

ISL CONSULTING LIMITED

CIN No.: L67120GJ1993PLC086576

Regd. Office: 501, 5th Floor, Abhijeet - II, Above Standard Chartered Bank, Nr. Mithakhali Six Road, Ahmedabad-380009. Ph. 079-40030351,079-40030352 Fax: 079-30077352 E-mail: innogroup@gmail.com, Website: www.islconsulting.in

Date: December 20, 2021

To,
The Department of Corporate Service,
BSE Limited
P J Towers, Dalal Street,
Mumbai-400001,
Maharashtra, India.
Scrip Code: 511609

Dear Sir / Madam,

Sub: Disclosure under Regulation 10(6) in compliance of Regulation 10(1)(g) and Regulation 29(2) of the SEBI (SAST) Regulation, 2011 along with FORM C SEBI (PIT) Regulations, 2015 under Regulation 7(2) read with Regulation 6(2)

In accordance with the provisions of Regulation 10(6) in compliance of Regulation 10(1)(g) and Regulation 29(2) of the SEBI (SAST) Regulation, 2011 along with FORM C SEBI (PIT) Regulations, 2015 under Regulation 7(2) read with Regulation 6(2), the Company is in receipt of disclosures along with covering letter and relevant papers there to from Mr. Chhaganlal Karshanlal Kothari, Promoter of the Company.

Please take the same on your record.

Thanking you,

Yours faithfully,

For, ISL Consulting Limited

Disha Shah

Company Secretary & Compliance Officer

Encl: as above

From:

Chhaganlal Karshanlal Kothari 6, Aagam Appartment, Vasna Barrage Cross Road, Vasna, Ahmedabad-380007

Date: 18 | 12 | 202 |

To,

The Department of Corporate Service,

BSE Limited

P J Towers, Dalal Street, Fort,

Mumbai-400001,

Maharashtra, India.

To,

ISL Consulting Limited

501, 5th Floor, Abhijeet-II,

Above Standard Chartered Bank,

Nr. Mithakhali Six Road,

Ahmedabad-380009, Gujarat

Sub: Intimation under Regulation 10(6) in compliance of Regulation 10(1)(g) and Regulation 29(2) of the SEBI (SAST) Regulation, 2011 along with FORM C SEBI (PIT) Regulations, 2015 under Regulation 7(2) read with Regulation 6(2)

Reference: BSE Scrip Code: 511609

Dear Sir / Madam,

With reference to above mentioned subject matter, please find attached herewith disclosure under Regulation 10(6) r/w Regulation 10(1)(g) and r/w Regulation 29(2) of the SEBI (SAST) Regulation, 2011 along with FORM C of SEBI (PIT) Regulations, 2015 under Regulation 7(2) read with Regulation 6(2) in compliance with respect to Transmission of Shares amongst Promoter Group interse without change in the voting rights. The Transmission takes place as per the will of Late Mrs. Chandrikaben Chhaganlal Kothari (Member of Promoter Group).

I request you to take it on record.

Thanking you,

Yours faithfully,

Chhaganlal Karshanlal Kothari

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Encl: as above

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

[TRANSMISSION OF SHARES UNDER REGULATION 10(1)(g) WITHOUT CHANGE IN VOTING RIGHT AMONGST PROMOTER GROUP]

1.	Nar	me ofthe Target Company(TC)	ISL Consulting Limited					
2.	Nar	me oftheacquirer(s)	Chhaganlal Karshanlal Kothari					
3.		me of the stock exchange where shares of TC are listed	BSE Limited (SCRIP CODE: 511609)					
4.	rati	ails of the transaction including onale, if any, for the onsfer / acquisition of shares.	Transmission of shares as per will of deceased Mrs. Chandrikaben Chhaganlal Kothari					
5.		evant regulation under which the uirer is exempted from making open er.	10(1)(g)					
6.	reg - w wa: the	ether disclosure of proposed usition was required to be made under ulation 10 (5) and if so, hether disclosure was made andwhether it is made within the timeline specified under regulations. ate of filing with the stock hange.	NA					
7.		rails of acquisition	Disclosures Whetherthe required to be madeunder regulation regulation 10(5) areactuallymade			res under on 10(5)		
	a.	Name of the transferor/seller						
	b.	Date ofacquisition						
	C.	Number of shares/ voting rightsin respectoftheacquisitionsfromeach person mentioned in7(a)above						
	d.	Total shares proposed tobe acquired/actuallyacquiredasa%ofdiluted sharecapital ofTC						
	e.	Price at which shares are proposed to be acquired / actually acquired						
8.	Sh	areholdingdetails	Pre-Tra	nsaction	Post-Transaction			
			No. of shares held	%w.r.t total share	No. of shares held	%w.r.t total share		
	1			capital of TC		capital of TC		
	а	Each Acquirer / Transferee(*)				10		
		Chhaganlal Karshanlal Kothari	7,22,100	3.01%	14,08,100	5.87%		

b	Transmission as per will of deceased				
	1. Hitesh Chhaganlal Kothari	26,88,400	11.20%	20,02,400	8.34%

CHOSIN

Chhaganlal Karshanlal Kothari

Date: 18|12|2021
Place: mumbai

Note:

 (*) 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.

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

[TRANSMISSION OF SHARES UNDER REGULATION 10(1)(g) WITHOUT CHANGE IN VOTING RIGHT AMONGST PROMOTER GROUP]

Name of the Target Company (TC)	ISL CONSULTING LIM	IITED				
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	ACQUIRER: CHHAGANLAL KARSHANLAL KOTHARI (As per will of Deceased) PAC: HITESH CHHAGANLAL KOTHARI RAJUBEN K KOTHARI REEMA ANKIT SHAH ARTI H KOTHARI HITESH CHHAGANLAL HUF GITABEN DIPAKKUMAR THAKKAR SHARDABEN GOKULBHAI THAKKAR ANKIT J. SHAH REEM BROKING PRIVATE LIMITED INNOVATION SOFTWARE EXPORTS LIMITED CHANDRIKABEN CHHAGANLAL KOTHARI ARUNABEN JAYNTILAL KOTHARI					
Whether the acquirer belongs to Promoter/Promoter group	YES					
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE LIMITED (SCRIP	CODE: 511609)	+ :			
Details of the acquisition / as per will of deceased 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 through Transmission /sale 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)	1,44,46,368 0	60.19% 0.00%	N.A. - N.A.			
 c) Voting rights (VR) otherwise than by shares d) 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) 	0	0.00%	N.A.			
e) Total (a+b+c+d)	1,44,46,368	60.19%	N.A.			
Details of acquisition through Transmission / sale a) Shares carrying voting rights	6,86,000	2.86%	N.A.			

acquired/ sold b) VRs acquired/sold otherwise	0	0.00%	N.A.			
than by shares c) Warrants/convertible			463			
c) Warrants/convertible securities/any other instrument	0	0.00%	N.A.			
that entitles the acquirer to	≫ .					
receive shares carrying voting	* .					
rights in the TC (specify holding in each category) acquired/sold						
d) Shares encumbered / invoked/	0	0.00%	N.A.			
released by the acquirer						
e) Total (a+b+c+d)	6,86,000	2.86%	N.A.			
After the acquisition/sale, holding of		75.77				
acquirer along with PACs of: a) Shares carrying voting rights	1 44 46 369	60.19%	N.A.			
b) Shares encumbered with the	1,44,46,368	0.00%	N.A.			
acquirer		0.00%	IV-7			
c) VRs otherwise than by shares	0	0.00%	N.A.			
d) Warrants/convertible securities /	0	0.00%	N.A.			
any other instrument that entitles the acquirer to receive						
shares carrying voting rights in						
the TC (specify holding in each						
category) after acquisition						
e) Total (a+b+c+d)	1,44,46,368	60.19%	N.A.			
Mode of acquisition / sale(e.g. open	* "					
market / off-market / public issue / rights		will of the Deceased				
issue / preferential allotment / inter-se transfer etc).	Chhaganiai Ko	thari (Member of Pro	moter Group)			
Date of acquisition / sale of shares / VR or	2000					
date of receipt of intimation of allotment	17	12/2021				
of shares, whichever is applicable						
Equity share capital / total voting capital	2,40,00,00	00 Equity Shares of R	s.5/- each			
of the TC before the said acquisition / sale						
Equity share capital/ total voting	2,40,00,000 Equity Shares of Rs.5/- each					
capital of the TC after the said						
acquisition / sale		N.A.				
Total diluted share/voting capital of the TC after the said acquisition		N.A.				
*) Total share capital / voting capital to be	takan as nor the late	at filing dans by the	commons to the			

^(*) Total share capital / voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements), 2015.

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Signature of Acquirer / Seller/ Authorized Signatory

(On behalf of all PAC)
Place: Mymbol
Date: 18/12/2021

^(**) 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.

FORM C

Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6 (2)-Continual Disclosure]

[TRANSMISSION OF SHARES UNDER REGULATION 10(1)(g) SEBI (SAST) REGULATIONS, 2011 WITHOUT CHANGE IN VOTING RIGHT AMONGST PROMOTER GROUP]

Name of the company: ISL Consulting Limited

ISIN of the company: INE569B01022

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a listed company and immediate relatives of such

persons and other such persons as mentioned in Regulation 6(2).

Name, PAN No., CIN/DIN & address with contact nos.	Category of Person (Promote r/membe	n to e acquisition/ disposal		Securities acquired as per will of deceased/ disposed			Securities held post acquisition/disposal		Date of allotment advice/acquisition of shares/sale of shares specify		Date of intimation to company	Mode of acquisition/di sposal (on market/publi	excha nge on which	
	r of the promoter group/de signated person/ Director s/immedi ate relative to/others etc.)	Type of security (For e.g. Shares, Warrant s, Convertible Debentures, Rights entitlem ents etc.)	No. and % of sharehol ding	Type of security (For e.g. Shares, Warrant s, Convertible Debentures, Rights entitlem ent, etc.)	No.	Value	Transaction Type (Purchase/sa le Pledge / Revocation / Invocation/ Others- please specify)	Type of security (For e.g. Shares, Warrant s, Converti ble Debentu res, Rights entitlem ent, etc.)	No. and % of shareholding	From	То	c/r ere off ma se tra	c/rights/pref erential offer/off market/inter-	the trade was execu ted
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15
CHHAGANLAL KARSHANLAL KOTHARI PAN:ABGPK5004K DIN: Address: 6, Agam Appartment, Vasna Barrage Cross Road, Vasna, Ahmedabad B80007 Contact No: 9825012740	Promoter	Shares	7,22,100 3.01%	Shares	6,86,000 Shares	NA	Transmissio n due to will of Deceased	Shares	14,08,100 5.87%	17112121	17/12/21	18/12/21	Transmission as per will of the Deceased Mrs. Chandrikaben Chhaganlal Kothari (Member of Promoter Group)	BSE

Note: (i) "Securities" shall have the meaning as defined under regulation 2(1)(i) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

(ii) Value of transaction excludes taxes/brokerage/any other charges

Details of trading in derivatives on the securities of the company by Promoter, member of the promoter group, designated person or Director of a listed company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

	Exchange on which the trade was executed					
Type of contract	Contract specifications		Buy			
		Notional Value	Number of units (contracts * lot size)	Notional Value	Number of units (contracts * \ lot size)	
			NOT APPLICA	ABLE		

Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options.

Signature: Designation:

Promoter

Date: 18/12/2021 Place: Mumbai