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January 10, 2022

BSE Limited

Phiroze Jeejeebhoy Towers Dalal Street, Fort Mumbai 400 001

E-mail: corp.relations@bseindia.com

Sundaram Brake Linings Limited

Padi, Chennai

E-mail:srb@tvssbl.com

Dear Sir/ Madam,

National Stock Exchange of India Limited

Exchange Plaza,

Bandra-Kurla-Complex, Bandra (East)

Mumbai - 400 051

Email: takeover@nse.co.in

Subject: Disclosure under Regulation 29(2) of the Securities and Exchange Board of India

(Substantial Acquisition of Shares and Takeovers) Regulations 2011 ("Takeover

Regulations").

This is to inform you that the Hon'ble National Company Law Tribunal, Chennai bench, vide its order dated 06 December, 2021, approved the composite scheme of amalgamation and arrangement (demerger) *inter alia* amongst T V Sundram Iyengar & Sons Private Limited ("TVSS"), Sundaram Industries Private Limited ("SIPL"), Southern Roadways Private Limited ("SRPL") and Madurai Alagar Enterprises Private Limited ("MAEPL") (such scheme, "Composite Scheme") in accordance with Sections 230 to 232 and other applicable provisions under the Companies Act, 2013 and rules made thereunder and other applicable laws. The Composite Scheme was made effective on 06 January, 2022 ("Effective Date").

As per the Composite Scheme, on the Effective Date (which is also the first appointed date ("First Appointed Date")), inter alia SIPL and SRPL have amalgamated with TVSS and have been dissolved without the process of winding up. As a result of this, the shareholding of SIPL and SRPL in Sundaram Brake Linings Limited ("Target Company") aggregating 732,335 equity shares (representing 18.61% of its paid up equity share capital) consisting of (i) 253,835 equity shares (representing 6.45% of its paid up equity share capital) held by SPIL and (ii) 478,500 equity shares (representing 12.16% of its paid up equity share capital) held by SRPL, has been vested in/transferred to TVSS. This has resulted in the increase of the direct shareholding of TVSS in the Target Company from 552,955 equity shares (representing 14.05% of its paid up equity share capital) to 1,285,290 equity shares (representing 32.67% of its paid up equity share capital).

As a subsequent step to the above, in terms of the Composite Scheme, after 18 business days from the First Appointed Date, i.e., on 04 February, 2022 ("Second Appointed Date"), the Brake Linings business undertaking of TVSS (which includes equity shares of the Target Company) shall be demerged from TVSS to MAEPL. Therefore, after the Second Appointed Date, 32.67% shareholding of TVSS in the Target Company shall vest in/ be transferred to MAEPL.

It is clarified that, as on the First Appointed Date, MAEPL does not exercise any voting rights of the Target Company, directly or indirectly. The entitlement to exercise voting rights by MAEPL in the Target Company will commence on and only from the Second Appointed Date, as set out in the Composite Scheme, such Second Appointed Date being 04 February, 2022.





In this regard, please find enclosed the requisite disclosure under Regulation 29(2) of the Takeover Regulations.

Kindly take the above on record.

Yours faithfully

For and on behalf of T V Sundram Iyengar & Sons Private Limited

Authorised Signatory
Name: S Santhanagopalan

Designation: Chief Financial Officer & Company Secretary

Date: 10 January 2022

Place: Chennai



Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations")

Name of the Target Company (TC)		Sundaram Brake Linings Limited ("Target Company"/ "TC")			
	me(s) of the acquirer and Persons Acting in acert (PAC) with the acquirer	T V Sundram Iyengar & Sons Private Limited ("TVSS"/ "Transferor")			
		Transferee: Madurai Alagar Enterprises Private Limited ("MAEPL"/ "Acquirer")			
		members of the	promoter and promo	quirer: The names of the oter group of the Target Exchanges, are listed as a	
	ether the acquirer belongs to Promoter/moter group	The Acquirer has become part of the promoter and promoter group of the Target Company pursuant to acquisition of the equity shares of the Target Company for which this present disclosure is being made.			
		The Transferor be Target Company.	longs to the promote	er/ promoter group of the	
Nan	ne(s) of the Stock Exchange(s) where the res of TC are Listed	BSE Limited and National Stock Exchange of India Limited ("Stock Exchanges").			
Deta	nils 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 (**)	
Befo	ore the acquisition/ sale under sideration, holding of #:				
a)	Shares carrying voting rights	1,285,290	32.67	32.67	
b)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	-	-	-	
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 TC (specify holding in each category)	-	-	-	





e)	Total (a+b+c+d)	1,285,290	32.67	32.67
Det	ails of acquisition/ sale:			
a)	Shares carrying voting rights acquired/sold	1,285,290	32.67	32.67
b)	VRs acquired/ sold otherwise than by shares	-	-	-
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 the acquirer	-	-	-
e)	Total (a+b+c+/-d)	1,285,290	32.67	32.67
Afte	er the acquisition/ sale, holding of ##:			
a)	Shares carrying voting rights	Nil	Nil	Nil
b)	Shares encumbered with the acquirer	-	-	-
c)	VRs otherwise than by shares	-	-	-
d)	Warrants/convertible securities/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)	Nil	Nil	Nil
Mode of acquisition/ sale (e.g. open market/ off-market/ public issue / rights issue/ preferential allotment/ inter-se transfer etc)		Pursuant to the composite scheme of amalgamation and arrangement (demerger) <i>inter alia</i> amongst TVSS, Sundaram Industries Private Limited ("SIPL"), Southern Roadways Private Limited ("SRPL") and MAEPL ("Composite Scheme"), on the Effective Date (which is also the first appointed date "First Appointed Date") <i>inter alia</i> SIPL and SRPL have amalgamated with TVSS and have been dissolved without the process of winding up. As a result, the shareholding of SIPL and SRPL in the Target Company has been vested in/ transferred to TVSS thereby increasing its shareholding in the Target Company from 14.05% to 32.67%. As a subsequent step to the above, in terms of the Composite		





	Scheme, after 18 business days from the First Appointed Date, i.e., on 04 February, 2022 ("Second Appointed Date"), the Brake Linings business undertaking of TVSS (which includes equity shares of the Target Company) shall be demerged from TVSS to MAEPL. Therefore, after the Second Appointed Date, 32.67% shareholding of TVSS in the Target Company shall vest in/ be transferred to MAEPL.
	It is clarified that, as on the First Appointed Date, MAEPL does not exercise any voting rights of the Target Company, directly or indirectly. The entitlement to exercise voting rights by MAEPL in the Target Company will commence on and only from the Second Appointed Date, as set out in the Composite Scheme, such Second Appointed Date being 04 February, 2022.
	The Composite Scheme was approved by the Hon'ble National Company Law Tribunal, Chennai bench, vide its order dated 06 December 2021 and the Composite Scheme was made effective on 06 January, 2022 ("Effective Date"). The Composite Scheme is part of the family arrangement.
	The Composite Scheme does not directly involve the Target Company and fulfils the conditions prescribed in Regulation 10(1)(d)(iii) of the Takeover Regulations
Date of acquisition/ sale of shares/ VR or date of receipt of intimation of allotment of shares, whichever is applicable	The Composite Scheme became effective on 06 January, 2022, i.e., the Effective Date.
	Please note that in terms of the Composite Scheme, the Brake Linings business undertaking of TVSS (which includes equity shares of the Target Company) shall be demerged from TVSS to MAEPL from the Second Appointed Date i.e., 04 February, 2022. Therefore, after the Second Appointed Date, 32.67% shareholding of TVSS in the Target Company shall vest in/ be transferred to MAEPL.
Equity share capital/ total voting capital of the TC before the said acquisition/ sale	39,34,575 (no. of equity shares)
Equity share capital/ total voting capital of the TC after the said acquisition/ sale	39,34,575 (no. of equity shares)
Total diluted share/ voting capital of the TC after the said acquisition/ sale	39,34,575 (no. of equity shares)





- (*) Total share capital/voting capital taken as per the latest filing done by the Target Company to the Stock Exchange under Clause 35 of the Listing Agreement.
- (**) Diluted share/ voting capital means the total number of shares in the Target Company assuming full conversion of the outstanding convertible securities/ warrants into equity shares of the Target Company.
- (*) The aggregate shareholding of the members of the promoter and promoter group of the Target Company (including Transferor's shareholding) before the acquisition under consideration is 2,578,784 equity shares amounting to 65.54% of the total diluted share capital of the Target Company/ total diluted voting share capital of the Target Company.
- (##) The aggregate shareholding of the members of the promoter and promoter group of the TC (including Acquirer's shareholding) after the acquisition under consideration is 2,578,784 equity shares amounting to 65.54% of the total diluted share capital of the Target Company/ total diluted voting share capital of the Target Company.
- (\$) <u>Note</u>: The names of the members of the promoter and promoter group of the Target Company, as disclosed to the Stock Exchanges, are:
 - 1. \$\$Mahesh K
 - 2. Krishna Mahesh
 - 3. Krishna Ramesh
 - 4. Suresh Krishna HUF
 - 5. Shrimathi Mahesh
 - 6. Urmila Ramesh
 - 7. Mridula Ramesh
 - 8. Mala Ramesh
 - 9. Suresh Krishna
 - 10. Arathi Krishna
 - 11. Usha Krishna
 - 12. Alagar Farms Private Limited
 - 13. Rajarajeswari Farms Private Limited
 - 14. TVS Upasana Limited
 - 15. Sundram Fasteners Investments Limited

\$\$ Mr. Mahesh K, a promoter group shareholder, passed away on 2nd February 2019 and corresponding shares are pending Transmission.

For and on behalf of T V Sundram Iyengar & Sons Private Limited

Authorised Signatory
Name: S Santhanagopalan

Designation: Chief Financial Officer & Company Secretary

Date: 10 January 2022

Place: Chennai