BEFORE THE ADJUDICATING OFFICER SECURITIES AND EXCHANGE BOARD OF INDIA, MUMBAI CONSENT ORDER

In respect of :-

Rolex Finvest Pvt. Limited, PAN No. – AABCR4129D In the matter of Globe Capital Markets Limited.

CO/ISD/2310 /AO/PG/105/2011

- 1. Securities and Exchange Board of India (hereinafter referred to as 'SEBI') had initiated adjudication proceedings against Rolex Finvest Pvt. Limited (hereinafter referred to as 'Noticee') in the matter of dealings in the scrip of Globe Capital Markets Limited. (hereinafter referred to as 'Company') for allegedly violating the provisions of regulations 7(1) read with 7(2) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 1997 (hereinafter referred to as "Takeover Regulations") and regulation 13(1) of SEBI (Prohibition of Insider Trading) Regulations, 1992 (hereinafter referred to as 'PIT Regulations').
- 2. The undersigned was appointed as the Adjudicating Officer, vide order dated December 30, 2010, under Section 15 I of Securities and Exchange Board of India Act, 1992 (hereinafter referred to as the "Act") and Rule 3 of SEBI (Procedure for Holding Inquiry and Imposing Penalties by Adjudicating Officer) Rules, 1995 (hereinafter referred to as the "Rules") to enquire into and adjudge under Section 15 A(b) of the Act, the alleged violation of the provision of Insider Trading Regulations, as observed during the investigations.

- 3. It was observed that the Noticee acquired 1,25,000 shares of the Company on April 22, 2006 through off market transaction/s from M/s SMC Credits Ltd., which was 10% of the paid up share capital of the Company at that point in time. However, the Noticee did not disclose the same as stipulated under regulations 7(1) read with 7(2) of Takeover Regulations and regulation 13(1) of PIT Regulations.
- 4. While the adjudication proceedings were in progress, an application for Consent proceeding dated April 27, 2011 in respect of the aforesaid proceedings before SEBI was submitted by the Noticee. Vide its letter dated June 2, 2011, the Noticee sent its revised consent terms in the said matter for consideration in the HPAC.
- 5. The revised terms as proposed by the Noticee were placed before the High Powered Advisory Committee (hereinafter referred to as 'HPAC') on July 21, 2011. The HPAC, after considering the facts and circumstances of the matter under consent, consent terms offered by the Noticee & the materials brought before it by SEBI, recommended that the case may be settled on payment of "₹6,00,000/- (Rupees Six Lakh only) by the Noticee towards settlement charges. Thereafter, SEBI, vide its letter dated September 2, 2011, communicated to the Noticee, its acceptance of the revised consent terms and advised it to pay the amount accordingly. The Noticee has remitted a sum of ₹6,00,000/- (Rupees Six lakh only) vide Demand Draft No. 069756 dated August 26, 2011, drawn on HDFC Bank towards the terms of consent in the matter.

6. In view of above, it is hereby ordered that:

i) This consent order disposes of the said proceedings pending

against the Noticee under Securities and Exchange Board of

India Act, 1992 and

ii) Passing of this order is without prejudice to the right of SEBI to

take enforcement actions including commencing / reopening of

the pending proceedings against the Noticee, if SEBI finds that

a. any representation made by the Noticee in the consent

proceedings is subsequently discovered to be untrue.

b. the Noticee has breached any of the clauses / conditions of

undertakings / waivers filed during the current consent

proceedings.

7. This consent order is passed on October 19, 2011 and shall come

into force with immediate effect.

8. In terms of rule 6 of the Adjudication Rules, copies of this order are

being sent to the Noticee and to Securities and Exchange Board of

India.

Date: October 19, 2011

Place: Mumbai

Piyoosh Gupta Adjudicating Officer

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