Ritesh Arora H. No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana – 141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

Date: 25.12.2020

Corporate Finance Department The Securities and Exchange Board of India SEBI Bhavan, Plot No. C4-A, 'G' Block, Bandra Kurla Complex, Bandra (E), Mumbai – 400 051

Dear Sir,

Subject: <u>Submission of Report under Regulation of 10 (7) of SEBI (Substantial</u> <u>Acquisition of Shares and Takeover) Regulations, 2011</u>

Please find attached herewith the Report under Regulation of 10 (7) of SEBI (SAST) Regulations, 2011. The said Report is pertaining to acquisition of shares under Regulation of 10(1)(a)(i) in respect of transfer of shares by way of inter se transfer from Mr.Rajiv Arora to Mr.Ritesh Arora.

Please find attached herewith the following:

Sr. No.	Particulars	Annexure
1	Report under Reg. 10 (7)	A
2	Report filed with BSE under Reg. 10 (5) dated 01.12.2020	B
3	Report filed with BSE under Reg. 10 (6) dated 10.12.2020	C
4	Submission of Disclosure as required under Reg. 29(2) dated 09.12.2020	D
5	Submission of Form B under SEBI (Prohibition of Insider Trading) Regulations, 2015 dated 09.12.2020.	E
6	Submission of Form C by Acquirer under SEBI (Prohibition of Insider Trading) Regulations, 2015 dated 09.12.2020.	F
7	Draft of Rs. 1,50,000/- in favour of SEBI (Payable at MUMBAI, Draft Number 567796 , issued by Kotak Mahindra Bank, dated 23.12.2020) towards fees payable as per Reg. 10(7).	G

RITESH ARORA ACQUIRER

<u>Format under Regulation 10(7) - Report to SEBI in respect of any acquisition made in</u> <u>reliance upon exemption provided for in Regulation 10(1)(a)(i) of SEBI (Substantial</u> <u>Acquisition of Shares and Takeovers) Regulations, 2011</u>

	1 (Seneral Details	
		a. Name, address, telephone no., e-mail o acquirer(s) {In case there are multiple acquirers, provide full contact details of ar one acquirer (the correspondent acquire with whom SEBI shall correspond.}	Address: H.No. E-1, 270, East Lake Village,
	1	b. Whether sender is the acquirer (Y/N)	Yes
	0	c. If not, whether the sender is duly authorize by the acquirer to act on his behalf in this regard (enclose copy of such authorization)	
	d	sender, if sender is not the acquirer	Not Applicable
2	Co	ompliance of Regulation 10(7)	
	a.	Date of Report	25.12.2020
2	b.	Whether report has been submitted to SEBI within 21 working days from the date of the Acquisition	e Yes.
¢	c.	Whether the report is accompanied with fees as required under Regulation 10(7)	Draft of Rs. 1,50,000/- in favour of SEBI (Payable at MUMBAI, Draft Number 567796 , issued by Kotak Mahindra Bank dated
3	Co	npliance of Regulation 10(5)	23.12.2020)
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, at least 4 working days before the date of the proposed acquisition	Yes.
	b.	Date of Report	01.12.2020
4	Con	pliance of Regulation 10(6)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed within 4 working days after the date of the proposed acquisition	Yes.
×	b.	Date of Report	10.12.2020

5	Det	ails of the Target Company (TC)			i o ganani in cara ana ana ana ana ana ana ana ana ana	2 2
	a.	Name & address of TC			NATIONAI al Area – A	
	b.	Name of the Stock Exchange(s) where theshares of the TC are listed	Bombay Sto	ock Exchang	ge	н. ²
6	Det	ails of the acquisition		1		
	a.	Date of acquisition	07.12.2020		· · · · · · · · · · · · · · · · · · ·	
	b.	Acquisition price per share (in Rs.)		ration as the diate Relativ	transaction (e)	was of Gift
	с.	Regulation which would have triggered an Open offer, had the report not been filed underRegulation $10(7)$.(whether Regulation $3(1),3(2), 4 \text{ or } 5$)				
	d.	Shareholding of acquirer(s) and PAC Individually in TC (in terms of no. & as a percentage of the total share/voting capital ofthe TC)(*)	Before the No. of Shares	acquisition % w.r.t total share capital	After the No. of Shares	acquisition % w.r.t total share capital
×		<u>Name of the acquirer:</u> Mr. Ritesh Arora	0	of TC 0	14,34,593	of TC 16.77%
E		Total	0	0	14,34,593	16.77%
	e.	Shareholding of seller/s in TC (in terms of no.& as a percentage of the total	Before the	acquisition	After the a	cquisition
		share/votingcapital of the TC)(*)	No. of Shares	% w.r.t total share capital of TC	No. of Shares	% w.r.t total share capital of TC
		Name of the seller(s)(**): Mr. Rajiv Arora	32,96,291	38.74	18,61,698	21.77
7	Info Reg	rmation specific to the exemption catego ulation 10(1)(a)(i)	ry to whic	h the insta	nt acquisiti	onbelongs-
40			Mr. Rajiv A	rora	4	

25/P)3 Jo Do

_	-		
	b.	. Specify the relationship between the acquirer(s) and the seller(s).	Seller is Father of Acquirer
	c.	Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation 2(1).	Yes
	d.	If shares of the TC are frequently traded,volume-weighted average market price(VWAP) of such shares for a period of sixtytrading days preceding the date of issuance ofnotice regarding the proposed acquisition to thestock exchanges where the TC is listed.	Not applicable there is no consideration involved being a transaction of gift to immediate relative
	e.	If the shares of the TC are infrequently traded, the price of such shares as determinedin terms of clause (e) of sub-regulation (2) of Regulation 8.	Not applicable there is no consideration involved being a transaction of gift to immediate relative
	f.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	Not Applicable
ę	g.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed	01.12.2020
		 Whether the acquirers as well as sellers have complied (during 3 years prior to the date of acquisition) with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. 	
	i.	Declaration by the acquirer that all the conditions specified under Regulation 10(1)(a)(i) with respect to exemptions has been	The Acquirer declares that all the conditions specifies under Regulation 10 (1) (a) (i) with respect to exemptions has been duly complied with.

I hereby declare that the information provided in the instant report is true and nothing has been concealed there from.

RITESH ARORA ACQUIRER

Date:25.12.2020 Place: Ludhiana Ritesh Arora H. No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana –141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

01.12.2020

The Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 519097

Sub: Intimation Under Regulation 10(5) In Respect of The Proposed Acquisition Under Regulation 10(1)(a)(i) of The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011

Dear Sir/Madam

The requisite intimation under Regulation 10(5) in respect of my proposed acquisition of 16.77% of the share capital of **Ritesh International Limited**by way of gift of shares

from Mr. Rajiv Arora to Mr. Ritesh Arora

This being a transfer to 'Immediate Relative', acquirer Mr. Ritesh Arora is the son of Mr. Rajiv Arora, is exempt from the obligation to make an open offer under Regulation 3 and Regulation 4 as per the provisions of Regulation 10(1)(a)(i) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.

This is for your information and records.

Ritesh Arora

CC: Ritesh International Limited

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 Takcovers) Regulations, 2011

1.		lame of the Target Company (TC)	Ritesh International Limited
2.	N	ame of the acquirer(s)	Mr. Ritach Areas
3.	T re	Whether the acquirer(s) is/ are promoters of the C prior to the transaction. If not, nature o elationship or association with the TC or its romoters	Immediate Palative
4.	D	etails of the proposed acquisition	the second se
	a.	Name of the person(s) from whom shares are to be acquired	Mr. Rajiv Arora – Promoter
	b.	Proposed date of acquisition	On or after 07.12.2020
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	14,34,593
		Total shares to be acquired as % of share capital of TC	16.77% of the share capital of TC
	the state	Price at which shares are proposed to be Acquired	Zero consideration involved as it is a transaction of gift to immediate relative
		Rationale, if any, for the proposed transfer	Off Market transfer by Mr. Rajiv Arora (Promoter) to his son by way of gift. The %age of Promoter Group shall remain as the acquirer being immediate relative is in the Promoters Group.
5.	Off		Regulation 10(1)(a)(i)
6.	trad volu	frequently traded, volume weighted average rket price for a period of 60 trading days ceding the date of issuance of this notice as led on the stock exchange where the maximum ume of trading in the shares of the TC are orded during such period.	Not applicable there is no consideration involved being a transaction of gift to immediate relative
7.	If in term regu	n-frequently traded, the price as determined in his of clause (e) of sub-regulation (2) of plation 8.	Not applicable there is no consideration involved being a transaction of gift to immediate relative
	the price	laration by the acquirer, that the acquisition e would not be higher by more than 25% of price computed in point 6 or point 7 as icable.	Not applicable there is no consideration involved being a transaction of gift to immediate relative
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Decl and appli of th	laration by the acquirer, that the transferor transferee have complied / will comply with icable disclosure requirements in Chapter V e Takeover Regulations, 2011 (corresponding isions of the repealed Takeover Regulations	I, hereby confirm, that the transferor and transferee have/will complied/comply with applicable disclosure requirements in chapter V of the Takeover Regulations, 2011.

10.	sp	eclaration by the acquirer that all the conditions ecified under regulation 10(1)(a) with respect to emptions has been duly complied with. areholding details	specifie	y confirm, the d under Regu to exemption ed with	ulation 100	1)(a) with
	511	arenording details	Pro tran	fore the oposed saction	Pro	er the posed saction
	A	Acquirer(s) and DACs (ed. a)	No. of Shares /voting Rights	total share capital of TC	No. of Shares /voting Rights	% w.r. Total Share Capital of TC
	B	Acquirer(s) and PACs (other than sellers) (*) Seller (s)	As Per An	nexure-A		0.10

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.

Rites Arora

Date: 01.12.2020 Place: Ludhiana

Annexure-A to 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

2	Shareholding Details	Before Propos	ed Transaction	After the p	roposed transaction
A	Acquirer and PAC (Other than Seller)	Number of Shares	% w.r.t. total Share capital of TC	Number of Shares	% w.r.t. total Share capital of TC
Pror	moter & Promoter Group		1.2-(2)-3-(32)		
1	RITESH ARORA(Immediate Relative) – Acquirer	0	0	1434593	16.77
2	RAJIV ARORA	3296291	20 54	100000	
3	RIJUL ARORA	802546	38.54	1861698	21.77
4	ROOPICA ARORA	2018/24	9.38	802546	9.38
	BHARTI BHUSHAN	225800	2.64	225800	2.64
5	JINDAL	21534	0.25	21534	
6	ANITA ARORA	360	0.00	1000 0000 000	0.25
			0.00	360	0.00
2	Total – A	4346531			
		1040351	50.82	4346531	50.82

В	Seller/Transferor	Number of Shares	% w.r.t. total Share capital of TC	Number of Shares	% w.r.t. total Share capital of TC
Pro	moter & Promoter Group		oric		
1	RAJIV ARORA(Immediate Relative)	3296291	38.54	1861698	21.77
	Total – B	3296291	38.54	1861698	21.77

Note: As the transfer of the shares is by way of gift and done through Off Market transfer and as such no price consideration is involved.

Ritesh Arora Date: 01.12.2020 Place: Ludhiana



Tue, Dec 1, 2020 at 12:54 PM

Sub:Intimation Under Regulation 10(5) In Respect of The Proposed Acquisition UnderRegulation 10(1)(a)(i) of The Securities and Exchange Board of India(Substantial Acquisition of Shares and Takeovers) Regulation, 2011

3 messages

Ritesh Arora <ritesharora1982@gmail.com> To: corp.relations@bseindia.com Cc: Rajiv Arora <Rajiv_ritesh2007@rediffmail.com>, cs_riteshinternational@yahoo.com

01.12.2020

The Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 519097

Sub: Intimation Under Regulation 10(5) In Respect of The Proposed Acquisition Under Regulation 10(1)(a)(i) of The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011

Dear Sir/Madam

The requisite intimation under Regulation 10(5) in respect of my proposed acquisition of 16.77% of the share capital of **Ritesh International Limited** by way of gift of shares

from Mr. Rajiv Arora to Mr. Ritesh Arora

This being a transfer to '**Immediate Relative**', acquirer Mr. Ritesh Arora is the son of Mr. Rajiv Arora, is exempt from the obligation to make an open offer under Regulation 3 and Regulation 4 as per the provisions of Regulation 10(1) (a)(i) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.

This is for your information and records.

Regards

Ritesh Arora H. No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana – 141102 M. No.: 9815503050 Email: ritesharora1982@gmail.com

☐ Ritesh 10(5) Disclosure 01.12.2020.2020 894K Ritesh Arora H. No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana --141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

10.12.2020

The Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 519097

Sub: Intimation Under Regulation 10(6) In Respect of The Proposed Acquisition Under Regulation 10(1)(a)(i) of The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011

Dear Sir/Madam

The requisite intimation under Regulation 10(6) in respect of my acquisition of 16.77% of the share capital of **Ritesh International Limited**by way of gift of shares

from Mr. Rajiv Arora to Mr. Ritesh Arora

This being a transfer to 'Immediate Relative', acquirer Mr. Ritesh Arora is the son of Mr. Rajiv Arora, is exempt from the obligation to make an open offer under Regulation 3 and Regulation 4 as per the provisions of Regulation 10(1)(a)(i) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.

This is for your information and records.

Ritesh Arora

CC: Ritesh International Limited

Format for Disclosures under Regulation 10(6) –Report to Stock Exchanges in respect ofany acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations. 2011

		ame of the Target Company (TC)	RITESH	INTERNATIO	ONAL LIM	ITED
		ame of the acquirer(s)	RITESH	ARORA		
3.		ame of the stock exchangewhere hares of the TC are listed	BSE L	IMITED		
4.	ra	etails of the transaction including tionale, if any, for the transfer/ equisition of shares.	RELAT (TRAN	SE TRANSF FIVE ISFER BETW OMOTER GF	EEN THE	
5.	ac	elevant regulation under which the equirer is exempted from making open fer.	10 (1) ((a) (i)		
6.	ac	 The ther disclosure of proposed equisition was required to be made ader regulation 10 (5) and ifso, whether disclosure was made and whether it was made within the timeline specified under the regulations. date of filing with the stock exchange. 	Yes 01.12.2	020		
7.	De	etails of acquisition	Disclos require made u regulat	d to be	Whether disclosur regulatio are actua	res under
	a.	Name of the transferor / seller	Rajiv A	and include the second state of the second sta	Yes	
	b.	Date of acquisition	07.12.2			
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	14,34,5			
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	16.77%	ó		
	e.	Price at which shares are proposed to be acquired / actually acquired		plicable ift without eration		
8.	Sh	areholding details	Pre-Tra	nsaction	Post-Ti	ansaction
			No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC
	a	Each Acquirer / Transferee (*)				
	-	Ritesh Arora	0	0	1434593	16.77%
-	_	Each Seller / Transferor				
	b	Lach Sener / Hansteror				

	Shareholding Details	Before Proposed Transaction		After the proposed transaction		
	Promoter & Promoter Group& PAC	Number of Shares	% w.r.t. total Share capital of TC	Number of Shares	% w.r.t. total Share capital of TC	
1	RITESH ARORA (Immediate Relative) - Acquirer	0	0	1434593	16.77	
2	RAJIV ARORA	3296291	38.54	1861698	21.77	
3	RIJUL ARORA	802546	9.38	802546	9.38	
4	ROOPICA ARORA	225800	2.64	225800	2.64	
5	BHARTI BHUSHAN JINDAL	21534	0.25	21534	0.25	
6	ANITA ARORA	360	0.00	360	0.00	
	Total	4346531	50.82	4346531	50.82	

Details holding of the promoter and PAC after acquisition:

Note: As this is the inter se transfer between the members of promoter group from Mr. Rajiv Arora to Mr. Ritesh Arora, both being immediate relatives. There is no change in the promoter group holding after the above said transaction.

Ritesh Arora

Date: 10.12.2020 **Place: Ludhiana**



Thu, Dec 10, 2020 at 12:05 PM

Intimation Under Regulation 10(6) In Respect of The Proposed Acquisition Under Regulation 10(1)(a)(i) of The Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011: RITESH INTERNATIONAL LIMITED : SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

1 message

Ritesh Arora <ritesharora1982@gmail.com> To: corp.relations@bseindia.com Cc: Rajiv Arora <Rajiv ritesh2007@rediffmail.com>, cs riteshinternational@yahoo.com

RITESH INTERNATIONAL LIMITED : SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

Dear Sir/Madam

The requisite intimation under Regulation 10(6) in respect of my acquisition of 16.77% of the share capital of Ritesh International Limited by way of gift of shares

from Mr. Rajiv Arora to Mr. Ritesh Arora

This being a transfer to '**Immediate Relative**', acquirer Mr. Ritesh Arora is the son of Mr. Rajiv Arora, is exempt from the obligation to make an open offer under Regulation 3 and Regulation 4 as per the provisions of Regulation 10(1) (a)(i) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.

This is for your information and records.

Ritesh Arora

CC: Ritesh International Limited

10(6) Disclosure by Acquirer to SE n Company.pdf 535K

Rajiv Arora Ritesh Arora House No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana –141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

Date: 09.12.2020

The Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 519097

Subject: Disclosure Under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011

Please find attached herewith the Disclosureunder Regulation of 29(2) of SEBI (SAST) Regulations, 2011in respect of transfer of shares by way of inter se transfer from Mr.Rajiv Arora to Mr.Ritesh Arora.

RITESH ARORA ACQUIRER RAJIV ARORA TRANSFEROR

CC: Ritesh International Limited

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

Name of the Target Company (TC)	Ritesh Inter	nationalLimited	
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	PAC – A. Rajiv B. Rijul A C. Roopi	Arora ca Arora Bhushan Jindal	
Whether the acquirer belongs to Promoter/Promoter group	YES		
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limite	d	
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: a) Shares carrying votingrights	4346531 (along with PAC)	50.82	50.82
 b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/others) c) Voting rights (VR) otherwise than byshares 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) e) Total (a+b+c+d) 	 4346531	50.82	50.82
Details of acquisition/sale a) Shares carrying voting rightsacquired/sold	Net of Acquisition & Sale is Nil as 1434593 is Inter se Transfer	Net of Acquisition & Sale is Nil as 16.77% is Inter se Transfer	Net of Acquisition & Sale is Nil as 16.77% is Inter se Transfer
 b) VRs acquired /sold otherwise than byshares c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold 	-		-
 d) Shares encumbered / invoked/released by theacquirer e) Total (a+b+c+/-d) 	Nil	Nil	Nil

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1.10				
Aft	er the acquisition/sale, holding of:			
a)	Shares carrying votingrights	4346531 (along with PAC)	50.82	50.82
b)	Shares encumbered with theacquirer			
	VRs otherwise than byshares			0
d)	Warrants/convertible securities/any other instrument			H
	that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) afteracquisition			-
e)	Total (a+b+c+d)	4346531	50.82	50.82
Mode (of acquisition / sale (e.g. open market / off-market /	Inter De Int	unorer (minin	n Promoter group)
public	issue / rights issue / preferential allotment / inter-se			
public transfer Date of	issue / rights issue / preferential allotment / inter-se	07.12.2020		
public transfer Date of intimati Equity	issue / rights issue / preferential allotment / inter-se retc). acquisition / sale of shares / VR or date of receipt of	07.12.2020 4346531		
public transfer Date of intimati Equity said acc Equity	issue / rights issue / preferential allotment / inter-se retc). acquisition / sale of shares / VR or date of receipt of ion of allotment of shares, whichever is applicable share capital / total voting capital of the TC before the			

(*) 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

Ritesh Arora (Acquirer/Transferee)

-1

Rajiv Arora (Seller/Transferor)

Date: 09.12.2020 Place: Ludhiana



Wed, Dec 9, 2020 at 12:14 PM

Disclosure Under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011: SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

1 message

Ritesh Arora <ritesharora1982@gmail.com> To: corp.relations@bseindia.com Cc: Rajiv Arora <Rajiv_ritesh2007@rediffmail.com>, cs_riteshinternational@yahoo.com

: SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

Please find attached herewith the Disclosure under Regulation of 29(2) of SEBI (SAST) Regulations, 2011 in respect of transfer of shares by way of inter se transfer from Mr. Rajiv Arora to Mr.Ritesh Arora.

Regards,

RITESH ARORA

29(2) EMAIL Ritesh arora.pdf 456K Ritesh Arora H. No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana – 141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

09.12.2020

The Department of Corporate Services, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai – 400 001

Scrip Code: 519097

Subject: Disclosure Under Regulation 7(1) of SEBI (Prohibition of Insider Trading) Regulations, 2015

Please find attached herewith the Disclosure under Regulation 7(1) of SEBI (Prohibition of Insider Trading) Regulations, 2015 in respect of transfer of shares by way of inter se transfer from Mr. Rajiv Arora to Mr.Ritesh Arora.

Thanking You. Yours Sinderely, Ritesh Arora

FORM B

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (1) (b) read with Regulation 6(2) – Disclosure on becoming a director/KMP/Promoter]

Name of the company: Ritesh International Limited

ISIN of thecompany: INE534D01014

Details of Securities held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

Name, PAN, CIN/DIN& Address with contactnos.	Category of Person (Promoters/ KMP / Directors/imm	Date of appointment of Director /KMP OR Date of becoming	Securities held at t becoming Promoter/appointr Director/KMP		% of Shareholding
	ediate relative to/others etc.)	Promoter	Type of security (For eg. – Shares, Warrants, Convertible Debentures etc.)	No.	
1	2	3	4	5	6
Ritesh Arora H.No. E-1, 270, East Lake Village,IREO Water Front, Isewal, Ludhiana 141002. M.No. : 9815503050 Email Id : <u>ritesharora1982</u> @gmail.com		07.12.2020	Equity Shares	1434593	16.77%

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

Details of Open Interest (OI) in derivatives of the company held on appointment of Key Managerial Personnel (KMP) or Director or upon becoming a Promoter of a listed company and other such persons as mentioned in Regulation 6(2).

a second s	f the Future contra ng Promoter/appoi			f the Option Cont ng Promoter/appo	
Contract specifications	Number of units (contracts * lot size)	Notional value in Rupee terms		Number of units (contracts * lot size)	Notional value in Rupee terms
7	8	9	10	11	12

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

Name & Signature:Ritish Arora Date: 09.12.2020

Place: Ludhiana



Disclosure Under Regulation 7(1) of SEBI (Prohibition of Insider Trading) Regulations, 2015: SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

1 message

Ritesh Arora <ritesharora1982@gmail.com> To: corp.relations@bseindia.com Cc: cs_riteshinternational@yahoo.com, Rajiv Arora <Rajiv_ritesh2007@rediffmail.com> Wed, Dec 9, 2020 at 12:34 PM

SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

Please find attached herewith the Disclosure under Regulation 7(1) of SEBI (Prohibition of Insider Trading) Regulations, 2015 in respect of transfer of shares by way of inter se transfer from Mr. Rajiv Arora to Mr. Ritesh Arora.

Regards

Ritesh Arora

7(1) EMAIL Ritesh Arora.pdf 295K Ritesh Arora House No. E-1, 270 East Lake Village, IREO Water Front, Isewal, Ludhiana –141102 M. No.: 9815503050 Email: <u>ritesharora1982@gmail.com</u>

Date: 09.12.2020

Ritesh International Limited 356, Industrial Area – A, Ludhiana 141003

Scrip Code: 519097

Subject: Disclosure Under Regulation 7(2)a of SEBI (Prohibition of Insider Trading) Regulations, 2015

Please find attached herewith the Disclosure under Regulation 7(2)a of SEBI (Prohibition of Insider Trading) Regulations, 2015 in respect of transfer of shares by way of inter se transfer from Mr. Rajiv Arora to Mr.Ritesh Arora.

RITESH ARORA ACQUIRER

FORM C (Acquirer)

Name of the company: Ritesh International Limited ISIN of the company: <u>INE534D01014</u> SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation 7 (2) read with Regulation 6(2) – Continual disclosure]

Details of change in holding of Securities of Promoter, Employee or Director of a listed company and other such persons as mentioned in Regulation 6(2).

Name, PAN, CIN/DIN, C & address with contact y nos. ()	Categor y of Person (Promot ers/ KMP/	Securities held prior to acquisition		Securities acquired	acquired			Securities held post acquisition	held post n	Date of allotment advice/ acquisition of shares/ eale of shares	nt lion of	Date of intimation to company	Date of Mode of intimation acquisition / disposal (on company rights/ rights/
	s/immed Type of iate security relative (For eg. to/other – Shares setc.) , Converti bleDebe ntur es etc.)			No. Type of and security % of (For eg. shar – ehol Shares, ding Warrants, Convert ibleDebe ntures etc.)	No.	v al e	Transact Type of ion security Type (For eg. (Buy/ - Shares Sale/ Warrantt Pledge / , Revoke/ Converti Invoke) bleDebe ntur es etc.)		No. and % shareholdi ng	Fro	To		market/ Inter-se transfer, ESOPs etc.)
-	2	G	4	s	6	7	8	9	10	=	12	13	14
Ritesh Arora PAN: AGXPA2175P H.No. E-1, 270, East Lake Village,IREO Water Front, Isewal, Ludhiana141002. M.No.: 9815503050 Email Id: ritesharora1982@gmail. com	Promote r	Equity Shares	N	Equity Shares	1434593 Ni Receive 1 d gift	- <u>N</u>	d gift	Equity	1434593 (16.77%)	07.12. 2020	07.12. 2020	09.12. 2020	Off Market/Inter Se Transfer

1

contract Type of Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options. 15 such persons as mentioned in Regulation 6(2). Details of trading in derivatives of the company by Promoter, Employee or Director of a listed company and other specifications Contract Trading in derivatives (Specify type of contract, Futures or Options etc) 16 Notional Value Number of units 17 Buy size) (contracts * lot 18 Notional Value 19 Sell Number of units (contracts * lot size) 20 trade was executed Exchange on which the 21



Place: Ludhiana Date:09.12.2020



Disclosure Under Regulation 7(2)a of SEBI (PIT) Regulations, 2015: SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

1 message

Ritesh Arora <ritesharora1982@gmail.com> To: Rajiv Arora <Rajiv_ritesh2007@rediffmail.com>, cs_riteshinternational@yahoo.com Cc: corp.relations@bseindia.com Wed, Dec 9, 2020 at 12:24 PM

: SCRIP CODE - 519097 : Symbol - RITESHIN: ISIN - INE534D01014

Please find attached herewith the Disclosure under Regulation 7(2)a of SEBI (Prohibition of Insider Trading) Regulations, 2015 in respect of transfer of shares by way of inter se transfer from Mr. Rajiv Arora to Mr. Ritesh Arora.

Regards,

Ritesh Arora

1. 7(2) EMAIL ritesh arora.pdf 394K

ANNEXURE-G



