Date: 03rd December, 2024

From Anirudha Agrawal 391 S, N. Roy Road Kolkata- 700 038

To The Manager National Stock Exchange of India Limited Exchange Plaza, C-1, Block "G" Bandra Kurla Complex, Bandra East, Mumbai- 400051 Symbol: MANAKALUCO

Sub: Corrigendum filed on advice of SEBI with respect to Intimation under Regulation 10(6) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for proposed acquisition of shares by way of gift

Dear Madam/Sir,

This is in reference to your email dated 02nd December, 2024, I would like to inform you that I have submitted the disclosures as required under Regulation 10(6) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for acquisition of 7598802 Equity Shares of the Company by way of Inter-se transfer amongst the promoters and promoters' group by way of gift on 02nd September, 2024.

I received certain clarifications from SEBI dated 03rd October, 2024 on report filed under Regulation 10(7) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 which was duly replied by me on 04th October, 2024. Further to my reply, I have received a fresh mail from SEBI dated 29th November, 2024 advising me to make necessary changes under Regulation 10(5) report and get the report uploaded again on the website of the Stock Exchanges. The link of the website once uploaded needs to be disclosed to the SEBI.

Please note that the revised declarations enclosed rectify the typo errors contained therein in the earlier reports. The correction which has made in the report is that the acquirer is exempted from making open offer under Regulation 10(1)(a)(i) in place of Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011 since it is an inter-se transfer amongst the promoters and promoters' group.

However, salient features of declarations to the nature of transactions i.e. Acquirer, Seller, Quantity and Date of Transaction remains the same as originally disclosed with Stock Exchanges.

This is for your information and record. Hence, you are requested to update the revised report in the website of Exchange

Thanking You, Yours sincerely,

noudha

Anirudha Agrawal Member of Promoters Group Manaksia Aluminium Company Limited

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

1.	Na	me of the Target Company (TC)	Manaksia Aluminium Company Limited				
			NSE Symbol: MANAKALUCO				
			BSE Scrip Code: 539045				
2.	Na	me of the acquirer(s)	Mr. Anirudha Agrawal				
3.		me of the stock exchange where	BSE Ltd.				
		ares of the TC are listed	National Stock Exchange of India Limited				
4.		-	Inter se transfer of shares by way of gift amongst				
		ionale, if any, for the transfer/ quisition of shares.	members of the Promoter group				
5.		1	Regulation 10(1)(a)(ii) of SEBI (SAST) Regulations,				
	aco	quirer is exempted from making open	2011				
	off						
6.			Yes, the disclosure of proposed acquisition was required				
	un	der regulation 10 (5) and if so,	to be made under regulation 10(5) of SEBI (Substantial				
		- Whether disclosure was made and	Acquisition of Shares and Takeovers) Regulations, 2011				
		whether it was made within the	was filed within the timeline specified under the				
		timeline specified under the	regulations.				
		regulations.					
		- Date of filing with the stock	Date of filing with the Stock Exchange is 23 rd August,				
		exchange.	2024.				
			2024.				
7.	De	etails of acquisition	Disclosures required to Whether the disclosures				
			bemadeunderunder regulation 10(5)regulation 10(5)are actually made				
	a.	Name of the transferor / seller	i) Mr. Sushil KumarYes				
			Agrawal				
	b.	Date of acquisition	ii) Mrs. Shailaja Agrawal 30 th August, 2024 Yes				
	с.	Number of shares/ voting rights in					
		respect of the acquisitions from each	were held by				
		person mentioned in 7(a) above	Mr. Sushil Agrawal in				
			the company has been transferred to Mr.				
			transferred to Mr. Anirudha Agrawal.				
			ii) 3914995 equity shares				
			were held by Mrs.				
			Shailaja Agrawal in the				
			company has been				
			transferred to Mr. Anirudha Agrawal.				
	4	Total shares proposed to be accorded /	Mr. Anigudho Agrowal have Vag				
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted	5				
		share capital of TC	shares of the company by				
			way of gift.				

	e.	Price at which shares are proposed to	Nil,		Yes		
		be acquired / actually acquired	Shares w	ere transferred			
			through int	er se transfer by	r		
			way of gift. Hence, no				
			consideration was involved.				
8.	Shareholding details		Pre-Transaction		Post-Transaction		
			No. of	% w.r.t total	No. of	% w.r.t	
			shares	share	sharesheld	total share	
			held	capital of TC		capital of	
						TC	
	A	Acquirer :	9524690	14.53%	17123492	26.13%	
		A ¹ 11 A 1	Equity				
		Anirudha Agrawal (existing member and promoter)	Shares				
	B	Seller :					
	D						
		i) Sushil Agarwal	3683807	5.62%	0	0	
		(existing member and promoter)			-	-	
		ii) Shailaja Agrawal	3914995	5.97%	0	0	
		(existing member and promoter)					

Signature of the Acquirer

Anoudhu

Anirudha Agrawal Members of Promoter Group of Manaksia Aluminium Company Limited

Date: 03.12.2024

Place: Kolkata