Fortitude Trade and Investment Limited

C/O, Amicorp (Mauritius) Ltd, 6th Floor, Tower1, Nexteracom Building, Ebene, Mauritius.

Tel: + 230 4040200 Fax: +230 4040201 Email: accounts@fortiinvest.com

December 30, 2020

To,

**BSE Limited** 

(Scrip code: 539254)
Phiroze Jeejeebhov Towers

Dalal Street

Mumbai - 400 001

National Stock Exchange of India Limited

(Symbol: ADANITRANS)

Exchange Plaza,

Bandra Kurla Complex,

Bandra (East), Mumbai - 400 051

Adani Transmission Limited (ATL)

"Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S.G. Highway, Khodiyar, Ahmedabad-382421

Attn: Compliance Officer

Dear Madam/Sir,

Sub: Disclosure under Regulation 29(2) read with Regulation 29(3) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, regarding acquisition of equity shares of Adami Transmission Limited ("ATL") through inter-se transfer of shares from, Universal Trade and Investments Ltd. ("Seller").

In compliance with the disclosure requirements set out under Regulation 29(2) read with Regulation 29(3) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("Takeover Regulations"), please find enclosed herewith a disclosure in the prescribed format in relation to acquisition of 3,02,49,700 (2.75%) equity shares having face value of Rs. 10/- each of ATL by Fortitude Trade and Investment Ltd from the Seller, by way of inter-se transfer of shares amongst 'qualifying persons', pursuant to exemption under Regulation 10(1)(a)(iii) of the Takeover Regulations.

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Request you to kindly take the same on record and oblige.

Yours Faithfully,

For Fortitude Trade and Investment Ltd.

Director

Encl: Disclosure in the prescribed format

# Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Adani Transmissio	on Limited ("TC")	
Name(s) of the acquirer and Persons Acting in	Fortitude Trade	and Investment Lt	d (hereinafter the
Concert (PACs) with the acquirer		n concert with the	
		he TC belonging to	
	promoter group,	namely: (i) Shri Ge	autam S. Adani &
	Shri Rajesh S. Ad	iani (On behalf of S	S. B. Adani Family
	Trust); (ii) Shrl Ga	autam S. Adani & S	Smt. Priti G. Adanl
	(on behalf of Gaut	tam S. Adani Family	/ Trust); (lii); Adani
	Tradeline LLP (iv)	Worldwide Emergi	ng Market Holding
	Ltd; (v) Afro Asi	a Trade and Inve	stments Ltd.; (vI)
	Flourishing Trade	e and Investment	t Ltd.; (vil) Shri
	Gautam S. Ada	ani; (viii) Shri R	ajesh S. Adani.
	(hereinafter the "P	ACT)	
		uirer has purchas	
	Universal Trade	and Investments L	.td ("Seller"). The
	Seller, as on da	ate, is disclosed a	as a part of the
	promoter and pror	noter group of the 1	rc
Whether the acquirer belongs to	Yes, As on the da	te, the majority own	nership and control
Promoter/Promoter group	over the Acquire	r and the Seller a	ire held by same
	person(s).		
	Further, the Acqu	irer shall, pursuant	to the acquisition
	of equity shares fr	om the Seller, be d	isclosed as part of
	promoter and p	romote group of	the TC in its
	shareholding patte	ern.	
Name(s) of the Stock Exchange(s) where the	BSE Limited		*
shares of TC are Listed	National Stock Ex	change of India Lim	nited
Details of the acquisition as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)

### Before the acquisition under consideration, holding of Acquirer and PAC:

- a) Shares carrying voting rights
- b)—Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ ethers)
- voting rights (VR) otherwise than by equity shares
- d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)

Prior to the present *inter-se* transfer, the Acquirer (individually) held NIL (0.00%) equity shares of the TC, and the shareholding of the entire promoter and promoter group of the TC (including the Acquirer and the Seller) aggregated to 82,39,63,481 (74.92%) equity shares carrying voting rights of the TC.

Please see Annexure 1 for further details.

e) Total (a+b+c+d)#

82,39,63,481

74.92%

74.92%

### Details of acquisition/sale holding of Acquirer

- a) Shares carrying voting rights acquired/sold
- b) VRs acquired /sold otherwise than by shares
- Warrants/convertible—securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold
- Shares encumbered / invoked/released by the acquirer.

3,02,49,700 (2.75%) equity shares carrying voting rights have been acquired by the Acquirer from the Seller (pursuant to an *inter-se* transaction between 'qualifying persons, exempt under Regulation 10(1)(a)(iii) of the Takeover Regulations).

Please see Annexure 1 for further details.

e) Total (a+b+c+/-d)

3,02,49,700

2.75%

2.75%

## After the acquisition/sale, holding of Acquirer and PAC:

- a) Shares carrying voting rights
- b) Shares encumbered with the acquirer
- c) VRs otherwise than by equity shares
- d) Warrants/convertible—securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify—holding—in—each\_category)—after

After the present acquisition, the Acquirer holds 3,02,49,700 (2.75%) equity shares of the TC, and the Seller does not hold any equity shares/voting rights in the TC.

The shareholding of the entire promoter and promoter group of the TC (including the Acquirer) aggregates to 82,39,63,481 (74.92%) equity shares carrying voting rights of the TC.

Please see Annexure 1 for further details.

<del>acquisition</del>			
e) Total (a+b+c+d)#	82,39,63,481	74.92%	74.92%
Mode of acquisition/sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc.)	Inter-se transfer (of aggregate 3,02,49,7 TC from Seller on transfer of equity sha	00 (2.75%) of a 29-12-2020,	equity shares of the being the date of
Date of acquisition /sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	29-12-2020 being the by the Seller to the A		fer of equity shares
Equity share capital / total voting capital of the TC before the said acquisition/sale	Rs. 10,99,81,00,830 face value of Rs. 10		33 equity shares of
Equity share capital/ total voting capital of the TC after the said acquisition/sale	Rs. 10,99,81,00,830 face value of Rs. 10	•	33 equity shares of
Total diluted share/voting capital of the TC after the sald acquisition/sale	Rs. 10,99,81,00,830 face value of Rs. 10	•	33 equity shares of

\* Indicates the entire shareholding of the promoter and promoter group in the TC. Note that the Acquirer and the Seller, as on date, belong to the promoter and promoter group of the TC, and accordingly there is no change in the aggregate shareholding in the promoter and promoter group of TC, pursuant to the aforesaid transfer of equity shares.

#### Note:

(\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

(\*\*) 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.

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For Fortitude Trade and Investment Ltd.

Director

Place: Mauritius

Date: December 30, 2020

No.	Sr. No. Name	Holding	Holding before the acquisition under consideration	Hon under con	sideration		Details of Augustition	taltion		Holding &	Holding after the acquisition under consideration	on under cons	Ideration
		No.of shares carrying voling rights	No. of Wan that entitler Acquirers receive shy cerrying ve rights in th	a the attervoling of capital stress wherever string applicable of TC	% w.r.t. total diluted a hare / voling capital of the TC	No.of shares	No. of Warrants 1/2 w.r.t total that entitles the sharevoting Acquirers to capital proceive shares wherever carrying voting applicable rights in the TC	- 9	% w.r.t. total divided share / voting capital of the TC	No.of shares	No. of Warrants % w.r.t total that entitles the sharefveting Acquirers to capital receive shares whenver carrying voling applicable rights in the TC	% w.r.t total capital capital wherever applicable	% w.r.t. total diluted share / voting capital of the TC
-	Fortlude Trade and Investment Ltd.	ř		0.00	00:0	30,248,700		2,75	2.75	30,248,700		2.75	275
	Total (a) - Acquirer	,		00:0	00'0	30,249,700		2.75	2.78	30,249,700		2.76	2.75
					Det	Details of Seiler							
-	Universal Trade and Investments Ltd.	30,249,700		2.75	2,75	(30,249,700)	•	(2.75)	(2.75)				
	Total (b) - Seller	30,249,760	•	2.75	2.75	(30,248,700)		(2.75)	(2.75)	0.4	•	*3	٠
				Detail	s of Shareholders	Details of Shareholders who are PAC with the Acquirer	the Acquirer						
-	Shri Goutam S. Adani & Shri Rajosh S. Adani (on behalf of S. B. Adani Family Trust)	621,197,910		56.48	58.48			1.	•	621,197,910	3.9	58.48	56.45
2	Bhil Geutem 8, Adeni & Smi. Prit G. Adeni (on behalf of Geutem 6, Adeni Femily Trust)	8,836,750	•	0.80	0.80		,	(t)		8,636,750	35	08'0	0.80
69	Adani Tradeline LLP	89,481,719		80.08	80'8	1.5		,		99,491,719		9.05	8.05
4	Worldwide Emerging Market Holding Ltd.	30,248,700		2.76	275	(0)		1	2	30,249,700		2.75	2,76
in	Afro Asia Trade and investments Ltd.	30,248,700		2.75	2.75		15	1.5		30,249,700	177	2.76	2.75
	Flourishing Trade and investment Lid.	3,688,000		0.34	0.34			.8		3,688,000		0.34	0.34
~	Gautem 3. Adeni	-		00 0	0.00	•	*	*	11.0	-		0.00	0.00
10	Rejesh S. Adani	-		0.00	0.00	•				-		0.00	00'0
	Total (c) - PAC	793,713,781		72.17	72.17	*				793,713,781	S.	72.17	72.17
2	Grand Total (a) + (b) +(c) (consisting of holding of promoter and Bromoter Crount	823,963,481	9.5	74.92	74,92	046	(.*)S			823,963,481	*	74.92	74.92

For and on behalf of Fortitude Trade and Investment Ltd.

Director Date: December 30, 2020 Place: Maurilius

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