

16th April, 2025

BSE Limited
Corporate Relationship Department

Scrip Code: 532538

The National Stock Exchange of India Limited

Listing Department

Scrip Code: ULTRACEMCO

Sub: Acquisition of 26% equity share capital of AMPIN C&I Power Eight Private Limited.

Ref: a. Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and

Disclosure Requirements) Regulations, 2015 ("Listing Regulations")

b. ISIN: INE481G01011

Dear Sirs,

In terms of the provisions of Regulation 30 of Listing Regulations, we write to inform you that the Company has entered into Energy Supply Agreement and Share Subscription and Shareholders Agreement and to acquire 26% equity shares of AMPIN C&I Power Eight Private Limited, a company engaged in generation and transmission of renewable energy. The acquisition is for the purposes of meeting the Company's green energy needs, optimising energy cost and comply with regulatory requirements for captive power consumption under electricity laws.

Disclosure as required under the Listing Regulations is attached as per **Annexure A**.

The above is for your information and record.

Thanking You,

Yours faithfully For UltraTech Cement Limited

Sanjeeb Kumar Chatterjee Company Secretary and Compliance Officer

Encl. a/a.

Luxembourg Stock Exchange BP 165 / L – 2011 Luxembourg Scrip Code: US90403E1038 and US90403E2028 Singapore Exchange 11 North Buona Vista Drive, #06-07 The Metropolis Tower 2, Singapore 138589 ISIN Code: US90403YAA73 and USY9048BAA18





Annexure A

Sr. No.	Particulars	Details
	Name of the Target Entity, details in	AMPIN C&I Power Eight Private Limited
a)	brief such as size, turnover etc	<u> </u>
b)	Whether the acquisition would fall within related party transaction(s) and whether the promoter / promoter group companies have any interest in the entity being acquired? If Yes, nature of interest and details thereof and whether the same is done at "arms length".	The proposed acquisition is not a related party transaction(s) and the promoter / promoter group companies have no interest in the proposed acquisition.
c)	Industry to which the entity being acquired belongs	Generation and transmission of renewable energy (solar power).
d)	Objects and effects of acquisition (including but not limited to disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity)	To meet the green energy needs; optimise energy costs and comply with regulatory requirements for captive power consumption under electricity laws.
e)	Brief details of any governmental or regulatory approvals required for the acquisition	-
f)	Indicative time period for completion of acquisition	Within 180 days from the execution of Energy Supply Agreement and Share Subscription and Shareholders Agreement.
g)	Nature of consideration whether cash consideration or share swap and details of the same	Cash consideration
h)	Cost of acquisition or the price at which shares are acquired	Equity investment of upto Rs. 25,50,00,000/ (Rupees Twenty-Five Crore Fifty Lakhs Only)
i)	Percentage of shareholding/control acquired and /or no of shares acquired	26%
j)	Brief background about the entity acquired/terms of product acquired/line of business acquired, date of incorporation, history of last three years turnover, country in which acquired entity has presence and any other significant information (in brief)	AMPIN C&I Power Eight Private Limited is a company having registered office at 309, 3rd Floor Rectangle One, Behind Sheraton Hotel, Saket, New Delhi- 110017, India and is a special purpose vehicle ("SPV") for setting up 75 MWp DC / 50 MW AC solar power project, on a captive basis, at Village Sindhari, District – Balotara, in state of Rajasthan. Date of incorporation: 29th January 2025 Turnover (last three years) (Rs. in crores): Not
		applicable as newly incorporated SPV. Country: India

