FAMILY CARE HOSPITALS LIMITED

(Formally known as SCANDENT IMAGING LIMITED)

CIN: L93000MH1994PLC080842

Regd Address: Plot No. A-357, Road No. 26, Wagle Industrial Estate, MIDC, Thane (West), Maharashtra -400604 Tel No.022 4184 2201; Email: csscandent@gmail.com; Web: www.scandent.in

Date: 09-11-2022

To,
BSE Limited
Department of Listing,
P. J. Towers, Dalal Street, Mumbai – 400 001
Scrip Code: 516110

Dear Sir/Madam,

Sub: DISCLOSURE OF INTER-SE TRANSFER OF SHARES BETWEEN PROMOTERS I PROMOTER GROUP IN ACCORDANCE WITH REGULATION 10(5) OF SEBI (SAST) REGULATIONS, 2011.

In compliance with. Regulation 10(5) of SEBI (SAST) Regulations, 2011, We would like to inform your good office that Acquirers, being a part of Promoter Group of the Company have to acquired 16,89,301 (Sixteen Lakh Eighty Nine Thousand Three Hundred And One) Equity Shares of the Company by way of inter-se transfer on 08.06.2022 through Off Market Purchase / by the way of gift, The details are furnished herewith in the prescribed format.

This being an "Interse" transfer of shares amongst Promoter Group, the same falls within the exemptions (under Regulation 10(1)(a)(i) provided under SEBI (SAST) Regulation's, 2011). The aggregate holding of Promoter and Promoter Group before and after the above inter se transactions remains the same.

In this connection, disclosure under Regulation 10(5) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your kind information and records.

Thanking you,

For and on behalf of Family Care Hospitals Limited (formally known as Scandent Imaging Limited)

Sd/-

Sapna Vaishnav Company Secretary and Compliance Officer

Email: cs@scandent.in Tele Ph: 022-4184 2201

Encl.: a/a

Date: 02-11-2022

To,

BSE Limited Department of Listing,

P. J. Towers, Dalal Street, Mumbai - 400 001

Scrip Code: 516110

Dear Sir/Madam,

Sub:- Disclosure under regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers)
Regulations, 2011

Notice is hereby given that pursuant Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 that Dr. Sowmya Deshpande part of promoter group of Family Care Hospitals Limited (formally known as scandent imaging limited), have acquired 16,89,301 shares of Family Care Hospitals Limited on 08.06.2022 through Off Market Purchase / by the way of gift, The details are furnished herewith in the prescribed format.

Further apologise for the unintentional delay.

You are requested to take the same on records.

Thanking you,

Dr. Sowmya Deshpande

Promoter group

Date: 03/11/2022

Place: MUMBA

Encl. as above

1.	Name of the Target Company (TC)	FAMILY CARE HOSPITALS LIMITED			
		(Formally known as SCANDENT IMAGING LIMITED)			
2.	Name of the acquirer(s)	Mrs. Sowmya Deshpande			
3.	Whether the acquirer(s) is/ are promoters of the	Yes, the acquirer is promoters of the TC			
	TC prior to the transaction. If not, nature of				
	relationship or association with the TC or its				
	promoters	Mr. Gautam Deshpande			
4.	Details of the proposed acquisition				
	a. Name of the person(s) from whom shares are to be acquired	Mr. Gautam Deshpande			
	b. Proposed date of acquisition	08-06-2022			
	c. Number of shares to be acquired from each person mentioned in 4(a) above	16,89,301			
	d. Total shares to be acquired as % of share capital of TC	5.26			
	e. Price at which shares are proposed to be acquired	NIL consideration, i.e., by the way of Gift.			
	f. Rationale, if any, for the proposed transfer	Transfer between the family member (spouse) for NIL consideration, i.e., by the			
		way of Gift.			
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open				
	offer	Time dide relatives			
		Transfer between the family member			
		(spouse) for NIL consideration, i.e., by the			
		way of Gift.			
6.	If, frequently traded, volume weighted average	Rs. 21.01/-			
	market price for a period of 60 trading days	(Considering actual notice would have sive			
	preceding the date of issuance of this notice as	(Considering, actual notice would have given on June 01, 2022 i.e. four working days prior			
	traded on the stock exchange where the maximum volume of trading in the shares of the TC are	to transfer of shares)			
	recorded during such period.				
7.	If in-frequently traded, the price as determined in	NA			
	terms of clause (e) of sub-regulation (2) of				
	regulation 8.				
8.	Declaration by the acquirer, that the acquisition	Yes, The acquirer hereby confirm that the			
	price would not be higher by more than 25% of	acquisition price would not be higher by			
	the price computed in point 6 or point 7 as	more than 25% of the price computed in			
	applicable.	point 6.			

9.	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)	transfe with a in Cha	ror and to	ransferee isclosure	will comply requirement		
10.	Declaration by the acquirer that all the conditions	Yes, Th	Yes, The acquirer hereby confirm that all				
	specified under regulation 10(1)(a) with respect to						
	exemptions has been duly complied with.				nptions has		
		been at	ıly complied	with.			
11.	Shareholding details	Before the		After the			
		•	proposed		proposed		
		trar	transactio		transaction		
		No. of	% w.r.t	No. of	% w.r.t		
		share	total	share	total		
		S	share	S	share		
		/votin	capital of	/votin	capital		
		g rights	TC	g	of TC		
		rigits		rights			
	a Acquirer(s) and PACs (other than sellers)(*)	0	0	1689301	5.26%		
	b Seller (s)	1618930	50.43	1450000	45.17		

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.