3rd Floor, Nirmal, Nariman Point, Mumbai – 400 021

Email: vivekjain@dcwltd.com

September 22, 2022

To,

- 1. National Stock Exchange of India Ltd.
 Exchange Plaza Bldg.
 5th Floor, Plot No.C-1
 'G' Block, Near Wockhardt,
 Bandra Kurla Complex
 Mumbai 400 051.
 Fax:26598237/38
 Scrip Code: DCW
- 2. BSE Limited, 1st floor, New Trading Ring, Rotunda Building, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001. Fax 22723121/3719/2037 Scrip Code:500117
- 3. DCW Limited
 Registered Office:
 Dhrangadhra 363
 315
 Corporate Office:
 3rd Floor, Nirmal,
 Nariman Point,
 Mumbai 400 021

Sub: Disclosure under Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sirs/Madam,

Vivek Jain

With reference to the captioned subject, please find enclosed herewith the disclosure under regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulation, 2011.

You are requested to take the same on record and oblige

Thanking You,
Yours faithfully,
For and on behalf of Acquirer(s)

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

1.	Nor	ne of the Target Company (TC)	DCW Limited				
2.		ne of the acquirer(s)	1. Mr. Vivek Jain (Son of Transmitter)				
4.	'''	ne of the acquirer (3)	2. Mr. Nitish Jain (Son of Transmitter)				
3.	Nar	ne of the stock exchange	BSE Limited				
3.		ere shares of the TC are listed	National Stock Exchange of India Limited				
4.		ails of the transaction	Transfer of shares are effected by way of				
T.		uding rationale, if	transmission from Late Dr. Shashi Chand Jain				
		any for the transfer/	(Promoter) to his Sons Mr. Vivek Jain (Promoter)				
	aca	uisition of shares.	and Mr. Nitish Jain (Promoter Group)				
5.		evant regulation under which	Regulation 10(1)(g)				
		acquirer is exempted from					
		king open offer.					
6.	Wh	ether disclosure of proposed					
		uisition was required to be					
		de under regulation 10 (5)	Not Applicable				
		and if so,					
	- whether disclosure was						
		made and whether it was	The disclosure for Regulation 10(1)(g) is not				
	made within the timeline required to be made under regulation 1					(5)	
		specified under the regulations.					
		i egulations.					
	- date of filing with the stock						
		exchange.					
	Deta	ils of acquisition	Disclosures required Whether the				
	- 550		to be made und		disclosures under		
			regulation 10(5)	regulation 10(5) are		
			_		actually made		
	а	Name of the transferor /					
	<u> </u>	seller					
	b	Date of acquisition					
	С	Number of shares/ voting					
-		rights inrespect of the					
7.		acquisitions from each					
		person mentioned in 7(a) above	Not Applia	ablo	Not Appli	cablo	
	d	Total shares proposed to	Not Applic	inot Appilo	t Applicable		
	"	be acquired /actually					
		acquired as a % of					
		diluted share capital of TC					
	e	Price at which shares are					
	proposed to be acquired / actually acquired						
8.	Share	eholding details	Pre-Transaction		Post-Transaction		
	İ	-	No. of	%	No. of	%	
			sharesheld	w.r.t	sharesheld	w.r.t	
				total		total	
			shar			share	
				e		capit	

			capit al of		al of TC
			TC		
а	Acquirer(s) and PACs (other than sellers)(*)(#)	12,77,21,697	43.27	13,23,88,363	44.85
b	Seller (s)	46,66,666	1.58	0	0

Note:

- (*) Shareholding of each entity shall be shown separately and then collectively in a group. **Enclosed hereunder as Annexure- A**
- (#) Acquirers does not fall under the category of the promoter or promoter group before acquisition of shares as gift and hence, there is no PAC related to them.

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.

For and on behalf of Acquirer(s)

Vivek Jain

Address: 3rd Floor, Nirmal, Nariman Point,

Mumbai 400 021

Date: September 22, 2022

Place: Mumbai

Annexure A

Sr.	Name of Shareholder	Pre-Transaction		Post-Transaction	
		No of Shares %		No of Shares	%
1.	ASHISIH JAIN HUF	79750	0.03	79750	0.03
2.	NAMITA P JAIN	3891945	1.32	3891945	1.32
3.	ASHISH JAIN	10966818	3.72	10966818	3.72
4.	MUDIT JAIN	4079275	1.38	4079275	1.38
5.	BAKUL PREMCHAND JAIN	1263332	0.43	1263332	0.43
6.	DURGAVATI JAIN	2541991	0.86	2541991	0.86
7.	MEETA JAIN	6212534	2.10	6212534	2.10
8.	VIVEK JAIN HUF	88020	0.03	88020	0.03
9.	USHA P JAIN	7047761	2.39	7047761	2.39
10.	PAULOMI BAKUL JAIN	4935085	1.67	4935085	1.67
11.	VANDANA JAIN	9467206	3.21	9467206	3.21
12.	VIVEK JAIN	7108911	2.41	9442244	3.20
13.	VARSHA JAIN	1004579	0.34	1004579	0.34
14.	SHASHI CHAND JAIN	4666666	1.58	0	0.00
15.	SONALIKA JAIN	3436029	1.16	3436029	1.16
16.	SAATVIK JAIN	1366018	0.46	1366018	0.46
17.	RIMA SAATVIK JAIN	5263168	1.78	5263168	1.78
18.	ANUSHREE JAIN	500000	0.17	500000	0.17
19.	SHIVANTIKA JAIN	4835	0.00	4835	0.00
20.	MALTI BHINDI	50000	0.02	50000	0.02
21.	SHIVAANG JAIN	700000	0.24	700000	0.24
22.	NEERA JAIN	0	0.00	0	0.00
23.	PRAMOD KUMAR JAIN	0	0.00	0	0.00
24.	SAMARTH JAIN	0	0.00	0	0.00
25.	NITISH JAIN	0	0.00	2333333	0.79
26.	BHARATI JAIN	0	0.00	0	0.00
27.	B J HOLDINGS PRIVATE	16000	0.01	16000	0.01
	LIMITED				
28.	CASHCO HOLDINGS PRIVATE LIMITED	17750	0.01	17750	0.01
29.	DHRANGADHRA TRADING	1280500	0.43	1280500	0.43
	COMPANY PVT. LTD.				
30.	FLORIDA HOLDINGS AND	1322450	0.45	1322450	0.45
	TRADING PVT LTD				
31.	KISHCO PRIVATE LIMITED	1500200	0.51	1500200	0.51
32.	SAHU BROTHERS PRIVATE	52459860	17.77	52459860	17.77
	LIMITED				
33.	VIKRANT HOLDINGS AND	100	0.00	100	0.00
	TRADING PVT LTD				
34.	SAHU CYLINDERS & UDYOG	1103250	0.37	1103250	0.37
	PVT LTD				
35.	CANVAS SHOE CO. (GOA)	830	0.00	830	0.00
	PRIVATE LTD.				
36.	D P B HOLDINGS PRIVATE	13500	0.00	13500	0.00
	LIMITED				
37.	PRAMOD KUMAR JAIN TRUST BB	0	0.00	0	0.00
	Total	132388363	44.85	132388363	44.85
	iUlai	132300303	+4.05	132300303	44.03

Note: The number of shares and the percentage of shareholding of Acquirer along with its persons acting in concert ('PAC') including the seller remains the same before and after the above mentioned transactions