

Date: 21<sup>st</sup> September 2023

Reference No.

From:

**HARISH PURUSHOTTAM PAWANI**

Bldg No. 158 Ismail Nasrulla,

Al Emadi Building, Naif Road, Deira Dubai, UAE.

EMAIL: harishpawani@gmail.com

CONTACT: +971 50 644 0872

To,

**The Securities and Exchange Board of India**

Plot No. C4-A, "G" Block, Bandra Kurla Complex,

Bandra East, Mumbai-400051,

Maharashtra, India.

NSE Symbol: AUSOMENT

BSE Scrip Code: 509009

ISIN: INE218C01016

**Subject:** Intimation under Regulation 10(7) of Securities And Exchange Board Of India (Substantial Acquisition Of Shares And Takeovers) Regulations, 2011.

Reg: Transfer of 50,20,000 Equity shares of Ausom Enterprise Limited by way of gift.

Dear Sir,

Reference to the subject mentioned above, I undersigned, Harish Purushottam Pawani, acquirer, brother-in-law of Mrs. Savitri Dayaram Pawani, Doner, has acquired 50,20,000 equity shares (36.85%) of Ausom Enterprise Limited (the "**Target Company**") by way of gift deed. The said transfer is inter-se transfer among immediate relatives.

For your information, Mrs. Savitri Dayaram Pawani was holding 50,20,000 equity shares in the Target Company since last many years and the undersigned being immediate relative, she gifted her entire shareholding to me by way of Gift Deed. Copy of Gift Deed is enclosed herewith at Annexure-A.

The transfer being inter-se transfer of shares of Target Company, pursuant to Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares And Takeovers) Regulations, 2011 (the "**Takeover Code**"), the acquirer of such shares is exempted from making an open offer under Regulation 3 and 4 of the Takeover Code.

The above shares of the Target Company are listed at BSE Limited and National Stock Exchange of India Limited. As part of compliances, intimations under Regulations 10(5) and 10(6) of the Takeover Code, were made with both the Stock Exchanges in prescribed format in the specified time on 31.08.2023 and 07.09.2023 respectively. Copy of the same is enclosed as at Annexure B and Annexure - C respectively.

The non-refundable processing fees amounting to Rs. 1,50,000 has been paid to you through NEFT. The details of the same is as under:

<b>Particulars</b>	<b>Details</b>
Name of the Remitter:	HARISH PURUSHOTTAM PAWANI
Bank Account Number:	13832100002691
NEFT Transaction No.	FDRLH23264466693
Transaction date	21.09.2023
Amount Transferred	1,50,000/-

As the acquisition of the shares under reference was made on 06.09.2023, this report is being submitted to you well within time as identified in Regulation 10(7) of the Takeover Code.

Kindly accept the same and acknowledge.

  
HARISH PURUSHOTTAM PAWANI

(Acquirer)

Place: Dubai

Date: 21<sup>st</sup> September 2023

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

<b>1.</b>	<b>General Details</b>	
a.	Name, address, telephone no., e-mail of acquirer(s) {In case there are multiple acquirers, provide full contact details of any one acquirer (the correspondent acquirer) with whom SEBI shall correspond.}	<b>SOLE ACQUIRER:</b>  HARISH PURUSHOTTAM PAWANI Bldg No. 158 Ismail Nasrulla, Al Emadi Building, Naif Road, Deira Dubai, UAE. EMAIL: harishpawani@gmail.com CONTACT: +971 50 644 0872
b.	Whether sender is the acquirer (Y/N)	YES
c.	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclose copy of such authorization)	NOT APPLICABLE
d.	Name, address, Tel no. and e-mail of the sender, if sender is not the acquirer	NOT APPLICABLE
<b>2.</b>	<b>Compliance of Regulation 10(7)</b>	
a.	Date of report	21-09-2023
b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	YES
c.	Whether the report is accompanied with fees as required under Regulation 10(7)	Payment in favour of Securities and Exchange Board of India via NEFT/RTGS Reference No. FDRLH23264466693 dated 21/09/2023 (Copy Enclosed as <b>Annexure - D</b> ).
<b>3.</b>	<b>Compliance of Regulation 10(5)</b>	
a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, atleast 4 working days before the date of the proposed acquisition	Yes, the intimation under Regulation 10(5) was submitted with the Stock Exchange on 31/08/2023 through email ID: <a href="mailto:mrugesh1977.ms@gmail.com">mrugesh1977.ms@gmail.com</a> , which is in time as per Reg. 10 (5) of SAST. Copy of Email attached as <b>Annexure - B</b>
b.	Date of Report	31.08.2023
<b>4.</b>	<b>Compliance of Regulation 10(6)</b>	
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, the intimation under Regulation 10(6) was submitted with the Stock Exchange on 07/09/2023 through email ID: <a href="mailto:mrugesh1977.ms@gmail.com">mrugesh1977.ms@gmail.com</a> , which is in time as per Reg. 10 (6) of SAST. Copy of Email attached as <b>Annexure - C</b> .
b.	Date of Report	07.09.2023

*The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI (Substantial Acquisition of Shares and Takeover Regulations) 2011*

<b>5. Details of the Target Company (TC)</b>						
	a.	Name & address of TC	AUSOM ENTERPRISE LIMITED 11-B, New Ahmedabad Industrial Estate, Sarkhej Bavla Road Village Moraiya Ahmedabad - 382213			
	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	BSE Limited National Stock Exchange of India Limited			
<b>6. Details of the acquisition</b>						
	a.	Date of acquisition	06.09.2023			
	b.	Acquisition price per share (in Rs.)	Not applicable, as the acquisition of shares is by way of gift (inter se) as per the gift deed the same is enclosed at <b>Annexure A</b> .			
	c.	Regulation which would have been triggered an open offer, had the report not been filed under Regulation 10(7). (whether Regulation 3(1), 3(2), 4 or 5)	Regulation 10(1) (a) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 i.e. acquisition pursuant to inter se transfer with immediate relatives.			
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a percentage of the total share/voting capital of the TC) (*)	Before the acquisition		After the acquisition	
			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 acquirer(s) / PAC (**)	NIL	NIL	50,20,000	36.85%
		HARISH PURUSHOTTAM PAWANI (immediate relative)				
	e.	Shareholding of seller/s in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)	Before the acquisition		After the acquisition	
			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) (**)	50,20,000	36.85%	NIL	NIL
		SAVITRI DAYARAM PAWANI				
<b>7. Information specific to the exemption category to which the instant acquisition belongs- Regulation 10(1)(a)(i)</b>						
	a.	Provide the names of the seller(s)	Ms. Savitri Dayaram Pawani			
	b.	Specify the relationship between the acquirer(s) and the seller(s).	Acquirer is the Brother-in-law of the Seller. (Donee is Brother of Spouse of the Doner)			
	c.	Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation 2(1).	Yes			

*The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI (Substantial Acquisition of Shares and Takeover Regulations) 2011*

d.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	Not Applicable, as the transfer is by way of gift.
e.	If the shares of the TC are infrequently traded, the price of such shares as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not Applicable, as the transfer is by way of gift.
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.	I confirm that "acquisition price per share is not higher by more than 25% of the price as calculated in (d) or (e) above" as the acquisition of shares is by way of gift deed.
g.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	The company is parallely moving this report to bot the stock exchanges i.e. BSE and NSE
h.	Whether the acquirers as well as sellers have complied 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 along with the copies of the same.	Not Applicable
i.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has been duly complied with.	I hereby declare that I have complied with all the conditions specified under Regulation 10(1)(a)(i) with respect to exemptions.

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

Signature:



Date: 21/09/2023

Place: DUBAI

**NOTE:**

- (\*) In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rights separately.
- (\*\*\*) Shareholding of each entity shall be shown separately and then collectively in a group.

*The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI (Substantial Acquisition of Shares and Takeover Regulations) 2011*







(હવે પછી આ ગિફ્ટ ડીડ માં મને એટલેકે સાવિત્રી દયારામ પવાની (Savitri Dayaram Pawani) ને "ડોનર" તરીકે સંબોધવામાં આવશે. ડોનર માં મારા વારસદારો, સક્સેસર્સ, વકીલો, એસાઇનીઓ, એડમિનિસ્ટ્રેટર્સ, લીગલ રિપ્રેઝન્ટેટિવ વિગેરે નો સમાવેશ થાય છે.)

આ ગિફ્ટ ડીડ મારા સ્વ.પતિ દયારામ પવાની ના નાના ભાઈ એટલે કે મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani), ની ફેવર /તરફેણ માં બનાવેલ છે. હાલ માં મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની(Harish Purushottam Pawani), દુબઇ મુકામે રહે છે.

(હવે પછી આ ગિફ્ટ ડીડ માં શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani) ને "ડોની" તરીકે સંબોધવામાં આવશે. "ડોની" માં મારા વારસદારો, સક્સેસર્સ, વકીલો, એસાઇનીઓ, એડમિનિસ્ટ્રેટર્સ, લીગલ રિપ્રેઝન્ટેટિવ વિગેરે નો સમાવેશ થાય છે.)

"ડોનર" હાલમાં ઓસમ એન્ટરપ્રાઇઝ લિમિટેડ નામની પબ્લિક લિમિટેડ લિસ્ટેડ કંપની ના ૫૦,૨૦,૦૦૦ ઇક્વિટી શેર્સ, દરેક રૂપિયા ૧૦/- ની માલિકી ધરાવે છે. સદરહુ કંપની ની ઓફિસ હાલમાં ૧૧- બી, ન્યુ અમદાવાદ ઇન્ડસ્ટ્રીઅલ એસ્ટેટ, ગામ - મોરૈયા, સરખેજ - બાવળા રોડ, મોરૈયા, ગુજરાત - ૩૮૨૨૧૩, ના મુકામે આવેલ છે. કંપની નો CIN NO: L67190GJ1984PLC006746 છે. કંપનીના ઇક્વિટી શેર્સ મુંબઈ સ્ટોક એક્સચેન્જ અને નેશનલ સ્ટોક એક્સચેન્જ માં લિસ્ટેડ છે.

સદરહુ ઓસમ એન્ટરપ્રાઇઝ લિમિટેડ નામની પબ્લિક લિમિટેડ લિસ્ટેડ કંપની ના ૫૦,૨૦,૦૦૦ ઇક્વિટી શેર્સ, દરેક રૂપિયા ૧૦/- નો હાલમાં ડીમેટ એકાઉન્ટ નંબર- CLIENT ID : I0925830, DP ID : IN301485 માં, KIFS Trade Capital Private Limited, Depository Participant માં રહેલા છે.

સદરહુ ઇક્વિટી શેર્સ મારી આગવી અને પોતાની માલિકીના છે. સદરહુ ઇક્વિટી શેર્સ ઉપર હાલ માં કોઈ પણ ચાર્જ, લિયેન, કે કોઈ પણ એટેચમેન્ટ નથી. અને કોઈ પણ ઈન્કમબરન્સ/ બોજાથી મુક્ત છે.

હું સાવિત્રી દયારામ પવાની(Savitri Dayaram Pawani), કુદરતી પ્રેમ અને લાગણી થી સદરહુ ઓસમ એન્ટરપ્રાઇઝ લિમિટેડ નામની પબ્લિક લિમિટેડ લિસ્ટેડ કંપની ના ૫૦,૨૦,૦૦૦ ઇક્વિટી શેર્સ, દરેક રૂપિયા ૧૦/- નો, મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani) ની ફેવર માં ગિફ્ટ એટલેકે બક્ષીશ આપું છું. આ ગિફ્ટ એટલેકે બક્ષીશ હું મારી રાજી ખુશી થી, કોઈ પણ જાતના દબાણ વગર અને કુદરતી પ્રેમ અને લાગણી થી કોઈ પણ જાતના અવેજ વગર મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani) ને આપું છું.

સદરહુ બક્ષીશ મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani) એ સ્વીકારી છે.

સદરહુ ઓસમ એન્ટરપ્રાઇઝ લિમિટેડ નામની પબ્લિક લિમિટેડ લિસ્ટેડ કંપની ના ૫૦,૨૦,૦૦૦ ઇક્વિટી શેર્સ, દરેક રૂપિયા ૧૦/- નો મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાની (Harish Purushottam Pawani) પોતાના નામે ઓસમ એન્ટરપ્રાઇઝ લિમિટેડ ના રેકોર્ડ માં ટ્રાન્સફર કરી પોતાના નામે ચઢાવી શકે માટે મેં સ્ટીપ સીરીઅલ નંબર -5000616421, 5000166422 AND 5000166423 ભરી મારા પોતાના ડાબા હાથ ના અંગુઠા નું નિશાન કરી આપેલ છે, અને આ સ્ટીપો નો કબ્જો મારા દિયર શ્રી હરીશ પુરષોત્તમ પવાનીને (Harish Purushottam Pawani) આજ રોજ સોંપેલ છે. અને સદરહુ સ્ટીપો નો કબ્જો શ્રી હરીશ પુરષોત્તમ પવાનીએ (Harish Purushottam Pawani) સંભાળી લીધેલ છે.



*Harish Pawani*







श्री हरीश पुरघोत्तम पवानी (Harish Purushottam Pawani) सहकार - ओसम चेन्ट्रफाउण्ड लिमिटेड नामनी पब्लिक लिमिटेड लिस्टेड कंपनी ना ५०,२०,००० छक्विटी शेअर्स, दरेक रुपिया १०/- पोताना नामे ट्रान्सफर कराववा लागु पसता SEBI ना कायदा, कंपनीना कायदा २०१३, FEMA, FDI नीचे जरूरी कार्यवाही करी शकशे.

श्री हरीश पुरघोत्तम पवानी (Harish Purushottam Pawani), ओसम चेन्ट्रफाउण्ड लिमिटेड नामनी पब्लिक लिमिटेड लिस्टेड कंपनी ना ५०,२०,००० छक्विटी शेअर्स, दरेक रुपिया १०/- नी पोताना नामे ट्रान्सफर कराववा शेर ट्रान्सफरनी स्लीप, शेर ट्रान्सफर करवा माटे KIFS Trade Capital Private Limited, Depository Participant मां रजु करी शकशे.



सावित्री दयाराम पवानी जुं  
(Savitri Dayaram Pawani)  
डाबा ह्यधना अंगुठानुं निशान



हरीश पुरघोत्तम पवानी  
(Harish Purushottam Pawani)  
हरीश पुरघोत्तमदास पवानी

Saroj

साक्षी नी सही:



Saroj

साक्षी नी सही:

BEFORE ME  
HEMANT JANGAM  
NOTARY  
Government of India  
Mumbai

Reg. No. 306 Pg. No. 44  
Sr. No. 1918/2023  
Date: 19/8/2023





31.08.2023

**From,**

**Harish Purushottam Pawani**

Bldg No. 158 Ismail Nasrulla,  
Al Emadi Building, Naif Road,  
Deira Dubai,  
UAE,

**To,**

**The General Manager,**  
Corporate relationship department,  
BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street, Fort,  
Mumbai-400 001

**The Manager,**  
Listing department, 5<sup>th</sup> Floor  
National Stock Exchange of India Limited  
Exchange Plaza, C-1, Block-G,  
Bandra-Kurla, Complex Bandra(E),  
Mumbai-400 051

**SECURITY CODE: 509009**

**SECURITY ID: AUSOMENT**

**ISIN: INE218C01016**

**SERIES: EQ**

**Dear Sir/Madam,**

**Subject: Intimation under Regulation 10(5) Of Securities and Exchange Board of India  
(Substantial Acquisition of Shares and Takeover) Regulation, 2011.**

Pursuant to Regulation 10(5) of SEBI (SAST) Regulations, 2011, I, undersigned, hereby furnish prior intimation in the prescribed format, in respect of proposed inter-se transfer of 50,20,000 Equity Shares of **Ausom Enterprise Limited** ('Target Company') by way of gift from Mrs. Savitri Dayaram Pawani, (part of Promoter Group). We have enclosed herewith copy of disclosure in prescribed format as acquirer.

You are requested to take the same on record.

Thanking You,



Harish Purushottam Pawani

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)	AUSOM ENTERPRISE LIMITED
2.	Name of the acquirer(s)	Harish Purushottam Pawani
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.	The acquirer is Immediate Relative (Brother of Spouse) of Mrs. Savitri Dayaram Pawani, the Promoter and shareholder of the TC
4.	Details of the proposed acquisition	
	a. Name of the person(s) from whom shares are to be acquired.	Ms. Savitri Dayaram Pawani
	b. Proposed date of acquisition	06.09.2023
	c. Number of shares to be acquired from each person mentioned in 4(a) above.	50,20,000 Shares
	d. Total shares to be acquired as % of share capital of TC	36.85%
	e. Price at which shares are proposed to be acquired	Nil (as acquisition is by way of Gift)
	f. Rationale, if any, for the proposed transfer	Inter-se Transfer of shares amongst the immediate relative of promoter by way of gift.
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011
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.	Not applicable (Since the proposed acquisition of shares is by way of Gift)
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not applicable (Since the proposed acquisition of shares is by way of Gift)
8.	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price	Not applicable (Since the proposed acquisition of shares is by way of Gift)

	computed in point 6 or point 7 as applicable.				
9.	Declaration by the acquirer, that the transferor and 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)	I hereby declare that the transferor and transferee have complied/will comply with all applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011. (If applicable)			
10.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.	I hereby declare that I have complied with all the conditions specified under Regulation 10(1)(a) with respect to exemptions.			
11.	Shareholding details	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) (*)	NIL	NIL	50,20,000 Shares
b.	Seller (s)	50,20,000 Shares	36.85%	NIL	NIL

**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.



**Place: Ahmedabad**

**Date: 31/08/2023**

**HARISH PURUSHOTTAM PAWANI**

**(Acquirer)**



**07.09.2023**

To,  
The General Manager,  
Corporate relationship department,  
BSE Limited  
Phiroze Jeejeebhoy Towers,  
Dalal Street, Fort,  
Mumbai-400 001

The Manager,  
Listing department, 5<sup>th</sup> Floor  
National Stock Exchange of India Limited  
Exchange Plaza, C-1, Block-G,  
Bandra-Kurla, Complex Bandra(E),  
Mumbai-400 051

**SECURITY CODE: 509009**

**SECURITY ID: AUSOMENT**

**ISIN: INE218C01016**

**SERIES: EQ**

**Dear Sir/Madam,**

**Subject: Submission of Disclosure required under Regulation 10(6) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulation, 2011**

Pursuant to Regulation 10(6) of SEBI (SAST) Regulations, 2011, please find enclosed herewith the report in prescribed format in respect of inter-se transfer of 50,20,000 equity shares of "Ausom Enterprise Limited" between immediate relatives of the existing Promoter of the company under Regulation 10(1)(a)(i) of the SEBI (SAST) Regulations, 2011 along with the Gift Deed.

You are requested to take the same on record.

Thanking You,



Harish Purushottam Pawani

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**

1.	Name of the Target Company (TC)	AUSOM ENTERPRISE LIMITED	
2.	Name of the acquirer(s)	HARISH PURUSHOTTAM PAWANI	
3.	Name of the stock exchange where shares of the TC are listed.	1. BSE Limited (BSE) 2. National Stock Exchange of India Limited (NSE)	
4.	Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.	Date of transaction: 06.09.2023  Inter-se Transfer of equity shares amongst “immediate relative” of the promoter by the way of gift pursuant to Gift Deed, copy enclosed.	
5.	Relevant regulation under which the acquirer is exempted from making open offer.	Regulation 10(1)(a)(i) of SEBI SAST Regulations, 2011	
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so,  - whether disclosure was made and whether it was made within the timeline specified under the regulations.  - date of filing with the stockexchange.	Yes, Disclosure of acquisition was made under Regulation 10(5) of SEBI SAST Regulations, 2011.  - Yes, the said disclosure was made within timeline specified under the Regulation 10(5) of SEBI SAST.  - 31/08/2023	
7.	Details of acquisition	Disclosures required to be made under Regulation 10(5)	Whether the disclosures under Regulation 10(5) are actually made
	a. Name of the transferor / seller	SAVITRI DAYARAM PAWANI	Yes
	b. Date of acquisition	06/09/2023	Yes
	c. Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	50,20,000 equity shares	Yes
	d. Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	36.85%	Yes
	e. Price at which shares are proposed to be acquired / actually acquired	Nil (as acquisition is by way of Gift)	Yes

8.	Shareholding details	Pre-Transaction		Post-Transaction	
		No. of shares held	% w.r.t total share capital ofTC	No. of shares held	% w.r.t total share capital ofTC
a.	Each Acquirer / Transferee (*) HARISH PURUSHOTTAM PAWANI	Nil	Nil	50,20,000 equity shares	36.85%
b.	Each Seller / Transferor SAVITRI DAYARAM PAWANI	50,20,000 equity shares	36.85%	Nil	Nil

**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.



Place: Ahmedabad  
Date: 07/09/2023

HARISH PURUSHOTTAM PAWANI  
(Acquire)



## Annexure - D

Transfer Funds: Other Bank Accounts &gt; RTGS/NEFT To Added Beneficiaries &gt; Initiate Single Entry Payment Summary

## Transaction Summary



Transaction with reference id 123631395 processed successfully.

## Transaction Details

Transaction Status:	Success
Reference ID:	123631395
NEFT/RTGS Reference No:	FDRLH23264466693
Transaction Type:	Transfer To Other Bank Accounts
Initiator Account Name:	HARISH PURSHOTTAM PAWANI
Initiator Account Id:	13832100002691
Frequency Type:	One Time
Transaction Date:(dd/MM/yyyy)	21/09/2023
Network:	NEFT
Beneficiary Type:	Personal Payees
Beneficiary Nickname:	SEBI
Beneficiary Account Number:	SEBIRCCFDSASTEXEMFEE
Beneficiary Bank Name:	ICICI BANK LIMITED
Beneficiary Branch:	RPC DELHI
Beneficiary Bank Identifier:	ICIC0000106
Transaction Amount:	INR 1,50,000.00
Remark:	Exemption Under Takeover Regulation

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