RISHAB SPECIAL YARNS LIMITED

REG .OFFICE: 2070, RASTA BARA GANGORE, JAIPUR- 302003, RAJASTAN, INDIA

CIN: L17114RJ1987PLC004067

Email: compliance.rsyl@gmail.com, Website: www.rishabspecial.in Tel.: 0141-2575213

Dated: 18.10.2024

To,

BSE LIMITED

Phiroze Jeejeebhoy Towers, Dalal Street Mumbai- 400001 corp.relations@bseindia.com

Scrip: 514177

Dear Sir,

SUBJECT: DISCLOSURES UNDER REGULATION 29(1)/29(2) OF SEBI (SUBSTAINTIAL ACQUISITION OF SHARES & TAKEOVERS) REGULATIONS, 2011

Please find enclosed herewith disclosure in the terms of Regulation 29(1)/29(2) of the SEBI (Substantial Acquisition of Shares & Takeovers) Regulations,2011 from the promotors of the company.

This is for your Information and Record

Thanking you

For Rishab Special Yarns Ltd

Anuj Kumar Singh Managing Director DIN:10679898

MR. SANJAY KUMAR AGRAWAL

Address: at Plot No. 73, Oslo Society, Opposite Ambaji Temple, Sector No. 04, Gandhidham 370201 Kachchh Gujarat India

Email Id: vimlafuels2@gmail.com,

Contact No. 9827151251

18/10/2024

To
Department of Corporate Services,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001
Email:corp.relations@bseindia.com

To
RISHAB SPECIAL YARNS LTD.
2070, RASTA BARA GANGORE, JAIPUR,
JAIPUR, RAJASTHAN, INDIA, 302003

BSE Code: 5 14177 (M/s. RISHAB SPECIAL YARNS LTD)

Format for Disclosures under Regulation 29(1)/29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part-A- Details of the Acquisition / Disposal

the Target Company (TC)	RISHAB SPECIAL YARNS LTD		YARNS LTD	
Name(s) of the Seller / Acquirer		Sanjay Kumar Agrawal		
the acquirer belongs to Promoter /Promoter group		yes		
of the Stock Exchange(s) where the shares of TC areListed	BSE			
f the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)	
e acquisition / disposal under consideration, holding of along with PACs of:	7.02.152	22.29	22.20	
Shares carrying voting rights	7,93,152	22.28	22.28	
Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)			000000000000000000000000000000000000000	
Voting rights (VR) otherwise than by shares		-	TOTO CONTRACTOR CONTRA	
Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the T C (specify holding in each category)				
Total (a+b+c+d)				
	the acquirer belongs to Promoter/Promoter group of the Stock Exchange(s) where the shares of TC areListed f the acquisition / disposal as follows e acquisition / disposal under consideration, holding of along with PACs of: Shares carrying voting rights Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others) Voting rights (VR) otherwise than by shares Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the T C (specify holding in each category)	the acquirer belongs to Promoter/Promoter group of the Stock Exchange(s) where the shares of TC areListed Number f the acquisition / disposal as follows reacquisition / disposal under consideration, holding of along with PACs of: Shares carrying voting rights Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others) Voting rights (VR) otherwise than by shares Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the T C (specify holding in each category)	the acquirer belongs to Promoter/Promoter group yes of the Stock Exchange(s) where the shares of TC areListed BSE Number we acquisition / disposal as follows acquisition / disposal under consideration, holding of along with PACs of: Shares carrying voting rights Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others) Voting rights (VR) otherwise than by shares Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the T C (specify holding in each category)	

MR. SANJAY KUMAR AGRAWAL

Address: at Plot No. 73, Oslo Society, Opposite Ambaji Temple, Sector No. 04, Gandhidham 370201 Kachchh Gujarat India

Email Id: vimlafuels2@gmail.com,

Contact No. 9827151251

etails of	f acquisition / disposal	(7,93,152)	22.28	22.28	
	Shares carrying voting rights			000000000000000000000000000000000000000	
,	VRs sold otherwise than by shares			account of the second of the s	
	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the TC (specify holding in each category) sold				
d)	Shares encumbered / invoked/released by the acquirer	name of the second		3	
e)	Total (a+b+c+/-d)	databahahan dara dara dara dara dara dara dara da			
	eer the acquisition / disposal, holding of acquirer along with Cs of:	0.00	0.00	0.00	
a)	Shares carrying voting rights		on on the second		
b)	Shares encumbered with the acquirer		vine data de la constante de l		
c)	VRs otherwise than by shares				
d)	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryingvoting rights in the TC (specify holding in each category) after acquisition				
e)	Total (a+b+c+d)				
Mode of acquisition / sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc).		off-market			
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable		17.10.2024			
Equity share capital / total voting capital of the TC before thesaid acquisition / sale		Paid capital of Rs.3,56,07,000/-			
Equity share capital/ total voting capital of the TC after thesaid acquisition / sale		Paid capital of Rs.3,56,07,000/-			
Total diluted share/voting capital of the TC after the saidacquisition			Paid capital of Rs.3,56,07,000/-		

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Contact No. 9827151251

(*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC. It is an Indirect acquisition of Shares in the Listed Company

SANJAY KUMAR AGRAWAL

Place: Gandhidham Date: 18.10.2024

*Disclaimer: Pursuant to SEBI Circular CIR/CFD/DCR/17/2015 dated December 01, 2015, in the matter of "Introduction of system-driven disclosures in securities market", BSE Ltd. has started accepting system generated disclosures from the Registrars and Share Transfer Agents (RTAs) of BSE listed companies and displaying the same on website of BSE Ltd. The disclosures provided in this section are provided by the RTAs for their client companies based on the change in holdings of the promoters. The change in Demat holdings of the Promoters has been provided to the RTAs by the Depositories while the change in Physical holding is maintained by the RTA themselves. BSE Ltd. is merely receiving the disclosures and disseminating the same for the benefit of the Investors. BSE Ltd. disseminates these disclosures as submitted by the RTAs and does not verify the accuracy or truthfulness of the disclosures. The information contained in the disclosures is based on material we believe to be reliable; however, we do not represent that it is accurate, correct, complete or error free. BSE Ltd. disclaims any responsibility or loss arising out of any action, directly or indirectly taken, by any market intermediary pursuant to the dissemination of these Disclosures. In case of any errors or discrepancies in these Disclosures, promoters and listed companies may take up the same with the concerned RTAs for rectification and submission. Exchanges have commenced collating the data received from CDSL and NSDL and generating SAST related data for the purpose of System Based Disclosures under Regulation 29 of SAST.

*Reg 29 The disclosures displayed here are made on the basis of data as provided by the Depositories in terms of the SEBI circular dated December 21, 2016 and May 28, 2018 in relation to System Driven Disclosures.

•Since these files are received from the Depositories, hence the data displayed is based on the reports received from depositories and the exchange will not be responsible for any inaccurate/incorrect data, in case any discrepancy is noticed same can be informed to Listed companies, Stock Exchanges and Depositories within a reasonable period of time.

•Please take a note that the calculations for 2% and 5% (as per regulation 29 of SAST) are re-started from March 01, 2022. Thus all the calculations are being done taking March 01, 2022 as the base for calculation the change in %. All are requested to refer the disclosures submitted by the promoter/non-promoter directly (not system driven disclosures) for the disclosures prior to the re-start date ie. March 01, 2022.

VIMLA NEXTERA JVC COKE LIMITED

(FORMERLY KNOWN AS VIMLA METCOKE LIMITED)

Reg. Office: Office No. 113, First Floor, Rishabh Arcade, Plot No. 83, Sector - 08, Gandhidham 370201 Kachchh Gujarat India

Email Id: vml.gdm2021@gmail.com

Contact No.: 02836 299034

CIN: U23209GJ2021PLC120074

18/10/2024

To
Department of Corporate Services,
BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001
Email :corp.relations@bseindia.com

To
RISHAB SPECIAL YARNS LTD.
2070, RASTA BARA GANGORE, JAIPUR,
JAIPUR, RAJASTHAN, INDIA, 302003

BSE Code: 5 14177 (M/s. RISHAB SPECIAL YARNS LTD)

Format for Disclosures under Regulation 29(1)/29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part-A- Details of the Acquisition / Disposal

Name	of the Target Company (TC)	RISE	HAB SPECIAL	YARNS LTD
Name((s) of the Seller / Acquirer	VIMLA METCOKE LIMITED (PRESENTLY KNOWN AS VIMLA NEXTERA JVC COKE LIMITED)		
Wheth	er the acquirer belongs to Promoter /Promoter group		yes	
Name(Listed	(s) of the Stock Exchange(s) where the shares of TC are	BSE		
Details	s of the acquisition / disposal as follows	Number	% w.r.t.total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
a) b)	7 6 6 6 6 6 6 6	7,81,818	21.96	21.96

VIMLA NEXTERA JVC COKE LIMITED

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Email Id: vml.gdm2021@gmail.com

Contact No.: 02836 299034

CIN: U23209GJ2021PLC120074

etails of acquisition / disposal a) Shares carrying voting rights b) VRs sold otherwise than by shares c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) sold d) Shares encumbered / invoked/released by the acquirer e) Total (a+b+c+/-d)	(7,81,818)	21.96	21.96
After the acquisition / disposal, holding of acquirer along with PACs of: a) Shares carrying voting rights b) Shares encumbered with the acquirer c) VRs otherwise than by shares d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition e) Total (a+b+c+d)	0.00	0.00	0.00
Mode of acquisition / sale (e.g. open market / off-market / bublic issue / rights issue / preferential allotment / inter-se ransfer etc).	off-market		
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	17.10.2024		
Equity share capital / total voting capital of the TC before the said acquisition / sale	Paid capital of Rs. 3,56,07,000/-		
Equity share capital/ total voting capital of the TC after the said acquisition / sale	Paid capital of Rs. 3,56,07,000/-		
Total diluted share/voting capital of the TC after the said acquisition	Paid capital of Rs. 3,56,07,000/-		

VIMLA NEXTERA JVC COKE LIMITED

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(**) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC. It is an Indirect acquisition of Shares in the Listed Company

For VIMLA NEXTERA JVC COKE LIMITED (FORMERLY KNOWN AS VIMLA METCOKE LIMITED)

For VIMLA NEXTERA JVC COKE LIMITED

Director / Autho. Signatory

Director/Authorised Signature

Place: Gandhidham Date: 18.10.2024

*Disclaimer: Pursuant to SEBI Circular CIR/CFD/DCR/17/2015 dated December 01, 2015, in the matter of "Introduction of system-driven disclosures in securities market", BSE Ltd. has started accepting system generated disclosures from the Registrars and Share Transfer Agents (RTAs) of BSE listed companies and displaying the same on website of BSE Ltd. The disclosures provided in this section are provided by the RTAs for their client companies based on the change in holdings of the promoters. The change in Demat holdings of the Promoters has been provided to the RTAs by the Depositories while the change in Physical holding is maintained by the RTA themselves. BSE Ltd. is merely receiving the disclosures and disseminating the same for the benefit of the Investors. BSE Ltd. disseminates these disclosures as submitted by the RTAs and does not verify the accuracy or truthfulness of the disclosures. The information contained in the disclosures is based on material we believe to be reliable; however, we do not represent that it is accurate, correct, complete or error free. BSE Ltd. disclaims any responsibility or loss arising out of any action, directly or indirectly taken, by any market intermediary pursuant to the dissemination of these Disclosures. In case of any errors or discrepancies in these Disclosures, promoters and listed companies may take up the same with the concerned RTAs for rectification and submission. Exchanges have commenced collating the data received from CDSL and NSDL and generating SAST related data for the purpose of System Based Disclosures under Regulation 29 of SAST.

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