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 21, 2020

To,

BSE Limited

(Scrip code: 539254)

Phiroze Jeejeebhoy Towers

Dalal Street

Mumbai - 400 001

National Stock Exchange of India

Limited

(Symbol: ADANITRANS)

Exchange Plaza,

Bandra Kurla Complex,

ade and Invo

The Common

Seal

of

*

Bandra (East), Mumbai - 400 051

Dear Sir,

Sub: Prior intimation under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended

Please see enclosed the prior intimation under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended, with respect to the proposed acquisition of 3,02,49,700 equity shares of Adani Transmission Limited by Fortitude Trade & Investment Ltd, from Universal Trade and Investments Ltd (inter-se amongst the 'qualifying persons').

The aforesaid equity shares are proposed to be acquired by way of a sale, pursuant to an exemption under Regulation 10(1)(a)(iii) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended.

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

Yours Faithfully,

For Fortitude Trade & Investment Ltd

Ashwanee Ramsurrun Authorized Signatory

CC: Mr. Jaladhi Shukla, Compliance Officer

Adani Transmission Limited

Format for Disclosures under Regulation 10(5) – Intimation to Stock Exchanges in respect of acquisition under Regulation 10(1)(a)(iii) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, as amended ("Takeover Regulations, 2011")

1.	Name of the Target Company (TC)	Adani Transmission Limited
2.	Name of the acquirer(s)	Fortitude Trade & Investment Ltd ("Acquirer")
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 Acquirer shall be disclosed as a part of the promoter and promoter group of the TC, post-acquisition of shares from the Seller (as defined below).
	5	As on date, the Seller is disclosed as part of the promoter and promoter group of the TC, and the majority ownership and control of the Acquirer and the Seller are held by same person(s).
4.	Details of the proposed acquisition	
	Name of the person(s) from whom shares are to be acquired	Universal Trade and Investments Ltd ("Seller") - As on date, the Seller is disclosed as a part of the promoter and promoter group of the TC
	b. Proposed date of acquisition	Any time after 4 working days from the date of this intimation i.e., on or after December 29, 2020
i	c. Number of shares to be acquired from each person mentioned in 4(a) above	3,02,49,700 equity shares, in one or more tranches
	d. Total shares to be acquired as % of share capital of TC	2.75% of the share capital of the TC
	e. Price at which shares are proposed to be acquired	The shares of the TC will be acquired at a price not exceeding the limit provided in proviso (i) to Regulation 10(1)(a) of the Takeover Regulations, 2011
	f. Rationale, if any, for the proposed transfer	Inter-se transfer of shares amongst qualifying persons, as per mutual agreement, as part of the internal restructuring.
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	Regulation 10(1)(a)(iii) of Takeover Regulations, 2011

6.	If, frequently traded, volu- average market price for a periodays preceding the date of is- notice as traded on the stock of the maximum volume of tradition of the TC are recorded during st	od of 60 trading ssuance of this exchange where ng in the shares	INR 356.60 per equity share			
7.	7. If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8		res of the TC are	e TC are frequently		
8.	Declaration by the acquiracquisition price would not be than 25% of the price compute point 7 as applicable	higher by more	acquisition price would not be higher by more th		more than	
9.	i. Declaration by the acquiransferor and transferee his (during 3 years prior to the deacquisition) / will comply with disclosure requirements in Chi Takeover Regulations, 2011 provisions of the repeal Regulations 1997)	ave complied ite of proposed with applicable apter V of the (corresponding	declare that they have complied (during 3 years to the date of proposed acquisition) / will complete with the disclosure requirements in Chapter V Takeover Regulations, 2011, to the applicable.		years prio ill comply er V of the	
		1				
	 The aforesaid disclosures previous 3 years prior to the da acquisition to be furnished. 	ite of proposed	Acquirer and	he Seller a	re enclosed in A	
10.	previous 3 years prior to the da	that all the dation 10(1)(a) has been duly	Acquirer and talong with the The Acquirer the conditions	the Seller at copies of s hereby con specified to exempt	re enclosed in A uch disclosures. firms and declar under Regulation ions, as applica	nnexure
26.063	previous 3 years prior to the da acquisition to be furnished. Declaration by the acquirer conditions specified under regulation with respect to exemptions leading to the data of the dat	that all the dation 10(1)(a) has been duly	Acquirer and talong with the The Acquirer the conditions with respect been/will be directly before the p	the Seller at copies of s hereby con specified to exempti uly complie	firms and declar under Regulation of with. After the pr	res that all n 10(1)(a), able, have
11.	previous 3 years prior to the datacquisition to be furnished. Declaration by the acquirer conditions specified under regulation to exemptions a complied with. Shareholding details	that all the dation 10(1)(a) has been duly	Acquirer and talong with the The Acquirer the conditions with respect been/will be di	the Seller at copies of s hereby con specified to exempti uly complie	re enclosed in Auch disclosures. firms and declar under Regulation ions, as applicated with.	res that all in 10(1)(a lble, have
26.884	previous 3 years prior to the data acquisition to be furnished. Declaration by the acquirer conditions specified under regular with respect to exemptions a complied with. Shareholding details A Acquirer(s) and PACs sellers)(*)	that all the dation 10(1)(a) has been duly	Acquirer and talong with the The Acquirer the conditions with respect been/will be d Before the paramate transactory No. of shares / voting	the Seller a copies of s hereby con specified to exemptically complied troposed tion % w.r.t total share capital	firms and declar under Regulation ions, as applicated with. After the programment of transacted No. of shares /	res that all n 10(1)(a ble, have roposed tion w.r.t total share capital
26.884	previous 3 years prior to the data acquisition to be furnished. Declaration by the acquirer conditions specified under regular with respect to exemptions a complied with. Shareholding details A Acquirer(s) and PACs	that all the dation 10(1)(a) has been duly	Acquirer and talong with the The Acquirer the conditions with respect been/will be d Before the paramate transactory No. of shares / voting	the Seller a copies of s hereby con specified to exemptically complied troposed tion % w.r.t total share capital	firms and declar under Regulation ions, as applicated with. After the programment of transacted No. of shares /	res that all n 10(1)(a ble, have
26.053	previous 3 years prior to the data acquisition to be furnished. Declaration by the acquirer conditions specified under regulation to exemptions a complied with. Shareholding details A Acquirer(s) and PACs sellers)(*) Acquirer	that all the dation 10(1)(a) has been duly (other than ent Ltd	Acquirer and talong with the The Acquirer the conditions with respect been/will be divided been will be divided been been been been been been been b	the Seller at copies of shereby conspectified to exemptically complied troposed tion % w.r.t total share capital of TC	firms and declar under Regulation ions, as applicated with. After the programmed No. of shares / voting rights	res that all a 10(1)(a ble, have roposed tion w.r.t total share capital of TC
26.083	previous 3 years prior to the data acquisition to be furnished. Declaration by the acquirer conditions specified under regular with respect to exemptions a complied with. Shareholding details A Acquirer(s) and PACs sellers)(*) Acquirer Fortitude Trade & Investment	that all the dation 10(1)(a) has been duly (other than ent Ltd ther members of the TC et Holding Ltd	Acquirer and talong with the The Acquirer the conditions with respect been/will be divided been will be divided been been been been been been been b	the Seller at copies of shereby conspectified to exemptically complied troposed tion % w.r.t total share capital of TC	firms and declar under Regulation ions, as applicated with. After the programmed No. of shares / voting rights	res that all in 10(1)(a) alble, have coposed tion % w.r.t total share capital of TC

	Shri Gautam S. Adani/ Smt. Priti G. Adani (on behalf of Gautam S. Adani Family Trust)	88,36,750	0.80%	88,36,750	0.80%
	Adani Tradeline LLP	9,94,91,719	9.05%	9,94,91,719	9.05%
	Flourishing Trade and Investment Ltd.	36,88,000	0.34%	36,88,000	0.34%
	Gautambhai Shantilal Adani	1	0%	1	0%
	Rajeshbhai Shantilal Adani	1	0%	1	0%
	Afro Asia Trade and Investments Limited	3,02,49,700	2.75%	3,02,49,700	2.75%
	TOTAL	79,37,13,781	72.17%	82,39,63,481	74.92%
В	Seller(s) - Universal Trade and Investments Ltd	3,02,49,700	2.75%	0	0.00%

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.

and Inves

Seal

The Common

Authorised Signatory

Name of Acquirer: Fortitude Trade & Investment Ltd

Place: Mauritius

Date: 21st December, 2020

Format for Disclosures under Regulation 30(1) and 30(2) of SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011

Part A-Details of Shareholding

1. Name of the Target Company (TC)	Adani Transmi	ssion Limited	
Name(s) of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited National Stock	Exchange of Ir	idia Limited
3. Particulars of the shareholder(s) a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. or b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Universal Trade and Investments Ltd.		ents Ltd.
Particulars of the shareholding of person(s) mentioned at (3) above	Number	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capital of TC (*)
As of March 31 of the year 2018, holding of: a) Shares b) Voting Rights (otherwise than by shares) c) Warrants, d) Convertible Securities e) any other instrument that would entitle the holder to receive shares in the TC.	3,02,49,700	2.75	2.75
Total	3,02,49,700	2.75	2.75



Part- B**
Name of the Target Company: Adani Transmission Limited

Name(s) of the person and Persons Acting in Concert (PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Universal Trade and Investments Ltd.	Yes	AABCU9283H

Signature of Authorized Signatory:

For Universal Trade and Investments Ltd.

Authorised Signatory

Date: 03/04/2018

Note:

- 1. In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.

Format for Disclosures under Regulation 30(1) and 30(2) of SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011

Part A-Details of Shareholding

Name of the Target Company (TC)	Adani Transmission Limited		
Name(s) of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited National Stock	Exchange of Indi	a Limited
3. Particulars of the shareholder(s) a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. or b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Tradicilal Scock	Exertainge of ma	
promoter group and 1740 with him.	Universal Trade	and Investment	s Ltd.
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capital of TC (*)
As of March 31 of the year 2019, holding of: a) Shares b) Voting Rights (otherwise than by shares) c) Warrants, d) Convertible Securities e) any other instrument that would entitle the-holder to receive shares in the TC.	3,02,49,700	2.75	2.75
Total	3,02,49,700	2.75	2.75



Part- B**
Name of the Target Company: Adani Transmission Limited

Name(s) of the person and Persons Acting in Concert (PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Universal Trade and Investments Ltd.	Yes	AABCU9283H

Signature of Authorized Signatory: For Universal Trade and Investments Ltd.

Authorised Signatory

The The

Seal

of

Joinersal

Date: 04/04/2019

Note:

- 1. In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.

Format for Disclosures under Regulation 30(1) and 30(2) of SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011

Part A-Details of Shareholding

1. Name of the Target Company (TC)	arget Company (TC) Adani Transmission Limited		
Name(s) of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited National Stock Exchange of India Limited		
 Particulars of the shareholder(s) Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. Or Name(s) of promoter(s), member of the promoter group and PAC with him. 	Universal Trade and Investments Ltd.		
Particulars of the shareholding of	Number	% w.r.t. total	% of total
person(s) mentioned at (3) above		share /voting capital wherever applicable	diluted share/voting capital of TC (*)
As of March 31 of the year 2020, holding of: a) Shares b) Voting Rights (otherwise than by shares) c) Warrants, d) Convertible Securities e) any other instrument that would entitle the holder to receive shares in the TC.	3,02,49,700	2.75	2.75
Total	3,02,49,700	2.75	2.75





Part- B** Name of the Target Company: Adani Transmission Limited

Name(s) of the person and Persons Acting in Concert (PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Universal Trade and Investments Ltd.	Yes	AABCU9283H

Signature of Authorized Signatory: For Universal Trade and Investments Ltd.

Authorised Signatory

The Common Seal

of

Place: Mauritius Date: 08/05/2020

Note:

- 1. In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.