To,

Date: 19.09.2024

Securities and Exchange Board of India Plot No. C4-A, 'G' Block, Bandra Kurla Complex, Bandra (East), Mumbai - 400051

Dear Sir/ Madam,

Sub: Report / Disclosure under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

I, Nish Rathi Wife of Mr. Chetan Rathi have acquired equity shares of B.N. Rathi Securities Limited as gift through off market inter se transfers u/r 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. The details of transfer are as mentioned below:

Name of Seller	Chetan Rathi			
Names and address of Acquirers	Nisha Rathi			
	Address: : P NO.107, H.NO.3- NO.125, ATTAPUR, RANGAR		ORT,PILLAR	
No. of shares acquired				
by each acquirer	Name	No. of shares		
	Nisha Rathi	900000		
Relationship interse the seller and acquirer	Immediate relatives. The seller is husband to acquirer. Both sell and acquirer form part of the existing promoter / promoter group.			
Date of acquisition	06.09.2024			

Accordingly, following report / disclosure is attached for your kind reference:

1) Report / Disclosure Form under Regulation 10(7) made in reliance upon exemption provided for in regulation 10(1) (a) (i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Nishalathi

The payment of Rs.1,50,000/- (Rupees One Lakh Fifty thousand only) plus GST @18% of Rs. 27000/- (Rupees Twenty seven Thousand only) aggregating amount to Rs. 1,77,000/- (Rupees One Lakh Seventy Seven Thousand only) has been remitted via Net Banking mode vide reference no. YCH22439118596\_SEBI dated 18.09.2024 in favour of "The Securities Exchange Board of India".

This is for kind information and records of SEBI, please.

Thanking you.

Yours faithfully,

Nisha Rathi

Encl: as above

- 1.) Disclosure under reg 10(7) of SEBI (SAST) Regulation, 2011
- 2.) Disclosure filed with Stock exchanges u/r 10(5) Annexure A
- 3.) Disclosure filed with Stock exchanges u/r 10(6) Annexure B
- 4.) Disclosures u/r 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.- Annexure C
- 5.) Disclosures u/r 6 & 7 of SEBI (Prohibition of Insider Trading) Regulations, 2015.Annexure D

Cc to:

1. BSE Limited P.J. Towers, Dalal Street Mumbai – 400001

2. B.N. Rathi Securities Limited 6-3-652,IV Floor,Kautilya Amrutha Estates, Somajiguda,Hyderabad-500082

## Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1	Gen	eral Details	
	a.	Name, address, telephone no., e-mail of acquirer(s) {In case there are multiple acquirers, provide full contact details of any one acquirer (the correspondent acquirer) with whom SEBI shall correspond.}	Nisha Rathi Address: : P NO.107, H.NO.3-4-174/AF/107, AMBIENCE FORT, PILLAR NO.125, ATTAPUR, RANGAREDDY, Telangana -500048  Contact details for correspondence: Name: Nisha Rathi Add: : P NO.107, H.NO.3-4-174/AF/107, AMBIENCE FORT, PILLAR NO.125, ATTAPUR, RANGAREDDY, Telangana -500048 E-mail: nisha_hi@yahoo.com Ph No: 9848022933
	b.	Whether sender is the acquirer (Y/N)	Yes
	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 sender, if sender is not the acquirer	Not Applicable
2	Com	pliance of Regulation 10(7)	* .
	a.	Date of report	19.09.2024
	b.	Whether report has been submitted to SEBI within 21 working days from the date of theacquisition	Yes
	c.	Whether the report is accompanied with feesas required under Regulation 10(7)	Yes

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI(Substantial Acquisition of Shares and Takeover Regulations, 2011)

3	Con	npliance of Regulation 10(5)			14	
3			kr			
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the	Y es			
		Company are listed atleast 4 working				
		days				
		before the date of the proposed acquisition.				
	b.	Date of Report	29.08.2024		α .	
4	Con	npliance of Regulation 10(6)				
	a.	Whether the report has been filed with the	Yes			the state of the s
		Stock Exchanges where the shares of the				
		Company are listed within 4 working days				
		of the acquisition.				
	b.	Date of Report	06.09.2024			
5	Deta	nils of the Target Company		7		
	a.	Name & address of TC	B.N. Rathi S	ecurities Limite	d	
ĺ			6-3-652.IV F	loor,Kautilya An	nrutha	
				jiguda,Hyderaba		
	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited	l, "		
		shares of the TC are listed	,			
6	Deta	ils of the acquisition				
	a.	Date of acquisition	06.09.2024			
	b.	Acquisition price per share (in Rs.)	Not Applicab husband to w	le as the shares vife.	vere transfe	rred as gift from
	c.	Regulation which would have been	Reg. 3(2) of S	SEBI (SAST) Re	gulations 20	011.
1		triggeredoff, had the report not been				
		filed under Regulation 10(7). (whether				
İ		Regulation 3(1),3(2), 4 or 5)				
	d.	Shareholding of acquirer(s) and PAC	Before the	acquisition	After the	acquisition
		individually in TC (in terms of no. & as a		4		quisition
		percentage of the total share/voting capital	No. of	% w.r.t total	No. of	% w.r.t
		of the TC)(*)	Shares	share capital	Shares	total share
				of TC (*)		capital of
	-	NT () 611				TC
		Name(s) of the acquirer(s) (**)				
		Nisha Rathi	369829	3.61	1269829	12.39

« Nicha Rathi

					1.	
	e.	Shareholding of seller/s in TC (in terms of	Before the	acquisition	After the a	equisition
		no. & as a percentage of the total			,	
		share/voting capital of the TC)			The selection of the se	
			No. of	% w.r.t	No. of	% w.r.t
			Shares	total share	Shares	total share
				capital of		capital of
			September 1	TC		TC
		Name(s) of the seller(s) (**)	914890	8.93	14890	0.14
W		Chetan Rathi				
7		ormation specific to the exemption category	to which th	e instant acq	uisition belo	ongs -
	Reg	ulation 10(1)(a)(i)				
	a.	Provide the names of the seller(s)	Chetan Rathi			
	b.					orming part of
		the acquirer(s) and the seller(s).	existing promo	oter and promo	ter group.	
	c.	Confirm whether the acquirer(s) and the	Yes, the selle	er(s) are 'imme	ediate relative	es' as defined
		seller(s) are 'immediate relatives' as defined				
		in the Regulation 2(1).		of Shares and		
			2011.		,	,
				to a second		
	d.	If shares of the TC are frequently traded,				ration involved
		volume-weighted average market price				ough off market
		(VWAP) of such shares for a period of				atives i.e, wife
		sixty trading days preceding the date of		oup and the TC		promoter and
		issuance of notice regarding the	promoter gre	up and the Te	was fisted off	14.00.1900.
		proposed acquisition to the stock				
		exchanges where the TC is listed.				
		If shares of the TC are infragrently	Not Applicab	la .		
	e.	If shares of the TC are infrequently traded, the price of such shares as	Applicab	ic .		
		determined in terms of clause (e) of				
		` ,				
		sub-regulation (2) ofregulation 8.				
	f.	Confirm whether the acquisition price per	Not applicat	ole as the sha	res were fran	sferred as gift
	•	share is not higher by more than twenty-				een immediate
		five percent of the price as calculated in				part of existing
		(d) or (e) above as applicable		l promoter gro		
		(a) and (a) and a supplemental				l
	g.	Date of issuance of notice regarding the	29.08.2024	(	Anna anna anna anna anna anna anna anna	
		proposed acquisition to the stock				
		exchanges where the TC is listed				
				Constitution and the Constitution of the Const		

Nisha Rathi,

h.	have complied with the provisions of Chapter V of the Takeover Regulations	
i.	conditions specified under regulation	The acquirers hereby declare that all theconditions specified under regulation 10(1) (a)(ii) with respect to exemptions have been duly complied with

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

Nisha Rathi

Date: 19.09.2024

Place: Hyderabad

#### 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 as well as collectively.

O Sian	in / Sign up												
Securio	glèngle site lèllem 18 and Cruharge Brand :	u shif of locals											
Payment I	Form Pa	yment Histo	<u>ory</u>						entre sonore de manor				
Paymer	nt Histo	ry											
PAN*													
AFKPR	7510P								**************************************				
Email *													
NISHA_	HI@YAHOO.	.сом											
Reset t	Details												
10 🕶	entries per pa	nge										Search:	
Sr No.	Name	GST No	State	Fee Type	Fae Amount	Only GST Paid	CGST.	SGST	IGST 🍦	Total Amount * Paid	Payment Status	Payment Date	SEBI Reference No
1	NISHA RATHI		Andhra Pradesh	Fee under Regulation 10 (7) of SAST Regulations	150000	NO	0	0	27000	177000	Payment Confirmed	18-09-2024	YCH22439118596
Sr No.	Name	GST No	State	Fee Туре	Fee Amount	Only GST Paid	CGST	SGST	IGST	Total Amount Paid	Payment Status	Payment Date	SEBI Reference No

Nicha Rathi

Showing 1 to 1 of 1 entry

Home P

Payment Module

# Disclosure under Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 1 message Nisha Rathi <nisha\_hi@yahoo.com> Thu, Aug 29, 2024 at 4:09 PM To: "corp.relations@bseindia.com" <corp.relations@bseindia.com> Cc: "sabita@bnrsecurities.com" <sabita@bnrsecurities.com> Dear Sir/ Madam,

I, Nisha Rathi, belonging to promoter group of B.N. Rathi Securities Limited propose to acquire 9,00,000 Equity Shares through interse transfer of Shares from my husband – Mr. Chetan Rathi as a gift. In this regard, I enclose herewith disclosure in prescribed Form under Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

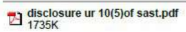
This is for your information and records, please.

Thanking you.

Yours faithfully,

Nisha Rathi

Encl: As above



The Manager BSE Limited P. J. Towers, Dalal Street Mumbai-400001 (BSE Scrip Code:523019)

Dear Sir/ Madam,

Sub: Disclosure under Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

I, Nisha Rathi, belonging to promoter group of B.N. Rathi Securities Limited propose to acquire 9,00,000 Equity Shares through interse transfer of Shares from my husband – Mr. Chetan Rathi as a gift. In this regard, I enclose herewith disclosure in prescribed Form under Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records, please.

Thanking you.

Yours faithfully,

Nisha Rathi

Nisha Rathi

Encl: As above

CC: B.N. Rathi Securities Limited

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

1	T NT	CALT CONTRACTOR	T 3 3 3				
1.	· 역사 전체를 다 하고 된 기계 : 1			B,.N. Rathi Securities Limited			
2.	7 11			Nisha Rathi			
3.	prior 1	her the acquirer(s) is/are promoter(s) of the TC to the transaction. If not, nature of relationship ociation with the TC or its promoters	Yes				
4.		s of proposed acquisition					
	a.	Name of the person(s) from whom shares are to be acquired	Chet	an Rathi			
	b.	Proposed date of acquisition	06.09	9.2024			
	c.	No. of shares to be acquired from each person mention in 4(a) above	Sl. no	Name of the person	No. of shares to be acquired		
			1	Chetan Rathi	9,00,000		
	d.	Total shares to be acquired as percentage of share capital of the TC	9,00,	000 Shares (8.78%)			
	e.	Price at which shares are proposed to be acquired	Not Applicable as shares are being transferred as gift between husband and wife.				
	f.	Rationale, if any for the proposed transfer	It is a transfer between immediate relatives (husband and wife) who are promoters in the target company.				
5.	Releva which offer	ant sub clause of Regulation 10(1)(a) under the acquirer is exempted from making open	10(1)	(a)(i)			
6.	market	quently traded, volume-weighted average t price (VWAP) for a period of sixty trading receding the date of issuance of this notice as	14.08.1986.				
N -	traded volume	on the stock exchange where the maximum e of trading in the shares of the TC are	Further the said provisions are not applicable since the shares are being transferred as gift				
	record	ed during such period	between the immediate relatives i.e., husband and wife.				
7.	If infrequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.			Not Applicable as the company was listed on 14.08.1986.			
	regulation 8.			Further the said provisions are not applicable since the shares are being transferred as gift between the immediate relatives i.e., husband and wife			
8.	Declara	ation by the acquirer, that the acquisition	Enclo	sed as Annexure-1			

« Nisha Rathi

	mice would not be higher by more than 250/ afth.	T			***************************************	
	price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable	Ν,				
9.	i. Declaration by the acquirer, that the transferor	England on	A man over a	. 1		
).	and transferee have complied (during 3 years prior	r Enclosed as Annexure-1				
	to the date of proposed acquisition) / will comply	-				
	with applicable disclosure requirements in Chapter					
	V of the Takeover Regulations, 2011				.es)	
	(corresponding provisions of the repealed Takeover					
	Regulations, 1997)					
	ii. The aforesaid disclosures made during previous 3					
	years prior to the date of proposed acquisition to be					
	furnished.					
10	Declaration by the acquirer that all the conditions	Enclosed as	Amnoviem	. 2		
10	specified under regulation 10(1) (a) (i) with respect	Lifetosed as	Paning a contraction of the cont	;= <u>4</u>		
	to exemptions has been duly complied with.	a 2				
11	Shareholding details	Before the p	proposed	After the p		
11	Shareholding details	Before the p	roposed	After the p		
11	Shareholding details	transaction	-	transaction	a -	
11	Shareholding details	transaction No. of	% w.r.t	transaction No. of	% w.r.t	
11	Shareholding details	No. of shares	% w.r.t	No. of shares	% w.r.t total	
11	Shareholding details	No. of shares Voting	% w.r.t total share	No. of shares voting	% w.r.t total share	
11	Shareholding details	No. of shares	% w.r.t total share capital	No. of shares	% w.r.t total share capital of	
		No. of shares Voting	% w.r.t total share	No. of shares voting	% w.r.t total share	
11 a	Shareholding details  Acquirer (s) and PACs (other than sellers)(*)	No. of shares Voting	% w.r.t total share capital	No. of shares voting	% w.r.t total share capital of	
		No. of shares Voting	% w.r.t total share capital	No. of shares voting	% w.r.t total share capital of	
a	Acquirer (s) and PACs (other than sellers)(*) Nisha Rathi	No. of shares Voting rights	% w.r.t total share capital of TC	No. of shares voting rights	% w.r.t total share capital of TC	
	Acquirer (s) and PACs (other than sellers)(*)	No. of shares Voting rights	% w.r.t total share capital of TC	No. of shares voting rights	% w.r.t total share capital of TC	
a	Acquirer (s) and PACs (other than sellers)(*)  Nisha Rathi  Seller(s)	No. of shares Voting rights  3,69,829	% w.r.t total share capital of TC	No. of shares voting rights	% w.r.t total share capital of TC	
a	Acquirer (s) and PACs (other than sellers)(*) Nisha Rathi	No. of shares Voting rights	% w.r.t total share capital of TC	No. of shares voting rights	% w.r.t total share capital of TC	

Place: Hyderabad Date: 29.08.2024

#### Note:

- (\*) Shareholding of each entity shall be shown separately and then collectively in a group.
- The above disclosure shall be signed by the promoter 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.

A Nisha Rathi

#### DECLARATION

I, Nisha Rathi belonging to the promoter group and acquirer of 9,00,000 equity shares of B.N. Rathi Securities Limited hereby declare that the transferor, i.e., Mr. Chetan Rathi and transferee, i.e. myself will comply with applicable disclosure requirements in terms of Chapter V of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Place: Hyderabad Date: 29.08.2024 Nisha Rathi
Nisha Rathi
Acquirer

#### **DECLARATION**

I, Nisha Rathi belonging to the promoter group and acquirer of 9,00,000 equity shares of B.N. Rathi Securities Limited hereby declare that all the conditions specified under regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 with respect to exemptions has been duly complied with.

Place: Hyderabad Date: 29.08.2024 A Nisha Rathi Nisha Rathi Acquirer

Disclosure under Regulation 10(6) of SEBI (Substantial Acquisition of Regulations, 2011 <sup>1 message</sup>	Shares and Takeovers)
Nisha Rathi <nisha_hi@yahoo.com> To: "corp.relations@bseindia.com" <corp.relations@bseindia.com>, "sabita@bnrsecurities.com" <sabita< th=""><th>Fri, Sep 6, 2024 at 11:43 AM @bnrsecurities.com&gt;</th></sabita<></corp.relations@bseindia.com></nisha_hi@yahoo.com>	Fri, Sep 6, 2024 at 11:43 AM @bnrsecurities.com>
Dear Sir/ Madam,	
Ref: My letter dated 29.08.2024	
I, Nisha Rathi, an individual forming part of the Promoter Group of the company had by way of off market inter se transfer by way of gift from my husband Mr. Chetan F disclosure in prescribed Form under Regulation 10(6) of SEBI (Substantial Acquisi Regulations, 2011.	Rathi. In this regard, I enclose herewith
This is for your information and records, please.	
Thanking you.	
Yours faithfully,	
Nisha Rathi	

Date: 06.09.2024

To,

- 1. BSE Limited P.J. Towers, Dalal Street Mumbai - 400001
- 2. B.N. Rathi Securities Limited 6-3-652,IV Floor, Amrutha Estates, Somajiguda, Hyderabad -500082 Telangana

Dear Sir/ Madam,

Sub: Disclosure under Regulation 10(6) of SEBI (Substantial Acquisition of Shares and

Takeovers) Regulations, 2011

Ref: My letter dated 29.08.2024

I, Nisha Rathi, an individual forming part of the Promoter Group of the company have acquired 9,00,000 Equity Shares by way of off market inter se transfer by way of gift from my husband Mr. Chetan Rathi. In this regard, I enclose herewith disclosure in prescribed Form under Regulation 10(6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for your information and records, please.

Thanking you.

Yours faithfully,

Nisha Kathi

Encl: As above

## Disclosure under Regulation 10(6) – Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.	Name of the Target Company (TC)	B.N. Rathi Securities Limited					
2.	Name of the acquirer(s)	Nisha Rathi					
3.	Name of the stock exchange where shares of the TC are listed	1. BSE Limited					
4.	Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.	It is a transfer between immediate relatives (husb who are promoters in the target company.	and and wife)				
5.	Relevant regulation under which the acquirer is exempted from making open offer.	Reg.10 (1) (a) (i)					
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so,	Yes, disclosure of proposed acquisition was required to be made under regulation 10 (5)					
	-whether disclosure was made and whether it was made within the timeline specified under the Regulations.						
	- date of filing with the stock exchange.	Date:29.08.2024					
7.	Details of acquisition	Disclosures made/required to be made under regulation 10(5)	Whether the disclosures under regulation 10(5) are actually made				
	a. Name of the transferor / seller	Chetan Rathi	Yes				



	b.	Date of acquisition	Date: 0	Date: 06.09.2024				Yes	
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	Sl.no	Name o person Chetan		No. of be acq	shares to uired 9,00,000	Yes	
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC		9,00,000 Shares 8.7%					
	e.	Price at which shares are proposed to be acquired / actually acquired		Nil (Transfer of shares is among immediate relatives i.e, husband and wife as a gift in)					
8.	Sha	reholding details	Pre-Transaction Post-Transac			tion			
			No. of shares held share capital of TC No. of shares Held			% w.r.t total Share capital of TC			
		Each Acquirer / Transferee(*)				-	_		
		Nisha Rathi	3	3,69,829		3.61	1269829	12.39	
		Each Seller/Transferor							
		Chetan Rathi		914890		8.93	14890	0.14	

Place: Hyderabad Date: 06.09.2024 « Nicha Rathi Nisha Rathi

Disclosure under Regulations 29(2) of SEBI (Substantial Acquisition of Shares and Regulations, 2011 message	Takeovers)
Nisha Rathi <nisha_hi@yahoo.com> To: "corp.relations@bseindia.com" <corp.relations@bseindia.com>, "sabita@bnrsecurities.com" <sabita@bnrsecurities.com< th=""><th>Fri, Sep 6, 2024 at 11:42 AM &gt;</th></sabita@bnrsecurities.com<></corp.relations@bseindia.com></nisha_hi@yahoo.com>	Fri, Sep 6, 2024 at 11:42 AM >
Dear Sir/ Madam,	
I, Nisha Rathi, belongs to promoter group of B.N. Rathi Securities Limited ("the Company") have acceptive Shares by way of gift from my husband- Mr. Chetan Rathi who is also promoter. In this regard prescribed form u/r Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers)	d, I enclose herewith
This is for the information and records of the Exchanges and Company, please.	
Thanking you.	
Yours faithfully,	
Nisha Rathi	
Encl. as above.	
Reg 29(2)_nisha rathi.pdf 1006K	

Date: 06.09.2024

To,

- 1. BSE Limited P.J. Towers, Dalal Street Mumbai - 400001
- 2. B.N. Rathi Securities Limited 6-3-652,IV Floor, Amrutha Estates, Somajiguda, Hyderabad -500082 Telangana

Dear Sir/ Madam,

Sub: Disclosure under Regulations 29(2) of SEBI (Substantial Acquisition of Shares and

Takeovers) Regulations, 2011.

Unit: B.N. RATHI SECURITIES LIMITED

I, Nisha Rathi, belongs to promoter group of **B.N. Rathi Securities Limited ("the Company")** have acquired 9,00,000 Equity Shares by way of gift from my husband- Mr. Chetan Rathi who is also promoter. In this regard, I enclose herewith prescribed form u/r Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

This is for the information and records of the Exchanges and Company, please.

Thanking you.

Yours faithfully,

Nisha Rathi

Encl. as above.

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

Name	of the Target Company (TC)	B.N. Rathi Securi	ties Limited						
	(s) of the acquirer and Persons Acting in rt (PAC) with the acquirer	Acquirers Nisha Rathi  Persons Acting in Concert  Chetan Rathi  Hari Narayan Rathi							
		3. Chanda Devi R							
Wheth group	er the acquirer belongs to <del>Promoter</del> /Promoter	Yes							
	s) of the Stock Exchange(s) where the shares are Listed	1. BSE Limited							
Details	s of the acquisition / <del>disposal</del> as follows	Number	% w.r.t.total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/vo ting capital of the TC (**)					
	fore the acquisition under consideration, lding of:								
a) b) c)	Shares carrying votingrights Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) Voting rights (VR) otherwise than byshares	3,69,829-	3.61	3.61					
d) e)	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category) Total (a+b+c+d)	3,69,829	3.61	3.61					
	Details of acquisition/sale								
a) b) c)	Shares carrying voting rightsacquired/sold VRs acquired /sold otherwise than byshares Warrants/convertible securities/any other	9,00,000	8.70	8.70					
	instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold			-					
d)	Shares encumbered / invoked/released by theacquirer		-	-					
e)	Total $(a+b+c+/-d)$	9,00,000	8.70	8.70					



Ai	ter the <del>acquisition/</del> sale (disposal), holding of:							
a)	Shares carrying votingrights	1269829	12.39	12.39				
b)	Shares encumbered with theacquirer			_				
c)	VRs otherwise than byshares	-	-	_				
d)	Warrants/convertible securities/any other	To application of the second	_	-				
	instrument that entitles the acquirer to receive shares carrying voting rights in the TC		_	-				
	(specify holding in each category)			12.39				
	afteracquisition	1269829	12.39	12.39				
e)	Total (a+b+c+d)							
market	of acquisition / sale (e.g. open market / off- / public issue / rights issue / preferential ent / inter-se transfer etc).	Off market, Inter—se transfer of shares between the promoters who are immediate relatives i.e, transfer of shares from husband Mr. Chetan Rat to his Wife Mrs. Nisha Rathi by way of gift.						
		to mis wife ivits. I vis	na Katni by way	of gift.				
receipt	f acquisition / sale of shares / VR or date of of intimation of allotment of shares, whichever icable		na Katni by Way	of gift.				
receipt is appl Equity	of intimation of allotment of shares, whichever		divided into 1,	,02,50,000				
receipt is appl Equity before	of intimation of allotment of shares, whichever icable share capital / total voting capital of the TC the said acquisition / sale	Rs. 10,25,00,000 /-	divided into 1,	,02,50,000 each.				
receipt is appl Equity before Equity	of intimation of allotment of shares, whichever icable share capital / total voting capital of the TC	Rs. 10,25,00,000 /- fully paid up equity s	divided into 1, hares of Rs. 10/- o	,02,50,000 each. ,02,50,000				

#### Note: Mr. Chetan Rathi Husband of Mrs. Nisha Rathi and the shares mentioned are being transferred as gift.

(\*) 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.

Nisha Rathi

Signature of the acquirer/seller/Authorised Signatory

Place: Hyderabad

· Nisha Rathi

Date: 06.09.2024

Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.								
Nisha Rathi <nisha_hi@yahoo.com> Fri, Sep 6, 2024 at 11:40 AM To: "corp.relations@bseindia.com" <corp.relations@bseindia.com>, "sabita@bnrsecurities.com" <sabita@bnrsecurities.com></sabita@bnrsecurities.com></corp.relations@bseindia.com></nisha_hi@yahoo.com>								
Dear Sir/ Madam,								
I, Nisha Rathi, an individual forming part of the Promoter Group of the company have acquired 9,00,000 Equity Shares by way of off market inter se transfer by way of gift from my husband Mr. Chetan Rathi. In this regard, I enclose herewith prescribed Form C under Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.								
This is for the information and records of the Exchange, please.								
Thanking you.								
Yours faithfully,								
Nisha Rathi								
Encl: As above.								
Reg 7(2)_Nisha rathi.pdf 643K								

Date: 06.09.2024

To,

1. BSE Limited P.J. Towers, Dalal Street Mumbai – 400001

2. B.N. Rathi Securities Limited 6-3-652, IV Floor, Kautilya, Amrutha Estates, Somajiguda, Hyderabad - 500082

Dear Sir/ Madam,

Sub: Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading)

Regulations, 2015.

Unit: B.N. RATHI SECURITIES LIMITED

I, Nisha Rathi, an individual forming part of the Promoter Group of the company have acquired 9,00,000 Equity Shares by way of off market inter se transfer by way of gift from my husband Mr. Chetan Rathi. In this regard, I enclose herewith prescribed Form C under Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

This is for the information and records of the Exchange, please.

Thanking you.

Yours faithfully,

Nisha Rathi

Encl: As above.

# FORM C

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6(2)]

Name of the company: B.N. Rathi Securities Limited

ISIN of the company: INE710D01010

Details of change in holding of Securities of Pr

- 6									_		_		-	_			
	ange	ich.	ade		ted												
	Exchange	in which	the trade	was	executed				NA								
	Mode of	intimation to Acquisition/	disposal (on	market	/public	rights/	preferential	offer / off market/ Inter-se transfer etc.	GIFT - Off	Inter se	transfer						
n 6(2).	Date of	intimation to	company						06.09.2024								
ed in Regulatio				of		Se		To	06.09.2024								
ns as mentione	Date of	allotment	advice/	acquisition of	shares/	sale of shares	specify	From	06.09.2024					,			1.500
er such persor	Securities held post	/uc						No. and % of shareholdin	1269829 shares		Percentage:	12.3970					
ny and othe	Securitie	acquisition/	disposal					Transact Type of ion Type security (Buy/Sal (For eg. – e/ Shares, Pledge/R Warrants, evoke/In Convertib le Debenture s etc.)	Equity Shares								
sted compa	sed							Transact ion Type (Buy/Sal e/ Pledge/R evoke/In voke)	Gift								
ctor of a li	Securities acquired/ Disposed							Value	O NA								
ee or Dire	es acquir							o Z	9,00,000 shares								
r, Employ	Securiti		<b></b> :					No. and Type of Security shareholdi (For eg. ng Shares, Warrants ', Converti b b le Debentu re s etc.)	Equity Shares		bn.			1			
or Promote	s held		acquisition <del>/disposal</del>						3,69,829 shares		Percentag	6. 3.01/0		,			
Securities	Securities held	prior to	acquisitio					Type of security (For eg. – Shares, Warrants, Convertib I e Debenture s etc.)	Equity Shares			*					
o in notating of	Category	of Person	(Promoters/	KMP/	Directors/	immediate	relatives/	others etc.)	Promoter								
Details of change in folding of Securities of Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2).	Name,	PAN No.,	CIN/DIN,	& address	of	Promoter/	Employee /	Director with contact nos.	Nisha Rathi	PAN: AFKPR7510P	Address: D NO 107	H.NO.3-4-174/AF/107	AMBIENCE	FORT, PILLAR NO.125	ATTAPUR	KAINGAKEDDY, Telangana -500048	Contact No.: 9848022933

Note: (i) "Securities" shall have the meaning as defined under regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015. (ii) Value of transaction excludes taxes/brokerage/any other charges

Place: Hyderabad Date: 06.09.2024

Nisha Rathi