Date: 14th December, 2023

From Manju Agrawal 391 S, N. Roy Road Kolkata- 700 038

To The Secretary BSE Limited Phiroze Jeejeebhoy Towers Dalal Street, Mumbai- 400001

Scrip Code: 539046

The Manager
National Stock Exchange of India Limited
Exchange Plaza, C-1, Block "G"
Bandra Kurla Complex,
Bandra East,
Mumbai- 400051

<u>Sub: Intimation under Regulation 10(5) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for proposed acquisition of shares by way of gift</u>

Symbol: MANAKCOAT

## Dear Madam/Sir.

I, Manju Agrawal, one of the members of Promoter Group of Manaksia Coated Metals & Industries Limited, hereby submit prior intimation via disclosures as required under Regulation 10(5) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for acquisition of 4776170 Equity Shares of the Company by way of Inter-se transfer amongst the promoters and promoters' group (between immediate relative) by way of gift in the following manner:

1. Inter-se transfer of 4776170 (7.29%) Equity shares from Mr. Anirudha Agrawal to Mrs. Manju Agrawal, being members of Promoter Group (between immediate relative) of TC by way of gift.

This is for your information and record.

Thanking You, Yours sincerely,

For Manju Agrawal

Member of Promoters Group

By:

Sunil Kumar Agrawal

Attorney

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)	Manaksia Coated Metals & Industries Limited						
2.	Name of the acquirer	Mrs. Manju Agrawal						
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							
4.	Details of the proposed acquisition							
	a. Name of the person from whom shares are to be acquired	Mrs. Manju Agrawal						
	b. Proposed date of acquisition	On or After 21 <sup>st</sup> December, 2023						
	c. Number of shares to be acquired from each person mentioned in 4(a) above	4776170 Equity Shares (7.29%)						
	d. Total shares to be acquired as % of share capital of TC	4776170 Equity Shares (7.29%)						
	e. Price at which shares are proposed to be Acquired	Nil, since transfer is by way of gift						
	f. Rationale, if any, for the proposed transfer	Transfer of shares by way of gift to the Acquirer (between immediate relative) in terms of Gift Deed proposed to be executed by the Transferor(s) in favour of the Acquirer						
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open Offer	Regulation 10(1)(a)(i)						
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  The Shares are proposed to be transferred by way of Gift (between immediate relative) belonging to Promoter and Promoter Group. Therefore, no consideration is involved.						
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not Applicable since proposed transfer is by way of gift (between immediate relative) belonging to Promoter and Promoter Group hence acquisition price is zero.						
8.	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	Not Applicable since proposed transfer is by way of gift (between immediate relative) belonging to Promoter and Promoter Group hence acquisition price is zero.						
	i. 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 NA Takeover Regulations 1997)	I hereby declare 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 NA Takeover Regulations 1997)						

		The aforesaid disclosures made during previous 3 ars prior to the date of acquisition to be furnished	The undersigned agree to furnish the same if directed.			
10.	spe	claration by the acquirer that all the conditions ecified under regulation 10(1)(a) with respect to emptions has been duly complied with.	We hereby declare that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.			
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:  Manju Agarwal (existing member and promoter)	487125	0.74%	5263295	8.03%
	В	Seller:  Anirudha Agarwal (existing member and promoter)	4776170	7.29%	0	0

Date: 14<sup>th</sup> November, 2023 Place: Kolkata

For Manju Agrawal Member of Promoters Group

Bv :

Sunil Kumar Agrawal

Attorney