

OSWAL OVERSEAS LIMITED

CIN-L74899DL1984PLC018268 (Sugar Division)

Village Aurangabad, Teh. Nawabganj, P.O.-Grem, Distt. Bareilly (U. P.) 243407 Phone: 05825-226551 (M) 09997300551-552, Fax: 05825-226763

Date: 30.08.2024

To,
The Listing Department
BSE Limited
PJ Towers
Dalal Street
Mumbai- 400001

Sub: Disclosure of inter-se Transfer of Shares between the Promoters and relatives of Promotersinaccordance with Regulation 10 (5) of SEBI (SAST) Regulation, 2011

Dear Sir,

Pursuant to the Regulation 30 read with Schedule III of SEBI (Listing Obligations and DisclosureRequirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Trading)Regulation 2015, we would like to inform your that the Company has received an information from the following persons that they are in process of inter-se transfer of shares amongst themselves through an off market transaction by way of Gift.

The details of the same areas under:

Proposed Date of transaction	Name of the person (belongs to promoters group) Transferor/ Donor	Name of the transferee/ Donee	No. of share proposed to be transferred by way of gift	% of holding	
On or after	Mr. Paramjeet	Mrs. Gurinder	17,39,000	13.457%	
06.09.2024	Singh	Kaur			

This being an Inter se transfer of shares amongst Promoter Group, the same falls within the exemption under Regulation 10(1)(a)(i) provided under SEBI (SAST) Regulation, 2011. This is in nature of transfer of shares through an off Market transaction amongst Promoters.

The Aggregate holding of the Promoter and Promoter Group before and after the above inter se transaction remains the same (details individually enclosed).

Regd. Office: 98-A, 2nd Floor, Namberdar Estate, Taimoor Nagar, New Delhi-110065

Phone: 011-41064256, 26332465 Fax: 011-26322664 E-mail: info@oswaloverseasltd.com



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Phone: 05825-226551 (M) 09997300551-552, Fax: 05825-226763

In this connection necessary disclosure under Regulation 10(5) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your kind information and records.

Thanking You,

Yours Truly

For Oswal Overseas Limited

Lalit Kumar

Company Secretary & Compliance Officer

Place: New Delhi

Regd. Office: 98-A, 2nd Floor, Namberdar Estate, Taimoor Nagar, New Delhi-110065

Phone: 011-41064256, 26332465 Fax: 011-26322664 E-mail: info@oswaloverseasltd.com

D 849, New Friends Colony, South Delhi, Delhi - 110025

To,
The Listing Department
BSE Limited
P. J. Towers
Dalal Street
Mumbai- 400001

To,
The Company Secretary
Oswal Overseas Limited
98A, Second Floor, Namberdar Estate
Taimoor Nagar,
New Delhi – 110065

Sub: Prior Intimation pursuant to Regulation 10(5) of SEBI (Substantial Acquisition of shares and Takeover) Regulation, 2011 for proposed acquisition of shares

Dear Sir/ Madam,

In compliance with the provisions of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, this prior intimation is being submitted in the prescribed format in respect of the proposed inter-se transfer of 17,39,000 equity shares by way of gift among qualifying persons, being the immediate relative of the Promoter of **Oswal Overseas Limited** being the Target Company in the following manner:

Inter-se transfer (by way of gift) of 17,39,000 (13.457%) equity shares of Oswal Overseas Limited (Target Company) from Mr. Paramjeet Singh to Mrs. Gurinder Kaur, being immediate relative of the Promoter of the Target Company.

The shares are proposed to be acquired pursuant to the exemption provided in Regulation 10(1)(a)(i) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, immediate relatives of Promoter.

There will be no change in the cumulative shareholding of the Promoters and the PromoterGroup after such inter-se transfer of shares.

This is for your information and records.

Thanking You, Yours sincerely

Gurinder Kaur Acquirer

Date: 29-08-2024

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Encl: as above

D 849, New Friends Colony, South Delhi, Delhi - 110025

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

C	D				
Sr.		rticulars	Details		
1.		uma of the Tarret C			
1.	Name of the Target Company (TC)				
2.			BSE code: 531065		
3.		me of the acquirer(s)	Mrs. Gurinder Kaur		
		hether the acquirer(s) is/ are			
	promoters of the TC prior to The transaction. If not, nature of				
			3 Serving to the profile		
	relationship or association with the TC or its promoters		group of the company		
4.	De	toils of the managed			
т.	Details of the proposed acquisition				
		·			
	a.	Name of the person(s) from whom shares are to be	Mr. Paramjeet Singh		
		whom shares are to be acquired			
	b.				
		Proposed date of acquisition	On or after 06-09-2024		
	c.	Number of shares to be	17,39,000		
		acquired from each person			
		mentioned in 4(a) above			
	d.	Total shares to be acquired	13.457%		
		as % of share capital of TC			
	e.	Price at which shares are	NIL		
		proposed to be acquired	The shares are proposed to be acquired transferred		
	_		by way of gift. Hence, no consideration is involved.		
	f.	Rationale, if any, for the	Gift of shares		
		proposed transfer			
5.	Rele	evant sub-clause of regulation	Sub-Clause (i) Immediate relative		
	10(1	(a) under which the acquirer			
	is exempted from making open				
	offe				
	lf,	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				
			Not Applicable		
excha		ange where the maximum			
	volu	me of trading in the shares of			
	the TC are recorded during such				
	perio	od.			
	IC.	C			
	II in	-frequently traded, the price			

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	1 : 1: / C 1		70 77			
	as determined in terms of clause	Not Applicable		,		
	(e) of sub-regulation (2) of					
	regulation 8			* 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
8.	Declaration by the acquirer, that		plicable			
	the acquisition price would not be					
	higher by more than 25% of the					
	price computed in point 6 or point		·d			
	7 as applicable					
9.	Declaration by the acquirer, that					
	the transferor and transferee have		,			
	complied/ will comply with	-				
	applicable disclosure					
	requirements in Chapter V of the					
	Takeover Regulations, 2011	Harrist St. Carlot of Maria V. S. Wayer				
	(corresponding provisions of the					
	repealed Takeover Regulations	Val Francisco				
	1997)					
10.	Declaration by the acquirer that	4				
	all the conditions specified under					
-	regulation 10(1)(a) with respect to	Enclosed as Annexure -I				
	exemptions has been duly					
	complied with.		•	-		
11.	Shareholding Details	Before the	proposed	After the	proposed	
		transaction		transaction		
		No. of	% w.r.t.	No. of	% w.r.t.	
-		shares /	total share	shares /	total share	
v		Voting	capital of	Voting	capital of	
	- 1	rights	TC	rights	TC	
	a. Acquirer(s) and PACs (other					
	than seller)					
	Gurinder Kaur	0	0	17,39,000	13.457	
	b. Seller			•		
	Paramjeet Singh	30,31,200	23.457	12,92,200	9.999	
	Total	30,31,200	23.457	30,31,200	23.457	

Curinder Kaur

Gurinder Kaur

Acquirer

Date: 29-08-2024

Place: New Delhi

D 849, New Friends Colony, South Delhi, Delhi - 110025

Annexure - I

Declaration by the Acquirer

This is with respect to the proposed acquisition of shares by way of "Gift," inter-se, amongst qualifying persons, being immediate relative of the Promoters of the Target Company viz. **Oswal Overseas Limited** (a company incorporated under the Companies Act, 1956), having its registered office at 98A, Second Floor, Namberdar Estate, Taimoor Nagar, New Delhi - 110065 in the following manner:

Inter-se transfer (by way of gift) of 17,39,000 (13.457%) shares of Oswal Overseas Limited (Target Company) from Mr. Paramjeet Singh to his wife Mrs. Gurinder Kaur, being immediate relative of the Promoter of the Target Company.

In this regard, the undersigned being the proposed acquirer to the proposed "Gift", herebydeclare that:

- 1. The transferor and transferee have complied / will comply with the applicable disclosure requirements in Chapter V of SEBI (SAST) Regulations, 2011(corresponding provisions of the repealed Takeover Regulations, 1997).
- 2. All the applicable conditions as mentioned in Regulation 10(1)(a) of SEBI (SAST) Regulations, 2011 with respect to exemption have been duly complied with.

Thanking You Yours faithfully

Gurinder Kaur

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Acquirer

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LIST OF PROMOTER/PROMOTER GROUP WITH DETAILS OF HOLIDNG

Sr. No.	Folio No./ DPID Client ID	Name of Promoter/Promoter Group Person/Persons Acting in Concert	No. of Shares	% w.r.t total share/voting capital wherever applicable	% of total diluted share/voting capital of TC (*)
1	IN30366310023242	MR. PARAMJEET SINGH	30,31,200	23.457	23.457
2	IN30047610304188	MR. SURJEET SINGH	23,26,900	18.007	18.007
3	IN30366310023251	SURJEET SINGH HUF	24,43,300	18.908	18.908
4	IN30366310023152	MS. RANJEETA KAUR	1,37,500	1.064	1.064
5	IN30154932939724	MR. SIMRANJEET SINGH	17,39,000	13.457	13.457
	TOTAL		96,77,900	74.894	74.894

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