Oasis Trade and Investment Ltd

6th Floor, Tower 1, Nexteracom Building, Ebene, Republic of Mauritius Tel: \pm (230) 404-0200 Fax: \pm (230) 404-0201

June 4, 2020

To:

National Stock Exchange of India Limited

Exchange Plaza, BKC, Bandra (East) Floor 25, P J Towers, Dalal Street,

Mumbai - 400 051

Mumbai - 400001

BSE Limited

Adani Ports and Special Economic Zone Limited

Adani House, Near Mithakhali Six Roads, Navrangpura, Ahmedabad – 380009 Gujarat

Sub: Disclosure / Report under Regulation 10(6) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter the "Takeover Regulations") regarding indirect acquisition of equity shares of Adani Ports and Special Economic Zone Limited (APSEZL)

Dear Sir,

Please find attached herewith disclosure / report in the prescribed format under Regulation 10(6) of the Takeover Regulations with respect to indirect acquisition of 7,77,56,181 (3.83%) equity shares of Adani Ports and Special Economic Zone Limited by Oasis Trade and Investment Ltd. from Acropolis Trade and Investments Ltd.

This is in compliance with Regulation 10(6) of Takeover Regulations.

Kindly take the same on record.

For Oasis Trade and Investment Ltd.

Director

Encl:a/a.

Format for Disclosures under Regulation 10(6) —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

1	Name of the Target Company (TC)	Adani Ports and Special (APSEZL)	l Economic Zone Ltd.
2	Name of the acquirer(s)	Oasis Trade and Invest (hereinafter the "Oasis (please refer note 3 be	/ Acquirer")
		Acropolis Trade and In- (hereinafter the "Trans (please refer note 3 be	feror")
		Other shareholders of promoter and promo Shri Gautam S. Adani (On behalf of S. B. A Adani Tradeline LLP; (ii Smt. Shilin R. Adani (Adani Family Trust); (i Market Holding Ltd; (vi) Investments Ltd; (vi) Investment DMCC (viii Investments Ltd. (ix)	cert with the Acquirer APSEZL belonging to its ter group, namely: (i & Shri Rajesh S. Adan dani Family Trust); (ii i) Shri Rajesh S Adani & On behalf of Rajesh S on behalf of Rajesh S on Universal Trade and Afro Asia Trade and ii) Emerging Market if Gautam S. Adani Adani (hereinafter the
3.	Name of the stock exchange where shares of the TC are listed	BSE Limited National Stock Exchang	e of India Limited
4.	Details of the transaction including	Please refer note 3 belo	
5.	Relevant regulation under which the acquirer is exempted from making open offer.	Regulation 10(1)(a)(iii)	
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so, - whether disclosure was made and whether it was made within the timeline specified under the regulations. - date of filing with the stock exchange.	The proposed acquisiti disclosed under Re disclosure under Regul on 2 March 2020 within under Regulation 10(5) days prior to the date o	gulation 10(5) and lation 10(5) was made n the timeline specified i.e. at least 4 working
7.	Details of acquisition	Disclosures required to be made under regulation 10(5)	Whether the disclosures under regulation 10(5) are actually made
	a. Name of the transferor / seller Please refer note 3 below	Yes	Yes
	b. Date of acquisition Please refer note 4 below	Yes	Yes.

	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above 7,77,56,181 equity shares of Target Company indirectly acquired. Please refer note 3 below		Yes		Yes
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC 3.83% of the share capital of Target Company indirectly acquired. Please refer note 3 below		Yes		Yes
	e.	Price at which shares are proposed to be acquired / actually acquired Not applicable		Yes		Yes
8.	Shareholding details		Pre-Transaction		Post-Transaction	
		552	No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC
	Α	Each Acquirer / Transferee(*)		Please refer	Annexure	1
	В	Each Seller / Transferor				

For Oasis Trade and Investment Ltd.

Director

Date: 04-06-2020

Notes

- 1. (*) Shareholding of each entity shall 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.

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3. Worldwide Emerging Market Holding Ltd ('Worldwide'), a Mauritius company, and a part of the promoter group of Adani Ports and Special Economic Zone Limited, the target company, holds 7,77,56,181 equity shares of Adani Ports and Special Economic Zone Limited. 100% shares of Worldwide are held by Acropolis Trade and Investments Limited ('Acropolis' - another Mauritius company). Acropolis has another wholly owned subsidiary in Mauritius viz. Oasis Trade and Investment Limited ('Oasis'). Oasis in turn has a wholly owned subsidiary in Mauritius viz. Efficacy Trade and Investment Limited ('Efficacy'). Pursuant to a scheme of arrangement involving amalgamation of Efficacy into Worldwide under the laws of Mauritius, shares carrying 67% voting rights in Worldwide will be held by Oasis (being shareholder of Efficacy) and shares carrying 33%

voting rights in Worldwide will be held by Acropolis. Regulation 10(1)(a)(iii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ('SEBI Takeover Regulations') provides that acquisition pursuant to inter se transfer of shares amongst a company and its subsidiary will be exempt from obligation to make open offer under Regulation 3 and 4 of SEBI Takeover Regulations. This form is therefore being filed under Regulation 10(6) of SEBI Takeover Regulations. For the purpose of this form, Oasis has been regarded as Acquirer and Acropolis has been treated as transferor. As already mentioned above, Oasis is a wholly owned subsidiary of Acropolis.

The application was filed with Registrar of Companies, Mauritius on 9th March,2020. The
certificate of amalgamation by the Registrar of Companies, Mauritius issued on 21st May,2020
was received on 1stJune,2020.

Name of Target Company(TC): Adam Ports and Special Economic Zone Limited (APSEZL)

	Before the prop	oosed transaction	After the proposed transaction		
Shareholding details	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	
Details of Acquirer/Transferee					
Oasis Trade and Investment Ltd.	NIL	0.00	NIL	0.00	
Total - Acquirer - (a)	NIL	0.00	0	0.00	

Details of Transferor	24			
Acropolis Trade and investments Ltd.	NIL	0.00	NIL	0.00
Total - Transferor - (b)	NIL	0.00	NIL	0.00

Details of Persons acting in concert (PAC) with the Acquirer i.e. Other shareholders of APSEZL belonging to promoter and promoter group of APSEZL

Gautam S. Adani & Rajesh S. Adani (on behalf of S. B. Adani Family Trust)	799,353,935	39.34	799,353,935	39.34
Adani Tradeline LLP	138,193,549	6.80	138,193,549	6.80
Rajesh S. Adani & Shilin R. Adani (on behalf of Rajesh S. Adani Family Trust)	30,000	0,00	30,000	0.00
Worldwide Emerging Market Holding Ltd.*	77,756,181	3.83	77,756,181	3,83
Universal Trade and Investments Ltd.	79,541,248	3.91	79,541,248	3,91
Afro Asia Trade and Investments Ltd.	89,945,212	4.43	89,945,212	4.43
Emerging Market Investment DMCC	84,179,195	4.14	84,179,195	4.14
Flourishing Trade and Investments Ltd.	20,637,196	1.02	20,637,196	1.02
Gautam S. Adani	1.5	0.00	1	0.00
Rajesh S. Adani	1	0.00	1	0.00
Total - PAC (c)	1,289,636,518	63.47	1,289,636,518	63.47
Grand Total (a+b+c)	1,289,636,518	63.47	1,289,636,518	63.47

* Worldwide Emerging Market Holding Ltd ('Worldwide'), a Mauritius company, and a part of the promoter group of Adani Ports and Special Economic Zone Limited, the target company, holds 7,77,56,181 equity shares of Adani Ports and Special Economic Zone Limited, 100% shares of Worldwide are held by Acropolis Trade and Investments Limited ('Acropolis' - another Mauritius company), Acropolis has another wholly owned subsidiary in Mauritius viz. Oasis Trade and Investment Limited ('Oasis'). Oasis in turn has a wholly owned subsidiary in Mauritius viz. Efficacy Trade and Investment Limited ('Efficacy'). Pursuant to a scheme of arrangement involving amalgamation of Efficacy into Worldwide under the laws of Mauritius, shares carrying 67% voting rights in Worldwide will be held by Qasis (being shareholder of Efficacy) and shares carrying 33% voting rights in Worldwide will be held by Acropolis. Regulation 10(1)(a)(iii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ('SEBI Takeover Regulations') provides that acquisition pursuant to inter se transfer of shares amongst a company and its subsidiary will be exempt from obligation to make open offer under Regulation 3 and 4 of SEBI Takeover Regulations. This form is therefore being filed under Regulation 10(6) of SEBI Takeover Regulations. For the purpose of this form, Casis has been regarded as Acquirer and Acropolis has been treated as transferor. As already mentioned above, Oasis is a wholly owned subsidiary of Acropolis.

For Oasis Trade and Investment Ltd.

Date: 04-06-2020 Common