

March 25, 2026

LTTL/L&S/2025-26/03/26

To,  
The Listing Department,  
National Stock Exchange of India Limited,  
Exchange Plaza, C - 1, Block G,  
Bandra Kurla Complex,  
Bandra (E), Mumbai - 400 051  
Maharashtra, India

The Listing Department,  
BSE Limited,  
Phiroze Jeejeebhoy Towers,  
Dalal Street,  
Mumbai - 400 001  
Maharashtra, India

Dear Sir/Madam,

**Sub : Disclosure under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 - Receipt of Income Tax Assessment Order and Demand Notice**

**Ref : Le Travenues Technology Limited (the "Company")**

**NSE Symbol: IXIGO and BSE Scrip Code: 544192**

In compliance with the provisions of Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, (the "**SEBI Listing Regulations**") please note that the Company has received an Assessment Order dated March 24, 2026, under Section 143(3) read with Section 144B of the Income-tax Act, 1961 for the Assessment Year 2024-25, from the Income Tax Department, Ministry of Finance, Government of India.

The Assessment Order received has prima facie errors in the calculations, and the Company believes it has a strong case on merits and will file the requisite appeal with the appropriate authorities within the prescribed time to contest the Order.

The requisite details pursuant to Regulation 30 of the SEBI Listing Regulations read with SEBI Master Circular No. HO/49/14/14(7)2025-CFD-POD2/1/3762/2026 dated January 30, 2026, and Industry Standards Note on Regulation 30 of the SEBI Listing Regulations, are enclosed herewith and marked as **Annexure A**.

In respect of the captioned matter, I, the undersigned, state and declare that the information and details provided in Annexure A, in compliance with Regulation 30(13) of the SEBI Listing Regulations, is true, correct and complete to the best of my knowledge and belief.

This announcement will also be available on the website of the Company at [www.ixigo.com](http://www.ixigo.com).

This is for your information and records.

**For Le Travenues Technology Limited**

**Suresh Kumar Bhutani**  
**(Group General Counsel, Company Secretary & Compliance Officer)**

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### Annexure A

| S. No. | Particulars   | Details   |
|--------|---|---|
| 1.     | Name of the listed company  | Le Travenues Technology Limited   |
| 2.     | Type of communication received  | Assessment Order under Section 143(3) read with Section 144B of the Income Tax Act, 1961 for Assessment Year 2024-25  |
| 3.     | Date of receipt of communication  | March 24, 2026, at 08:23 P.M. (IST)   |
| 4.     | Authority from whom communication received  | Income Tax Department, Ministry of Finance, Government of India   |
| 5.     | Brief summary of the material contents of the communication, including reasons for receipt of the communication | <p>Following the usual process of assessment proceedings, the Assessing Officer issued notices under Section 133(6) of the Income Tax Act, 1961 to certain parties for independently verifying the expenses claimed. One such party missed responding to the notice issued by the Assessing Officer and in another case the response received was incomplete. Consequently, the Assessing Officer has disallowed expenses of Rs. 1,01,50,336/- and demanded tax of Rs. 45,49,685/- on the said amount. Further, the Assessing Officer has included Rs. 7,52,05,398/- pertaining to tax on Buy Back of Shares under Section 115QA in the Demand Notice, which has already been paid and is duly captured in the computation sheet shared along with the Demand Notice. However, despite having the complete facts on record, this amount appears to have been erroneously included in the Demand Notice despite it having been paid already.</p> <p>In our opinion, the Assessment Order received has prima facie errors in the calculations, and the Company believes it has a strong case on merits and will file the requisite appeal with the appropriate authorities within the prescribed time to contest the Order.</p> |
| 6.     | Period for which communication would be applicable, if stated   | Assessment Year 2024-25 (Financial Year 2023-24)  |
| 7.     | Expected financial implications on the listed company, if any   | In our opinion, the Assessment Order received has prima facie errors in the calculations, and the Company believes it has a strong case on merits, with Nil financial implications  |

| S. No. | Particulars  | Details  |
|--------|--|--|
|        |  | except the legal and other expenses to be incurred in contesting the matter. The Company is in the process of filing the requisite appeal with the appropriate authorities within the prescribed time to contest the Order.  |
| 8.     | Details of any aberrations/ non-compliances identified by the authority in the communication | Please refer to the details provided under S. No. 5 above.   |
| 9.     | Details of any penalty or restriction or sanction imposed pursuant to the communication      | <p>The Demand Notice received has reference to the penalty proceedings under Section 270A and Section 271AAC (1) of the Income Tax Act 1961.</p> <p>The Company believes it has a strong case on merits and will file the requisite appeal with the appropriate authorities within the prescribed time to contest the Order.</p> |
| 10.    | Action(s) taken by listed company with respect to the communication                          | The Company believes it has a strong case on merits and will file the requisite appeal with the appropriate authorities within the prescribed time to contest the Order.   |
| 11.    | Any other relevant information   | Nil  |