REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

January 09, 2021

To,

Securities and Exchange Board of India,

SEBI Bhavan,

Plot no. C4-A, 'G' Block,

Bandra-Kurla Complex, Bandra (East),

Mumbai- 400051.

CC,

1. BSE Limited

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai - 400001.

2. National Stock Exchange of India

Limited

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra (East),

Mumbai - 400051.

3. Munjal Showa Limited,

9-11, Maruti Industrial Area,

Sector-18 Gurugram,

Haryana - 122 015.

Sub: Report under Regulation 10(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ('Takeover Regulations').

Dear Sir / Madam,

Please find enclosed herewith the report under Regulation 10(7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 w.r.t. the exemption claimed under Regulation 10(1)(a)(ii) of the Takeover Regulations for the inter-se transfer of 4,39,973 equity shares amongst Promoters of the Target Company.

Further, enclosed as **Annexure I** is the payment acknowledgement of INR 1,50,000/- through NEFT along with the report as fees mentioned in Regulation 10(7) of the Takeover Regulations.

Kindly take the same on record.

Thanking you,

For Dayanand Munjal Investments Private Limited (Acquirer),

Disaster.

Director

DIN - 00003491

Encl: As above

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

Regulation 10(7) - Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.	Ge	neral 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.}	Name: Dayanand Munjal Investments Private Limited  Address: G. T. Road, Hero Nagar, Ludhiana-141003  Tel. No.: 9910027951  E-mail Id: pgupta@munjalshowa.net
	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 the sender, if sender is not the acquirer	Not applicable
2.	Coi	mpliance of Regulation 10(7)	
	a.	Date of Report	January 09, 2021
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	Yes
	c.	Whether the report is accompanied with fees as required under Regulation 10(7)	Yes, payment acknowledgement dated 08.01.2021, transaction reference number 000100486258 for INR 1,50,000 through NEFT to Securities and Exchange Board of India, is enclosed with the report as <b>Annexure I.</b>
3.	Cor	mpliance of Regulation 10(5)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed at least 4 working days before the date of the proposed acquisition	Yes (enclosed as <b>Annexure II</b> )
- 1	b.	Date of Report	December 21, 2020

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

4.	Co	mpliance of Regulation 10(6)					
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed within 4 working days of the acquisition	Yes (enclose	d as <b>Annexu</b>	re III)		
	b.	Date of Report	December 25	9, 2020			
5.	De	tails of the Target Company (TC)					
	а.	Name & address of TC	Artiful Composition of the Compo	ddress: 9-1	nited 1, Maruti Indu 22015, Haryana		
	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	i. BSE Limit ii. National	nited			
6.	De	tails of the acquisition					
	a.	Date of acquisition	December 28, 2020				
	b.	Acquisition price per share (in Rs.)	INR 75 per share				
	c.	Regulation which would have been triggered an open offer, had the report not been filed under Regulation 10(7). (whether Regulation 3(1), 3(2), 4 or 5)	Regulation 3	(1) of the Ta	kevoer Regulat	ions	
	d.	Shareholding of acquirer(s) and PAC	Before the acquisition			cquisition	
		individually in TC (in terms of no. & as a percentage of the total share/voting capital of the TC) (*)	No. of shares	% w.r.t. total share capital of TC (*)	No. of shares	% w.r.t. total share capital of TC	
		Name(s) of the acquirer(s) (**)					
		Dayanand Munjal Investments Private Limited	1,56,00,000	39.00%	1,60,39,973	40.10%	
	e.	Shareholding of seller/s in TC (in terms	Before the a	acquisition	After the a	cquisition	
		of no. & as a percentage of the total share/voting capital of the TC)	No. of shares	% w.r.t. total share	No. of shares	% w.r.t. total share	



REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

				capital of TC		capital of TC
		Name(s) of the seller(s) (**)				
		Showa Corporation, Japan	1,04,00,000	26.00%	99,60,02	27 24.90%
7.		ormation specific to the to the exemption gulation 10(1)(a)(ii)	category to w	hich the ins	tant acquis	sition belongs -
	a.	Provide the names of the seller(s)	Showa Corpo	ration, Japa	n	
	b.	Specify the relationship between the acquirer(s) and the seller(s).	MA MARKET			o the Promoter Munjal Showa
	c.	Shareholding of the acquirer and the seller/s in the TC during the three years prior to the proposed acquisition	Year - 1	Yea	r-2	Year - 3
		Acquirer(s) (*)				
		Dayanand Munjal Investments Private Limited	1,56,00,0 (39.00		5,00,000 39.00%)	1,56,00,000 (39.00%)
		Sellers(s) (*)				
		Showa Corporation, Japan	1,04,00,00 (26.00°	300.00	,00,000 26.00%)	1,04,00,000 (26.00%)
	d.	Confirm that the acquirer(s) and the seller/s have been named promoters in the shareholding pattern filed by the target company in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations.	seller have shareholding terms of th Regulations.	been name pattern filed e listing ag	d as proi by the tar greement	quirer and the moters in the get company in and Takeover s Annexure IV.
	e.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed	INR 135.28 per share  (on the National Stock Exchange of India Limite			



REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA 141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

f.	If shares of the TC are infrequently traded, the price of such shares as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not applicable
g.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (e) or (f) above as applicable	It is hereby confirmed that the acquisition price is not higher by more than 25% of the price mentioned in (e) above.
h.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed	December 21, 2020
I.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	Yes, the provisions of Chapter V of the Takeove Regulations, have been complied with. The requisite disclosures are enclosed herewith a Annexure V.
j.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(ii) with respect to exemptions has been duly complied with.	It is hereby declared that all the conditions specified under regulation 10(1)(a)(ii) with respect to exemptions have been duly complied with.

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

For Dayanand Munjal Investments Private Limited (Acquirer),

nvestme

(Yegesh Chander Munjal)

Director

DIN - 00003491

Date: January 09, 2021

Place: Ludhiana

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

#### 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 and then collectively.

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 Takeovers) Regulations, 2011'



Customer name / आहुक का नाम: <u>DAYANANJ MUNTAL INVESTMENTS PV7</u> Beneficiary name / नामाची कर नाम: SECURDITACE AND CHEST AND CHEST	
Beneficiary bank name /	Ranoficians
नाभाषीं के बैंक का नाम:  Fransaction reference number /संदर्भ संख्या:  000100186758	number/लामार्थी का खाता नंबर: 0/2 2 10 2 1 0 0 0 0 0 7
Name and signature of Bank official / बैंक अधिकारी का नाम और हस्ताक्षर:	Amount / रकम:/50 000 /=

Pur Investments Pur Investment

## MUNJAL SHOWA LIMITED

Registered Office & Works : 9-11, Maruti Industrial Area, Sector - 18, Gürügram - 122 015 (Haryana) INDIA

E-mail: msladmin@munjalshowa.net Website: www.munjalshowa.net Corporate Identity Number: L34101HR1985PLC020934, PAN: AAACM0070D

Phone: 0124-4783000 Fax: 0124-2341359

To.

**BSE Limited** 

Scrip code: 520043

Phiroze Jeejeebhov Towers.

Dalal Street.

Mumbai- 400 001

To.

National Stock Exchange of India Limited

Symbol: MUNJALSHOW

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra (E),

Mumbai - 400 051

Date: 21 December, 2020

Sub: Disclosure of Inter-se Transfer of Shares between the Promoters / Promoter Group in accordance with Regulation 10(5) of SEBI (SAST) Regulations, 2011

Dear Sir/ Ma'am,

Pursuant to the Regulation 30 read with Schedule III of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Regulations) Regulations, 2015, we would like to inform you 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.

The details of the same are as under:

Date of Proposed Transaction	Name of the Transferor	Name of the Transferee	No of Shares proposed to be transferred	% of Holding
On or after 28 <sup>th</sup> December, 2020	Show Corporation, Japan	Dayanand Munjal Investments Private Limited	4,39,973	1.10%

This being an Inter se transfer of shares between the Promoters, the same falls within the exemption under Regulation 10 (1)(a)(ii) provided under SEBI (SAST) Regulation, 2011. This is in nature of transfer of shares through an off-Market transaction amongst Promoters. The aggregate shareholding of the Promoter and Promoter Group before and after the above inter se transaction remains the same.

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,

For Munjal Showa Limited.

(Geetanjali Sharma)

Company Secretary & Complian

M. No. A42219

Date: December 21, 2020

Place: Gurugram

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

To.

**BSE Limited** 

Scrip code: 520043

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai- 400 001

To,

National Stock Exchange of

**India Limited** 

Symbol: MUNJALSHOW

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra

(E), Mumbai - 400 051

To,

Munjal Showa Limited,

9-11, Maruti Industrial Area,

Gurugram,

Haryana - 122 015

Date: 21 December, 2020

<u>Sub: Prior Intimation under regulation 10(5) of the Securities and Exchange Board of India (Substantial acquisition of Shares and Takeovers) Regulations, 2011 for proposed acquisition of shares</u>

Dear Sir/ Ma'am,

As due compliance of Regulation 10(5) of the Securities and Exchange Board of India (Substantial acquisition of Shares and Takeovers) Regulations, 2011, the undersigned being one of the Promoters of the Company, hereby furnish the PRIOR INTIMATION in the specified format under Regulation 10(5) in respect of proposed inter-se transfer of 4,39,973 shares (1.1%) shares of Munjal Showa Limited being the Target Company ("TC") in the following manner:

Inter-se Transfer of 4,39,973 (1.1%) shares from Showa Corporation, Japan to Dayanand Munjal Investments Private Limited, being Promoters of the TC.

The shares are proposed to be acquired by way of "Mutual agreement between the Promoters" from amongst the Promoter and Promoter Group pursuant to exemption provided in Regulation 10(1)(a)(ii) (qualifying person being persons named as promoters in the shareholding pattern filed by the Target Company for not less than three years prior to the proposed acquisition) and there will be no change in the total shareholding of the Promoters Group after such inter-se transfer of shares of TC.

Thanking You,

For Dayanand Munjal Investments Private Limited (Acquirer),

YOGESH CHANDER 1 A MAN CHANDER AND A MAN CHANDER

(Yogesh Chander Munjal) Director DIN- 00003491

Date: December 21, 2020

Place: Ludhiana

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

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

1	2 Name of the acquirer(s)  Whether the acquirer(s) is/ are promoters of the TC  prior to the transaction, if not, nature of relationship		Munjal Showa Limited		
2			Dayanand Munjal Investments Private Limited		
3			Yes, the acquirer is one of the Promoters of the Target Company		
4	Det	tails of the proposed acquisition			
	be acquired  b Proposed date of acquisition  C Number of shares to be acquired from each person mentioned in 4(a) above  Total shares to be acquired as % of share capital		Showa Corporation, Japan		
			On or after 28 <sup>th</sup> December, 2020		
			4,39,973 equity shares 1.10%		
	e Price at which shares are proposed to be acquired		INR 75 per share		
	f	Rationale, if any, for the proposed transfer	Inter-se transfer of shares amongst Promoters of the Target Company, as per the mutual agreement between the Promoters		
5	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer		The acquisition is exempted under sub-clause (ii) of Regulation 10(1)(a) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011		
6	If, 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 exchange where the maximum volume of trading in the shares of the TC are recorded during such period		INR 135.28 per share		
7		-frequently traded, the price as determined in terms lause (e) of sub-regulation (2) of regulation 8	Not applicable		

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

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 be higher weighted ave	er by more erage marke preceding th	at the acquisition than 25% of the theorem of the price for a pen ne date of issue the date of issue the above	he volume eriod of 60
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 (corresponding provisions of the repealed Takeover Regulations 1997)	will comply	with all t in Chapt	nsferee have co the applicable er V of the	disclosure
10	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with	The state of the s	th respect to	pecified under exemption has	
		Before the proposed transaction		After the proposed transaction	
11	Shareholding details	No. of shares /voting rights	% w.r.t total share capital of TC	% w.r.t total share capital of TC	% w.r.t total share capital of TC
	Acquirer(s) and PACs (other than sellers)	1,56,00,000	39.00%	1,60,39,973	40.10%

For Dayanand Munjal Investments Private Limited (Acquirer),

YOGESH CHANDER

THE STATE OF TH

(Yogesh Chander Munjal) Director

DIN-00003491

Date: December 21, 2020

Place: Ludhiana

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NFT

To,	To,	To,
BSE Limited	National Stock Exchange of	Munjal Showa Limited,
Scrip Code - 520043	India Limited	9-11, Maruti Industrial Area
Phiroze Jeejeebhoy Towers,	Scrip Symbol- MUNJALSHOW	Sector-18 Gurugram,
Dalal Street,	Exchange Plaza, C-1, Block G,	Haryana – 122015
Mumbai – 400001	Bandra Kurla Complex, Bandra (East), Mumbai – 400051	

Dale - 29th December 2020

Sub: Disclosure under Regulation 10(6) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ('Takeover Regulations')

Dear Sir/Madam,

With reference to the disclosure under Regulation 10(5) of the Takeover Regulations submitted by Dayanand Munjal Investments Private Limited ('the Acquirer') on 21 December 2020, please note that the Acquirer have in aggregate acquired 4,39,973 shares (1.1%) of Munjal Showa Limited ('the Target Company') on 28 December 2020 from Showa Corporation, Japan as per details set out in the disclosure.

In this connection, please find enclosed the disclosure as per Regulation 10(6) of the Takeover Regulations.

Please take the same on record.

Thanking you,

For Dayanand Munjal Investments Private United (Acquirer),

(Yogesh Chander Munjar

Director

DIN-00003491

Date: December 29, 2020

Place: Ludhiana Encl: As above

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

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 Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1	N	ame of the Target Company (TC)	Munjal Showa Limited				
2	N	ame of the acquirer(s)	Dayanand Munjal Investmen	ts Private Limited			
3	10000	ame of the stock exchange where ares of the TC are listed	BSE Limited     National Stock Exchange	e of India Limited			
4	in	etails of the transaction cluding rationale, if any, for the ansfer / acquisition of shares	Inter-se transfer of shares amongst Promoters of the Target Company, as per the mutual agreement bet the Promoters				
5	ac	elevant regulation under which the quirer is exempted from making ten offer	The acquisition is exempted under sub-clause (ii) of Regulation 10(1)(a) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011				
6	ac	hether disclosure of proposed quisition was required to be made der regulation 10(5) and if so,	Yes, disclosure of proposed a made under Regulation 10(5)	cquisition was required to be ).			
		<ul> <li>whether disclosure was made and whether it was made within the timeline specified</li> </ul>	The disclosure under Regulation 10(5) was made within the time specified.				
	under the regulations  — date of filing with the stock exchange		BSE Limited - On 21 December 2020  National Stock Exchange of India Limited - On 21  December 2020				
7	De	tails of the acquisition	Disclosure required to be made under regulation 10(5)	Whether the disclosures under regulation 10(5) was actually made			
	а	Name of the transferor / seller	Showa Corporation, Japan	Yes			
	b	Date of acquisition	28 December 2020	Yes			
	С	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	4,39,973 equity shares	Yes			
	d	Total shares proposed to be acquired / actually acquired as	1.1%	Yes			

# DAYANAND MUNJAL INVESTMENTS PRIVATE LIMITED REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003

CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA.NET

		a % of diluted share capital of TC				
	е	Price at which shares are proposed to be acquired/ actually acquired	INR 75 p	er share	Y	es
8	Sh	areholding details	Pre-trar	saction	Post-tra	nsaction
			No. of shares held	% w.r.t. total share capital of TC	No. of shares held	% w.r.t. total share capital of TC
	а	Each Acquirer / Transferee  Dayanand Munjal Investments Private Limited	1,56,00,000	39.00%	1,60,39,973	40.10%
	b	Each Seller / Transferor Showa Corporation, Japan	1,04,00,000	26.00%	99,60,027	24.90%

For Dayanand Munjal Investments Private Limited (Acquirer), investme

(Yogesh Chander Munjal)

Director

DIN-00003491

Date: December 29, 2020

Place: Ludhiana

Shareholding Pattern



#### Shareholding Pattern

#### MUNJAL SHOWA LTD.

Scrip Code: 520043

Quarter Ending: March 2018

#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder	Nos. of shareholders	No. of fully paid up equity shares held	Total nos, shares held	Shareholding as a % of total no, of shares (calculated as per SCRR, 1957)As a % of (A+B+C2)	Number of equity shares held in dematerialized form
A1) Indian				0.00	
Any Other (specify)	2	1,56,04,000	1,56,04,000	39.01	1,56,04,000
DAYANAND MUNJAL INVESTMENTS PVT LTD (CIN U67120PB1979PTC004038)	1	1,56,00,000	1,56,00,000	39.00	1,56,00,000
Mrs. Nidhi Kapoor (Relative of Director)	1	4,000	4,000	0.01	4,000
Sub Total A1	2	1,56,04,000	1,56,04,000	39.01	1,56,04,000
A2) Foreign				0.00	
Any Other (specify)	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Showa Corporation, Japan	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Sub Total A2	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
A=A1+A2	3	2,60,04,000	2,60,04,000	65.02	2,60,04,000



#### Shareholding Pattern

#### MUNJAL SHOWA LTD.

Scrip Code: 520043

Quarter Ending: March 2019

#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder	Nos. of shareholders	No. of fully paid up equity shares held	Total nos. shares held	Shareholding as a % of total no. of shares (calculated as per SCRR, 1957)As a % of (A+B+C2)	Number of equity shares held in dematerialized form
A1) Indian	*			0.00	
Any Other (specify)	2	1,56,04,000	1,56,04,000	39.01	1,56,04,000
DAYANAND MUNJAL INVESTMENTS PVT LTD (CIN U67120PB1979PTC004038)	1	1,56,00,000	1,56,00,000	39.00	1,56,00,000
Mrs. Nidhi Kapoor (Relative of Director)	1	4,000	4,000	0.01	4,000
Sub Total A1	2	1,56,04,000	1,56,04,000	39.01	1,56,04,000
A2) Foreign				0.00	
Any Other (specify)	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Showa Corporation, Japan	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Sub Total A2	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
A=A1+A2	3	2,60,04,000	2,60,04,000	65.02	2,60,04,000



#### Shareholding Pattern

#### MUNJAL SHOWA LTD.

Scrip Code: 520043

Quarter Ending: March 2020

#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder	Nos. of shareholders	No. of fully paid up equity shares held	Total nos. shares held	Shareholding as a % of total no. of shares (calculated as per SCRR, 1957)As a % of (A+B+C2)	Number of equity shares held in dematerialized form
A1) Indian				0.00	
Any Other (specify)	2	1,56,04,075	1,56,04,075	39.02	1,56,04,075
DAYANAND MUNJAL INVESTMENTS PVT LTD (CIN U67120PB1979PTC004038)	1	1,56,00,000	1,56,00,000	39.00	1,56,00,000
Mrs. Nidhi Kapoor (Relative of Director)	1	4,075	4,075	0.01	4,075
Sub Total A1	2	1,56,04,075	1,56,04,075	39.02	1,56,04,075
A2) Foreign				0.00	
Any Other (specify)	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Showa Corporation, Japan	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
Sub Total A2	1	1,04,00,000	1,04,00,000	26.00	1,04,00,000
A=A1+A2	3	2,60,04,075	2,60,04,075	65.02	2,60,04,075

REGD. OFFICE: G. T. ROAD, HERO NAGAR, LUDHIANA-141003 CIN: U67120PB1979PTC004038, PHONE: 9910027951 EMAIL:PGUPTA@MUNJALSHOWA,NET

To,

**BSE Limited** 

Scrip Code - 520043

Phiroze Jeejeebhoy Towers,

Dalal Street,

Mumbai - 400001

To,

National Stock Exchange of India

Limited

Scrip Symbol- MUNJALSHOW

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex, Bandra

(East), Mumbai - 400051

To,

Munjal Showa Limited,

9-11, Maruti Industrial Area,

Sector-18 Gurugram,

Haryana - 122015

Date - 29th December 2020

Sub: Disclosure under Regulation 29 (1) & 29 (3) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011 ('Takeover Regulations')

Dear Sir/Madam,

With reference to the aforementioned subject, please find enclosed herewith the disclosure as per Regulation 29 (1) read with 29 (3) of the Takeover Regulations, with regard to the acquisition of 4,39,973 shares (1.1%) of Munjal Showa Limited ('the Target Company') on 28 December 2020 from Showa Corporation, Japan through an off market transaction.

Please take the attached disclosure on your record.

Thanking you,

For Dayanand Munjal Investments Private Limited (Acquirer),

(Yogesh Chander Munjal)

Director

DIN-00003491

Date: December 29, 2020

Place: Ludhiana

Encl: As above

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#### Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

#### Part-A- Details of the Acquisition

Name of the Target Company (TC)	Munjal Showa Limited			
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Dayanand Munjal Inve	stments Private Limite	d	
Whether the acquirer belongs to Promoter/Promoter group	Yes, the acquirer is one of the Promoters of the Target Company  i. BSE Limited  ii. National Stock Exchange of India Limited			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed				
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 along with PACs of:  a) Shares carrying voting rights b) Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) c) 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) e) Total (a+b+c+d)	a) 1,56,00,000 shares b) Nil c) Nil d) Nil e) 1,56,00,000 shares	a) 39% b) Nil c) Nil d) Nil e) 39%	a) 39% b) Nil c) Nil d) Nil e) 39%	
Details of acquisition  a) Shares carrying voting rights acquired	a) 4,39,973 shares	a) 1.1%	a) 1.1%	

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<ul> <li>b) VRs acquired otherwise than by equity shares</li> <li>c) 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</li> <li>d) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)</li> <li>e) Total (a+b+c+/-d)</li> </ul>	b) Nil c) Nil d) Nil e) 4,39,973 shares	b) Nil c) Nil d) Nil e) 1.1%	b) Nil c) Nil d) Nil e) 1.1%	
After the acquisition, holding of acquirer along with PACs of:  a) Shares carrying voting rights b) VRs otherwise than by equity shares c) 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 acquisition d) Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others) e) Total (a+b+c+d)	a) 1,60,39,973 shares b) Nil c) Nil d) Nil e) 1,60,39,973 shares	a) 40.10% b) Nil c) Nil d) Nil e) 40.10%	a) 40.10% b) Nil c) Nil d) Nil e) 40.10%	
Mode of acquisition (e.g. open market / public issue / rights issue / preferential allotment / inter-se transfer/encumbrance, etc.)	Inter-se Transfer of shares amongst Promoters, through an off- market transaction			
Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares, etc.	Not Applicable			
Date of acquisition of/ date of receipt of intimation of allotment of shares / VR/	28 December 2020			

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EMAIL:PGUPTA@MUNJALSHOWA.NET

warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	
Equity share capital / total voting capital of the TC before the said acquisition	3,99,95,000 shares
Equity share capital/total voting capital of the TC after the said acquisition	3,99,95,000 shares
Total diluted share/voting capital of the TC after the said acquisition	3,99,95,000 shares

#### Part-B\*\*\*

Name of the Target Company: Munjal Showa Limited

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/ Promoter group	PAN of the acquirer and/ or PACs
Dayanand Munjal Investments Private Limited	Yes	AAACD5751A

For Dayanand Munjal Investments Private langed (Acquirer),

(Yogesh Chander Munjal)

Director

DIN-00003491

Date: December 29, 2020

Note:

(\*) 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.

(\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.