MATSYAGANDHA INVESTMENTS & FINANCE PRIVATE LIMITED

CIN NO. U65990MH1990PTC056736

RAHEJAS, Corner of Main Avenue & V.P. Road, Santacruz (West), Mumbai - 400 054. Tel: 6695 1111. Fax: 6694 2922 Email: corporate@rraheja.com

10th March 2023

To:

(1)

BSE Limited

Phiroze Jeejeebhoy Towers Dalal Street Mumbai – 400001 Maharashtra

(2)

National Stock Exchange of India Limited

Exchange Plaza, Block G C1, Bandra Kurla Complex Bandra (East), Mumbai – 400051 Maharashtra

(3)

Prism Johnson Limited 305, Laxmi Niwas Apartments Ameerpet Hyderabad – 500016 Telangana

Dear Sir

Sub: Disclosure in compliance with Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

In accordance with the requirements of Regulation 29(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we enclose our disclosure in prescribed format, in respect of Prism Johnson Limited (Target Company).

We request you to please take the disclosure on record.

For Matsyagandha Investments And Finance Private Limited

Roselyn Chettiar Director

DIN: 06716046

Encl.: As above

Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part-A- Details of the Acquisition

Name of the Target Company (TC)		Prism Johnson Limited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) acquirer	(ii) Matsyagandh Limited (Acqu (iii) Mr. Rajan Ra (iii) Mrs. Suman (iv) Mr. Akshay F (v) Mr. Viren Ral (vi) Bloomingdald (vii) R Raheja Pro (viii) Hathway Inve (ix) Peninsula Es (x) Varahagiri Ir	na Investments Ar uirer) sheja Raheja Raheja	nce Private Limited ted hited
		(xi) Mr. Satish Ra		
		Yes		
.Whether the acquirer belongs to Promoter/Promoter group		103		
Name(s) of the Stock Exchange(s) where the shares of TC are Listed		National Stock Exchange of India Limited; and BSE Limited		
Details o	of the acquisition as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
	the acquisition under consideration, holding of r along with PACs of:	, the state of the		
a)	Shares carrying voting rights	37,68,81,169	74.87%	74.87%
· b)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	equity shares Nil	Nil	Nil
c)	Voting rights (VR) otherwise than by equity 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)	Nil .	Nil	Nil
e)	Total (a+b+c+d)	37,68,81,169 equity shares	74.87%	74.87%
Details of acquisition		In respect of a)	In respect of a)	In respect of a)
a) b) c)	Shares carrying voting rights acquired VRs acquired otherwise than by equity shares Warrants/convertible securities/any other instrument that	i) 2,32,21,148 equity shares held by Varahagiri Investment & Finance Private Limited	(i) 4.61%	(i)4.61 %
BAI	Shares in the nature of encumbrance (pledge/ lien/ non- disposal undertaking/ others)			

e) Total (a+b+c+/-d)	Total: 2,32,21,148 equity shares	Total: 4.61%	Total: 4.61%
	N.A. in respect of b), c) and d)	N.A. in respect of b), c) and d)	N.A. in respect o b), c) and d)
After the acquisition, holding of acquirer along with PACs of:			
a) Shares carrying voting rights	37,68,81,169 equity shares	74.87%	74.87%
b) VRs otherwise than by equity sharesc) Warrants/convertible securities/any other instrument that	Nil	Nil	Nil
entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	Nil	Nil	Nil
 d) Shares in the nature of encumbrance (pledge/ lien/ non- disposal undertaking/ others) 	Nil	Nil	Nil
e) Total (a+b+c+d)	37,68,81,169 equity shares	74.87%	74.87%
	Private Limited (Acquirer) pursuant to an order of the Hon'ble NCLT, Mumbai and its subsequent filings with ROC having effective date of 10th March 2023. Note: There is no change in the aggregate shareholding acquirer and PAC as a result of the aforesaid amalgamation necessitating a disclosure under Regulation 29(1) and Regulation 29(2) read with Regulation 28(1). However, as a matter of abundant caution a disclosure is being made. Further, it may be noted that the acquirer (i.e. Matsyagandha Investments & Finance Private Limited) and Varahagiri Investments & Finance Private Limited are entities within the same group. In addition, acquirer (i.e. Matsyagandha Investments And Finance Private Limited are entities within the same group. Brinance Private Limited and Varahagiri Investments & Finance Private Limited have been disclosed as promoters of Prism Johnson Limited during the relevant period prior to the sanction of the composite scheme of arrangement an amalgamation by the Hon'ble National Company Law		
	amalgamation nece 29(1) and Regulation However, as a math being made. Further (i.e. Matsyagandha Limited) and Varah Limited are entities acquirer (i.e. Matsy Private Limited) and Private Limited hav Prism Johnson Limithe sanction of the	essitating a disclosure 29(2) read with Fiter of abundant caurer, it may be noted Investments And Fiter agiri Investments & within the same gragandha Investment d'Varahagiri Investrue been disclosed a ited during the relevance.	re under Regulation 28(1). Ition a disclosure of that the acquirer inance Private Finance Private toup. In addition, ats And Finance ments & Finance is promoters of vant period prior tof arrangement a
Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares, etc.	amalgamation nece 29(1) and Regulation However, as a matter being made. Further (i.e. Matsyagandha Limited) and Varah Limited are entities acquirer (i.e. Matsy Private Limited) and Prism Johnson Limithe sanction of the amalgamation by the Tribunal at Mumbai	essitating a disclosure 29(2) read with Fiter of abundant caurer, it may be noted Investments And Fiter agiri Investments & within the same gragandha Investment d'Varahagiri Investrue been disclosed a tited during the relevance Hon'ble National	re under Regulation 28(1). Ition a disclosure in that the acquirer in the acquirer in ance Private Finance Private roup. In addition, at Sand Finance ments & Finance is promoters of arrangement a

Equity share capital / total voting capital of the TC before the said acquisition	50,33,56,580 equity shares
Equity share capital/ total voting capital of the TC after the said acquisition	50,33,56,580 equity shares
Total diluted share/voting capital of the TC after the said acquisition	50,33,56,580 equity shares

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For MATSYAGANDHA INVESTMENTS AND FINANCE PRIVATE LIMITED

ROSELYN CHELTIAR Director

DIRector / DIN: 06716046

Place: Mumbai

Date: 10TH March, 2023



(*) 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.