

AFFORDABLE ROBOTIC AND AUTOMATION LIMITED

(Previously Known as Affordable Robotic and Automation Pvt. Ltd)
 Gat No 1209, Village Wadaki, Tal Haveli, Pune-Saswad Road, Pune 412308, Maharshtra, India.
 • Email: account@arapl.co.in • Mobile: 7720018914 • Website : www.arapl.co.in
 • CIN : L29299PN2010PLC135298

Date: February 21, 2025

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001 BSE SCRIP CODE: 541402 To, NSE Limited "Exchange Plaza", Bandra – Kurla Complex, Bandra (EAST), Mumbai – 400051 NSE SYMBOL: AFFORDABLE

Subject: Intimation under Regulation 10(5) for intention for an Inter-se transfer amongst immediate relative under Regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Dear Sir/Madam,

In accordance with the provisions of Regulation 10(5) for intention for an Inter-se transfer amongst immediate relatives under Regulation 10(1)(a)(i) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we have received intimation from the acquirer for following proposed transfer:

Name of the Transferor/ seller	Name of the Transferee	No. of shares proposed to	%of
(Donor)	/acquirer (Donee)	be transferred	holding
Manohar Pandurang Padole	Bhagirathi Manohar Padole	2000	0.02
Manohar Pandurang Padole	Milind Manohar Padole	2000	0.02
Manohar Pandurang Padole	Manish Manohar Padole	2000	0.02
Manohar Pandurang Padole	Meenakshi Yogesh Hedaoo	2000	0.02
Rahul Milind Padole	Priyanka Rahul Padole	100000	0.89

All the shares as aforementioned are inter-se transfer amongst promoter by way of gift and without any consideration. The said transfer of shares shall be an off-Market transaction amongst Promoter & Promoter Group.

This being an inter-se transfer of shares amongst Promoter and Promoter Group who are also immediate relatives, the same falls within the exemption under Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011 ("SAST Regulations").

The Aggregate holding of Promoter and Promoter group before and after the above inter-se transaction remains the same. In this connection, intimation under Regulation 10(5) for the aforementioned acquisition received from the acquirer is enclosed herewith.

Kindly take the same on your record and oblige.

Thanking you,

Yours faithfully,

For Affordable Robotic & Automation Limited

From: Milind Pandurang Padole S. No. 46, Villa No A/ 8, Insignia Brooklands HSG, Undri - Pisoli Road, Pune, Maharashtra, India – 411028

То,	То,
BSE Limited	NSE Limited
Phiroze Jeejeebhoy Towers,	"Exchange Plaza",
Dalal Street, Fort,	Bandra – Kurla Complex,
Mumbai – 400 001	Bandra (EAST), Mumbai – 400051
BSE SCRIP CODE: 541402	NSE SYMBOL: AFFORDABLE

Dear Sir/Madam,

Sub: Intimation under Regulation 10(5) for intention for an inter-se transfer amongst immediate relatives under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of shares and Takeovers) Regulations, 2011

Please find attached intimation under Regulation 10(5) in respect of proposed acquisition of shares of M/s Affordable Robotic & Automation Limited under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records.

Thanking you,

Yours faithfully,

Milind Pactore Promoter and Managing Director/acquirer

Enc: As above

<u>Disclosures under Regulation 10(5) -Report to Stock Exchanges in respect of acquisition</u> <u>under Regulation 10 (1) (a) of SEBI (Substantial Acquisition of Shares and Takeovers)</u> <u>Regulations, 2011</u>

	Nar	ne of the Target Company (TC)	Affordal	ole Robotic &	Automation	1 Limited
2.	Nar	me of the acquirer(s)	Mr. Mili	nd Manohar Pa	adole (Son)	
3.		ne of the stock exchange where res of the TC are listed	Acquiren group of	r is a part of th TC	e promoter	and promoter
4.	Det	ails of the proposed acquisition				
	a.	Name of the person(s) from whom shares are to be acquired	Mr. Manohar Pandurang Padole			
	b.	Proposed date of acquisition	Any time	after 4 workin	g days from	the date of
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	transfer 2	ohar Panduran 2000 equity sha Manohar Padol	ares by way	
	d.	Total shares to be acquired as % of share capital of TC	Up to 20	00 equity share re capital of the	es constitutio	ng 0.02% of th
	e.	Price at which share proposed to be acquired	N.A.			
	f.	Rational, if any, for the proposed transfer		ransfer of share group by way		e promoter &
5.		evant regulation under which the acquirer xempted from making open r.	10(1)(a)(<u> </u>	
6.	mar prec trad volu	frequently traded, volume weighted average ket price for a period of 60 trading days reding the date of issuance of this notice as ed on the stock exchange where the maximum ime of trading in the shares of the TC are orded	N.A.			
7.	term	a-frequently traded, the price as determined in ns of clause (e) of sub-regulation (2) of allation 8.	N.A.			
8.	price	laration by the acquirer, that the acquisition e would not be higher by more than 25% of the e computed in point 6 or point 7 as applicable.	N.A.			
	9. Declaration by the acquirer, that the transferor and transferee have complied / will comply with applicable, disclosure requirements in Chapter V					
9.	trans appl of th prov	sferee have complied / will comply with icable, disclosure requirements in Chapter V ne Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations	transfered applicabl of the (correspondence)	e have compl e disclosure re Takeover onding provis	lied/ will o quirements Regulations of t	comply with in Chapter V ons, 2011
9.	trans appl of th prov 1992 Dec	sferee have complied / will comply with icable, disclosure requirements in Chapter V ne Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations	transfere applicabl of the (correspondation Takeover We herebunder re	e have compl e disclosure re Takeover onding provis	lied/ will a quirements Regulati ions of t 997) all condition 1) (a) with	comply with in Chapter V ons, 2011 he repealed
	trans appl of th prov 1992 Deci conce to ex	sferee have complied / will comply with icable, disclosure requirements in Chapter V ne Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations 7) laration by the acquirer that all the specified ditions under regulation 10 (1) (a) with respect	transfere applicabl of the (correspo Takeover We heref under re exemptio	e have comple e disclosure re Takeover onding provis Regulations 1 by declare that gulation 10 (ns has been co e proposed	lied/ will of quirements Regulations of t 997) all condition 1) (a) with mplied	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed
10.	trans appl of th prov 1992 Deci conce to ex	sferee have complied / will comply with icable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations 7) laration by the acquirer that all the specified ditions under regulation 10 (l) (a) with respect keeptions has been duly with complied with.	transfere applicabl of the (correspondance) Takeover We herefunder re exemption Before the	e have comple e disclosure re Takeover onding provis Regulations 1 by declare that gulation 10 (ns has been co e proposed	lied/ will of quirements Regulati ions of t 997) all condition 1) (a) with mplied After the	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed
10.	trans appl of th prov 1997 Deci conc to ex Shar	sferee have complied / will comply with icable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations 7) laration by the acquirer that all the specified ditions under regulation 10 (l) (a) with respect keeptions has been duly with complied with.	transfered applicabl of the (correspondance) We herefunder re exemption Before the transaction No. of shares	e have comple e disclosure re Takeover onding provis Regulations 1 by declare that gulation 10 (ns has been co e proposed n % w.r.t total share	lied/ will of quirements Regulati- ions of t 997) all condition 1) (a) with mplied After the Transact No. of shares	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed tion % w.r.t total share

- (*) Shareholding of each entity shall be shown separately and then collectively in a group.
- 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.

Milind Manohar Padole Promoter and Managing Director/acquirer

From: Manish Manohar Padole Flat No 601 Bldg. A Nivedita Terrac Soc., Wanawadi, Pune 411040

To,
NSE Limited
"Exchange Plaza",
Bandra – Kurla Complex,
Bandra (EAST), Mumbai – 400051
NSE SYMBOL: AFFORDABLE

Dear Sir/Madam,

Sub: Intimation under Regulation 10(5) for intention for an inter-se transfer amongst immediate relatives under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of shares and Takeovers) Regulations, 2011

Please find attached intimation under Regulation 10(5) in respect of proposed acquisition of shares of M/s Affordable Robotic & Automation Limited under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records.

Thanking you,

Yours faithfully,

Los 00 300

Manish Padole Promoter Group/Acquirer

Enc: As above

<u>Disclosures under Regulation 10(5) -Report to Stock Exchanges in respect of acquisition</u> <u>under Regulation 10 (1) (a) of SEBI (Substantial Acquisition of Shares and Takeovers)</u> <u>Regulations, 2011</u>

	Name of the Target Company (TC)	Affordable Robotic & Automation Limited
2.	Name of the acquirer(s)	Mr. Manish Manohar Padole (Son)
	Name of the stock exchange shares of the TC are listed	e where Acquirer is a part of the promoter and promoter group of TC
4.	Details of the proposed acqu	lisition .
	a. Name of the person(s) from who to be acquired	
I	b. Proposed date of acquisition	Any time after 4 working days from the date of this intimation
	c. Number of shares to be acquired person mentioned in 4(a) above	I from each Mr. Manohar Pandurang Padole proposes to transfer 2000 equity shares by way of gift to Mr. Manish Manohar Padole
	d. Total shares to be acquired as % capital of TC	of share Up to 2000 equity shares constituting 0.02% of the total share capital of the TC
t	e. Price at which share proposed to	be acquired N.A.
	f. Rational, if any, for the propose	
5.	Relevant regulation under which is exempted from making open offer.	
6.	If, frequently traded, volume weig market price for a period of 60 preceding the date of issuance of traded on the stock exchange where volume of trading in the shares of recorded	trading days this notice as the maximum
7.	If in-frequently traded, the price as a terms of clause (e) of sub-regulation regulation 8.	
0	Declaration by the acquirer, that the price would not be higher by more to price computed in point 6 or point 7	
8.	price compared in point o or point ,	as applicable.
8. 9.	Declaration by the acquirer, that the transferee have complied / will com applicable, disclosure requirements of the Takeover Regulations, 2011 (provisions of the repealed Takeover 1997)	transferor and ply with in Chapter V corresponding of the Takeover Regulations, 2011
	Declaration by the acquirer, that the transferee have complied / will com applicable, disclosure requirements of the Takeover Regulations, 2011 (provisions of the repealed Takeover 1997)	transferor and ply with in Chapter V correspondingWe hereby declare that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)he specified with respectWe hereby declare that all conditions specified under regulation 10 (1) (a) with respect to
9.	Declaration by the acquirer, that the transferee have complied / will com applicable, disclosure requirements of the Takeover Regulations, 2011 (provisions of the repealed Takeover 1997) Declaration by the acquirer that all conditions under regulation 10 (1) (a to exemptions has been duly with co	transferor and ply with in Chapter V correspondingWe hereby declare that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)he specified with respectWe hereby declare that all conditions specified under regulation 10 (1) (a) with respect to
9. 10. 11	Declaration by the acquirer, that the transferee have complied / will com applicable, disclosure requirements of the Takeover Regulations, 2011 (provisions of the repealed Takeover 1997) Declaration by the acquirer that all conditions under regulation 10 (l) (a to exemptions has been duly with co	transferor and ply with in Chapter V corresponding RegulationsWe hereby declare that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)he specified o) with respect omplied with.We hereby declare that all conditions specified under regulation 10 (1) (a) with respect to exemptions has been compliedBefore the proposedAfter the proposed
9. 10. 11	Declaration by the acquirer, that the transferee have complied / will com applicable, disclosure requirements of the Takeover Regulations, 2011 (provisions of the repealed Takeover 1997) Declaration by the acquirer that all conditions under regulation 10 (l) (a to exemptions has been duly with co	transferor and ply with in Chapter V corresponding RegulationsWe hereby declare that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)he specified o) with respect omplied with.We hereby declare that all conditions specified under regulation 10 (1) (a) with respect to exemptions has been compliedBefore the proposed transactionAfter the proposed TransactionNo. of shares% w.r.t total shareNo. of shares% w.r.t total share

- (*) Shareholding of each entity shall be shown separately and then collectively in a group.
- 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.

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Manish Manohar Padole Promoter Group/Acquirer

From: Bhagirathi Manohar Padole S. No. 46, Villa No A/ 8, Insignia Brooklands HSG, Undri - Pisoli Road, Pune, Maharashtra, India – 411028

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001 BSE SCRIP CODE: 541402 To, NSE Limited "Exchange Plaza", Bandra – Kurla Complex, Bandra (EAST), Mumbai – 400051 NSE SYMBOL: AFFORDABLE

Dear Sir/Madam,

Sub: Intimation under Regulation 10(5) for intention for an inter-se transfer amongst immediate relatives under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of shares and Takeovers) Regulations, 2011

Please find attached intimation under Regulation 10(5) in respect of proposed acquisition of shares of M/s Affordable Robotic & Automation Limited under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records.

Thanking you,

Yours faithfully,

Bhagirathi Padole Promoter Group/Acquirer

Enc: As above

Disclosures under Regulation 10(5) –Report to Stock Exchanges in respect of acquisition under Regulation 10 (1) (a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations. 2011

	Nar	me of the Target Company (TC)	Affordable Robotic & Automation Limited			
2.	Nar	me of the acquirer(s)	Mrs. Bha	agirathi Manoha	ar Padole (v	vife)
3.	10.000	me of the stock exchange where res of the TC are listed	Acquirer group of	r is a part of the TC	promoter	and promoter
4.	Det	ails of the proposed acquisition			- 123	
- 202	a.	Name of the person(s) from whom shares are to be acquired	Mr. Manohar Pandurang Padole			
	b.	Proposed date of acquisition	Any time this intin	after 4 working	g days from	the date of
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	Mr. Man transfer 2	ohar Pandurang 2000 equity sha hi Manohar Pad	res by way	
	d.	Total shares to be acquired as % of share capital of TC	Up to 20	00 equity shares re capital of the	s constituti	ng 0.02% of th
	e.	Price at which share proposed to be acquired	N.A.		1	
	f.	Rational, if any, for the proposed transfer	Inter-se t	ransfer of share		e promoter &
5.		evant regulation under which the acquirer exempted from making open er.	10(1)(a)(i)			33
6.	mar prec trad volu reco	frequently traded, volume weighted average rket price for a period of 60 trading days ceding the date of issuance of this notice as led on the stock exchange where the maximum ume of trading in the shares of the TC are orded	N.A.			
7.	tern	n-frequently traded, the price as determined in ns of clause (e) of sub-regulation (2) of ulation 8.	N.A.			
8.	pric	claration by the acquirer, that the acquisition we would not be higher by more than 25% of the be computed in point 6 or point 7 as applicable.	N.A.			
9.	tran app of th	claration by the acquirer, that the transferor and sferee have complied / will comply with licable, disclosure requirements in Chapter V he Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations 7)	We hereby declare that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)			
		18	the acquirer that all the specified ler regulation 10 (1) (a) with respect to			
10.	Dec	elaration by the acquirer that all the specified ditions under regulation 10 (1) (a) with respect xemptions has been duly with complied with.	under re	by declare that gulation 10 (1	all conditi 1) (a) wit	
10. 11	Dec cond to e	ditions under regulation 10 (l) (a) with respect	under re exemptio	by declare that gulation 10 () ons has been con e proposed	all conditi 1) (a) wit mplied	h respect to e proposed
11	Dec cond to e	ditions under regulation 10 (1) (a) with respect xemptions has been duly with complied with.	under re exemption Before the	by declare that gulation 10 () ons has been con e proposed	all conditi 1) (a) wit mplied After th	h respect to e proposed
11	Dec cond to e Sha	ditions under regulation 10 (1) (a) with respect xemptions has been duly with complied with.	under re exemption Before the transaction No. of shares	by declare that gulation 10 (1) ons has been con e proposed on % w.r.t total share	all conditi 1) (a) wit mplied After th Transac No. of shares	e proposed tion % w.r.t total share

- (*) Shareholding of each entity shall be shown separately and then collectively in a group.
- 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.

Bhagirathi Manohar Padole Promoter Group/Acquirer

From: Meenakshi Yogesh Hedaoo Chandani Chauk Parisar, Rajguru waard, Bhandara - 411904

To,	To, NSE Limited
BSE Limited	"Exchange Plaza",
Phiroze Jeejeebhoy Towers, Dalal Street, Fort,	Bandra – Kurla Complex,
Mumbai – 400 001	Bandra (EAST), Mumbai – 400051
BSE SCRIP CODE: 541402	NSE SYMBOL: AFFORDABLE

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This is for your information and records.

Thanking you,

Yours faithfully,

rewalts.

Meenakshi Yogesh Hedaoo **Promoter Group**

Enc: As above

Disclosures under Regulation 10(5) –Report to Stock Exchanges in respect of acquisition under Regulation 10 (1) (a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations. 2011

	Indi	ne of the Target Company (TC)	Affordabl	e Robotic & A	utomation	Limited
2.	Nan	ne of the acquirer(s)	Mrs. Mee	nakshi Yogesh	Hedaoo (D	aughter)
	Nan	ne of the stock exchange where res of the TC are listed	Acquirer group of	is a part of the TC	promoter a	nd promoter
4.	Det	ails of the proposed acquisition				
Ī	a.	Name of the person(s) from whom shares are to be acquired	Mr. Mano	bhar Pandurang	Padole	
Ī	b.	Proposed date of acquisition	Any time this intim	after 4 working ation	days from	the date of
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	transfer 2	ohar Pandurang 000 equity shar ni Yogesh Heda	es by way o	poses to of gift to Mrs.
	d.	Total shares to be acquired as % of share capital of TC		00 equity shares e capital of the		g 0.02% of th
	е.	Price at which share proposed to be acquired	N.A.			
	f.	Rational, if any, for the proposed transfer		ansfer of shares group by way of		e promoter &
5.	Rel is e offe	evant regulation under which the acquirer exempted from making open er.	10(1)(a)(i)			
6.	man pred trad volu	frequently traded, volume weighted average rket price for a period of 60 trading days ceding the date of issuance of this notice as ded on the stock exchange where the maximum ume of trading in the shares of the TC are orded				
-	If in	Conservation and the partice as determined in				
7.	terr	n-frequently traded, the price as determined in ms of clause (e) of sub-regulation (2) of ulation 8.	N.A.			
7.	terr reg Dec pric	ms of clause (e) of sub-regulation (2) of	N.A.			
8.	terr reg Dec pric pric Dec trar app of t	ms of clause (e) of sub-regulation (2) of ulation 8. claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding ovisions of the repealed Takeover Regulations	N.A. We here transfere applicabl of the (correspo	by declare the e have compli- e disclosure rec Takeover onding provisi r Regulations 1	ied/ will c quirements Regulations of t	comply with in Chapter V ons, 2011
8.	terr reg Dec pric Dec trar app of t pro 199 Dec com	ms of clause (e) of sub-regulation (2) of ulation 8. claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding ovisions of the repealed Takeover Regulations	N.A. We here transfered applicabl of the (correspond) Takeover We herel under re	e have compli e disclosure rec Takeover onding provisi	ied/ will c quirements Regulations of t 997) all condition 1) (a) with	comply with in Chapter V ons, 2011 he repealed
8.	terr reg Dec pric pric Dec trar app of t pro 199 Dec com to e	ms of clause (e) of sub-regulation (2) of ulation 8. claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding ovisions of the repealed Takeover Regulations 97) claration by the acquirer that all the specified nditions under regulation 10 (1) (a) with respect	N.A. We here transfere applicabl of the (correspond) Takeover We here under re exemption	e have compli e disclosure rec Takeover onding provisi r Regulations 1 by declare that gulation 10 (ons has been com- e proposed	ied/ will c quirements Regulations of t 997) all condition 1) (a) with mplied	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed
8. 9. 10.	terr reg Dec pric pric Dec trar app of t pro 199 Dec com to e	ms of clause (e) of sub-regulation (2) of ulation 8. claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding ovisions of the repealed Takeover Regulations 97) claration by the acquirer that all the specified nditions under regulation 10 (1) (a) with respect exemptions has been duly with complied with.	N.A. We here transfered applicabl of the (correspond Takeover We here under re exemption Before the	e have compli e disclosure rec Takeover onding provisi r Regulations 1 by declare that gulation 10 (ons has been com- e proposed	ied/ will c quirements Regulations of t 997) all condition 1) (a) with mplied After th	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed tion % w.r.t total share
8. 9. 10.	terr reg Dec pric Dec trar app of t pro 199 Dec con to c	ms of clause (e) of sub-regulation (2) of ulation 8. claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding ovisions of the repealed Takeover Regulations 97) claration by the acquirer that all the specified nditions under regulation 10 (1) (a) with respect exemptions has been duly with complied with.	N.A. We here transfered applicabl of the (correspond) Takeover We here under re exemption Before the transaction No. of shares	e have complie e disclosure rec Takeover onding provisi r Regulations 1 by declare that gulation 10 (ons has been com- e proposed on % w.r.t total share	ied/ will c quirements Regulations of t 997) all condition 1) (a) with mplied After the Transact No. of shares	comply with in Chapter V ons, 2011 he repealed ons specified h respect to e proposed tion

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revality.

Meenakshi Yogesh Hedaoo Promoter Group

From: Priyanka Rahul Padole Rajvihar plot no.37-38, Shevatchya bus stop javal, veer savarkar road, Sabalarmagar 2, Pung. 411000

Sahakarnagar 2, Pune- 411009, Maharashtra, India

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400 001 BSE SCRIP CODE: 541402

NSE Limited "Exchange Plaza", Bandra – Kurla Complex, Bandra (EAST), Mumbai – 400051 NSE SYMBOL: AFFORDABLE

Dear Sir/Madam,

Sub: Intimation under Regulation 10(5) for intention for an inter-se transfer amongst immediate relatives under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of shares and Takeovers) Regulations, 2011

To,

Please find attached intimation under Regulation 10(5) in respect of proposed acquisition of shares of M/s Affordable Robotic & Automation Limited under Regulation 10(1)(a)(i) of the SEBI (substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records.

Thanking you,

Yours faithfully,

Priyanka Rahul Padole Director/Deemed Promoter Group

Enc: As above

<u>Disclosures under Regulation 10(5) –Report to Stock Exchanges in respect of acquisition</u> <u>under Regulation 10 (1) (a) of SEBI (Substantial Acquisition of Shares and Takeovers)</u> <u>Regulations, 2011</u>

1	Itan	ne of the Target Company (TC)	Affordabl	e Robotic & A	utomation I	Limited
2.	Nan	ne of the acquirer(s)	Mrs. Priya	inka Rahul Pad	lole (Wife)	
3.		ne of the stock exchange where res of the TC are listed	Acquirer is a part of the promoter and pron group of TC			nd promoter
4.	Deta	ails of the proposed acquisition	•			
ł	a.	Name of the person(s) from whom shares are to be acquired	Mr. Rahul	Milind Padole	,	
	b.	Proposed date of acquisition	Any time a this intima	after 4 working ation	days from	the date of
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	100000 ec	Milind Padole uity shares by Rahul Padole		
	d.	Total shares to be acquired as % of share capital of TC		000 equity shat hare capital of t		ting 0.89% of
t	e.	Price at which share proposed to be acquired	N.A.			
	f.	Rational, if any, for the proposed transfer	Inter-se tr	ansfer of shares group by way of		promoter &
5.		evant regulation under which the acquirer exempted from making open er.	promoter group by way of gift 10(1)(a)(i)			
6.	man prec trad	frequently traded, volume weighted average rket price for a period of 60 trading days ceding the date of issuance of this notice as led on the stock exchange where the maximum ume of trading in the shares of the TC are orded	N.A.			
7.	tern	n-frequently traded, the price as determined in ns of clause (e) of sub-regulation (2) of ulation 8.	N.A.			
	icg		N.A.			
8.	Dec	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable.	N.A.			
8.	Dec pric pric Dec tran app of t	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with olicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations	We here transferee applicable of the (correspo	by declare the have compli- e disclosure rec Takeover nding provisi Regulations 1	ied/ will c quirements Regulations of the	comply with in Chapter V ons, 2011
9.	Dec pric pric Dec tran app of t pro 199 Dec con	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and nsferee have complied / will comply with olicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations	We here transferee applicable of the (correspo Takeover We hereb under reg	e have compli e disclosure rec Takeover nding provisi	ied/ will c quirements Regulations of the 997) all condition 1) (a) with	comply with in Chapter V ons, 2011 ne repealed
9.	Decc pric pric Decc tran app of t pro 199 Decc con to e	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and asferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding visions of the repealed Takeover Regulations 27) claration by the acquirer that all the specified additions under regulation 10 (1) (a) with respect	We here transferee applicable of the (correspo Takeover We hereb under reg exemptio	 have complies have complies disclosure reconstruction Takeover nding provision Regulations 10 Regulation 10 (1) Restant construction proposed 	ied/ will c quirements Regulations of th 997) all condition 1) (a) with mplied	comply with in Chapter V ons, 2011 the repealed ons specified a respect to e proposed
9.	Decc pric pric Decc tran app of t pro 199 Decc con to e	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and hasferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding wisions of the repealed Takeover Regulations 27) claration by the acquirer that all the specified additions under regulation 10 (1) (a) with respect exemptions has been duly with complied with.	We here transferee applicable of the (correspo Takeover We hereb under rej exemptio Before the	 have complies have complies disclosure reconstruction Takeover nding provision Regulations 10 Regulation 10 (1) Restant construction proposed 	ied/ will c quirements Regulations of the 997) all condition 1) (a) with mplied After the	comply with in Chapter V ons, 2011 the repealed ons specified in respect to e proposed
9.	Dec pric pric Dec tran app of t pro 199 Dec con to e Sha	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of the ce computed in point 6 or point 7 as applicable. claration by the acquirer, that the transferor and hasferee have complied / will comply with blicable, disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding wisions of the repealed Takeover Regulations 27) claration by the acquirer that all the specified additions under regulation 10 (1) (a) with respect exemptions has been duly with complied with.	We here transferee applicable of the (correspo Takeover We hereb under reg exemption Before the transaction No. of shares	 have compli- e disclosure rec Takeover nding provisi Regulations 11 by declare that gulation 10 (1) ns has been con e proposed m % w.r.t total share 	ied/ will c quirements Regulations of the 997) all condition 1) (a) with mplied After the Transact No. of shares	comply with in Chapter V ons, 2011 he repealed ons specified n respect to e proposed ion % w.r.t total share

- (*) Shareholding of each entity shall be shown separately and then collectively in a group.
- 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.

Priyanka Rahul Padole Director/Deemed Promoter Group