CIN: L20200TG1988PLC009157



SRI KPR INDUSTRIES LIMITED

Manufacturers of: "SVP" brand A.C. Pr. Pipes under MAZZA Process



5th Floor, V.K. Towers, (Earlier KPR Houss), S.P. Road. Secunderabad - 500 003 (T.S.) Phone. +91-40-27847121, E-mail: SVPL9@YAHOO.COM/BWPL9@YAHOO.COM

Date:29.06.2024

To,

BSE Limited

Corporate Relationship Department

Phiroze Jeejeebhoy Towers, Dalal Street

Mumbai - 400001

Dear Sir/Madam,

Sub: Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition and Takeovers)

Regulations, 2011

Scrip Code: 514442

With reference to above subject, please find enclosed herewith the disclosures received from Gaddam Sushila Raja Reddy Foundation, the Promoter/Promoter group of the Company- under Regulation 29(2) of SEBI (Substantial Acquisition and Takeovers) Regulations, 2011.

We request you to kindly take the same on records.

Thanking you

For SRI KPR INDUSTRIES LIMITED

KISHAN REDDY NALLA Date: 2024.06.29 12:57:32 +05'30'

Digitally signed by KISHAN REDDY NALLA

KISHAN REDDY NALLA

MANAGING DIRECTOR

DIN: 00038966

Factory: Village Gundla Pochampaily. Mandal Medchal. Medchal-Malkajgiri Dist. (T S) INDIA

Date: 27.06.2024

To, The Managing Director Sri KPR Industries Limited, VKTowers, S.P.Road, Secundrabad-50003.

To The Manager Bombay Stock Exchange PJ Tower, Dalal Street, Mumbai – 400001

BSE: Scrip Code: 514442

Sub: Filing of report under Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, for sale of equity shares of Sri KPR Industries Limited

Dear Sir,

In terms of Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeover)Regulations, 2011, please find enclosed herewith Annexure I for the disclosure of shareholding/voting rights on my behalf and person acting in concert for me.

Kindly acknowledge receipt.

Your faithfully, For Gaddam Sushila Rajareddy Foundation

G. Raja Reddy

Chairman

Gaddam Sushila Rajareddy Foundation

Encl: Annexure -1

ANNEXURE I

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

PART A: Details of acquisition/disposal

Name of the Target Company (TC)	Sri KDD	Industries Limi	t
Name(s) of the disposerand Persons Acting in Concert (PAC) with the disposer		dam Sushila Rajar	
Whether the disposer belongs to Promoter/Promoter group) No		
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE limite	ed	
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition under consideration, holding of acquirer along with PACs of:			
a) Shares carrying voting rights b) Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others)	3,75,481 0	1.86 %	1.86 %
c) Voting rights (VR) otherwise than by sharesd) Warrants/convertible securities/any other	0	0	0
instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)			
e) Total (a+b+c+d)	3,75,481	1.86 %	1.86 %
Details of acquisition/sale			
a) Shares carrying voting rights acquired/sold	49,700	0.24 %	0.24 %
b) VRs acquired /sold otherwise than by shares	0	0	0
c)Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify	0	0	0
holding in each category) acquired/sold d) Shares encumbered / invoked/released by the acquirer	0	0	0
e) Total (a+b+c+d)	49,700	0.24%	0.24%
After the acquisition/sale, holding of acquirer along with PACs of:	*		,
) Shares carrying voting rights) Shares encumbered with the acquirer	3,25,781	1.62 %	1.62 %
) VRs otherwise than by shares	0	0	0
Warrants/convertible securities/any other	0	0	0
hares carrying voting rights in the TC (specify	0	0	0



holding in each category) after acquisition			
e) Total (a+b+c+d)	3,25,781	1.62%	1.62%
Mode of acquisition / sale (e.g. open market / off-		ket	Tribut
market / public issue / rights issue / preferential			
allotment / inter-se transfer etc).			
Salient features of the securities acquired/disposed	Equity Sha	res	
including time till redemption, ratio at which it can			
be '			
converted into equity shares, etc.			
Date of acquisition / sale of shares / VR or date of	04.06.2024	and 25.06.20	124
receipt of intimation of allotment of shares,			
whichever is applicable			
Equity share capital / total voting capital of the TC	2,01,45,69	5	
before the said acquisition / sale			
Equity share capital/ total voting capital of the TC	2,01,45,69	5	
after the said acquisition / sale			
Total diluted share/voting capital of the TC after the	2,01,45,69	5	
said acquisition			

Part-B

Name of the Target Company: Sri KPR Industries Limited

Name(s) of the Seller and Persons Acting in belongs to and/ or PACs Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/Promoter group	PAN of the acquirer and Persons Acting
Smt Gaddam Sushila Rajareddy Foundation	No	AAGTS8400C

- (*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.
- (**) 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.

Signature of the acquirer / seller / Authorised Signatory

Place: Hyderabad

Date:27.06.2024

Annexure 4

FORMAT FORDISCLOSUREOF TRANSACTIONS

(To be submittedwithin2daysof transaction/dealing insecuritiesofthe Company)

10,

The Managing Director,

Sri KPR Industries Limited, V.K.Towers, S.P.Road, Secunderabad-500003

I herebyinformthatI

- havenotbought/sold/subscribed anysecurities of the Company
- havebought/sold/subscribedsecurities as mentioned belowfrom 04.06.2024 t and 25.06.2024

18,72,280				
Total Amount				
(Average)				RajaReddy Foundation
40.00and36.92	SF600277	Sold	49700	Smt Gaddam Sushila
			dealtwith	
	FolioNo	d	securities	
Price(Rs.)	DP ID/ClientID/	Bought/sold/subscribe DP ID/ClientID,	No. of	Nameof holder

Inconnectionwiththeaforesaidtransaction(s), Iherebyundertaketopreserve, for aperiod of 3 years and produce to the Compliance of ficer/SEBI any of the following documents:

- .. Broker's contractnote.
- Proof of paymentto/frombrokers.
- Extract of bank pass book/statement (to be submitted in case of demat transactions).
- CopyofDeliveryinstructionslip(applicableincaseofsaletransaction).

effectingtheabovesaidtransactions(s) tosellthesesecuritieswithinthesaidperiod, Ishallapproachthe Compliance Officer for necessary approval. (applicable in case of purchase/subscription). Iagree to hold the above securities for a minimum period of six months. In case there is any urgent need of the contract ofIdeclarethattheaboveinformationiscorrectandthatnoprovisionsoftheCompany'sCodeand/or applicablelaws/regulationshavebeen contravened for

Date:27.06.2024

Signature::

Name: G. Raja Reddy Designation: Chairman