RAJESH GADODIA

V-23 & 26, Civil Township, Rourkela, Dist: Sundergarh - 769004 (Odisha)

Date: 27THNovember, 2021

To,
The General Manager,
Department of Corporate Services
Bombay Stock Exchange Limited
Floor 25, P.J. Towers, Dalal Street,
Mumbai-400 001

BSE Code: 511672

Sub: Submission of Disclosure under Regulation 29(2) of SEBI (SAST) Regulations, 2011

Dear Sir,

With reference to the captioned subject, I, Mr. Rajesh Gadodia, Promoter of Scan Steels Limited hereby inform your good offices that I have acquired 21815Equity Shares representing 0.04% of the paid-up equity share capital of M/s. Scan Steels Limited as per the Gift Deed through an off-market transaction under inter-se transfer of shares.

In View of the above, enclosed Please find the disclosure required under Regulation 29(2) of SEBI (SAST) Regulations, 2011

Kindly, take the above information on your record.

Thanking You, Yours faithfully,

Rajesh Gadodia
Promoter
Acquirer

Encl: As above.

Cc to:

The Compliance Officer, Scan Steels Limited Reg. Off: 104-105, "E- Square", 1St Floor, Subhash Road, Opp. Havmor Ice Cream, Vile Parle (E), Mumbai – 400057

RAJESH GADODIA

V-23 & 26, Civil Township, Rourkela, Dist: Sundergarh – 769004 (Odisha)

Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC) SCAN STEELS LIMITED Name(s) of the acquirer and Persons Acting in Concert (PAC) Acquirer: Mr. Rajesh Gadodia			
Name(s) of the acquirer and Persons Acting in Concert (PAC) Mr. Raiech Gadodia	SCAN STEELS LIMITED		
with the acquirer	Acquirer: Mr. Rajesh Gadodia		
PACs: SawarmalGadodia Nimish Gadodia Archana Gadodia Artline Commerce (P) Ltd. Bayanwala Brothers Limited			
Whether the acquirer belongs to Promoter/Promoter group Yes			
Name(s) of the Stock Exchange(s) where the shares of TC are BSE Limited (BSE) Listed	BSE Limited (BSE)		
Number % w.r.t.total % w.r.t. total share/voting diluted capital share/voting wherever capital of the applicable(*) (**)	Ι(
Before the acquisition under consideration, holding of:			
a) Shares carrying voting rights 4969957 9.49% N.A			
b) Shares in the nature of encumbrance (pledge/ lien/			
c) non-disposal undertaking/others)			
d) Voting rights (VR) otherwise than byshares			
e) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)			

4969957

9.49%

N.A

Kægesh Gradem.

f) Total (a+b+c+d)

Details of acquisition/sale

a)	Shares carrying voting rightsacquired/sold	21815	0.04%	N.A	
b)	VRs acquired /sold otherwise than byshares				
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/sold				
d)	Shares encumbered / invoked/released by theacquirer				
e)	Total $(a+b+c+/-d)$	21815	0.04%	N.A	
Af	ter the acquisition/ sale , holding of:				
a)	Shares carrying votingrights	4991772	9.53%	N.A	
b)	Shares encumbered with theacquirer				
c)	VRs otherwise than byshares			•	
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) afteracquisition		9.53%		
e)	Total (a+b+c+d)	4991//4	9.00%	N. A	
Mode of acquisition / sale (e.g. open market / off-market /		Inter-se transfer of shares amongst promoters as per the Gift deed through an off-Market transaction			
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable		25.11.2021			
Equity share capital / total voting capital of the TC before the said acquisition / sale		Rs.523522950 representing 52352295 Equity Shares of Rs. 10/- each			
Equity share capital/total voting capital of the TC after the said acquisition /sale		Rs.523522950 representing 52352295 Equity Shares of Rs. 10/- each			
Total o	diluted share/voting capital of the TC after the said ition	N.A			

Reigern Gudon

Note – The total promoters holdings after the above-mentioned acquisition is **25184749**Equity Shares representing 48.11 % of the paid up equity share capital of the Target Company, The aggregate holding of Promoter and Promoters Group before and after the above 'Inter Se' transfer, remains the same but, Mrs. Saraswati Devi Gadodia (seller/Transferor) will not remain Shareholder of the Company after the said Transfer` hence, eventually shewill also not remain part of Promoter/Promoters Group.

Rajesh Gadodia

Promoter Acquirer

Date: 27thNovember, 2021

Place: Rourkela, Odisha
