disclosure.

Note: The percentage of total share capital/voting share capital is based on the total number of outstanding shares and voting rights of the TC as disclosed in the shareholding pattern for the quarter ended June, 2022 disclosed on the website of BSE.

- (\*) The names of all the promoters, their shareholding in the target company and their pledged shareholding as on the reporting date should appear in the table irrespective of whether they are reporting on the date of event or not.
- \*\* For example, for the purpose of collateral for loans taken by the Company, personal borrowing, third party pledge, etc.
- \*\*\* This would include name of both the lender and the trustee who may hold shares directly or on behalf of the lender.

# ANNEXURE - II

## Format for disclosure of reasons for encumbrance

(in addition to Annexure -I prescribed by way of circular dated August 05, 2015)

Name of listed company	Eureka Forbes Limited (" <b>TC</b> ")
Name of the recognized stock exchanges where	BSE Limited
the shares of the Company are listed	
Name of the promoter(s)/ PACs whose shares	(a) Lunolux Limited ("Acquirer")
have been encumbered	
	(b) Lunolux Midco Limited ("PAC")*.
	*PAC does not directly hold any equity shares in the TC. The Acquirer (a promoter of TC) is the wholly
	owned subsidiary of PAC. PAC has, pursuant to the deed of pledge and charge of shares and share certificates dated March 29, 2022, created a pledge over 100% shares of the Acquirer held by PAC in favour of Bank of New York Mellon, London Branch (acting as the security agent for the benefit of the lenders i.e. GLQC II Designated Activity Company (formerly known as GLQC S.A R.L.) and Centaurus Capital LP ("Lenders")) (the "Security Agent") to secure the Facility (as defined below). To clarify, the Acquirer, a promoter of the TC, has not directly created any pledge on the equity shares held by it in the TC. This pledge, read with the other terms of the Financing Documentation (as defined below), is an encumbrance in favour of the Security Agent (for the benefit of the Lenders), under Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
Total promoter shareholding in the listed company	The details of shareholding of the Acquirer in TC are as follows:
	No. of shares – 140,389,654 equity shares
	% of total share capital – 72.56%
Encumbered shares as a % of promoter shareholding	100%#

	#(a)Pursuant to an English law governed facility agreement dated September 20, 2021, entered into
	between, among others, the Acquirer and the Security Agent (acting as the security agent for the benefit
	of the Lenders), ("Facility Agreement"), read with the terms of the finance documents executed
	between the parties (together, "Financing Documentation"), the Acquirer has provided certain
	covenants, including a non-disposal undertaking over its assets (which includes the equity shares of
	the TC held by the Acquirer ("Target Shares")) ("NDU") (except as permitted under the Financing
	Documentation), and the rights of the Security Agent under the Financing Documentation, which are in
	the nature of an encumbrance with respect to the term loan facilities of up to USD 105,000,000 (United
	States Dollars One Hundred Five Million) (the "Facility"). Pursuant to such Facility, the Acquirer has
	drawn an amount of USD 102,500,000 (United States Dollars One Hundred Two Million Five Hundred
	Thousand). As on the date of this disclosure, the Acquirer holds 140,389,654 equity shares of the TC
	amounting to 72.56% of the share capital of the TC on a fully diluted basis.
	(b) The PAC has, pursuant to the deed of pledge and charge of shares and share certificates dated
	March 29, 2022, also agreed to create pledge over 100% shares of the Acquirer held by PAC in favour
	of the Security Agent (for the benefit of the Lenders) to secure the Facility. The Acquirer (a promoter of
	TC) is the wholly owned subsidiary of PAC. This pledge, read with the other terms of the Financing
	Documentation, is an encumbrance in favour of the Security Agent (for the benefit of the Lenders),
	under Regulation 28(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.
	PAC does not directly hold any equity shares in the TC. To clarify, the Acquirer has not directly created
	any pledge on the Target Shares.
	Please refer to the disclosures in terms of Regulation 31 of Securities and Exchange Board of India
	(Substantial Acquisition of Shares and Takeovers) Regulations, 2011 made on April 27, 2022 and July
	4, 2022.
Whather engine have debags in E00/	Vac
Whether encumbered shares is 50% or more of	Yes
promoter shareholding	W <sub>2</sub>
Whether encumbered share is 20% or more of total	Yes
share capital	

Details of all the existing events/ agreements pertaining to encumbrance

brance:
)22 and July 12,
% of the shares er
f the lenders i.e.
and Centaurus
n Branch
ore Branch
tivity Company
S.A R.L.)
,

	instruments viz. debenture,	If yes,	If yes,
	commercial paper, certificate		
	of deposit etc.? If yes,	1. Name of the issuer: Not applicable	1. Name of the issuer: Not applicable
	provide details about the	2. Details of the debt instrument: Not applicable	2. Details of the debt instrument: Not
	instrument, including credit	3. Whether the debt instrument is listed on stock	<u>applicable</u>
	rating	exchanges? Not applicable	3. Whether the debt instrument is listed on
		4. Credit rating of the debt instrument: Not	stock exchanges? Not applicable
		<u>applicable</u>	4. Credit rating of the debt instrument: Not
		5. ISIN of the instrument: Not applicable	<u>applicable</u>
			5. ISIN of the instrument: Not applicable
Security cover/ asset cover	Value of shares on the date	(a) Date of creation of encumbrance: April 25,	
	of event/ agreement (A)	2022	
		INR 43,059,211,285.50	
		The value above has been arrived at by multiplying	
		the number of shares held by the Acquirer in the	
		TC by the closing price on April 25, 2022.	
		(b) Date of creation of encumbrance: June 30,	
		2022	
		INR 37,944,078,924.2	
		The value above has been arrived at by multiplying	
		the number of shares held by the Acquirer in the	
		TC by the closing price on June 30, 2022	
		(c) Date of encumbrance: July 12, 2022	
		INR 58,303,823,306	
		The value above has been arrived at by multiplying	
		the number of shares held by the Acquirer in the	
		TC by the closing price on July 12, 2022.	

	1 -	
	Amount involved (against	(a) Date of creation of encumbrance: April 25, 2022
	which shares have been	
	encumbered) (B)	USD 102,500,000 (INR 7,865,501,500.00)
		The INR value above has been arrived at by using the USD-INR exchange rate of 1 USD =
		76.7366 INR, as on April 25, 2022 as available on the FBIL website.
		Ton ood itti, do on right 20, 2022 do dranable on the ribit woodle.
		(b) Date of creation of encumbrance: June 30, 2022
		(b) Date of creation of effcumbrance. June 30, 2022
		LIOD 400 500 000 (IND 0 004 505 050)
		USD 102,500,000 (INR 8,091,565,250)
		The INR value above has been arrived at by using the USD-INR exchange rate of 1 USD =
		78.9421 INR, as on June 30, 2022 as available on the FBIL website.
		(c) Date of encumbrance: July 12, 2022
		USD 102,500,000 (INR 8,163,110,250)
		The INR value above has been arrived at by using the USD-INR exchange rate of 1 USD =
		79.6401 INR, as on July 12, 2022 as available on the FBIL website.
		73.0401 HVIX, as off daily 12, 2022 as available off the FBIE website.
	Ratio of A/B	(a) Data of arcetion of anoumbrance, April 25, 2022, 5, 47
	Ratio of A/B	(a) Date of creation of encumbrance: April 25, 2022 – 5.47
		(b) Date of creation of encumbrance: June 30, 2022 - 4.689
		(c) Date of encumbrance: July 12, 2022 – 7.14
End use of money	Borrowed amount to be	Utilized for financing the acquisition of equity shares by the Acquirer in the TC.
_	utilized for what purpose –	
	a) Personal use by	
	promoters and	
	PACs	
	b) For the benefit of	
	listed company	

Provide details including
amount, purpose of raising
money by listed company,
schedule for utilization of
amount, repayment
schedule, etc.
c) Any other reason
(please specify)

Note: The Acquirer has acquired (i) 123,555,843 equity shares of the TC amounting to 63.86% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on April 25, 2022 pursuant to the terms of the SPA; (ii) 259 equity shares of the TC amounting to ~0.00% of the equity share capital carrying voting rights of the TC on a fully diluted basis from public shareholders of the TC under the open offer; and (iii) 16,833,552 equity shares of the TC amounting to 8.70% of the share capital carrying voting rights of the TC on a fully diluted basis from the Seller on July 12, 2022, pursuant to the terms of the SPA. As on the date of this disclosure, the Acquirer holds 140,389,654 equity shares of the TC amounting to 72.56% of the share capital of the TC on a fully diluted basis.

## For and on behalf of Lunolux Limited

Christodoulos Patsalides Authorized Signatory

**Designation: Director** 

Place: Cyprus

Date: 14 July 2022