To,

National Stock Exchange of India Limited

Exchange Plaza, Plot No. C/1, G Block, Bandra Kurla Complex, Bandra(East), Mumbai-400051 NSE Code- V2RETAIL

BSE Limited

25th Floor,"Phiroze Jeejeebhoy Tower", Dalal Street, Mumbai-400001 BSE Code-532867

V2 Retail Limited

Khasra No. 928, Extended Lal Dora Abadi, Village - Kapashera, Tehsil -Vasant Vihar, New Delhi – 110037

<u>Subject: Prior Intimation under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations") for proposed acquisition of shares</u>

Dear Sir,

Please find attached the intimation under Regulation 10(5) of the Securities and Exchange Board of India (SAST) Regulations, 2011 in the prescribed format, in respect of the proposed acquisition of 13,00,000 Equity Shares of V2 Retail Limited ("V2" or "Target Company" or "TC") being 3.7584% of the paid-up share capital.

The proposed acquisition is pursuant to inter-se transfer of shares amongst qualifying persons (between promoters and immediate relatives through gift) as specified in Regulation of 10(1)(a)(i) & (ii) of Takeover Regulations.

The details of the same are appended herein as Annexure-1.

This is for your information and records.

Thanking you, Yours faithfully,

Akash Agarwal

(Acquirer/ Member of Promoter Group)

Huse Agamel

Enclosed: As above

<u>Disclosures under Regulation 10(5) – Intimation to Stock Exchanges in respectof acquisition under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

1.	Na	ame of the Target Company (TC)	V2 Retail Limited			
		and or the same same same same same same same sam	NSE Scrip Code : V2RETAIL			
			BSE Scrip Code : 532867			
2.	Na	ame of the acquirer(s)	Mr. Akash Agarwal			
3.	-		Yes, Mr. Akash Agarwal is the promoter/member of			
٥.	TC prior to the transaction. If not, nature of					
		lationship or association with the TC or its				
		romoters				
4.	Details of the proposed acquisition					
			74			
		Name of the name (a) from whom shares are	Mr. Dam Chandra Agamual			
	a.	Name of the person(s) from whom shares are	(Promoter)			
	h	to be acquired	On or after 12 th June, 2024			
	b.	Proposed date of acquisition				
	C.	Number of shares to be acquired from each person mentioned in 4(a) above	15,00,000 Equity shares			
	d.	Total shares to be acquired as % of share	Total 13,00,000 equity shares of Rs. 10 each being			
	u.	capital of TC	3.7584% of the paid up Equity Share capital of the			
		capital of 1C	TC.			
	e. Price at which shares are proposed to be acquired		INTE / NOT Applicable			
		ucquired .	•Transfer of Equity shares by way of Gift, without			
			consideration through off market transaction (Inter-			
			se transfer between promoters and immediate			
	0		relatives)			
	f.	Rationale, if any, for the proposed transfer	Inter-se transfer of shares between promoters			
			among immediate Relatives as envisaged in			
			Regulation 10(1)(a)(i) & (ii) of Takeover Regulations.			
5.	Re	elevant sub-clause of regulation 10(1)(a) under	Exemption under Regulation 10(1)(a)(i) & (ii) of			
	which the acquirer is exempted from making open		Takeover Regulations.			
	offer					
6.	If, frequently traded, volume weighted average		Inter-se transfer of Equity Shares between			
	ma	arket price for a period of 60 trading days	promoters and immediate relatives by way of Gift,			
	preceding the date of issuance of this notice as		without consideration through off market			
	tra	aded on the stock exchange where the	transaction.			
	ma	aximum volume of trading in the shares of				
	th	e TC are	A THE STEEL OF SHEETS IN WHAT IN LABOUR.			
	re	corded during such period.	the state of the second of the second			
7.	If	in-frequently traded, the price as determined in	Not applicable			
		rms of clause (e) of sub-regulation (2) of	La Princia Lando Regular e suscillare divisione e			
	re	gulation 8.	A SOUTH AND A SOUTH ASSESSMENT OF THE SOUTH ASSESSMENT			

8.	prio the	claration by the acquirer, that the acquisition be would not be higher by more than 25% of a price computed in point 6 or point 7 as olicable.	Not applicable				
9.	and app	claration by the acquirer, that the transferor d transferee have complied / will comply with plicable disclosure requirements in Chapter V the Takeover Regulations, 2011 (corresponding evisions of the repealed Takeover Regulations 37)	i) The Acquirer hereby declares that the transferor and transferee have complied with, and will comply with the applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011. ii) Not applicable, being inter-se transfer amongs immediate relatives covered under Regulation.				
			10(1)(a)(i) of Takeover Regulations.				
10.	Declaration by the acquirer that all the conditions		It is hereby declared that all the applicable				
	spe	ecified under regulation 10(1)(a) with respect to	conditions specified under Regulation 10(1)(a) of Takeover Regulations with respect to the exemption				
	exe	emptions has been duly complied with.					
			has been complied with.				
11.	Shareholding details		Before the proposed				
			transaction transaction				
			No. of	% w.r.t	No. of	% w.r.t	
			Shares/	Total	Shares/	Total	
			voting rights	share	voting rights	share	
				capital of		capital	
				TC		of TC	
	a	Acquirer(s) and PACs (other than sellers)					
		Acquirer					
		Akash Agarwal	3,39,779	0.98%	16,39,779	4.74%	
		PACs (other than sellers)					
		Uma Agarwal	1,44,000	0.42%	1,44,000	0.42%	
		Ramchandra Agarwal (HUF)	1,55,000	0.45%	1,55,000	0.45%	
		Ricon Commodities Private Limited	1,28,62,710	37.19%	1,28,62,710	37.19%	
		Vishal Waterworld Private Limited	14,31,968	4.14%	14,31,968	4.14%	
		V2 Conglomerate Limited	6,32,582	1.83%	6,32,582	1.83%	
	b	Seller (s) Ram Chandra Agarwal	32,07,908	9.27%	19,07,908	E 510/	
		Main Chanara Agarwar	52,07,500	3.21/0	13,07,300	5.51%	

Akush Agamel Akash Agarwal

(Acquirer/ Member of Promoter Group)

Date: 05.06.2024 Place: New Delhi