#### KAMLESHKUMAR B. PATEL

No. 4, Shaligram, Part 3, Near Sangini Bunglow, Thaltej, Ahmedabad -380059

Date: 16.10.2021

To,

**Corporate Relations Department** 

BSE Limited,

2<sup>nd</sup> floor, P.J. Tower,

Dalal Street.

Mumbai - 400 001

To,

**Corporate Relations Department** 

National Stock Exchange of India Limited

**Exchange Plaza** 

Plot No. C/1, G-Block

Bandra Kurla Complex

Bandra (E),

Mumbai- 400 051

## Sub: Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sir/ Madam,

Pursuant to provisions of Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, I Kamleshkumar B. Patel hereby intimate you that I have been allotted 2537968 equity shares towards my subscription in respect of my Right entitlements in my account and 213520 equity shares towards my subscription in respect of my Right entitlements in my HUF account.

I along with person acting in concert as mentioned below submit the disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

You are requested to kindly take on record.

Thanking You,

Yours truly,

Kamieshkumar B. Patel

(For and on behalf of Promoter and PACs)

CC:

To.

Board of Directors/ Company Secretary,

Asian Granito India Limited

202, Dev Arc, Opp. Iscon Temple,

S.G. Highway,

Ahmedabad - 380 015

# DISCLOSURES UNDER REGULATION 29(2) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011

### Part- A- Details of the Acquisition

Name of the Target Company (TC)	ASIAN GRAN	ASIAN GRANITO INDIA LIMITED			
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer		Kamleshkumar B. Patel			
Concert (PAC) with the acquirer	PACs:	PACs.			
	Kamleshkumai	r B. Patel HUF			
	Hinaben K. Pa				
	Hiraben B. Pat				
	Bhagubhai P. Patel				
Whether the acquirer belongs to		Bhagubhai P. Patel HUF			
Promoter/Promoter group	si belongs to res				
Name(s) of the Stock Exchange(s) where the	BSE Ltd.				
shares of TC are Listed		Exchange of Inc			
Details of the acquisition as follows	Number	% w.r.t. total	% w.r.t.		
		share/voting capital	total diluted share/voting		
		wherever	capital of		
		applicable(*)	the TC (**)		
Before the acquisition under consideration,					
holding of:	4199642	12.2483%	40.04000/		
<ul><li>a) Shares carrying voting rights</li><li>b) Shares in the nature of encumbrance</li></ul>	4 199642 NIL	12.2463% NIL	12.2483% NIL		
(pledge/lien/ non-disposal undertaking/	IVIL	INIL	INIL		
others)					
c) Voting rights (VR) otherwise than by	NIL	NIL	NIL		
equity shares			l		
d) #Warrants/convertible securities/any other instrument that entitles the acquirer to	NIL	NIL	NIL		
receive shares carrying voting rights in the					
TC (specify holding in each category)					
e) Total (a+b+c+d)	4199642	12.2483%	12.2483%		
Details of acquisition/sold:	0754400	<b>"4 0 4000</b> "	4.0.4000/		
a) Shares carrying voting rights acquired/ <del>sold</del>	2751488	#4.8482%	4.8482%		
b) VRs acquired otherwise than by equity	NIL	NIL	NIL		
shares					
c) Warrants/convertible securities/any other	NIL	NIL	NIL		
instrument that entitles the acquirer to			ŕ		
receive shares carrying voting rights in the TC (specify holding in each category)					
acquired					
d) Shares in the nature of encumbrance	NIL	NIL	NIL		
(pledge/lien/ non-disposal undertaking/					
others)	0754460	4.04000/	4.0.4000		
e) Total (a+b+c+d)	2751488	4.8482%	4.8482%		
After the acquisition, holding of:					
	J				



			•	
a) Shares carrying voting rights b) Shares encumbered with the acquirer (pledge)	6951130 NIL	12.2483% NIL	12.2483% NIL	
c) VRs otherwise than by shares	NIL	NIL	NIL	
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	NIL	NIL	NIL	
e) Total (a+b+c+d)	6951130	12.2483%	12.2483%	
Mode of acquisition (e.g. open market / off-	Rights Issue			
market/ public issue / rights issue /preferential	· ·			
allotment / inter-se transfer, etc.)				
Date of acquisition / sale of shares /VR or date	16.10.2021			
of receipt of intimation of allotment of shares,				
whichever is applicable				
Equity share capital / total voting capital of the	Rs. 34,28,74,460 /- divided into 3,42,87,446			
TC before the said acquisition	Equity shares of Rs. 10/- only each			
Equity share capital/ total voting capital of the	Rs. 56,75,16,340/- divided into 5,67,51,634			
TC after the said acquisition	Equity shares of Rs. 10/- only each			
Total diluted share/voting capital of the TC	Rs. 56,75,16,340/- divided into 5,67,51,634			
after the said acquisition	Equity shares of Rs. 10/- only each			

### Note:

Details of transaction and shareholding:

Name of the shareholder	Pre- holding		Number of	% of	Post- holding	
	No. of shares	% of Total shares	Shares acquired through Right Issue	Total shares	No. of shares	% of Total shares
Hinaben K. Patel	0	0	0	0	0	0
Hiraben B. Patel	0	0	0	0	0	0
Bhagubhai P. Patel	0	0	0	0	0	0
Bhagubhai P. Patel HUF	0	0	0	0	0	0
Kamleshkumar B. Patel	3873742	11.2978	2537968	11.2978	6411710	11.2978
Kamleshkumar B. Patel HUF	325900	0.9505	213520	0.9505	539420	0.9505
Total	4199642	12.2483	2751488	12.2483	6951130	12.2483

(\*)Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

(#) The percentage has been calculated on new capital, but as the shares has been allotted on Rights basis there is no change in percentage of shareholding.

Kamleshkumar B. Patel Place: Ahmedabad Date: 18.10.2021