Compliance report with the requirements specified in Part-A of the circular CIR/CFD/DIL/5/2013 dated February 4, 2013 read with circular no. CIR/CFD/DIL/8/2013 dated May 21, 2013

Sub: Application under Clause 24(f) of the listing agreement for the proposed scheme of Amalgamation between Ganon Trading and Finance Company Limited with SPG Multi Trade Private Limited, Archana Hitech Consultants Limited and Vandana Hitech Systems Limited

In connection with the above application, we hereby confirm that we satisfy all the conditions as stipulated in the aforesaid SEBI circular, as given hereunder:

Sr.	Requirements as per	Whether Complied or not & How
No.	CIR/CFD/DIL/5/2013 dated February 4, 2013	
	read with circular no. CIR/CFD/DIL/8/2013	
1.	dated May 21, 2013 Listed companies shall choose one of the stock	Not Applicable as Charas are Listed
1.	exchanges having nation-wide trading terminals	Not Applicable as Shares are Listed only on BSE.
	as the designated stock exchange for the purpose	only on BSE.
	of coordinating with SEBI.	
	Compliance as per Part A, Annexure I to the Cir	cular
2.	Documents to be submitted:	
2.a	Draft Scheme of arrangement/ amalgamation/	Yes, Submitted on May 30, 2013
	merger/ reconstruction/ reduction of capital, etc.	,
2.b	Valuation Report from Independent Chartered	Yes, Submitted on May 30, 2013
	Accountant	·
2.c	Report from the Audit Committee recommending	Yes, Submitted on May 30, 2013
	the Draft Scheme	
2.d	Fairness opinion by merchant banker	Yes, Submitted on May 30, 2013
2.e	Pre and post amalgamation shareholding pattern	Yes, Submitted on May 30, 2013
	of unlisted company	
2.f	Audited financials of last 3 years (financials not	Yes, Submitted on May 30, 2013 and
	being more than 6 months old) of unlisted	also on August 20, 2013 (revised)
	company;	
2.g	Compliance with Clause 49 of Listing Agreement	Yes, Submitted on May 30, 2013
2.h	Complaints Report	To be submitted within 7 days of
		expiry of 21 days from the date of
		filing of Draft Scheme

3.	The equity shares sought to be listed are proposed to be allotted by the unlisted Issuer (transferee entity) to the holders of securities of a listed entity (transferor entity) pursuant to a scheme of reconstruction or amalgamation (Scheme)	N.A.
	sanctioned by a High Court under Section 391-	
4.	394 of the Companies Act, 1956 At least 25% of the post scheme paid up share	N.A.
	capital of the transferee entity shall comprise of	2 112 21
	shares allotted to the public holders in the transferor entity.	
5.	The transferee entity will not issue/reissue any	Yes
	shares, not covered under the Draft scheme.	
6.	As on date of application there are no outstanding warrants/ instruments/ agreements which give	Yes, there are no outstanding warrants/ instruments/ agreements
	right to any person to take the equity shares in the	which will give right to any person to
	transferee entity at any future date. If there are	take the equity shares in the
	such instruments stipulated in the Draft scheme,	transferee entity at any future date
	the percentage referred to in point (4) above, shall	·
	be computed after giving effect to the consequent	
	increase of capital on account of compulsory	
	conversions outstanding as well as on the	
	assumption that the options outstanding, if any, to	
	subscribe for additional capital will be exercised.	
7.	The shares of the transferee entity issued in lieu of	N.A.
	the locked-in shares of the transferor entity are	
	subjected to the lock-in for the remaining period.	
0	Compliance as per Part A, Annexure I to the Cir	
8.	In case of a hiving off of a division of a listed	N.A.
	entity (say entity 'A') and its merger with a newly	
	formed or existing unlisted issuer (say entity 'B') there will not be any additional lock-in, if the paid	
	up share capital of the unlisted issuer 'B' is only	
	to the extent of requirement for incorporation	
	purposes.	

9.	In case of merger where the paid-up share capital of the unlisted issuer seeking listing (say entity 'B') is more than the requirement for incorporation; the promoters' shares shall be locked in to the extent of 20% of the post merger paid-up share capital of the unlisted issuer, for a period of 3 years from the date of listing of the shares of the unlisted issuer. The balance of the entire pre-merger capital of the unlisted issuer shall also be locked-in for a period of 3 years from the date of listing of the shares of the	N.A.
10.	unlisted issuer. The formalities for commencing of trading shall be completed within 45 days of the date of final order of the High Court. Before commencement of trading, the transferee entity shall give an advertisement in one English and one Hindi newspaper with nationwide circulation and one regional newspaper with wide circulation at the place where the registered office of the transferee entity is situated.	Yes

For Ganon Trading and Finance Company Limited

Director

Date: - 28.08.2013