

## Timken Netherlands Holdings B.V.

Corporate Relations Department

The Listing Department

**BSE** Limited

National Stock Exchange of India Limited

Phiroze Jeejeebhoy Towers

Exchange Plaza, 5th Floor, Plot No. C-1,

Dalal Street, Fort,

Block G, Bandra - Kurla Complex,

Mumbai - 400 001

Bandra (East), Mumbai - 400 051

BSE Code: 522113

NSE Code: TIMKEN

December 07, 2020

Dear Sir / Madam

Subject: Disclosure under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") in respect of acquisition under Regulation 10(1)(a)(iii) of the Takeover Regulations.

Timken India Limited is a public limited company ("Target Company") listed on BSE Limited (522113) and National Stock Exchange of India Limited (TIMKEN).

The Timken Company ("**Timken Co US**") is a corporation incorporated under the laws of the State of Ohio, USA and is indirectly holding 67.8% equity shares carrying voting rights in the Target Company through step down subsidiaries. Timken Co US is the ultimate holding company.

Timken Co US holds 100% shares in Timken Netherlands Holdings B.V. ("**Timken BV**") which holds 100% shares in Timken (Gibraltar) Limited ("**Timken Gib**"). Timken Gib owns 100% shares in Timken Global Treasury SARL ("**TGT**") which indirectly holds 67.80% of the equity shares of the Target Company through step down subsidiaries.

This is to inform you that Timken Gib proposes to transfer its entire holding in TGT to Timken BV in lieu of cancellation of shares held in Timken Gib by Timken BV ("**Proposed Transaction**").

Pursuant to the Proposed Transaction, Timken BV will directly hold 100% of the equity shares of TGT. Further, Timken Co US will indirectly hold 100% of the equity shares of TGT and continues to indirectly hold 67.80% of the equity shares of the Target Company.

We hereby file the prescribed disclosures in the format prescribed under Regulation 10(5) of the Takeover Regulations with respect to the Proposed Transaction.

We request you to please take these disclosures on record.

Thanking you

For and on behalf of Timken Netherlands Holdings B.V.

Illesal. Wilson

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(Teresa L. Wilson)

(Sjaak van Boxtel)

Authorized signatories

Encl.: Disclosure under Regulation 10(5) in prescribed format

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(Teresa L. Wilson)

(Sjaak van Boxtel)

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## 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.	N	ame of the Target Company (TC)	Timken India Limited		
2.	N	ame of the acquirer(s)	Timken Netherlands Holdings B.V.		
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		Timken Netherlands Holdings B.V. ("Timken BV") is a wholly owned subsidiary of The Timker Company ("Timken Co US"). Timken BV holds 100% shares in Timken (Gibraltar) Limited ("Timken Gib") which owns 100% shares in Timken Global Treasury SARL ("TGT"). TGT indirectly holds 100% of equity shares in Timken Singapore Pte. Limited ("Timken Singapore") Timken Singapore is a promoter of the TC holding 67.80% of the equity shares of the TC.		
			Pursuant to the proposed transaction, Timken BV will hold 100% equity shares in TGT. Timken Co US will remain as the ultimate holding company.		
			The proposed transaction will not impact or alter the relationship between the TC and its promoter.		
4.	D	etails of the proposed acquisition			
	a.	Name of the person(s) from whom shares are to be acquired	Timken (Gibraltar) Limited		
	b.	Proposed date of acquisition	December 16, 2020		
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	No equity shares of the Target Company are being acquired. Timken Gib proposes to transfer 100% shares in TGT to Timken BV. Pursuant to the proposed transaction, Timken BV will directly hold 100% in TGT and Timken Co US will		
	d.	Total shares to be acquired as % of share capital of TC	continue to indirectly hold 67.80% of the equity shares of the TC.		
	e.	Price at which shares are proposed to be acquired	Indirect acquisition for non-cash consideration. Timken Gib will transfer 100% shares in TGT to Timken BV in lieu of cancellation of shares held by Timken BV in Timken Gib.		
	f.	Rationale, if any, for the proposed transfer	Internal group re-organization		
5.	w	elevant sub-clause of regulation 10(1)(a) under hich the acquirer is exempted from making pen offer	Sub-clause (iii) of Regulation 10(1)(a) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")		



6.	ma pre tra ma	frequently traded, volume weighted average rket price for a period of 60 trading days eceding the date of issuance of this notice as ded on the stock exchange where the ximum volume of trading in the shares of the are recorded during such period.	INR 1,110.23				
7.	in	n-frequently traded, the price as determined terms of clause (e) of sub-regulation (2) of gulation 8.	Not applicable				
8.	pri the	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of price computed in point 6 or point 7 as plicable.	Not applicable as the transfer is of equity shares of TGT from Timken Gib to Timken BV.				
9.	and pri	Declaration by the acquirer, that the transferor d transferee have complied (during 3 years or to the date of proposed acquisition) / will mply with applicable disclosure requirements Chapter V of the Takeover Regulations, 2011 orresponding provisions of the repealed keover Regulations, 1997)	i. The acquirer confirms that the transferor and the transferee will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 to the extent applicable.				
	ii. The aforesaid disclosures made during previous 3 years prior to the date of proposed acquisition to be furnished.		ii. Not Applicable				
10.	con	claration by the acquirer that all the nditions specified under regulation 10(1)(a) th respect to exemptions has been duly mplied with.	The acquirer hereby declares that all the conditions specified under Regulation 10(1)(a)(iii) with respect to exemptions has been duly complied with.				
11.	Shareholding details		Before the proposed transaction		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	
	a	Acquirer(s) and PACs (other than sellers)					
		Timken Netherlands Holdings B.V.	О	0%	o	0%	
		Timken Singapore Pte. Limited	5,09,99,988	67.80%	5,09,99,988	67.80%	
	b	Seller (s)					
	П	Timken (Gibraltar) Limited	О	0%	О	0%	



## 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.

For and on behalf of Timken Netherlands Holdings B.V.

Thesal Wilson

(Teresa L. Wilson)

(Sjaak van Boxtel)

Authorized signatories

Date: December 07, 2020

Place: North Canton, Ohio

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