7/9, PARK RESIDENCE. ATT COLONY COIMBATORE - 641018 TAMIL NADU

December 26, 2019

To Securities and Exchange Board of India SEBI Bhavan, Plot No. C4 A, G- Block, Bandra Kurla Complex, Bandra East. Mumbai - 400 051.



Dear Sir/Madam,

Sub: Inter-se Transfer of shares amongst the Promoters and relatives.

Ref : Report to Securities and Exchange Board of Indiaunder Regulation 10(7) of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

With reference to the subject captioned above, please find enclosed herewith the necessary Disclosure under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in the prescribed format in respect of acquisition of shares by Mrs. Giulia Bosco made pursuant to Regulation 10(1)(a)(i) on 17th December 2019 for your kind information and

This being an "inter se" transfer of shares amongst promoters and inter se relatives, the same falls within the exemptions(under Regulation 10(1)(a)(i)provided under the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. The aggregate holding of promoter and promoter Group before and after the above inter se transaction remains the same.

Please also find enclosed Demand Draft in favour of Securities and Exchange Board of India for Rs.1,50,000/- (Rupees One Lakh Fifty Thousand Only) towards the fees as prescribed in regulation 10(7).

Thanking you

Yours faithfully

Giulia Bosco Acquirer

Encl:a.a

CC:

The Listing Department National Stock Exchange of India Limited, Exchange Plaza, Bandra Kurla Complex, Bandra (E), Mumbai - 400 051.

The Listing Department BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

Lambodhara Textiles Limited 3A, 'B' Block. Pioneer Apartments, 1075-B. Avinashi Road Coimbatore - 641 018

Regulation 10(7) – Report to SEBI in respect of any acquisition made inreliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (SubstantialAcquisition of Shares and Takeovers) Regulations, 2011

1	Gen	eral 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 shallcorrespond.}	GIULIA BOSCO PAN: AIOPG4453F DIN: 01898020 Address: 7/9, Park Residence A.T.T Colony, Coimbatore -641 018 Contact No: 9994448912 E-mail: giuliabosco78@gmail.com
	b.	Whether sender is the acquirer (Y/N)	Yes
7.70	c.	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclose copy of suchauthorization)	Not Applicable
	d.	Name, address, Tel no. and e-mail of the sender, if sender is not the acquirer	Not Applicable
2	Con	npliance of Regulation 10(7)	
	a.	Date of report	26.12.2019
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	Yes, Report has been submitted to SEBI within 2 working days from the date of the acquisition
	c.	Whether the report is accompanied with feesas required under Regulation 10(7)	Yes, the applicable fees of Rs.1,50,000/- is enclosed vide Demand Draft drawn in favour of SEBI as Annexure-1.
3	Con	npliance of Regulation 10(5)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, atleast 4 working days before the date of the proposed acquisition	Yes. A copy of the same is enclosed herewith as Annexure-2.
	b.	Date of Report	10-12-2019
4	LES CARRIES	npliance 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 after the date of the proposed acquisition	Yes. A copy of the same is enclosed herewith as Annexure-3.
	b.	Date of Report	18-12-2019
5	Det	ails of the Target Company (TC)	
	a.	Name & address of TC	Lambodhara Textiles Limited 3A, 'B Block', Pioneer Apartments, 1075-B, Avinashi Road, Coimbatore – 641 018

	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	National Stock Exchange of India Limited						
6	Deta	ails of the acquisition							
	a.	Date of acquisition	17-12-2019						
	b.	Acquisition price per share (in Rs.)	Not applicable - The said transfer was by way of Gift and hence no consideration was paid.						
	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	13					
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a	Before t	he acquisition	After the	acquisition			
		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 of the acquirer- Bosco Giulia	9,85,778	10.29%	16,59,778	17.33%			
	1	PAC-Strike Right Integrated Services Ltd	34,20,600	35.71%	34,20,600	35.71%			
		R Santossh	23,32,506	24.35%	16,58,506	17.32%			
		Total	67,38,884	70.36%	67,38,884	70.36%			
	e.	& as a percentage of the total share/voting		Before the acquisition					
		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 of the seller – R Santossh	23,32,506	24.35%	16,58,506	17.32%			
		PAC-Strike Right Integrated Services Ltd	34,20,600	35.71%	34,20,600	35.71%			
		Bosco Giulia	9,85,778	10.29%	16,59,778	17.33%			
		Total	67,38,884	70.36%	67,38,884	70.36%			
7		primation specific to the exemption category to gulation 10(1)(a)(i) Provide the names of the seller(s)	Mr.R.Sa	ntossh					
	b.	Specify the relationship between the acquirer(s) and theseller(s).	Mr.R.Santossh, seller is the husband of Mrs.Giulia Bosco (wife), the acquirer forms the part of Promoter						
	c.	c. Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation2(l).		Yes, Mr.R.Santossh is the husband of Mrs.Giulia Bos (wife) and hence are 'immediate relatives' as defin in the Regulation2(1).					
	d.	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.	Rs.31.04						
	e.	If the 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 Appli	cable					

f.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	Not Applicable. Since the shares are transferred by way of gift without any consideration.
g.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	10-12-2019
h.	1)Whether the acquirers as well as sellers have complied (during 3 years prior to the date of acquisition)with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N).	
	2)If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	Copies of filing disclosure under Regulation 30(1) &(2) by the Promoters has been enclosed as Annexure - 4
i.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has been duly complied with.	specified under regulation 10(1)(a)(i) with respect

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

I, Bosco Giulia declare that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has been duly complied with.

Giulia Bosco Acquirer

Date: 26.12.2019 Place: Coimbatore

NOTE:

- (*) In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rightsseparately.
- 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 Takeover
 Regulations) 2011

Subject: Revised Intimation under Regulation 10(5) of SEBI(Substantial Acquisition of

Shares and Takeover) Regulations, 2011

From: giulia bosco <giuliabosco78@gmail.com>

Date: 10/12/2019, 9:05 PM

To: takeover@nse.co.in, corp.relations@bseindia.com

CC: LTLCBE <info@lambodharatextiles.com>

Dear Sir/Madam,

With reference to the subject captioned above, this is the revised initiation due to change in the proposed date of transaction and to again inform that Mrs. Giulia Bosco, being a Promoter of Lambodhara Textiles Limited (hereinafter referred as "the Company) intended to acquire 6,74,000 Equity Shares of the Company by way of Gift without consideration from her husband Mr. R.Santossh forming part of the Promoters as follows:

S.No	Date of Transaction- on or after	Name of the Person (belongs to promoters -Transferor	Name of the Person (belongs to Promoters)- Transferee)	No.of Shares proposed to be acquired by way of Gift	% of Holding
1	17.12.2019	Mr.R. Santossh	Mrs. Giulia Bosco	6,74,000	7.04%

This being an "inter se" transfer of shares amongst promoters and inter se relatives, the same falls within the exemptions(under Regulation 10(1)(a)(i) and (ii) provided under the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. Consequent to the above acquisition, the Equity Shareholding of Mrs. Giulia Bosco in the company will increase from 9,85,778 (10.29%) Equity shares to 16,59,778 (17.33%) Equity shares.

The aggregate holding of promoter and promoter Group before and after the above inter se transaction remains the same.

In this connection, the necessary Disclosure under Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in the prescribed format is enclosed herewith for your kind information and records.

Thanking you

Yours faithfully

Giulia Bosco

Acquirer

— Attachments:

Revised Intimation under Regulation 10(5) of SEBI(Substantial...

10(5)_DISCLOSURE.pdf

913 KB

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)	Lambodhara Textiles Limited (LTL)
2.	Name of the acquirer(s)	Mrs.Giulia Bosco
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	Yes, Mrs. Guilia Bosco is a promoter of the Company.
4.	Details of the proposed acquisition	
	Name of the person(s) from whom shares are to beacquired	Mr.R.Santossh
	b. Proposed date of acquisition	17.12.2019
	c. Number of shares to be acquired from each person mentioned in 4(a) above	6,74,000
	d. Total shares to be acquired as % of share capital of TC	7.04%
	e. Price at which shares are proposed to be acquired	-Nil- being a Gift without consideration
	f. Rationale, if any, for the proposed transfer	Inter-se transfer amongst promoters between relatives (husband and wife) by way of gift without consideration.
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	Regulation 10(1)(a)(i)of 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.	Rs.31.04
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 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

Julipe

9.	tra the wi Ch (co	nsferee have complied (e date of proposed acquis th applicable disclosure apter V of the Takeover	sition) / will comply requirements in Regulations,2011 ns of the repealed	and tran years p acquisiti requiren Takeove (corresp	Bosco declarsferee have rior to the ion) with a nents in the conding pure I Takeover I	date of pplicable Chapter Regula rovisions	I (during 3 proposed disclosure V of the tions,2011 of the	
10.	spe		or that all the conditions 10(1)(a) with respect to complied with.	I, Giulia Bosco declare that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.				
11.	Sh	areholding details		Before the proposed proposed transaction 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	
	a	Acquirer(s) and PACs (other than sellers)(*)	1.Giulia Bosco - Acquirer 2.Strike Right Integrated Services Limited - PAC	9,85,778 34,20,600		16,59,778 34,20,600	17.33% 35.71%	
			Total	44,06,378	46.01%	50,80,378	53.04%	
	b	Seller (s)		23,32,506	24.35%	16,58,506	17.32%	

Note:

- (*)Shareholdingofeachentitymaybeshownseparatelyandthencollectivelyinagroup.
- 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 byall the persons or by a person duly authorized to do so on behalf of all the acquirers
 - I, Bosco Giulia declare that the transferor and transferee have complied (during 3 years prior to the date of proposed acquisition) with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations, 1997)
 - I, Bosco Giulia declare that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.

Giulia Bosco Acquirer

Place: Coimbatore Date: 10-12-2019 **Subject:** FW: Regulation 10(6) of SEBI(Substantial Acquisition of Shares and Takeovers)

Regulations, 2011

Attachments: Reg 10(6).pdf

From: giulia bosco <giuliabosco78@gmail.com>

Sent: 18 December 2019 11:48

To: takeover@nse.co.in; corp.relations@bseindia.com

Cc: LTLCBE <info@lambodharatextiles.com>

Subject: Regulation 10(6) of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/Madam,

Sub: Inter-se Transfer of shares amongst the Promoters and relatives.

Ref : Report to Stock Exchange under Regulation 10(6) of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

With reference to the subject captioned above, this is to inform that Mrs.Giulia Bosco, being a Promoter of Lambodhara Textiles Limited (hereinafter referred as "the Company) have acquired 6,74,000 Equity Shares of the Company by way of Gift without consideration from her husband Mr.R.Santossh forming part of the Promoters as follows:

S.	Date of	Name of the Person	Name of the	No. of Shares	% of
No.	Transaction	(belongs to	Person (belongs to	proposed to	Holding
110.		promoters -	Promoters)-	be acquired	
		Transferor	Transferee)	by way of	
				Gift	
1	17.12.2019	Mr. R. Santossh	Mrs. Giulia Bosco	6,74,000	7.04%

This being an "inter se" transfer of shares amongst promoters and inter se relatives, the same falls within the exemptions (under Regulation 10(1)(a)(i) and (ii) provided under the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. Consequent to the above acquisition, the Equity Shareholding of Mrs. Giulia Bosco in the company will increase from 9,85,778 (10.29%) Equity shares to 16,59,778 (17.33%) Equity shares.

The aggregate holding of promoter and promoter Group before and after the above inter se transaction remains the same.

In this connection, the necessary Disclosure under Regulation 10(6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in the prescribed format is enclosed herewith for your kind information and records.

Thanking you

Yours faithfully

Giulia Bosco

December 18, 2019

To
The Listing Department
National Stock Exchange of India Limited,
Exchange Plaza, Bandra Kurla Complex,
Bandra (E), Mumbai - 400 051.

Dear Sir/Madam,

Sub : Inter-se Transfer of shares amongst the Promoters and relatives.

Ref : Report to Stock Exchange under Regulation 10(6) of SEBI(Substantial

Acquisition of Shares and Takeovers) Regulations, 2011.

With reference to the subject captioned above, this is to inform that Mrs.Giulia Bosco, being a Promoter of Lambodhara Textiles Limited (hereinafter referred as "the Company) have acquired 6,74,000 Equity Shares of the Company by way of Gift without consideration from her husband Mr.R.Santossh forming part of the Promoters as follows:

S.No.	Date of Transaction	Name of the Person (belongs to promoters - Transferor	Name of the Person (belongs to Promoters)- Transferee)	No.of Shares proposed to be acquired by way of Gift	% of Holding
1	17.12.2019	Mr.R. Santossh	Mrs. Giulia Bosco	6,74,000	7.04%

This being an "inter se" transfer of shares amongst promoters and inter se relatives, the same falls within the exemptions (under Regulation 10(1)(a)(i) and (ii) provided under the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. Consequent to the above acquisition, the Equity Shareholding of Mrs. Giulia Bosco in the company will increase from 9,85,778 (10.29%) Equity shares to 16,59,778 (17.33%) Equity shares.

The aggregate holding of promoter and promoter Group before and after the above inter se transaction remains the same.

In this connection, the necessary Disclosure under Regulation 10(6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 in the prescribed format is enclosed herewith for your kind information and records.

Thanking you

Yours faithfully

Encl:a.a

Giulia Bosco Acquirer

Cc:

The Listing Department

BSE Limited,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001.

<u>Disclosures under Regulation 10(6)</u>—Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations, 2011

			a Textiles Lim	ited (LTL)			
_	Name of the acquirer(s)	Mrs. Giuli					
3.	Name of the stock exchangewhere shares of the TC are listed	National Stock Exchange of India Limited					
	Details of the transaction including rationale, if any, for the transfer/acquisition of shares.	Inter se Transfer of 6,74,000 Equity Shares amongst Promoters between relatives (husband & wife) by way of gift without consideration.					
5.	Relevant regulation under which the acquirer is exempted from making open offer.		n 10(1)(a)(i) of on of Shares an ns, 2011				
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and ifso, - whether disclosure was made and whether it was made within the timeline specified under the regulations. - date of filing with the stock exchange.	The disclosure of proposed acquisition was required to be made under regulation 10 (5 -Yes -Yes, it was made within the timeline specified under the regulations					
7.	Details of acquisition	to be	sures require made under ation 10(5)				
	a. Name of the transferor / seller	Mr.R.Santo	ossh	are areas			
	b. Date of acquisition	17.12.2019					
	c. Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	1500 00	Equity Shares oting rights				
	d. Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	7.04%		Y	'es		
	e. Price at which shares are proposed to be acquired / actually acquired	among Pro	Relatives by ft without				
		Considerat	ion	Post-Transactio			
8.	Shareholding details	Pre-Trans		Post-Tra	nsactio		
8.	Shareholding details			Post-Tra No.of shares held	% w.r.t total share capita		
8.	Shareholding details a Each Acquirer / Transferee(*)	Pre-Trans No.of shares	% w.r.t total share capital of	No.of shares	% w.r.t total		

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.

^The statement showing the breakup of shareholding pattern of promoter and promoter group has been enclosed herewith.

Giulia Bosco Acquirer

Place: Coimbatore Date: 18.12.2019

^Statement showing the shareholding pattern of promoter and promoter group:

S. No.	Name of the promoter	Before propose transact		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	
Pro	omoters					
1.	Mrs.Giulia Bosco	9,85,778	10.29%	16,59,778	17.33%	
2.	Mr.R.Santossh	23,32,506	24.35%	16,58,506	17.32%	
Pro	moter Group					
3.	M/s. Strike Right Integrated Services Limited	34,20,600	35.71%	34,20,600	35.71%	
	Total	67,38,884	70.36%	67,38,884	70.36%	

* Childed

	uest you to debit	my / our accou	int as per to	ollowing det	alls:		Serial	No. A	4451288	148				
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Ordinary

R.SANTOSSH

PARK RESIDENCE APARTMENTS PLOT NO.9, 2ND FLOOR, ATT COLONY(TANJANA) COIMBATORE – 641 018.

06.04.2017

To

The Listing Department	The Listing Department
National Stock Exchange of India	BSE Limited
Limited	Phiroze Jeejeebhoy Towers,
Exchange Plaza, Bandra Kurla Complex,	Dalal Street,
Bandra(E), Mumbai – 400 051	Mumbai – 400 001

Dear Sir.

Sub: <u>Disclosure under Regulation 30(2) of SEBI (Substantial Acquisition of Shares and Takcovers) Regulations, 2011</u>

Company Name: Lambodhara Textiles Limited

Symbol: LAMBODHARA

Series: EQ

With reference to the above, I am attaching herewith the Disclosure under Regulation 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for promoter's aggregating shareholding in Lambodhara Texiles Limited as on 31st March, 2017.

This is for your kind information and record.

Kindly acknowledge the receipt of the same.

Thanking you,

Yours faithfully

R.Santossh

CC

Lambodhara Textiles limited, 3A, B-Block, Pioneer Apartments, 1075-B, Avinashi Road, Coimbatore – 641 018.

Format for disclosure under Regulation 30 Shares and Take	0(1) and 30(2) of 5 eovers) Regulatio		ial Acquisition	of
Part -A- Details of Shareholding				
Name of the Target company (TC)	LAMBODHARA TEXTILES LIMITED CIN: L17111TZ1994PLC004929			
Name of Stock Exchanges where shares of target company are listed	National Stock Exchange of India Limited ESE Limited (BSE IndoNext)			
4.				4.
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	Sri.R.Santossh Smt.Vimala Radhakrishnan Smt.Giulia Bosco Strike Right Integrated Services Limited			
4 Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t.total share/voting capital wherever applicable	% of total dilute share/voting co of TC (*)	
As of 31st March 2017, holding of			2	
a. Shares Sri. R.Santossh Smt.Vimala Radhakrishnan Smt.Giulia Bosco Strike Right Integrated Services Limited	2,782,506 48,000 464,000 2,920,600	30.65% 0.53% 5.11% 32.17%		30.65% 0.53% 5.11% 32.17%
				02.11
b. Voting Rights(otherwise than by shares) c. Warrants	Nil Nil	N.A N.A	Nil	
d. Convertible Securities	Nil	N.A	Nil	
e. Any other instrument that would entitle the holder to receive shares in the TC	Nil	N.A Nil N.A Nil		
Total	6,215,106	68.47%		68.47%
Part-B				
Name of the Target Company		ODHARA TEXT		
Name(s) of the person and Persons acting	Whether the persons		PAN of the person	
in consert (PAC) with the person	belongs to Promoter/		and PACs	
	Promoter group			
Sri. R.Santossh	Promoter		AICPS2696A	
Smt.Vimala Radhakrishnan	Promoter Group		AILPR5960M	
Smt.Giulia Bosco	Promoter Group		AIOPG4453F	
Strike Right Integrated Services Limited	Promoter Group		AAECS6953K	
Signature R.SANTOSSH				
Place Coimbatore				
Date 06.04.2017 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

R.SANTOSSH

PARK RESIDENCE APARTMENTS PLOT NO.9, 2ND FLOOR, ATT COLONY(TANJANA) COIMBATORE – 641 018.

02.04.2018

To
The Listing Department
National Stock Exchange of India Limited
Exchange Plaza, BandraKurla Complex,
Bandra(E), Mumbai – 400 051

Dear Sir/Madam.

Sub: <u>Disclosure under Regulation 30(2) of SEBI (Substantial Acquisition of Shares</u> and Takcovers) Regulations, 2011

Company Name: Lambodhara Textiles Limited

Symbol: LAMBODHARA

Series: EQ

With reference to the above, I am attachingherewith the Disclosure under Regulation 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for promoter's aggregating shareholding in Lambodhara Texiles Limited as on March 31, 2018.

This is for your kind information and record.

Kindly acknowledge the receipt of the same.

Thanking you,

Yours faithfully

R Santossh

Cc:

Lambodhara Textiles limited, 3A, B-Block, Pioneer Apartments, 1075-B, Avinashi Road, Coimbatore – 641 018. The Listing Department BSE Limited PhirozeJecjeebhoy Towers Dalal Street Mumbai – 400 001.

Format for disclosure under Regulation 30 Shares and Tak	(1) and 30(2) of S eovers) Regulation		ial Acquisition o	of	
Part -A- Details of Shareholding					
Name of the Target company (TC)		BODHARA TEX	CTILES LIMITED		
2. Name of Stock Exchanges where shares	National Stock Exchange of India Limited				
of target company are listed	EVENIO.)				
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	Language Federal Recommendation				
rights of the TC OR					
b. Name(s) of promoter(s), member of the promoter group and PAC with him	Promoter Sri.R Santossh Promoter Group Smt.Vimala Radhakrishnan Smt.Giulia Bosco				
	Strike Right Inte		s Limited		
4 Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t.total share/voting capital wherever	% of total diluted share/voting cap of TC (*)		
		applicable	-		
As of 31st March 2018, holding of a. Shares Sri. R.Santossh Smt.Vimala Radhakrishnan Smt.Giulia Bosco Strike Right Integrated Services Limited	27,82,506 48,000 4,64,000 34,20,600	0.50% 4.64% 35.71%		29.05% 0.50% 4.84% 35.71%	
b. Voting Rights(otherwise than by shares)	Nil	N.A	Nil	1	
c. Warrants	Nil Nil	N.A N.A	Nil		
d. Convertible Securities e. Any other instrument that would entitle the holder to receive shares in the TC	Nil	N.A N.A	Nil Nil		
Total	67,15,106	70.11%		70.119	
Part-B Name of the Target Company	LAM	BODHARA TEX	XTILES LIMITED		
Name(s) of the person and Persons acting in consert (PAC) with the person	Whether the persons belongs to Promoter/ Promoter group		PAN of the person and PACs		
Sri. R.Santossh	Promoter			AICPS2696A	
Smt.Vimala Radhakrishnan	Promoter Group		AILPR5960M		
Smt.Giulia Bosco		Promoter Group		-	
Strike Right Integrated Services Limited	Promoter Group		AIOPG4453F AAECS6953K		
Signature R.SANTOSSH Place : Coimbalore					
Date 02.04.2018	1001 - Berenda				

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

GIULIA BOSCO

7/9, Park Residence, ATT Colony Coimbatore - 641018, India Tel: +91 9994448912 E-mail: giuliabosco78@gmail.com

April 3, 2019

To

The Listing Department National Stock Exchange of India Limited Exchange Plaza, Bandra-Kurla Complex, Bandra, Mumbai – 400 051

The Listing Department BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai - 400 001

Dear Sir,

Sub :Submission of promoters' shareholdings in Lambodhara Textiles Limited as on 31.03.2019

Ref: Regulation 30(1) & 30 (2) of SEBI (Substantial Acquisition Of Shares And Takeovers) Regulations, 2011

Symbol/Scrip Id: LAMBODHARA | BSE Scrip Code: 590075

Pursuant to the regulation 30 (1) and 30 (2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, I enclose herewith the disclosure of promoters' shareholdings in Lambodhara Textiles Limited for the year ended 31.03.2019 for your records.

Kindly acknowledge.

Thanking you, Yours faithfully,

GIULIA BOSCO

Promoter of Lambodhara Textiles Limited

Copy to: Lambodhara Textiles Limited 3A, B-Block, Pioneer Apartments 1075-B, Avinashi Road Coimbatore – 641 018

1. Name of the Target company (TC)	LAMBODHARA TEXTILES LIMITED			
Name of Stock Exchanges where shares of target company are listed	CIN: L17111TZ1994PLC004929 National Stock Exchange of India Limited BSE Limited (BSE IndoNext)			
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	Sri.R.Santossh			
promoter group and PAC with him	Smt.Giulia Bosco Strike Right Integrated Services Limited			
4 Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t.total share/voting capital wherever applicable	% of total diluted share/voting capital of TC (*)	
As of 31st March 2019, holding of a. Shares		oslanu - 1	THE SHAREST BL	
Sri. R.Santossh Smt.Giulia Bosco Strike Right Integrated Services Limited	27,82,506 5,35,778 34,20,600	29.05% 5.59% 35.72%	5.59%	
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	Nil Nil Nil Nil	N.A N.A N.A N.A	Nil Nil Nil Nil	
Total	67,38,884	70.36%	70.36%	
Part-B Name of the Target Company	LAMBO	DHADA TEYT	II ES I IMITED	
Name(s) of the person and Persons acting n consert (PAC) with the person	Whether the persons belongs to Promoter/		PAN of the person and PACs	
Sri, R.Santossh	Promoter group Promoter		AICPS2696A	
	Promoter Group		AIOPG4453F	
Smt.Giulia Bosco	Promoter Group		AAECS6953K	

Note

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

 $^{(\}mbox{$^{\prime}$}) \ \mbox{Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC <math display="block">(\mbox{$^{\prime}$}) \ \mbox{Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC <math display="block">(\mbox{$^{\prime}$}) \ \mbox{Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC assuming full conversion of the outstanding convertible securities.$

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