

Scrip Code: 505232

Date: May 30, 2024

To
The General Manager,
Dept of Corp. Services,
BSE Limited,
P. J. Towers, Dalal Street,
Mumbai – 400 001

Dear Sir/Madam,

**Sub:** Intimation under Regulation 10(5) of SEBI (SAST) Regulations, 2011- Inter-se Transfer of Shares amongst the Promoter Group - Reg

## Ref: VELJAN DENISON LIMITED

This is to inform that Mr. Gangadhar Srinivas Velamati (the "Acquirer") forming part of the Promoter/Promoter Group of Veljan Denison Limited (VDL) propose to acquire 311,338 equity shares of Rs.10/- each of VDL by way of gift from his mother Mrs. Chukkamamba Sri Velamati (the "Transferor"), another person forming part of the Promoter/Promoter Group of VDL.

Please find attached intimation received from proposed acquirer via disclosures as required under Regulation 10 (5) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011 for acquisition of 311,338 (Three Lakh eleven thousand three hundred and thirty eight) Equity Shares of Rs.10/- each of the Company by way of gift through inter-se transfer amongst immediate relatives and member of promoter group of the Company.

This is for your information and record please.

Thanking You,

Yours Truly, For VELJAN DENISON LIMITED,

B. Narahari Company Secretary M. No.: A16987

Plot No. 10A, Phase - 1, IDA, Patancheru Sanga Reddy (Dist) - 502 319, Telangana, India. Phone : +91 - 8455 - 242020, 242071, 244717

Fax : +91 - 8455 - 242085 E-mail : <u>dhilptc@veljan.in</u> CIN: L29119TG1973PLC001670

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Begumpet, Hyderabad - 500016, Telangana, India.

Phone : +91 - 40 - 27763737, 4546 Fax : +91 - 40 - 27765253

E-mail : info@veljan.in Website : www.veljan.in

Date: May 30, 2024

To
The Secretary,
Dept. of Corp. Services,
BSE Limited,
P. J. Towers, Dalal Street
Mumbai – 400 001

Dear Sir/Madam,

Sub: Prior Intimation for the proposed acquisition of equity shares of Veljan Denison Limited ("VDL") by way of gift as required under Regulation 10 (5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations").

Ref: Target Company - Veljan Denison Limited, ISIN: INE232E01013 - Security Code: 505232

This is to inform that I, Gangadhar Srinivas Velamati (the "Acquirer") forming part of the Promoter/ Promoter Group of VDL propose to acquire 311,338 equity shares of Rs.10/- each of VDL by way of gift from my mother Mrs. Chukkamamba Sri Velamati, another person forming part of the Promoter/Promoter Group of VDL.

In this context and acquisition by way of inter-se transfer amongst Promoter/Promoter Group in terms of Regulation 10(5) of the Takeover Regulations, please find the enclosed prior intimation in respect of proposed transfer of 311,338 equity shares by way of gift which falls under Regulation 10(1) (a) (i) & (ii) of the Takeover Regulations.

This is for your information and record please.

Kindly acknowledge.

Thanking You,

Yours truly

Gangadhar Srinivas Velamati

Encl.: As Above.

C.C.: Veljan Denison Limited, Plot No.44, 4th Floor, Chikoti Gardens, Begumpet,

Hyderabad - 500016

1.	Name of the Target Company		Veljan Denison Limited ("VDL")			
2.	(T) Na	ame of the acquirer	Mr. Gangadhar Srinivas Velamati (the "Acquirer")			
3.	of If as:	the TC prior to the transaction. not, nature of relationship or sociation with the TC or its omoters	Yes, the Acquirer belongs to the Promoter Group of VDL			
4.	De	tails of the proposed quisition				
a Name of the person(s) from whom shares are to be acquired			Mrs. Chukkamamba Sri Velamati			
	b	Proposed date of acquisition	On or after June 5, 2024			
	c Number of shares to be acquired from person mentioned in 4(a) above		311,338 equity shares of Rs.10/-each			
d To		Total shares to be acquired as % of share capitalof TC	13.84%*			
	е	Price at which shares are proposed to be acquired	NIL Inter-se transfer among Promoter Group between Immediate Relatives without consideration as gift.			
	f	Rationale, if any, for the proposed transfer	The proposed acquisition is Private Family arrangement.			
5.	Relevant sub-clause of regulation 10(1)(a) under which theacquirer is exempted from making open offer		10 (1) (a) (i) & (ii) of SEBI (SAST) Regulations, 2011			
6.	a prediction this excursion volume of the second control of the se	frequently traded, volume ghted average market price for period of 60 trading days ceding the date of issuanceof notice as traded on the stock hange where the maximum are of trading in the shares the TC are recorded during h period.	Not Applicable  The shares are proposed to be transferred by way of Gift. Therefore no consideration involved.			
7.	as of (e) of regular	-frequently traded, the price determined in terms of clause of sub-regulation (2) of allation 8.	Not Applicable			
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.		Not Applicable  The shares are proposed to be transferred by way of Gift. Therefore no consideration involved.			
9.	the have	transferor and transferee complied (during 3 years to the date of proposed	I hereby declare that the transferor and transferee have complied with applicable			

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	req Tak (co	quisition) / will comply with blicable disclosure uirements in Chapter V of the keover Regulations, 2011 rresponding provisions of the ealed Takeover Regulations (7).	disclosure requirements in Chapter V of the Takeover Regulations, 2011.			
10.	all to	claration by the acquirer that he conditions specified under ulation 10(1) (a) with respect exemptions has been duly applied with.	I hereby declare that the all the conditions specified under regulation 10(1) (a) with respect to exemptions has been duly complied with.			
11	Shareholding details		Before the proposed transaction		After the proposed transaction	
			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*
	а	Acquirer(s) and PACs (other than sellers)	47,760	2.12	359,098	15.96
1	b	Seller (s)	597,139	26.54	285,801	12.70

Note: \* % of Shareholding is calculated on the present paid up and listed capital of Rs.2.25 crores divided into 2,250,000 equity shares of Rs.10/- each.

Signature of the acquirer

Place: Hyderabad Date: May 30, 2024