THIS DOCUMENT IS IMPORTANT AND REQUIRES YOUR IMMEDIATE ATTENTION

This Exit Offer Letter ("Exit Offer Letter") is sent to you as equity shareholder(s) of Cable Corporation of India Limited. You are advised to consult your Stock Broker or Investment Consultant or Manager to the Offer or Registrar to the Offer for any clarification about the action to be taken in this regard. Please refer 'Important Notes' appearing on page no. 1 of this document.

EXIT OFFER LETTER

From

Great View Properties Private Limited ('GVPPL')

Registered Office: Laxmi Building, 4th Floor, 6 Shoorji Vallabhdas Marg, Ballard Estate, Mumbai, Maharashtra - 400001 Tel No.: +91-022-66144035; Fax No.: +91-022-66144114

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Viscose Holdings Limited ('VHL')

Registered office: 501 Suite G12, St. James Court, St. Denis Street, Port Louis, Mauritius Tel: +230-2113017, Fax: +230-211316

GVPPL & VHL are hereinafter collectively referred to as 'Acquirers/ Promoters'

inviting you to tender your fully paid-up equity shares of ₹ 10/- each of Cable Corporation of India Limited at the Exit Price of ₹ 19/- (Rupees Nineteen Only) per Share pursuant to Regulation 21 of the Securities and Exchange Board of India (Delisting of Equity Shares) Regulations, 2009 ("Delisting Regulations").

This Exit Offer Letter is being sent to you as a public shareholder of

CABLE CORPORATION OF INDIA LIMITED

Registered Office: Laxmi Building, 4th Floor, 6 Shoorji Vallabhdas Marg, Ballard Estate, Mumbai, Maharashtra - 400001. Tel No.: +91-022- 66144035, Fax: +91-022-66144114,

E-mail: jkhatau@cablecorporation.com, Website: www.cablecorporation.com

Dear Shareholder(s) of Cable Corporation of India Limited.....

This is an invitation to tender your equity shares in Cable Corporation of India Limited ("the Company") in favour of Acquirers/
Promoters at an Exit Price (as defined hereinafter) of ₹ 19/- per equity share subject to the terms and conditions mentioned hereinafter ("Exit Offer").

Vide a public announcement dated November 06, 2013 published on November 07, 2013 ("Original PA") and Offer Letter dated November 06, 2013, the Acquirers/ Promoters made an offer seeking to acquire up to 1,93,29,158 equity shares representing 25.01% of the paid-up equity share capital of the Company ("Offer Shares") from the public shareholders of the Company ("Delisting Offer") and to proceed with consequent delisting of the equity shares of the Company, in accordance with the Delisting Regulations from BSE Limited ("BSE"), being the stock exchange where the equity shares were listed. The public shareholders of the Company were invited to submit bids pursuant to a Reverse Book Building ("RBB") process made available through the electronic system of the BSE from November 25, 2013 to November 29, 2013 ("Bid Period"). Vide a public announcement published on December 06, 2013 ("Post Offer PA"), the Acquirers/ Promoters accepted a price of ₹ 19/per Offer Share ("Exit Price"). Pursuant to the acquisition of the Offer Shares validly tendered by the public shareholders in the Delisting Offer, the Acquirers/ Promoters together with the Persons Acting in Concert currently holds 90.50% of the fully paid up equity share capital of the Company.

In accordance with Regulation 21 of the Delisting Regulations, the Acquirers/ Promoters hereby provides a final exit opportunity to remaining public shareholders who have not tendered their shares in the Delisting Offer / whose tender of Offer Shares had been rejected in the Delisting Offer ("Residual Shareholders"), to participate in the acquisition process for a period of one year from the date of delisting. Residual Shareholders will be able to tender their equity shares in favour of the Acquirers/ Promoters at the Exit Price of ₹ 19/- per equity share, at any time from January 16, 2014 till January 15, 2015 (the "Exit Period"), on the terms and subject to the conditions set out in this Exit Offer Letter and the Public Announcement made by the Acquirers/ Promoters in terms of the Delisting Regulations. This Exit Offer Letter has been dispatched to all Residual Shareholders of the Company.

MANAGER TO THE OFFER REGISTRAR TO THE OFFER LINK INTIME KEYNOTE KEYNOTE CORPORATE SERVICES LTD. LINK INTIME INDIA PVT. LIMITED The Ruby, 9th Floor, C-13, Pannalal Silk Mills Compound, Senapati Bapat Marg, L.B.S. Marg, Bhandup (West), Dadar (W), Mumbai - 400 028 Mumbai 400078 Tel.: +91-022-30266000 Tel.: +91-022-2596 7878 Fax: +91-022-30266088 Fax: +91-022-2596 0329 E-mail: mbd@keynoteindia.net Website: www.linkintime.co.in Website: www.keynoteindia.net E-mail: cablecorp.delisting@linkintime.co.in SEBI Registration No.: INM 000003606 SEBI Rean. No.: INR000004058 AIBI Registration No: AIBI/040 Contact Person: Mr. Pravin Kasare Contact Person: Mr. Janardhan Wagle ₹ 19/- per equity share **Exit Price Exit Period Opens** Thursday, January 16, 2014 **Exit Period Closes** Thursday, January 15, 2015

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Activity Schedule

Sr. No	Activity	Date
1.	Public Announcement	Thursday, January 09, 2014
2.	Discontinuation of Trading in the scrip	Thursday, January 09, 2014
3.	Dispatch of Exit Offer Letter	Saturday, January 11, 2014
4.	Delisting of the Scrip from the Exchanges	Thursday, January 16, 2014
5.	Exit Period Opens	Thursday, January 16, 2014
6.	Exit Period Closes	Thursday, January 15, 2015

Note: Consideration will be paid to all valid applicants at a periodic interval of One (1) month for the full period of offer. Thus the applications submitted by shareholders upto the end of a particular month will be processed and accordingly payment would be made to applicants within 15 days of the subsequent month.

Important Notes

- Shareholders of Cable Corporation of India Limited ("CCI"/"the Company") are advised to consult their Stock Broker or Investment Consultant or Manager to the Offer or Registrar to the Offer for any clarification about the action to be taken in this regard.
- Following the closure of the Delisting Offer and in accordance with the Delisting Regulations, Cable Corporation of India Limited applied for the delisting of its equity shares from the BSE on December 12, 2013. In terms of BSE notice No. 20140103-6 dated January 03, 2014 the trading in the equity shares of Cable Corporation of India Limited will be discontinued w.e.f. Thursday, January 09, 2014 (i.e. w.e.f. closing hours of trading on Wednesday, January 08, 2014) and the scrip will be delisted from the Exchange records w.e.f Thursday, January 16, 2014. Delisting of the equity shares of the Company means that the equity shares of the Company cannot and will not be traded on BSE.

Please contact Link Intime India Private Limited ("Registrar to the Exit Offer"), if you require any clarification regarding the procedure for tendering your equity shares.

- 1. Procedure for tendering shares under the exit offer
- 1.1 Procedure for Residual Shareholders holding Shares in Dematerialised form
- 1.1.1 The Residual Shareholders holding equity shares in dematerialized form, who are desirous of tendering their equity shares in the Exit Offer must submit (a) the enclosed application form ("Application Form") duly filled and signed, and (b) a counterfoil / photocopy of their depository participant instruction evidencing transfer of dematerialized equity shares as detailed in paragraph 1.1.2 below, by hand delivery or by registered post or courier (at their own risk and cost) with the envelope marked "CABLE CORPORATION OF INDIA EXIT OFFER" so as to reach to the Registrar to the Exit Offer at the given address. In case of non-receipt of the above-mentioned documents but receipt of equity shares in the Demat Escrow Account mentioned below, the Exit Offer would be deemed to have been accepted by the Residual Shareholder.

In case of non receipt of the Application Form, you may download the Application form and use the print out of the same. Soft copy of the Application Form will be made available on the website of the Registrar to the Offer i.e; Link Intime India Pvt. Ltd. at www. linkintime.co.in. Further, the Exit Offer Letter along with the Application Form will be also made available on the website of the Company i.e; Cable Corporation of India Limited and also on the website of Manager to the Offer i.e; Keynote Corporate Services Limited at www. cablecorporation.com and www.keynoteindia.net, respectively.

1.1.2 The Residual Shareholders must transfer their dematerialised equity shares from their respective depository account, in off-market mode, to the Demat Escrow Account opened by the Registrar to the Exit Offer in the name and style of "CABLE CORPORATION EXIT OFFER ESCROW A/C OPERATED BY LINKINTIME" ("Demat Escrow Account"), the details of which are as follows:

Depository	Central Depository Services (India) Limited
Demat Escrow Account Name	CABLE CORPORATION EXIT OFFER ESCROW A/C OPERATED BY LINKINTIME
Name of Depository Participant	Keynote Capitals Limited
DP Identification Number	12024300
Client Identification Number	00080506
ISIN Number of the Scrip	INE475A01016

Please note that all such transfers should be in off-market mode. Failure to credit your dematerialised equity shares into the Demat Escrow Account may result in your tender being invalid.

1.1.3 Residual Shareholders who hold their equity shares in dematerialized form through National Securities Depository Limited ("NSDL") will have to execute an inter depository delivery instruction for the purpose of crediting their equity shares in favour of the Demat Escrow Account. All transfers should be in off-market mode. It is the responsibility of the Residual Shareholders to ensure that their equity shares are

- credited in favour of the Demat Escrow Account and their Application Form reaches the Registrar to the Exit Offer on or before the expiry of the Exit Period.
- 1.1.4 The equity shares will be held in the Demat Escrow Account until the consideration payable has been dispatched to the eligible Residual Shareholders or the unaccepted equity shares are credited back to the Residual Shareholders' depository account.
- 1.1.5 If you are not a resident of India, please also submit along with your Application Form, all the documents set out in paragraph 2 and 6 below.

1.2 Procedure for Residual Shareholders holding equity shares in physical form

- 1.2.1 All Residual Shareholders holding equity shares in the form of physical share certificates ("Physical Shares"), who wish to tender their Physical Shares, should complete the Application Form in accordance with the instructions given below (as applicable) and submit the same along with the following documents by hand delivery or by registered post / courier (at their own cost and risk) with the envelope marked "CABLE CORPORATION OF INDIA EXIT OFFER" so as to reach the Registrar to the Exit Offer at the address given below on or before January 15, 2015 (i.e. the last day of the Exit Period):
 - (a) the enclosed Application Form, duly completed and signed by the Residual Shareholder or all Residual Shareholders (in the case of joint holdings) whose name(s) appear on the share certificate(s), in the order in which such names appear on the share certificate(s);
 - (b) a valid share transfer deed enclosed with this Exit Offer Letter, duly signed by the registered Residual Shareholder or all registered Residual Shareholders (in the case of joint holdings) as transferor(s), in the same order and in accordance with the specimen signatures registered with the Company and duly witnessed;
 - (c) the original share certificate(s); and
 - (d) if the Residual Shareholder(s) are not resident in India, enclose the relevant documents set out in paragraph 2 and 6 below.
- 1.2.2 In case of Residual Shareholders resident in India, in the event of non-receipt of the duly completed Application Form, but receipt of original share certificates(s) and duly signed valid share transfer deed, the Exit Offer would be deemed to have been accepted by the resident Residual Shareholder.
- 1.2.3 The Registrar to the Exit Offer will hold in trust the share certificate(s) and the share transfer deed until the dispatch of the consideration payable or the unaccepted share certificates has/have been dispatched to the Residual Shareholder concerned.
 - 1.3 It shall be the responsibility of the Residual Shareholders tendering in the Exit Offer to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering in the Exit Offer, and the Acquirers/ Promoters shall take no responsibility for the same. The Residual Shareholders should attach a copy of any such approval to the Application Form, wherever applicable.
 - 1.4 The equity shares to be acquired under the Exit Offer are to be acquired free from all liens, charges and encumbrances and together with all rights attached thereto.
 - 1.5 Residual Shareholders may tender their shares to the Registrar to the Exit Offer at the Exit Price at any time during the Exit Period. Residual Shareholders should ensure that their Application Form, together with the necessary enclosures is received by the

Registrar to the Exit Offer on or before the last day of the Exit Period as per the details below:

LINK INTIME INDIA PVT. LIMITED

Unit: Cable Corporation of India Limited - Exit Offer

C-13, Pannalal Silk Mills Compound,

L.B.S. Marg, Bhandup (West),

Mumbai 400078

Tel.: +91-022-2596 7878 Fax: +91-022-2596 0329 Website: www.linkintime.co.in

E-mail: cablecorp.delisting@linkintime.co.in

SEBI Regn. No.: INR000004058 Contact Person: Mr. Pravin Kasare

Mode of Delivery: Hand Delivery & Registered Post / Courier

1.6 In the event of any Residual Shareholder not receiving, or misplacing, their Exit Offer Letter, they may obtain a copy by writing to the Registrar to the Exit Offer, clearly marking the envelope "CABLE CORPORATION OF INDIA - EXIT OFFER"

2. NON-RESIDENT SHAREHOLDERS

- 2.1 Residual Shareholders who are non-resident Indians, persons resident outside India, overseas corporate bodies ("OCB"), Foreign Institutional Investors ("FII"), etc. ("Non-Resident Residual Shareholders") will also need to enclose a copy of the original permission received by them from the Reserve Bank of India ("RBI") in relation to the acquisition of the equity shares. If the Equity Shares are held under the general permission of the RBI, Non-Resident Residual Shareholders should refer to such notification/circular pursuant to which the Equity Shares are held and state whether the Equity Shares are held on repatriable or non-repatriable basis.
- 2.2 If the shares are held under the general permission of the RBI, non-resident shareholders should furnish the declaration in Form FC-TRS duly signed for transfer of shares from Non-Resident to Resident.
- 2.3 It shall be the responsibility of the Non-Resident Residual Shareholders tendering the equity shares to obtain all requisite approvals (including corporate, statutory or regulatory approvals), if any, prior to tendering in the Exit Offer, and the Acquirers/ Promoters shall take no responsibility for the same. The Non-Resident Residual Shareholders should attach a copy of any such approval to the Application Form, wherever applicable.
- 2.4 If any of the documents referred to in paragraph 2.1, 2.2 and 2.3 above are not enclosed along with the Non-Resident Residual Shareholder's Application Form, such Non-Resident Residual Shareholder's tender of equity shares under the Exit Offer may be treated as invalid.

3. SETTLEMENT

3.1 Following fulfillment of the terms and conditions mentioned herein and the Exit Offer Letter, the consideration will be paid by the Acquirers/ Promoters by way of Pay order or demand draft or by means of electronic funds transfer, wherever possible.

The Pay order or demand drafts will be dispatched to the relevant Residual Shareholders, at their own risk, by way of speed post/registered post. Upon receipt of duly filled valid Application Forms (together with necessary enclosures, if any) and receipt of the shares in the Demat Escrow Account mentioned hereinabove / receipt of physical share certificates (along with duly filled in transfer deeds, as applicable) by the Registrar to the Exit Offer, the Registrar to the Exit Offer shall dispatch the Pay order or demand draft to Residual Shareholders and Keynote Corporate Services Limited ("Manager to the Exit Offer"), shall instruct the bank to make electronic funds transfer to the Residual Shareholders (as the case may be), who have validly tendered their shares in this Exit Offer.

Please note that in case of registered shareholders, the Offer shall be deemed to have been accepted upon receipt of the Share certificates and the duly completed Transfer Deed (in case of physical shares) or receipt of equity shares in the Demat Escrow Account (in case of dematerialized shares).

The Acquirers/ Promoters will pay consideration to all the applicants whose duly filled valid Application Forms along with necessary documentation for tendering the equity shares, receipt of equity shares in the Demat Escrow Account / receipt of physical share certificates (along with duly filled in transfer deeds, as applicable) is received by the Registrar to the Offer at monthly intervals for the full period of offer. Thus the applications submitted by shareholders upto the end of any particular month will be processed and accordingly payment would be made to applicants within 15 days of the immediate subsequent month. Residual Shareholders to whom the payments have been made shall be duly intimated by way of a letter/ intimation advice by the Registrar to the Exit Offer.

3.2 The Pay order /demand draft /electronic payment will be drawn in the name of the sole or first named Residual Shareholder (in case of joint holdings) as furnished in the Application Form along with the bank account number as provided in the Application Form. In case the bank account details are not provided, then the consideration will be paid to the sole/first named Residual Shareholder (at their own risk) without such details. Residual Shareholders who wish to receive their payment by means of electronic funds transfer should provide the IFSC code along with their bank account details. Please note that in such case, payment would be transferred electronically (at your risk) based on the bank account details provided by you.

4. OFFER PERIOD

The Residual Shareholders may tender their application to the Registrar to the Exit Offer at the Exit Price at any time during the Exit Period, except on Saturdays and Pubic holidays. The Residual Shareholders are required to ensure that their Application Form, together with the necessary enclosures, is received by the Registrar to the Exit Offer on or before January 15, 2015.

5. STATUTORY AND OTHER APPROVALS

5.1 In terms of RBI Circular No.: RBI/2011-12/247 [A.P. (DIR Series) Circular No. 43] dated November 04, 2011, prior approval of RBI is not required for transfer of shares from Non Resident to Resident pursuant to delisting offer, if the pricing of the shares is computed as per Delisting Regulations. In case equity shares are tendered by non-resident Indians on a non-repatriation basis, the sale consideration for shares accepted shall be credited to the NRO account of the tenderer. If the equity shares are tendered by OCBs, payment will be made to them only after receipt of necessary approvals from the RBI. To the best of the Acquirers/ Promoters knowledge, as on

date, there are no other statutory or regulatory approvals required to acquire the shares of the Company. If any other statutory or regulatory approvals need to be obtained, the acquisition of shares by the Acquirers/ Promoters pursuant to the Exit Offer will be subject to such statutory or regulatory approvals.

5.2 The Acquirers/ Promoters reserves the right not to proceed with the acquisition of the equity shares pursuant to the Exit Offer in the event the approval(s), if any, is/are not obtained, or conditions which the Acquirers/ Promoters considers in their sole discretion to be onerous are imposed in respect of such approval(s).

6. TAX TO BE DEDUCTED AT SOURCE

6.1 Tax to be deducted in case of Non-Resident Residual Shareholders

- 6.1.1 As per the provisions of section 195(1) of the Income Tax Act, 1961 ("IT Act"), any person responsible for paying to a non-resident any sum chargeable to tax is required to deduct tax at the prescribed rate (including applicable surcharge and education cess).
- 6.1.2 The consideration payable under the Exit Offer would be chargeable to tax as capital gains or business profits, as the case may be. Accordingly, the Acquirers/ Promoters shall deduct tax at the prescribed rate (including applicable surcharge and education cess) on the gross consideration payable to the Non-Resident Residual Shareholders based on the information requested and submitted along with the Application Form.
- 6.1.3 In case of any ambiguity, incomplete or conflicting information or information not being provided to the Acquirers/ Promoters by the Non-Resident Residual Shareholders, the tax shall be deducted at the maximum rate prescribed for such Non-Resident Residual Shareholder.
- 6.1.4 If the Non-Resident Residual Shareholder requires the Acquirers/ Promoters not to deduct tax or to deduct tax at a lower rate or on a lower amount for any reason, they would need to obtain a certificate from the Income Tax authorities either under section 195(3) or under section 197 of the IT Act, and submit the same to the Acquirers/ Promoters while submitting the Application Form. In absence of such certificate from the Income Tax authorities, the Acquirers/ Promoters shall deduct tax on the gross consideration at the prescribed rate of tax.
- 6.1.5 For the purpose of computing the tax deduction at source, Non-Resident Residual Shareholders who wish to tender their equity shares must submit the following information along with the Application Form:
 - i. Self attested copy of PAN card;
 - ii. Nil / Lower withholding tax certificate from the Indian Income Tax authorities u/s 195(3) or u/s 197 of the Indian IT Act, if applicable;
 - iii. Self attested declaration in respect of period of holding of shares (i.e. whether shares tendered are a long term capital asset or short term capital asset as defined under Indian IT Act). In case shares tendered comprise both long term capital asset and short term capital assetthen break up of the same;
 - iv. Banker certificate certifying inward remittance;
 - v. SEBI Registration Certificate for FIIs and other categories (as applicable).

6.2 Withholding tax implication for Foreign Institutional Investors

- 6.2.1 As per the provisions of Section 196D(2) of the IT Act, no deduction of tax at source shall be made from any income by way of capital gains arising from the transfer of securities referred to in Section 115AD and payable to a FII as defined in Section 115AD of the IT Act.
- 6.2.2 FIIs should certify the nature of its income arising from the sale of equity shares (whether capital gains or business profits). In absence of certification to the effect that the income from sale of shares is in the nature of capital gains, the Acquirers/ Promoters shall deduct tax at the prescribed rate under the IT Act, on the gross consideration payable. Should the FII submit a certificate from the Income Tax authorities along with the Application Form indicating the amount or rate of tax to be deducted, the Acquirers/ Promoters shall deduct tax in accordance with the same.

6.3 Tax to be deducted in case of Resident Residual Shareholders

6.3.1 In absence of any specific provision under the IT Act, the Acquirers/ Promoters shall not deduct tax on the consideration payable to the Resident Residual Shareholders for acquisition of the equity shares.

SHAREHOLDERS ARE ADVISED TO CONSULT THEIR TAX ADVISORS FOR THE TREATMENT THAT MAY BE GIVEN BY THEIR RESPECTIVE ASSESSING OFFICERS IN THEIR CASE, AND THE APPROPRIATE COURSE OF ACTION THAT THEY SHOULD TAKE. THE ACQUIRERS/ PROMOTERS AND THE MANAGER TO THE OFFER DO NOT ACCEPT ANY RESPONSIBILITY FOR THE ACCURACY OR OTHERWISE OF SUCH ADVICE. THE TAX RATE AND OTHER PROVISIONS MAY UNDERGO CHANGES.

7. COMPLIANCE OFFICER

Mr. G D Bhingarkar,

Director & Compliance Officer Laxmi Building, 4th Floor, 6 Shoorji Vallabhdas Marg, Ballard Estate, Mumbai, Maharashtra – 400001; **Tel No.:** +91-022-66144035,

Fax No.: +91-022-66144114,

E-mail: jkhatau@cablecorporation.com.

8. GENERAL

Every Residual Shareholder who desires to avail the Exit Offer may do so pursuant to an independent inquiry, investigation and analysis and shall not have any claims against the Acquirers/ Promoters or the Company or the Manager to the Exit Offer or the Registrar to the Exit Offer, whatsoever by reason of any loss which may be suffered by such Residual Shareholder consequent to or in connection with the Exit Offer.

For Great View Properties Private Limited

(on Behalf of the Board of Directors)

Sd/- Sd/-P. H Udeshi P.C. Dalal Director Director

For Viscose Holdings Limited

(on Behalf of the Board of Directors)

Sd/- Sd/-

Hiten Khatau Virrsing Ramdeny

Director Director

Place: Mumbai

Date: January 08, 2014

If you require any clarification in connection with this Exit Offer Letter, you should consult the Registrar to the Exit Offer at:

LINK INTIME INDIA PVT. LIMITED

Unit : Cable Corporation of India Limited – Exit Offer

C-13, Pannalal Silk Mills Compound, L.B.S. Marg, Bhandup (West), Mumbai 400078

Tel.: +91-022-2596 7878 Fax: +91-022-2596 0329 Website: www.linkintime.co.in

E-mail: cablecorp.delisting@linkintime.co.in

SEBI Regn. No.: INR000004058 Contact Person: Mr. Pravin Kasare

