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SAMSONITE INTERNATIONAL S.A.

新秀麗國際有限公司

13-15 Avenue de la Liberté, L-1931 Luxembourg

R.C.S. LUXEMBOURG: B 159469

(Incorporated in Luxembourg with limited liability)

(Stock code: 1910)

CONTINUING CONNECTED TRANSACTIONS IN RELATION TO THE RENEWAL OF THE INDIA FRAMEWORK AGREEMENT AND THE MIDDLE EAST FRAMEWORK AGREEMENT

On December 21, 2015, the Company entered into the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement for a period of three years with effect from January 1, 2016. The Renewed India Framework Agreement covers all transactions between Samsonite India and the other members of the Group. The Renewed Middle East Framework Agreement covers all transactions between Samsonite Middle East and the other members of the Group. The transactions under the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement are in the ordinary and usual course of the Company's business.

Samsonite India and Samsonite Middle East are each non-wholly owned subsidiaries of the Company and are each held as to 40% by Mr. Ramesh Tainwala and members of the Tainwala Group. Because Mr. Ramesh Tainwala: (i) as a director of the Company, is a connected person of the Company; and (ii) is entitled to control the exercise of 10% or more of the voting power in each of Samsonite India and Samsonite Middle East, Samsonite India and Samsonite Middle East are both connected persons of the Company under Rule 14A.07(5) of the Listing Rules. Accordingly, the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

The Company has set annual caps on the maximum aggregate amount payable by and to the Group in respect of each of the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement for the three years ending December 31, 2016, 2017 and 2018.

As the highest of the applicable percentage ratios (other than the profits ratio) under the Listing Rules in respect of the annual caps for the transactions contemplated under each of the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement will, on an annual basis, be more than 0.1% but less than 5%, these transactions will constitute continuing connected transactions that are exempt from the circular (including independent financial advice) and shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules.

Samsonite India has entered into certain agreements with the Tainwala Group which relate to the Group's operations in India and the Company has also entered into the Abhishri Framework Agreement with Abhishri, a company which is controlled by certain members of the Tainwala Group. Accordingly, transactions between the Group and members of the Tainwala Group constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. Furthermore, as transactions between the Group and the Tainwala Group are related to the same connected persons of the Company, pursuant to Rule 14A.83 of the Listing Rules, these transactions are aggregated to determine into which category the aggregated transaction falls.

The Company has also set annual caps on the maximum aggregate amount payable by and to the Group in respect of the transactions with the Tainwala Group for the three years ending December 31, 2016, 2017 and 2018.

1. INTRODUCTION

The Board announces that on December 21, 2015, the Company entered into the Renewed India Framework Agreement with Samsonite India and the Renewed Middle East Framework Agreement with Samsonite Middle East for a period of three years with effect from January 1, 2016. The Board also announces that the Company has set annual caps on the maximum aggregate amount payable by and to the Group in respect of each of the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the transactions with the Tainwala Group for the three years ending December 31, 2016, 2017 and 2018. The principal terms of the Renewed India Framework Agreement and the Renewed Middle East Framework Agreement and details of the annual caps for the years ending December 31, 2016, 2017 and 2018 are set out below.

2. THE RENEWED INDIA FRAMEWORK AGREEMENT

Background

The Company entered into the current India Framework Agreement with Samsonite India with effect from January 1, 2014 to govern all transactions between Samsonite India and the other members of the Group in the ordinary and usual course of the Company's business including:

- the purchase by Samsonite India of raw materials, components, spare parts, finished products and capital assets from other members of the Group;
- the sale of finished products by Samsonite India to other members of the Group;
- the receipt and payment by Samsonite India of cross-charges and fees in relation to the sharing of global marketing, promotion and product development costs between members of the Group; and
- the payment by Samsonite India of royalties in respect of intellectual property rights licensed to Samsonite India.

The India Framework Agreement is effective until December 31, 2015 and may be renewed thereafter, subject to the parties complying with the applicable provisions of the Listing Rules in respect of any such renewal. The parties to the India Framework Agreement have entered into the Renewed India Framework Agreement for a further three year period, details of which are set out below:

Date

December 21, 2015

Parties

The Company
Samsonite India

Subject Matter

The Renewed India Framework Agreement was entered into for a period of three years with effect from January 1, 2016 and will expire on December 31, 2018. Save for the duration and renewal provisions of the Renewed India Framework Agreement, all other terms are the same as those in the India Framework Agreement.

Under the Renewed India Framework Agreement, the parties agree to continue transactions between Samsonite India and other members of the Group including:

- the purchase by Samsonite India of raw materials, components, spare parts, finished products and capital assets from other members of the Group;
- the sale of finished products by Samsonite India to other members of the Group;
- the receipt and payment by Samsonite India of cross-charges and fees in relation to the sharing of global marketing, promotion and product development costs between members of the Group; and
- the payment by Samsonite India of royalties in respect of intellectual property rights licensed to Samsonite India.

All transactions are in the ordinary and usual course of the Company's business and are on normal commercial terms.

The Renewed India Framework Agreement stipulates that all transactions between Samsonite India and the rest of the Group must be on normal commercial terms consistent with those in intra-company transactions between other subsidiaries of the Company, in compliance with the Group's policies for intra-company transactions and in compliance with all relevant provisions of the Listing Rules. The Company has followed at all times its policies for intra-company transactions in relation to all transactions under the India Framework Agreement and will continue to follow these policies in relation to all transactions under the Renewed India Framework Agreement. Purchases

by Samsonite India of raw materials, components, spare parts, finished products and capital assets from other members of the Group, and purchases of finished products from Samsonite India by other members of the Group, are made at prices and on terms that are consistent with the prices and terms applicable to intra-Group purchases made between non-connected members of the Group. The royalties paid by Samsonite India are consistent with the royalty rate and terms paid by the Company's other non-wholly owned subsidiaries.

The Renewed India Framework Agreement may be renewed for successive three year periods. The Renewed India Framework Agreement will be terminated with immediate effect if Samsonite India ceases to be a connected person of the Company, or the transactions contemplated under the Renewed India Framework Agreement cease to be subject to the Listing Rules in relation to connected transactions. The parties may also terminate the Renewed India Framework Agreement with immediate effect at any time by mutual agreement. Any renewal of the Renewed India Framework Agreement is subject to the parties complying with the relevant requirements of the Listing Rules.

Reasons for, and benefits of, the Renewed India Framework Agreement

The entry into the Renewed India Framework Agreement for a period of three years from January 1, 2016 will ensure that Samsonite India can continue to enter into transactions with other members of the Group in the ordinary and usual course of the Company's business as an essential part of the Group's global operations.

Listing Rules Implications

Samsonite India is a non-wholly owned subsidiary of the Company and is held as to 40% by Mr. Ramesh Tainwala and members of the Tainwala Group. Because Mr. Ramesh Tainwala: (i) as a director of the Company, is a connected person of the Company; and (ii) is entitled to control the exercise of 10% or more of the voting power in Samsonite India, Samsonite India is a connected person of the Company under Rule 14A.07(5) of the Listing Rules. Accordingly, the Renewed India Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As the highest of the applicable percentage ratios (other than the profits ratio) under the Listing Rules in respect of the annual caps for the transactions contemplated under the Renewed India Framework Agreement will, on an annual basis, be more than 0.1% but less than 5%, such transactions will constitute continuing connected transactions that are exempt from the circular (including independent financial advice) and shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules.

3. THE RENEWED MIDDLE EAST FRAMEWORK AGREEMENT

Background

The Company entered into the current Middle East Framework Agreement with Samsonite Middle East with effect from January 1, 2014 to govern all transactions between Samsonite Middle East and the other members of the Group in the ordinary and usual course of the Company's business including:

- the purchase by Samsonite Middle East of finished products from other members of the Group;
- the receipt and payment by Samsonite Middle East of cross-charges and fees in relation to the sharing of global marketing, promotion, product development and personnel costs between members of the Group; and
- the payment by Samsonite Middle East of royalties in respect of intellectual property rights licensed to Samsonite Middle East.

The Middle East Framework Agreement is effective until December 31, 2015 and may be renewed thereafter, subject to the parties complying with the applicable provisions of the Listing Rules in respect of any such renewal. The parties to the Middle East Framework Agreement have entered into the Renewed Middle East Framework Agreement for a further three year period, details of which are set out below:

Date

December 21, 2015

Parties

The Company
Samsonite Middle East

Subject Matter

The Renewed Middle East Framework Agreement was entered into for a period of three years with effect from January 1, 2016 and will expire on December 31, 2018. Save for the duration and renewal provisions of the Renewed Middle East Framework Agreement, all other terms are the same as those in the Middle East Framework Agreement.

Under the Renewed Middle East Framework Agreement, the parties agree to continue transactions between Samsonite Middle East and other members of the Group including:

- the purchase by Samsonite Middle East of finished products from other members of the Group;
- the receipt and payment by Samsonite Middle East of cross-charges and fees in relation to the sharing of global marketing, promotion, product development and personnel costs between members of the Group; and

- the payment by Samsonite Middle East of royalties in respect of intellectual property rights licensed to Samsonite Middle East.

All transactions are in the ordinary and usual course of the Company's business and are on normal commercial terms.

The Renewed Middle East Framework Agreement stipulates that all transactions between Samsonite Middle East and the rest of the Group must be on normal commercial terms consistent with those in intra-company transactions between other subsidiaries of the Company, in compliance with the Group's policies for intra-company transactions and in compliance with all applicable provisions of the Listing Rules. The Company has followed at all times its policies for intra-company transactions in relation to all transactions under the Middle East Framework Agreement and will continue to follow these policies in relation to all transactions under the Renewed Middle East Framework Agreement. Purchases by Samsonite Middle East of finished products from other members of the Group are made at prices and on terms that are consistent with the prices and terms applicable to intra-Group purchases made by non-connected members of the Group. The royalties paid by Samsonite Middle East are consistent with the royalty rate and terms paid by the Company's other non-wholly owned subsidiaries.

The Renewed Middle East Framework Agreement may be renewed for successive three year periods. The Renewed Middle East Framework Agreement will be terminated with immediate effect if Samsonite Middle East ceases to be a connected person of the Company, or the transactions contemplated under the Renewed Middle East Framework Agreement cease to be subject to the Listing Rules in relation to connected transactions. The parties may also terminate the Renewed Middle East Framework Agreement with immediate effect at any time by mutual agreement. Any renewal of the Renewed Middle East Framework Agreement is subject to the parties complying with the relevant requirements of the Listing Rules.

Reasons for, and benefits of, the Renewed Middle East Framework Agreement

The entry into the Renewed Middle East Framework Agreement for a period of three years from January 1, 2016 will ensure that Samsonite Middle East can continue to enter into transactions with other members of the Group in the ordinary and usual course of the Company's business as an essential part of the Group's global operations.

Listing Rules Implications

Samsonite Middle East is a non-wholly owned subsidiary of the Company and is held as to 40% by Mr. Ramesh Tainwala and members of the Tainwala Group. Because Mr. Ramesh Tainwala: (i) as a director of the Company, is a connected person of the Company; and (ii) is entitled to control the exercise of 10% or more of the voting power in Samsonite Middle East, Samsonite Middle East is a connected person of the Company under Rule 14A.07(5) of the Listing Rules. Accordingly, the Renewed Middle East Framework Agreement and the transactions contemplated thereunder constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules.

As the highest of the applicable percentage ratios (other than the profits ratio) under the Listing Rules in respect of the annual caps for the transactions contemplated under the Renewed Middle East Framework Agreement will, on an annual basis, be more than 0.1% but less than 5%, such transactions will constitute continuing connected transactions that are exempt from the circular (including independent financial advice) and shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules.

4. TRANSACTIONS WITH THE TAINWALA GROUP

Background

From time to time, members of the Group have entered into transactions with the Tainwala Group. These transactions are entered into in the ordinary and usual course of the Company's business. Mr. Ramesh Tainwala and the Tainwala Group are substantial shareholders in Samsonite India.

Samsonite India has entered into the following agreements with the Tainwala Group which relate to the Group's operations in India in the ordinary and usual course of its business:

- the Abhishri Manufacturing Agreement;
- the Bagzone Dealership Agreement; and
- the Tainwala Leases.

The Company has also entered into the Abhishri Framework Agreement.

All transactions between the Group and the Tainwala Group are on normal commercial terms for the following reasons:

- under the Abhishri Manufacturing Agreement, the price paid by Abhishri to Samsonite India for raw materials and components is based on the current market price paid by Samsonite India, and under the Abhishri Manufacturing Agreement and the Abhishri Framework Agreement, the prices paid by the Group for products manufactured and manufacturing services provided by Abhishri are determined based on the Group's current procurement policies, and are monitored against relevant factors including the cost of raw materials, the range of commercially appropriate margins that members of the Group are able to make on comparable products and, where available, quotations and market prices for comparable third party products and services. The Group has followed at all times, and will continue to follow, its procurement policies when determining the pricing and terms of all transactions with Abhishri under the Abhishri Manufacturing Agreement and the Abhishri Framework Agreement. The pricing under the Abhishri Manufacturing Agreement and the Abhishri Framework Agreement is on normal commercial terms as the margins available to the Group and the prices charged by Abhishri are comparable to (or better to the Group than) the margins available from prices charged by certain other third party manufacturers who are not connected persons under agreements with members of the Group;

- under the Bagzone Dealership Agreement, the margin available to Bagzone will be reviewed and amended as necessary from time to time to ensure that the maximum profit margin with respect to products purchased from Samsonite India does not exceed 3% of its net sales of such products. Samsonite India has followed at all times, and will continue to follow, the pricing terms in the Bagzone Dealership Agreement for all transactions with Bagzone. These transactions are on normal commercial terms as the profit margin available to Bagzone is within a range that is reasonably consistent with that made by other third party dealers in India to whom Samsonite India sells products; and
- the rent, license fees and administrative charges payable under the Tainwala Leases are within the reasonable range of the then prevailing market rates at their respective dates of execution. Samsonite India has at all times followed, and will continue to follow, its procurement policies in relation to each of the Tainwala Leases.

Listing Rules Implications

Mr. Ramesh Tainwala is a director of the Company and Samsonite India is a non-wholly owned subsidiary of the Company and is held as to 40% by Mr. Ramesh Tainwala and members of the Tainwala Group. Accordingly, transactions between the Group and members of the Tainwala Group constitute continuing connected transactions of the Company under Chapter 14A of the Listing Rules. Furthermore, as transactions between the Group and the Tainwala Group are related to the same connected persons of the Company, pursuant to Rule 14A.83 of the Listing Rules, these transactions are aggregated to determine into which category the aggregated transaction falls.

Accordingly, based on the aggregate value of payments made by the Group to the Tainwala Group and payments made to the Group by the Tainwala Group, the highest of the applicable percentage ratios (other than the profits ratio) under the Listing Rules will, on an annual basis, be more than 0.1% but less than 5%. The transactions between the Group and the Tainwala Group will therefore constitute continuing connected transactions that are exempt from the circular (including independent financial advice) and shareholders' approval requirements under Rule 14A.76(2) of the Listing Rules.

5. ANNUAL CAPS FOR CONTINUING CONNECTED TRANSACTIONS

Existing Annual Caps and Historical Transaction Amounts for the India Framework Agreement

The existing annual caps for transactions under the India Framework Agreement for the three years ending December 31, 2015 and the historical transaction amounts under the India Framework Agreement for the two years ended December 31, 2013 and 2014 and the six months ended June 30, 2015 are set out below:

	Year ended December 31,		Six months ended June 30,
	2013	2014	2015

Amounts payable by Samsonite India to the Group

Annual cap for the year	US\$14.5 million	US\$14.0 million	US\$17.5 million
Actual transaction amount	US\$8.3 million	US\$9.0 million	US\$3.9 million

Amounts payable to Samsonite India by the Group

Annual cap for the year	US\$54.9 million	US\$34.7 million	US\$43.3 million
Actual transaction amount	US\$23.3 million	US\$22.6 million	US\$10.4 million

Annual Caps for the Renewed India Framework Agreement

The annual caps for the transactions contemplated under the Renewed India Framework Agreement for the three years ending December 31, 2016, 2017 and 2018 are set out below:

	Year ending December 31,		
	2016	2017	2018

Amounts payable by Samsonite India to the Group

Annual cap for the year	US\$11.73 million	US\$14.08 million	US\$16.89 million
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Amounts payable to Samsonite India by the Group

Annual cap for the year	US\$26.97 million	US\$32.36 million	US\$38.38 million
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These annual caps have been determined primarily on the basis of: (i) estimated annual growth in purchases of raw materials and finished products between Samsonite India and the rest of the Group due to increases in sales and production in line with Samsonite India's current business plan; (ii) estimated growth in royalty payments by Samsonite India to the rest of the Group due to growth in underlying sales; (iii) estimated growth in marketing and development costs in line with Samsonite India's current business plan; and (iv) expected market conditions and exchange rate fluctuations.

Existing Annual Caps and Historical Transaction Amounts for the Middle East Framework Agreement

The existing annual caps for transactions under the Middle East Framework Agreement for the three years ending December 31, 2015 and the historical transaction amounts under the Middle East Framework Agreement for the two years ended December 31, 2013 and 2014 and the six months ended June 30, 2015 are set out below:

	Year ended December 31,		Six months
	2013	2014	ended June 30,
			2015
<i>Amounts payable by Samsonite Middle East to the Group</i>			
Annual cap for the year	US\$6.4 million	US\$7.0 million	US\$8.9 million
Actual transaction amount	US\$4.9 million	US\$5.1 million	US\$2.4 million
<i>Amounts payable to Samsonite Middle East by the Group</i>			
Annual cap for the year	US\$3.0 million	US\$1.7 million	US\$2.0 million
Actual transaction amount	US\$1.6 million	US\$1.7 million	US\$0.3 million

Annual Caps for the Renewed Middle East Framework Agreement

The annual caps for the transactions contemplated under the Renewed Middle East Framework Agreement for the three years ending December 31, 2016, 2017 and 2018 are set out below:

	Year ending December 31,		
	2016	2017	2018
<i>Amounts payable by Samsonite Middle East to the Group</i>			
Annual cap for the year	US\$7.43 million	US\$8.91 million	US\$10.70 million

Year ending December 31,

	2016	2017	2018
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***Amounts payable to Samsonite
Middle East by the Group***

Annual cap for the year	US\$0.53 million	US\$0.63 million	US\$0.76 million
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These annual caps have been determined primarily on the basis of: (i) estimated annual growth in purchases of finished products by Samsonite Middle East from the rest of the Group due to increased sales in line with Samsonite Middle East's current business plan; (ii) estimated growth in royalty payments by Samsonite Middle East to the rest of the Group due to growth in underlying sales; (iii) estimated growth in marketing and development costs in line with Samsonite Middle East's current business plan; and (iv) expected market conditions.

Existing Annual Caps and Historical Transaction Amounts for Transactions with the Tainwala Group

The existing annual caps for the maximum aggregate amount payable by and to the Group under the transactions with the Tainwala Group for the three years ending December 31, 2015 and the historical aggregate transaction amounts under the transactions with the Tainwala Group for the two years ended December 31, 2013 and 2014 and the six months ended June 30, 2015 are set out below:

	Year ended December 31,	Six months ended June 30,
	2013	2014

***Amounts payable by the Group
to the Tainwala Group***

Annual cap for the year	US\$20.2 million	US\$8.4 million	US\$10.4 million
Actual transaction amount	US\$5.6 million	US\$4.6 million	US\$2.4 million

***Amounts payable to the Group
by the Tainwala Group***

Annual cap for the year	US\$32.8 million	US\$19.0 million	US\$24.7 million
Actual transaction amount	US\$12.1 million	US\$11.7 million	US\$5.9 million

Annual Caps for Transactions with the Tainwala Group

The annual caps for the transactions with the Tainwala Group for the three years ending December 31, 2016, 2017 and 2018 are set out below:

	Year ending December 31,		
	2016	2017	2018

Amounts payable by the Group to the Tainwala Group

Annual cap for the year	US\$22.91 million	US\$23.09 million	US\$25.62 million
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Amounts payable to the Group by the Tainwala Group

Annual cap for the year	US\$16.84 million	US\$20.21 million	US\$24.24 million
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These annual caps have been determined primarily on the basis of: (i) estimated annual growth in purchases of raw materials and finished products between Samsonite India and the Tainwala Group under the Abhishri Manufacturing Agreement and the Bagzone Dealership Agreement due to increases in sales and production in line with Samsonite India's current business plan; (ii) estimated increases in rental and associated costs payable by Samsonite India under the Tainwala Leases in line with local market conditions; (iii) estimated annual growth in purchases of finished products, components and manufacturing services by the Group from Abhishri under the Abhishri Framework Agreement due to increase in sales in line with the Group's current business plan during the term of the Abhishri Framework Agreement, which expires on December 31, 2017; and (iv) expected market conditions and exchange rate fluctuations.

6. DIRECTORS' CONFIRMATIONS

The Directors (including the independent non-executive Directors) are of the view that the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the transactions with the Tainwala Group are on normal commercial terms and in the ordinary and usual course of business of the Company, and that the terms of the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the transactions with the Tainwala Group are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

The Directors (including the independent non-executive Directors) are of the view that the annual caps for the years ending December 31, 2016, 2017 and 2018 in respect of the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the transactions with the Tainwala Group are fair and reasonable and in the interests of the Company and the Shareholders as a whole.

Because of his interests in Samsonite India, Samsonite Middle East and the Tainwala Group, Mr. Ramesh Tainwala has abstained from voting on the relevant resolutions of the Board in respect of the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the annual caps for the years ending December 31, 2016, 2017 and 2018. Save as disclosed above, none of the Directors has a material interest in the Renewed India Framework Agreement or the Renewed Middle East Framework Agreement and the transactions contemplated thereunder, or the transactions with the Tainwala Group, and therefore no other Director has abstained from voting on the relevant resolutions of the Board in respect of the Renewed India Framework Agreement, the Renewed Middle East Framework Agreement and the annual caps for the years ending December 31, 2016, 2017 and 2018.

7. DEFINITIONS

In this announcement, the following expressions have the meanings set out below unless the context otherwise requires:

“Abhishri”	Abhishri Packaging Private Limited, a company controlled by certain members of the Tainwala Group
“Abhishri Framework Agreement”	the framework agreement dated October 9, 2015 for an initial term until December 31, 2017 between the Company and Abhishri for the sale of finished products, components and manufacturing services to members of the Group
“Abhishri Manufacturing Agreement”	the memorandum of understanding dated January 3, 2009 between Samsonite India and Abhishri pursuant to which Abhishri purchases certain raw materials and components from Samsonite India and manufactures hard-side luggage products on behalf of Samsonite India
“associates”	has the meaning ascribed to it in the Listing Rules
“Bagzone”	Bagzone Lifestyles Private Limited, a company controlled by certain members of the Tainwala Group
“Bagzone Dealership Agreement”	the memorandum of understanding dated November 16, 2009 between Samsonite India and Bagzone (which was renewed with effect from January 1, 2015 for a period expiring on December 31, 2017) pursuant to which, among other things, Bagzone was appointed as a preferred dealer of certain products in India which are sold in exclusive Samsonite retail outlets operated by Bagzone and Bagzone purchases products from Samsonite India to sell in its own multi-brand outlet stores its operates
“Board”	the board of Directors of the Company

“Company”	Samsonite International S.A., a <i>societe anonyme</i> incorporated and existing under the laws of Luxembourg, the shares of which are listed on the Main Board of the Stock Exchange
“connected person”	has the meaning ascribed to it in the Listing Rules
“Directors”	the directors of the Company
“Group”	the Company and its subsidiaries from time to time
“India Framework Agreement”	the framework agreement entered into between the Company and Samsonite India to cover all transactions between Samsonite India and the other members of the Group with effect from January 1, 2014 and which will expire on December 31, 2015
“Listing Rules”	the Rules Governing the Listing of Securities on the Stock Exchange
“Middle East Framework Agreement”	the framework agreement entered into between the Company and Samsonite Middle East to cover all transactions between Samsonite Middle East and the other members of the Group with effect from January 1, 2014 and which will expire on December 31, 2015
“Renewed India Framework Agreement”	the framework agreement entered into by the Company and Samsonite India on December 21, 2015 for a period of three years from January 1, 2016, details of which are set out in the section headed “The Renewed India Framework Agreement” in this announcement
“Renewed Middle East Framework Agreement”	the framework agreement entered into by the Company and Samsonite Middle East on December 21, 2015 for a period of three years from January 1, 2016, details of which are set out in the section headed “The Renewed Middle East Framework Agreement” in this announcement
“Samsonite India”	Samsonite South Asia Private Limited, a non-wholly owned member of the Group held as to 40% by Mr. Ramesh Tainwala and certain of his associates
“Samsonite Middle East”	Samsonite Middle East FZCO, a non-wholly owned member of the Group held as to 40% by Mr. Ramesh Tainwala and certain of his associates
“Shareholders”	holders of Shares
“Shares”	ordinary shares in the capital of the Company with a nominal value of US\$0.01 each

“Stock Exchange”	The Stock Exchange of Hong Kong Limited
“Tainwala Group”	Mr. Ramesh Tainwala, certain members of his family and his associates
“Tainwala Leases”	the license and lease agreements for commercial and residential properties between Samsonite India and members of the Tainwala Group
“US dollar” or “US\$”	United States dollar, the lawful currency of the United States of America
“%”	per cent.

By Order of the Board
SAMSONITE INTERNATIONAL S.A.
Timothy Charles Parker
Chairman

Hong Kong, December 22, 2015

As of the date of this announcement, the Executive Directors are Ramesh Dungarmal Tainwala, Kyle Francis Gendreau and Tom Korbas, the Non-Executive Director is Timothy Charles Parker and the Independent Non-Executive Directors are Paul Kenneth Eтчells, Keith Hamill, Miguel Kai Kwun Ko, Bruce Hardy McLain (Hardy) and Ying Yeh.