Date: 20-12-2023

Rajdularidevi Taparia Nymph, Flat No. 81 8th Floor, 2B, Narayan Dabholkar Road, Mumbai – 400 006

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Dear Sir,

Sub.: Intimation of Acquisition under Regulation 10(5) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

I, the undersigned, propose to acquire 1,33,129 Equity Shares of M/s. Taparia Tools Limited on 29.12.2023 from "Harnarayan Taparia (HUF) Jointly Rajdulari Devi Taparia" enlisted as one of the Promoters of the Company.

I, being the person named under Promoter Group, in the shareholding pattern filed by the Target Company in terms of the listing agreement or these regulations for not less than three years prior to the proposed acquisition, am eligible for exemption under Regulation 10(1)(a)(ii) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, and to this effect, I hereby file intimation under Regulation 10(5) of the said Regulations for the said transaction.

Kindly take the same on record.

Thanking you,

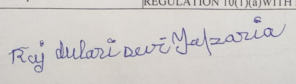
Yours truly,

Rajdularidevi Taparia

Encl . : as above.

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.	Name of the Target Company (TC)	TAPARIA TOOLS LIMITED		
2.	Name of the acquirer(s)	RAJDULARIDEVI TAPARIA		
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	ONE OF THE MEMBER OF THE PROMOTEI GROUP		
4.	Details of the proposed acquisition			
	a. Name of the person(s) from whom shares are to be acquired	- pay them a pall referred to		
	b. Proposed date of acquisition			
	c. Number of shares to be acquired from each person mentioned in 4(a) above			
	d. Total shares to be acquired as % of share capital of TC			
	e. Price at which shares are proposed to be acquired	NO CONSIDERATION [ORAL PARTITION OF HUF)		
	f. Rationale, if any, for the proposed transfer	ORAL PARTITION OF HUF		
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	(II)		
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.	NA		
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	NA		
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.	NA		
9.	Declaration by the acquirer, that the transferorand transferee have complied / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)	THE ACQUIRER HEREBY DECLARE THAT		
10.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.	YES THE ACQUIRER HEREBY DECLARE THAT ALL THE CONDITIONS SEPCIFIED UNDER REGULATION 10(1)(a)WITH RESPECT TO		



	Shareholding details	EXEMPTIONS HAS BEEN DULY COMPLIED WITH.				
11.		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)(*)	REFER TO	THE REMA	RKS GIVE	N BELOW
	b	Seller (s)				

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.

REMARKS

Smt. Rajdularidevi Taparia held 181057 equity shares (5.96%) and Harnarayan Taparia HUF jointly with Smt. Rajdularidevi Taparia held 133129 equity shares (4.39%) prior to Bonus Issue declared by the Target Company w.e.f. 11.07.2023 in the ratio 4:1. Accordingly the revised shareholding post Corporate Action stands as Smt. Rajdularidevi Taparia held 905285 equity shares (5.96%) and Harnarayan Taparia HUF jointly with Smt. Rajdularidevi Taparia held 665645 equity shares (4.39%). However, due to non dematerialisation of shareholding held by Harnarayan Taparia HUF, the Bonus equity shares allotted are credited to Demat Escrow Account. The above transfer relates to the original shareholding held by Harnarayan Taparia HUF prior to Bonus Issue i.e. 133129 (4.39%). The net shareholding of Smt. Rajdularidevi Taparia after transfer of entire shareholding of Harnarayan Taparia HUF (pre and post Bonus Issue) shall be 1570930 (10.35%).

Date: 20.12.2023 Place: Kolkata Raj dulari Devi Jakaria Rajdularidevi Taparia