35, P.R. Road, New Delhi-110001

Date: 22nd May, 2019

To, The Manager,

BSE Limited
Corporate Relationship Department
PhirozeJeejeebhoy Towers
Dalal Street
Mumbai- 400001
Scrip Code: 505368

National Stock Exchange of India Limited
Exchange Plaza, 5th Floor,
Plot No.C/1, G Block
Bandra-Kurla Complex, Bandra(E), Mumbai400051
Symbol: REVATHI

Sub: Intimation under Regulation 10(5) in respect of the proposed acquisition under Regulation 10(1)(a)(i)of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Dear Sir/Madam,

I, the undersigned, am submitting the intimation under Regulation 10(5) in respect of the proposed acquisition under Regulation 10(1)(a)(i)of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011,of 19.71% of the paid-up equity shares of Renaissance Advanced Consultancy Limited (RACL), which holds, directly and indirectly, 72.58% of the equity share capital of Revathi Equipment Limited ("Target Company").

The present transaction is an inter-se transfer amongst immediate relatives by way of gift and as a result of this transaction, there will be a change in the shareholding of RACL, which holds 72.58%, directly and indirectly, of the equity share capital of the Target Company. The present transaction is undertaken as a part of re-organization/realignment of shareholding of RACL within the family.

This is for your information and records.

Chaitanya Dalmia

CC: Revathi Equipment Limited Pollachi road, Mallumichampatti PO, Coimbatore, Tamil Nadu – 641 021 India

Format for 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

1.	Name of the Target Company (TC)	Revathi Equipment Limited				
2.	Name of the acquirer(s)					
3.	Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters	the promoter of Renaissance Advanced				
4.	Details of the proposed acquisition					
	a. Name of the person(s) from whom shares are to be acquired	Syt. Ajai Hari Dalmia and Smt. Usha Dalmia				
	b. Proposed date of acquisition	On or after 29th May, 2019.				
	c. Number of shares to be acquired from each person mentioned in 4(a) above	1,28,822 and 2,98,774 no. of equity shares representing 5.94% and 13.77% of RACL from Syt. Ajai Hari Dalmia and Smt. Usha Dalmia respectively.				
	d. Total shares to be acquired as % of share capital of TC	4,27,596 Equity Shares (19.71%) of RACL, which holds 72.58% of the share capital of the TC				
	e. Price at which shares are proposed to be acquired	Not applicable as the transfer is by way of gift.				
	f. Rationale, if any, for the proposed transfer	Inter-se transfer amongst 'Qualifying Persons' i.e.immediate relatives, as a part of re-organization/ realignment of shareholding within the family.				
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	Regulation 10(1)(a)(i)				
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.	The shares of the TC are not frequently traded shares as per clause (j) of subregulation (1) of regulation 2 of SEBI (Substantial Acquisition of shares and Takeovers) regulations, 2011				
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	The transfer is by way of gift and hence, this clause is 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 as the transfer of shares is by way of gift.				

beduce.

9.	i. Declaration by the acquirer, that the transferor	I confirm that the transferor and
1	and transferee have complied (during 3 years	transferee have complied with and will
1	prior to the date of proposed acquisition) /will	comply with applicable disclosure
	comply with applicable disclosure requirements	requirements under Chapter V of the
	in Chapter V of the Takeover Regulations,	Takeover Regulations, 2011
1	2011 (corresponding provisions of the repealed	(corresponding provisions of the
	Takeover Regulations, 1997)	repealed Takeover Regulations 1997).
	ii. The aforesaid disclosures made during	Enclosed as Annexure B
	previous 3 years prior to the date of proposed	Enclosed as finitexate b
)	acquisition to be furnished.	
	dequisition to be farmished.	
10.	Declaration by the acquirer that all the conditions	I confirm that all the conditions specified
	specified under regulation 10(1)(a) with respect to	under regulation 10(1)(a) with respect
	exemptions has been duly complied with.	to exemption have been duly complied
		with.

11.	Shareholding details		prop	re the osed action	After the proposed transaction	
		No. of shares /voting rights	total	No. of shares /votingrights		
	А	Acquirer(s) and PACs (other than transferors)(*):		As per Annexure A		
	В	Transferors:				

Note:

- (*) Shareholding of each entity may be shown separately and then collectively in a group.
- The above disclosure shall be signed by the acquirer mentioning date & place. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the acquirers.

Date: 22nd May, 2019 Place: New Delhi

Chaitanya Dalmia

Note:

The presenttransaction is an inter-se transfer amongst immediate relatives by way of gift and as a resultof this transaction, there will be a change in the shareholding of RACL, which holds 72.58%, directly and indirectly, of the equity share capital of the Target Company. The present transaction is undertaken as a part of re-organization/realignment of shareholding of RACL within the family.

	Shareholding Details		e proposed action	After the proposed transaction	
			% w.r.t total share capital of TC		
	uirer(s) and PACs (other than transferors)(*):				
	uirer(s)/ Transferee(s):				
1 Chai	tanya Dalmia				
PAC)s:				<u> </u>
	hissance Advanced Consultancy Limited	1,768,953	57.68%	1,768,953	57.689
2 Rena	aissance Stocks Limited	457,000	14.90%	457,000	14.909
B Tra	nsferors:				
1 Usha	a Dalmia		-		
2 Ajai	Hari Dalmia				
Date: 22nd Place: Dell	d May 2019 hi				

Note: The present transaction is an inter-se transfer amongst immediate relatives by way of gift and as a result, there will be a change in the shareholding of RACL, which holds 72.58%, directly and indirectly, of the equity share capital of the Target Company. Thus, the promoter shareholding of the Target Company post the present transaction will remain unchanged. The present transaction is undertaken as a part of re-organization/ realignment of shareholding of RACL within the family.