

**Summary in terms of Regulation 13(1B) of the Competition Commission of
India (Procedure in regard to the Transaction of Business relating to
Combinations) Regulations, 2011 (as amended)**

A. Name of the Parties

1. The parties to the combination are:
 - (a) TPG Asia VII SF Pte. Ltd. (“**TPG Asia**”);
 - (b) RR Kabel Limited (“**RR Kabel**”); and
 - (c) Ram Ratna Electricals Limited (“**RREL**”).

B. Type of the Combination

2. The proposed transaction relates to TPG Asia acquiring 21.01 per cent. shareholding in RR Kabel by way of a Securities Subscription and Share Purchase Agreement dated 7 July 2018 and the acquisition of 21 per cent. shareholding in RREL by way of a separate Securities Subscription Agreement dated 7 July 2018.
3. The Combination is in the nature of a share acquisition.

C. Area of Activity of the Parties to the combination

4. TPG Asia is an investment fund, incorporated under the laws of Singapore. It does not have any physical presence in India. TPG Asia, is an affiliate of TPG. TPG is a private investment firm that manages a family of funds that invests in a variety of companies through acquisitions and corporate restructurings.

5. RR Kabel, an unlisted Indian company, is a leading manufacturer of wires and cables, and is engaged in the business of wire design, technology and its applicability.
6. RREL is the consumer electricals and appliances arm of RR Global Group. RREL has a comprehensive product mix across consumer electricals (fans & lights) and appliances (water heaters, irons).

D. Relevant Markets

7. The relevant markets has been defined as “***the market for wires and cables in India***” and “***the market for consumer durables in India***”.