

Date: 09th October, 2024

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street. Mumbai-400 001 Fax: +91 22 2272 2082/3132

Scrip Code: 512047

Subject: Disclosure of inter-se transfer of shares between the Promoters/ Promoter **Group with Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers)** Regulations, 2011

Dear Sir/Madam,

Pursuant to the Regulations 30 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Regulations), Regulations, 2015, we would like to inform you that the Company has received information of inter-se transfer of Shares amongst Promoter and Promoter Group.

This being an inter-se transfer of shares amongst Promoter Group, the same falls within exemption under Regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (qualifying person being persons named as promoters in the shareholding pattern filed by the target company for not less than three years prior to the proposed acquisition.)

The aggregate holding of the Promoter and Promoter group before and after the above interse transaction remains the same. In this connection, necessary disclosure under Regulation 10(7) from the above said acquisition in prescribed format, as submitted by the acquirer is enclosed herewith for your kind information and records.

You are requested to take note of the same.

Thanking you

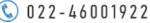
Yours Faithfully,

## For, Royal India Corporation Limited

Digitally signed by Nitin Kamalkishore Kamalkish Gujral Date: 2024.10.09
ore Gujral 19:14:15 +05'30'

Nitin Kamalkishore Gujral **Managing Director** DIN: 08184605

CIN L45400MH1984PLC032274-





Date: 09th October, 2024

To,

# Securities and Exchange Board of India

PN-C/7, 'G' Block, BKC, Bandra — Kurla Complex, Bandra (East), Mumbai- 400051, Maharashtra.

# Subject: <u>Submission of Report under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations</u>, 2011.

Dear Sir/Madam,

Please find enclosed intimation under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in respect of acquisition of 19,10,000 shares of M/s. Royal India Corporation Limited under Regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

We are enclosing herewith application fees of Rs. 1,50,000/ plus GST of Rs. 1,77,000/-(Rupees One Lac Seventy Seven Thousand only) paid online.

Enclosed herewith is the receipt of the same.

Kindly take the same on record.

## Thanking you

LATA

Digitally signed by LATA MANDARMAR PRAMMARA

MANOJKUMA

R. S. LAS.—TOMORDANIC AND TOMORDANICAL PROPERTY AND THE CONTROL AND THE CONTROL

# Lata Manojkumar Punamiya

#### **Promoter**

Address: 2001/2002, A Wing Vardhaman Heights, T.B.Kadam Marg, A.G. Pawar Lane, Behind Voltas Building, Byculla (E) Mumbai-400027 Regulation 10(7) – Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1	Gen	eral Details	
	a.	acquirers, provide full contact details of any	Add: 2001/2002, A Wing Vardhaman Heights,
	b.	Whether sender is the acquirer (Y/N)	Email: latapunamiya771@gmail.com Yes
	0.	•	
	c.	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclose copy of such authorization)	Not applicable
	d.	Name, address, Tel no. and e-mail of the sender, if sender is not the acquirer	Not applicable
2	Con	npliance of Regulation 10(7)	
	a.	Date of report	09/10/2024
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	Yes
	c.	Whether the report is accompanied with fees as required under Regulation 10(7)	Yes
3	Con	npliance of Regulation 10(5)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, atleast 4 working days before the date of the proposed acquisition	Yes
	b.	Date of Report	12/09/2024
4	Con	ppliance of Regulation 10(6)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed within 4 working days after the date of the acquisition	Yes
	b.	Date of Report	20/09/2024
5	Deta	nils of the Target Company (TC)	
	a.	Name & address of TC	ROYAL INDIA CORPORATION LIMITED  Add: 3501 Floor -35 Vertu Tower Katrak Road, Wadala Market , Wadala, Mumbai, Mumbai, Maharashtra, India, 400031

	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited			
6	Deta	ails of the acquisition				
	a.	Date of acquisition	19/09/2024			
	b.	Acquisition price per share (in Rs.)	Rs 42.08			
	c.	Regulation which would have been triggered an open offer, had the report not been filed under Regulation 10(7). (whether Regulation 3(1), 3(2), 4 or 5)				
	d.	Shareholding of acquirer(s) and PAC	Before the a	equisition	After tl	he acquisition
		individually in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)(*)	No. of Shares	% w.r.t total share capital of TC	No. of Shares	total
		Name of the acquirer(s) / PAC (**)	Ple	ase refer to the	Annexur	e - 1
	e.	Shareholding of seller/s in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)	No. of Shares	% w.r.t total share capital of TC	No. of Shares	
		Name of the Seller(s)(**)	Ple	ase refer to the	Annexur	e - 1
7		ormation specific to the exemption category to ulation $10(1)(a)(ii)$	which the ins	tant acquisit	ion belor	ngs-
	a.	Provide the names of the seller(s)	Shri Baiju Tradi	ng And Invest	ment Priv	ate Limited
	b.	Specify the relationship between the acquirer(s) and the seller(s).	The seller Corgroup.	npany belong	s to the	same promoter
	c.	Shareholding of the acquirer and the seller/s in the TC during the three years prior to the proposed acquisition	Year-1	Year-2	Y	rear-3
		Acquirer(s) (*)	29,27,339	29,27,339	1.	,19,27,339
		Sellers(s) (*)	19,10,000	19,10,000	1	9,10,000
	d.	Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation 2(l).	NA		1	

e.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.  If the shares of the TC are infrequently	Rs 42.08
1.	traded, the price of such shares as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	
g.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	NA
h.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	
i.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N).  If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	
j.		We hereby Declare that all the conditions specified under regulation 10(1)(a)(ii) with respect to exemptions has been duly complied with.

I hereby declare that the information provided in the instant report is true and nothing has been concealed there from.

LATA

MANOJKUMA

R PUNAMIYA

R

Signature:

Lata Manojkumar Punamiya

Date: 09/10/2024

## **NOTE:**

- (\*) In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rights separately.
- (\*\*) Shareholding of each entity shall be shown separately and then collectively in a group.

# Annexure- 1

Sha	areholding details	Before the	acquisition	After the a	cquisition
		No. of Shares	% w.r.t total share capital of TC	No. of Shares	% w.r.t total share capital of TC
	Name of the acquirer(s) / PAC				
a.	Name of the acquirer			1	
	Lata Manojkumar Punamiya	1,19,27,339	10.90	1,38,37,339	12.64
b.	Name of the PACs (other than Seller)				
	Manojkumar Babulal Punamiya	1,62,35,067	14.83	1,62,35,067	14.83
	Aman Manojkumar Punamiya	1,00,00,000	9.13	1,00,00,000	9.13
	Hillview Impex Private Limited	15,24,845	1.39	15,24,845	1.39
	India Corporation Limited	-	-	-	-
c.	Name of the seller:				
	Shri Baiju Trading And Investment Private Limited	19,10,000	1.74	-	-

Date: 21/09/2024

To
The Manager
Listing Department
BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai-400 001
Fax: +91 22 2272 2082/3132
BSE Code:

<u>Sub:</u> <u>Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.</u>

Dear Sir/Madam,

We herewith enclose the disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 with respect to change in shareholding pursuant to Allotment of Equity Shares and Convertible warrants.

You are requested to take note of the same.

## For Royal India Corporation Limited

Nitin Digitally signed by Nitin Kamalkish (Kamalkish Gujral Ore Gujral 19:27:45 +05'30'

Nitin Gujral Managing Director (DIN: 08184605)

Encl: As above

# <u>Disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

Name of the Target Company	Royal India Corpo	oration Limited		
Name(s) of the acquirer and Persons	Lata Manojkumar Pı	unamiya alongwith	າ	
Acting in Concert (PAC) with the	Manojkumar Babulal Punamiya, Aman Manojkumar			
acquirer	Punamiya, Hillview Impex Private Limited and India			
•	Corporation Limited	1		
Whether the acquirer belongs to	YES			
Promoter/Promoter group				
Name(s) of the Stock Exchange(s)	BSE LIMITED			
where the shares of TC are Listed				
Details of the <del>acquisition</del> / disposal as	Number	% w.r.t. total	% w.r.t. total	
follows	Number	share/voting	diluted	
Tollows		capital wherever	share/voting	
		applicable(*)	capital of the TC	
		applicable()	(**)	
Before the acquisition under considerati	ion, holding of :			
_	· ·			
a) Shares carrying voting rights				
1. Lata Manojkumar Punamiya				
2. Manojkumar Babulal Punamiya				
3. Aman Manojkumar Punamiya	4,15,97,251	38.00	38.00	
4.Hillview Impex Private Limited				
5. India Corporation Limited				
b) Shares in the nature of encumbrance	NA	NA	NA	
(Pledge /—lien / non-disposal undertaking /				
others)	D.T.A	D.T.A	D.T.A	
c) Voting rights (VR) otherwise	NA	NA	NA	
than by equity shares	N.T.A	D.T.A.	D.T.A	
d) Warrants/convertible securities/any	NA	NA	NA	
other instrument that entitles the				
acquirer to receive shares carrying				
voting rights in the TC (specify holding in				
each category) e) Total (a+b+c+d)	4 15 07 251	28.00	28.00	
e) Itiai (atutctu)	4,15,97,251	38.00	38.00	

Details of acquisition-/sale				
a) Shares carrying voting rights acquired	19,10,000	1.74	1.74	
/ <del>sold</del>				
b) VRs acquired / sold otherwise than by	NA	NA	NA	
shares				

c) Warrants/convertible securities/any other instrument that entitles the	NA	NA	NA
acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired / sold			
d) Shares encumbered / invoked/released by the acquirer	NA	NA	NA
e) Total (a+b+c+d)	19,10,000	1.74	1.74
After the acquisition / sale, holding of:		•	
a) Shares carrying voting rights			
1. Lata Manojkumar Punamiya			
2. Manojkumar Babulal Punamiya	4,15,97,251	38.00	
3. Aman Manojkumar Punamiya	4,13,97,231	30.00	38.00
4.Hillview Impex Private Limited			
5. India Corporation Limited			
b) Shares encumbered with the acquirer	NA	NA	NA
c) VRs otherwise than by shares	NA	NA	NA
d) Warrants/convertible securities/any	NA	NA	NA
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)	4,15,97,251	38.00	38.00
Mode of acquisition / sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc).		Inter-se transfer o	of Shares
Date of acquisition-/ sale of shares / VR or	No. of shares	% w.r.t. share	Date of Acquisition
date of receipt of intimation of allotment of shares, whichever is applicable	Acquire	capital	
orace, wherever is appreade	*19,10,000	1.74	19/09/2024
Equity share capital / total voting capital of the TC before the said acquisition / sale	@10,94,7	0,000 Equity Share	es of Rs. 10/- each
Equity share capital / total voting capital of the TC after the said acquisition / sale	\$10,94,70,000 Equity Shares of Rs. 10/- each		
Total diluted share/voting capital of the TC after the said acquisition		NA	

<sup>@</sup> The shares were transferred from promoter to promoter (Inter-se transfer)

<sup>\$</sup> Post Capital is considered for Equity Share Capital

<sup>(\*)</sup> Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Regulation 31 of the SEBI Listing Regulation.

(\*\*) 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.

Thanking You, Your Faithfully, For **Royal India Corporation Limited** 

Nitin Digitally signed by Nitin Kamalkishore Gujral Ore Gujral 19:27:25 +05'30'

Nitin Gujral Managing Director (DIN: 08184605)

Place: Mumbai Date: 21.09.2024



#### Lata Punamiya < latapunamiya 771@gmail.com>

## **Payment Status**

1 message

intermediary\_portal\_admin@sebi.gov.in <intermediary\_portal\_admin@sebi.gov.in>

Wed, Oct 9, 2024 at 5:04 PM

To: latapunamiya771@gmail.com



Dear Sir/Ma'am,

Please find the status of the Payment Done to SEBI on Wed Oct 09 17:04:35 IST 2024

Your Online Payment Transation is **SUCCESS**The Details of the Online Transaction are as follows:

Online Transaction Reference Number :**ZHDFWZR02PIQ4K**Online Payment Status : **SUCCESS**Online Payment Amount: **177000** 

UserDetails Reference Id: 150002

Please write to Portal Help (portalhelp@sebi.gov.in) if you observe any discrepancies.

\_\_\_\_\_\_

Please note that this is an auto generated email. Please do not respond to this email.

#### Regards, SEBI ITD Team

"Disclaimer: The content of this email (including any attachments) is confidential and intended solely for the person or entity to whom it is addressed. If you are not the intended recipient of this email, you are on notice of its status and please note that any use, reproduction, or distribution of this email is unauthorized and strictly prohibited. You are also required to inform the sender of the error by replying to this email, as well as disregard and delete the contents of this email. Computer viruses may be inadvertently transmitted via email and the sender accepts no liability for any damage caused by any virus transmitted by this email"



Date: 20th September, 2024

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001

Fax: +91 22 2272 2082/3132

Scrip Code: 512047

Subject: <u>Disclosure of inter-se transfer of shares between the Promoters/ Promoter</u> Group with Regulation 10(6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/Madam,

Pursuant to the Regulations 30 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Regulations), Regulations, 2015, I would like to confirm that the Company has been informed about the inter-se transfer of Shares amongst Promoter and Promoter Group.

The details of the same is as under:

Date of	Name of the	Name of the	Number of	% of holding
Transaction	person (belongs	Transferee	shares proposed	
	to promoter		to be transferred	
	and promoter			
	group)			
19 <sup>th</sup>	Shri Baiju	Lata	19,10,000	12.64%
September,	Trading And	Manojkumar		
2024	Investment	Punamiya		
	Private Limited			
		Total	19,10,000	12.64%

This being an inter-se transfer of shares amongst Promoter Group, the same falls within exemption under Regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (qualifying person being persons named as promoters in the shareholding pattern filed by the target company for not less than three years prior to the proposed acquisition.)

The aggregate holding of the Promoter and Promoter group before and after the above interse transaction remains the same. In this connection, necessary disclosure under Regulation 10(6) from the above said acquisition in prescribed format, as submitted by the acquirer is enclosed herewith for your kind information and records.

You are requested to take note of the same.

# Thanking you



# Lata Manojkumar Punamiya

# **Promoter**

Address: 2001/2002, A Wing Vardhaman Heights, T.B.Kadam Marg, A.G. Pawar Lane, Behind Voltas Building, Byculla (E) Mumbai-400027

1.	(Substantial Acquisition of Shanne of the Target Company (TC)	Royal India Corporation I	
2.	Name of the acquirer(s)	Lata Manojkumar Punam	iya
3.	Name of the stock exchange where shares of the TC are listed	BSE Limited	
4.	Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.	19,10,000 shares held by Investment Private Limite promoter/ promoter group 1. Lata Manojkumar Pu	ed in the TC are acquired be of the TC as follows:
		This acquisition is an off promoter and Promoter G	
5.	Relevant regulation under which the acquirer is exempted from making open offer.	10(1)(a)(ii) of the SEBI (S	SAST) Regulations, 2011.
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so, - whether disclosure was made and whether it was made within the timeline specified under the regulations date of filing with the stock exchange.	Yes, disclosure of proposed acquisition was required to be made under regulation 10 (5)  Yes, it was made within the timeline specified under the regulations  Date:12 <sup>th</sup> September 2024	
7.	Details of acquisition	Disclosure Required to be made under Regulation 10(5)	Whether disclosures und regulation 10(5) are actually made
	a Name of the transferor / seller .	Shri Baiju Trading And Investment Private Limited	Yes
	b Date of acquisition	19 <sup>th</sup> September 2024	
	c Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	19,10,000	Yes

	d	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	1.749	<b>%</b>	Υe	es
	e .	Price at which shares are proposed to be acquired / actually acquired	Rs 42.	08	Ύє	es
8.	S	hareholding details	Pre-Trans	action	Post-Trai	nsaction
			No of shares held	% w.r.t total share capital of TC	No of shares held	% w.r.t total share capital of TC
	a	Each Acquirer / Transferee(*) along with PAC				
		Lata Manojkumar Punamiya	1,19,27,339	10.90	13837339	12.64
	P	AC				
		Manojkumar Babulal Punamiya	1,62,35,067	14.83	1,62,35,067	14.83
		Aman Manojkumar Punamiya	1,00,00,000	9.13	1,00,00,000	9.13
		Hillview Impex Private Limited	15,24,845	1.39	15,24,845	1.39
		India Corporation Limited	-	-	-	-
	b	Each Seller / Transferor				
		Shri Baiju Trading And Investment Private Limited	19,10,000	1.74	-	-

#### Note:

(\*) Shareholding of each entity shall be shown separately and then collectively in a group. Warrants pending for conversion are not considered

The above disclosure shall be signed by the acquirer mentioning date & place. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the acquirers.

\*\*\*\*\*

# Lata Manojkumar Punamiya

Acquirer

Place: Mumbai

Date: 20<sup>th</sup> September 2024

Date: 12th September, 2024

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai-400 001 Fax: +91 22 2272 2082/3132

Scrip Code: 512047

Subject: <u>Disclosure of inter-se transfer of shares between the Promoters/ Promoter</u> Group with Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/Madam,

Pursuant to the Regulations 30 read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Regulations), Regulations, 2015, I would like to inform that the Company has been informed of inter-se transfer of Shares amongst Promoter and Promoter Group.

The details of the same is as under:

Date of	Name of the	Name of the	Number of	% of holding
Proposed	person (belongs	Transferee	shares proposed	_
Transaction	to promoter		to be transferred	
	and promoter			
	group)			
19 <sup>th</sup>	Shri Baiju	Lata	19,10,000	12.64%
September,	Trading And	Manojkumar		
2024	Investment	Punamiya		
	Private Limited			
		Total	19,10,000	12.64%

This being an inter-se transfer of shares amongst Promoter Group, the same falls within exemption under Regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (qualifying person being persons named as promoters in the shareholding pattern filed by the target company for not less than three years prior to the proposed acquisition.)

The aggregate holding of the Promoter and Promoter group before and after the above interse transaction remains the same. In this connection, necessary disclosure under Regulation 10(5) from the above said acquisition in prescribed format, as submitted by the acquirer is enclosed herewith for your kind information and records.

You are requested to take note of the same.

# Thanking you

LATA

Digitally suppose by LATA MANCHICHMAN PLANAMYA

MANOJKUMA

A production—111164-1809-200921/1-1007570-02-00-05

MANOJKUMA

R PUNAMIYA

ROUNAMIYA

# Lata Manojkumar Punamiya

# **Promoter**

Address: 2001/2002, A Wing Vardhaman Heights,

T.B.Kadam Marg, A.G. Pawar Lane, Behind Voltas Building, Byculla (E)

Mumbai-400027

	Regulation 10(1)(a) of SEBI (Substantial Acquis	sition of Shares and Takeovers) Regulations, 2011
1	Name of the Target Company (TC)	Royal India Corporation Limited
2		Lata Manojkumar Punamiya
		The disclosure is pursuant to Inter-se transfer of shares amongst Promoter and Promoter Group
3	Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters	Yes, Lata Manojkumar Punamiya is a Promoter
4	Details of the proposed acquisition	
		Shri Baiju Trading And Investment Private Limited
	b Proposed date of acquisition	19th September 2024
	c Number of shares to be acquired from each person mentioned in 4(a) above	19,10,000
	d Total shares to be acquired as % of share capital of TC	1.74%
	e Price at which shares are proposed to be acquired	Rs 42.08
	f Rationale, if any, for the proposed transfer	NA
5	which the acquirer is exempted from making open	Exemption under Regulation 10(1)(a)(ii) of SEBI (SAST Regulations, 2011
	offer	
6	If, frequently traded, volume weighted average market price for a period of 60 trading days preceding the date of issuance of this notice as traded on the stock exchange where the maximum volume of trading in the shares of the TC are recorded during such period.	Rs 42.08
7	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	NA
8	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	The Acquirer do hereby declare that the acquisition price would not be higher by more than 25% of the price computed in point 6

9	Declaration by the acquirer, that the transfer transferee have complied / will comply with applicable disclosure requirements in Chapte the Takeover Regulations, 2011 (correspond provisions of the repealed Takeover Regulat 1997)	regulation 10(1)(a)(ii) of SEBI (SAST) Regulation, 20 and amendments thereto, it is hereby declared and confirmed that the Transferor and Transferee have	SEBI (SAST) Regulation, 2011 it is hereby declared and feror and Transferee have ith applicable disclosure	
10	Declaration by the acquirer that all the cond- specified under regulation 10(1)(a) with resp exemptions has been duly complied with.			
11	Shareholding details	Pre-Transaction Post-Transaction	Post-Transaction	
		No of shares held total share capital of TC	oital	
	a Acquirer(s) and PACs (other than se	ers) (*)		
	Lata Manojkumar Punamiya	1,19,27,339 10.90 13837339 12.64		
	PAC	1 (2 25 26 7 1 1 2 2 2 5 2 5 7 1 1 2 2		
	Manojkumar Babulal Punamiya	1,62,35,067 14.83 1,62,35,067 14.83		
	Aman Manojkumar Punamiya	1,00,00,000 9.13 1,00,00,000 9.13		
	Hillview Impex Private Limited	15,24,845 1.39 15,24,845 1.39		
	<ul><li>India Corporation Limited</li><li>b Seller (s)</li></ul>			
	Shri Baiju Trading And Investment Priv	nte 19,10,000 1.74		

## Notes

- -(\*) Shareholding of each entity may be shown separately and then collectively in a group. -Warrants pending for conversion are not considered
- -The above disclosure shall be signed by the acquirer mentioning date & place. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the

Digitally signed by LATA MANDIKUMAR PUNAMIYA
Dix: GRID, on-Personal.
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-6138962903921 JAM7ZPAWAZFur
pseudonym=13:15-613897 JATA MANDIKUMAR PUNAMIYA
JAMADIKUMAR PUNAMIYA
Date: 2020.64.03021, 13:16:615-16-51307

Lata Manojkumar Punamiya

Acquirer

Place: Mumbai Date: 12.09.2024