OFFER OPENING PUBLIC ANNOUNCEMENT IN TERMS OF REGULATION 18(7) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011 FOR THE ATTENTION OF THE EQUITY SHAREHOLDERS OF

AMAZE ENTERTECH LIMITED Corporate Identification Number: L72100MH1989PLC255933) Registered Office: 156,1st Floor, Raghuleela Mega Mall, Poisar Gymkhana Road, Kandivali (West), Mumbai-400067 Maharashtra India

Tel. No. +91-8655075578, Email: amazeentertech@gmail.com; Web: www.amazeentertechlimited.com This advertisement ("Pre Offer PA") is being issued by Systematix Corporate Services Limited ("Manager to the Offer") on behalf of Mr.

3 Mumbai Lakshadeep Marathi Mumbai Edition

on	the DLOF and pursuant to that the Shareholders are requested to note the following in relation to the Open Offer ma
an	d the PACs vide the PA dated August 03, 2020.
1.	Offer Price: The Equity Shares of the Target Company are infrequently traded in terms of the SEBI (SAST) Regu
	being offered under this Offer is Rs. 10/- (Rupees Ten only) per Equity Share. The Offer Price shall be paid in "Ca
	with Regulation 9(1)(a) of the SEBI (SAST) Regulations, and subject to the terms and conditions specified in the PA
	LOF. Further, there has been no upward revision of the Offer Price or Offer Size by the Acquirer and the PACs.
2.	The Committee of Independent Directors ("IDC") of the Target Company in their meeting held on September 1.
	recommended that the Offer Price is fair and researchle and the same recommendations is published in the

newspapers on September 22, 2020

September 10, 2020).

rejected under this Offer. The above mentioned requisite documents are required to be sent to the collection centre mentioned below: Contact Person, Telephone No., Fax No., Address of the Collection Centre Email and Web Skyline Financial Services Private Limited Mr. Pravin Golatkar

A/505, Dattani Plaza, Andheri Kurla Road, Telephone: +91 22 2851 1022 Post Safeed Pool, Andheri East, Mumbai -400 072 Fax: Not Available Maharashtra, India. E-mail: pravin.cm@skylinerta.com Website: www.skylinerta.com his/her/it's Selling Broker. No documents are required to be sent to the Registrar to the Offer Buying Broker subject to compliance with KYC requirements of the Buyer's Broker.

6.3. The address of the "Buying Broker" to the Offer is as following address: Systematix Shares & Stocks (India) Limited, A Wing, No. 603-606, 6th Floor, The Capital, Plot C 70, G Block, Bandra Kurla Complex, Bandra (East), Mumbai 400 051, India, Tel. No. +91-22- 6704 8000; Fax No. +91-22- 6704 8029; Email:

compliance@systematixgroup.in; Contact Person: Mr. Rajkumar Gupta.

7. SEBI vide circulars bearing numbers CIR/CFD/POLICYCELL/1/2015 dated April 13, 2015 and CFD/DCR2/CIR/P/2016/131 dated December 09, 2016 has provided guidelines on the mechanism for acquisition of shares through the stock exchange pursuant to, inter alia, tender-offers under SEBI (SAST) Regulations, to facilitate tendering of Equity Shares by the Shareholders and settlement of the same through the Stock Exchange mechanism. Accordingly, this Offer is being carried out through the stock exchange mechanism (in the form of a separate acquisition window provided by BSE, being the designated stock exchange), and hence would be subject to payment of securities transaction tax The "Acceptance Date" and the "Settlement Date" for the Offer are October 15, 2020 and October 16, 2020 respectively. Shareholders will get the payment or consideration on the Settlement Date.

Regulation 18(9) of the SEBI (SAST) Regulations.

9. Equity shares, once tendered or bidded through any valid modes in the Offer, cannot be withdrawn by the Shareholders in terms of No. The issue of Equity Shares on preferential basis has been approved by the members of the Target Company in their meeting held on September 09, 2020. The Target Company has also received in-principle approval from BSE Limited vide letter bearing reference no. DCS/PREF/BA/PRE/778/2020-21 dated September 10, 2020. However, the approvals w.r.t. increase in authorised share capital, change in name and change in objects of the Target Company is still pending with ROC. 11. In terms of the tentative schedule of activity communicated by way of the DLOF, the Eligible Shareholders of the Target Company are requested to note the following revisions related to the schedule of activity:

Original Schedule of Revised Schedule of Activities (as disclosed in the Draft Letter of Offer) Activities Revised Day and Date **Original Day and Date ACTIVITY** Monday, August 03, 2020 Monday, August 03, 2020 Monday, August 10, 2020

Monday, August 17, 2020 Monday, August 31, 2020 Wednesday, September 09, 2020 Wednesday, September 16, 2020 2020 Monday, September 21, 2020 2020 Tuesday, September 22, Wednesday, September 23, 2020 2020 Tuesday, September 22, 2020 Wednesday, September 23, 2020 eptemb hursday, September 2020 Thursday, October 08,

Date of the Public Announcement (PA) Date of the Detailed Public Statement (DPS) Last date for public announcement by the Independent Directors committee (IDC) of the Target Company on the Offer Last date for upward revision of the Offer Price or any increase in the Offer Size Offer Opening Public Announcement (Pre-Offer PA) ate of Opening of the Tendering Period (

Wednesday, October 07, 2020 Last date for communicating the rejection /acceptance; Tuesday, October 20, 2020 Wednesday, October 28, 2020 Wednesday, October 28, 2020

Date of Closure of the Tendering Period (TP) / Offer Completion of payment of consideration or refund to the shareholders Last date for release of Post-Offer Public Announcement (Post-Offer PA) Submission of Final Report by the Manager to the Offer with SEBI \$ There was no competing offer to the Offer. as disclosed in the DPS and the LOF.

*Date falling on the 10th (Tenth) working day prior to commencement of the Tendering Period, for the purposes of determining the eligible shareholders of the Target Company to whom the Letter of Offer shall be sent. It is clarified that all the Public Shareholders (except Sellers, Acquirer and the PACs) are eligible to participate in this Offer at any time prior to the closure of the Tendering Period. 12. There have been no other material changes in relation to the Offer since the date of the PA, save and except as disclosed above and 13.The Acquirer alongwith the PACs accept full responsibility for the information contained in this Pre Offer PA and also for the obligations of the Acquirer as laid down in the SEBI (SAST) Regulations 14. A copy of this Pre Offer PA is expected to be available on the SEBI website at http://www.sebi.gov.in. ISSUED BY MANAGER TO THE OFFER ON BEHALF OF THE ACQUIRER & THE PACS Systematix Corporate Services Limited D SEBI Registration No. INM 000004224

Contact Person: Mr. Amit Kumar

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

Email: ecm@systematixgroup.in; Website: www.systematixgroup.in

Bandra-Kurla Complex (BKC), Bandra (East), Mumbai 400 051, Maharashtra, India. Telephone: +91-22-6704 8000; Facsimile: +91-22-6704 8022

SYSTEMATIX GROUP

Investments Re-defined

Signed by the Acquirer and the PACs

Mr. Trimaan Jaspalsingh Chandock

Mr. Jaikaran Jaspalsingh Chandock

Date: September 22, 2020. Place: Mumbai.

Mr. Jaspalsingh Prehladsingh Chandock

Sd/-

Sd/-

Sd/-

Monday, August 10, 2020 Last date of filing Draft Letter of Offer (DLOF) with SEBI Monday, August 17, 2020 Monday, August 31, 2020 Thursday, September 10, Last date for a Competitive Bid / Offer Identified Date* 2020 Last date for dispatch of the Letter of Offer to the Public Thursday, September 17, Tuesday, September 22,

> 2020 Thursday, October 22, 2020

Thursday, October 29, 2020

Thursday, October 29, 2020

Mode of Delivery Hand Delivery/ Registered 6.1. In case of Equity Shares held in dematerialized form: An Eligible Shareholder may participate in the Open Offer directly through 6.2. Shareholders whose brokers are not registered with BSE are able to tender their Equity Shares through the Buyers' Broker or the

with the Registrar of the Company or are not in the same order (although attested), such plain paper applications are liable to be

shall be as per the provisions of the SEBI (SAST) Regulations.

An Eligible Shareholder may participate in the Open Offer by providing his/her/its application in writing on a plain paper signed by all Eligible Shareholders (in case of joint holding) stating name, address, folio number, number of Equity Shares held, Equity Share certificate number, number of Equity Shares tendered for the Offer and the distinctive numbers thereof, enclosing the original Equity Share certificate(s), copy of Eligible Shareholder's PAN card(s) and executed share transfer form in favour of the Acquirer. Eligible Shareholders must ensure that the plain paper application, along with the TRS and requisite documents, reach the Registrar to the Offer not later than 2 (two) working days from the closure of the Offer (i.e. October 13, 2020) by 6.00 p.m. If the signature(s) of the Eligible Shareholders provided in the plain paper application differs from the specimen signature(s) recorded

SEBI's website. Further, in case of non-receipt / non-availability of the FOA, the application can be made on plain paper along with the following details: 6.1.In case of Equity Shares held in physical form: In accordance with the Frequently Asked Questions issued by SEBI, "FAQs

Registrar to the Offer on September 17, 2020 who are the registered members of the Target Company as on the Identified Date (i.e. (http://www.sebi.gov.in). Registered / Unregistered Shareholders if they so desire may also apply on the FOA downloaded from the

Tendering of physical shares in buyback offer/ open offer/ exit offer/delisting" dated February 20, 2020, SEBI Circular no. SEBI/HO/CFD/CMD1/CIR/P/2020/144 dated July 31, 2020 and BSE notice no 20200528-32 dated 28 May 2020, shareholders holding securities in physical form are allowed to tender shares in open offer. However, such tendering

There is no competing offer in terms of Regulation 20 of the SEBI (SAST) Regulations to this Offer and this offer is not a competitive

 $The \ copies of \ LOF \ have been \ dispatched \ to \ the \ eligible \ public \ shareholders \ of \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ by \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ by \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ the \ Target \ Company \ through \ Speed \ Post \ / \ Email \ By \ through \ Speed \ Post \ / \ Email \ By \ through \ Speed \ Post \ / \ Email \ By \ through \ Speed \ Post \ / \ Email \ By \ Target \ Post \ Po$

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Shareholders are required to refer to Para 8 of the LOF (Procedure for Acceptance and Settlement of the Offer) in relation to inter alia
the procedure for tendering their Equity Shares in the Offer and are required to adhere to and follow the procedure outlined therein.
 Please note that a copy of the LOF including 'Form of Acceptance-cum-Acknowledgement' ("FOA") is also available on SEBI website

ber 17, 2020 has fair and reasonable and the same recommendations is published in the above-mentioned

gulations. The price ash" in accordance

Offer (LOF). The Manager to the Offer has received SEBI Observations Letter dated September 08, 2020 ("SEBI Observations Letter")

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The terms used but not defined in this Pre offer PA shall have the same meanings assigned to them in the PA, the DPS and the Letter of

ade by the Acquirer

Diluted Share and Voting Capital of Amaze Entertech Limited (the "Target Company"). The Detailed Public Statement ("DPS") with respect to the aforementioned Offer was published on August 10, 2020 in the following newspapers:

Jaspalsingh Prehladsingh Chandock ("Acquirer") alongwith persons acting in concert ("PAC"), namely Mr. Trimaan Jaspalsingh Chandock ("PAC 1") and Mr. Jaikaran Jaspalsingh Chandock ("PAC 2") (PAC 1 and PAC 2 are jointly 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 "SEBI (SAST) Regulations") in respect of the Open Offer (the "Offer") to acquire upto 2,02,51,400 fully paid-up equity shares of Rs. 10/- each (the "Equity Shares") at a price of Rs. 10/- per Equity Share, representing 26.00% of the Jaspalsingh