

To BSE Limited P J Towers, Dalal Street, Mumbai – 400 001

The National Stock Exchange of India Limited "Exchange Plaza", Bandra – Kurla Complex, Bandra (E), Mumbai – 400 051

Dear Sir/Madam,

## Re: Disclosure under Regulation 31(1) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Code")

In compliance of the disclosure requirements under Regulation 31(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the disclosure in the prescribed format. Also find enclosed herewith Annexure II in terms of SEBI's master circular dated February 16, 2023 bearing number SEBI/HO/ CFD/PoD-1/P/CIR/2023/31.

For and on behalf of Adani Commodities LLP

**Designation:** Designated Partner **Name**: Jatin Jalundhwala

Date: December 30, 2024

Adani Enterprises Limited "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar Ahmedabad 382 421 Gujarat, India CIN: L51100GJ1993PLC019067 Tel + 91 79 2656 5555 Fax + 91 79 2555 5500 investor.ael@adani.com www.adanienterprises.com

Registered Office: "Adani Corporate House", Shantigram, Near Vaishno Devi Circle, S. G. Highway, Khodiyar, Ahmedabad - 382421

## Disclosure under Regulation 31(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

**ANNEXURE-1** 

## Disclosure by the Promoter(s) to the stock exchanges and to the Target Company for creation of encumbrance in terms of Regulation 31(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations. 2011

	(Substantial Acquisition of Shares and Takeovers) Regulations, 2011													
Name of the Target Company (TC):				Adani Wilmar Limited										
Names of the stock exchanges where the				National Stock Exchange of India Ltd. and BSE Ltd.										
shares of the	shares of the target company are listed:													
Date of repo	orting:				December 30, 2024									
Name of the	Name of the promoter or PAC on whose				Adani Commodities LLP									
shares encumbrance has been														
	created <del>/released/invoked</del> :													
	Details of the creation of encumbrance:													
Name of	Name of Promoter holding Promoter					vents pertainin	g to encumbra	ance $(3)$				Post event		
the											holding of			
promoter	1 5 ( )			ered (2)								encumbered		
(s) or PACs												shares {creation		
with him*												[(2)+(3)] /		
												release [(2)-(3)] /		
											invocation	n [(1)-		
	Number	% of	Numbe	% of	Trues of	Data of	Trues of	Reasons for	Number	% of	Name of the	(3) Number	% of	
	Number	% 01 total	numbe	% 01 total	Type of event	Date of creation -	<b>71</b>	encumbrance	Number	% of share		Number	% 01 total	
		share	1	share	( <del>creation /</del>	release/	e (pledge/	**			entity in whose favor		share	
		capital			release /	invocation of	<b>A</b>			capital	shares		capital	
		capitai		capitai		encumbrance					encumbered		Capital	
					invocation)	cilcuinoranee	undertaking/				***			
							others)							
Adani	571,019,	43.94	Nil	Nil	Creation	December	Others.	Refer to Note	403.739.517	31.06	Lence Pte.	403,739,	31.06	
Commoditi		%#			creation	30, 2024	Contractual	1 below	#	%#	Ltd.#	517	%#	
es LLP		,					restriction			,			,	
							on transfer							
							of Shares (as							
							defined in							
							Note1)							

			subject to			
			certain			
			exclusions			
			as agreed			
			between			
			parties			

**#Note 1:** Adani Commodities LLP ("**LLP**"), Adani Enterprises Limited ("**AEL**") and Lence Pte. Ltd., a wholly owned subsidiary of Wilmar International Limited ("**Lence**"), have entered into an agreement ("**Agreement**"), in terms of which LLP and Lence have agreed to grant a simultaneous right of call option and put option to each other to have the option to exercise such a right for sale and purchase of all shares held by ACL at the time of exercise of such option up to a maximum of 403,739,517 equity shares constituting 31.06% of the paid-up equity share capital of Adani Wilmar Limited ("**Shares**"), at a price which is mutually agreed by the parties, provided that such price per share shall not exceed INR 305, in accordance with applicable law and the terms set out in the Agreement.

In terms of the Agreement, amongst others, LLP has agreed to not transfer any of the Shares without the consent of Lence. However, LLP is permitted to transfer the Shares: (i) pursuant to exercise of call option or put option (as the case may be); (ii) to its affiliates; and (iii) as consented to by Lence. Given the nature of conditions under the Agreement, one or more conditions may fall within the definition of 'encumbrance' provided under Chapter V of the Takeover Code. Accordingly, the present disclosure is being made by LLP in accordance with Regulation 31 of the Takeover Code.

Signature of the Authorized Signatory

For Adani Commodities LLP Designation: Designated Partner Name: Jatin Jalundhwala

**Date:** December 30, 2024

	Adani Wilmar Limited ("Target Company")						
ere the shares of the company are	National Stock Exchange of India Ltd. and BSE Ltd.						
es have been encumbered	Adani Commodities LLP ("LLP")						
No. of shares -	LLP- 571,019,435 Lence Pte Ltd- 571,019,435 Total: 1,142,038,870						
% of total share capital -	LLP- 43.94% Lence Pte Ltd- 43.94% Total: 87.87%						
eholding	35.35%						
of promoter shareholding	NO						
of total share capital	YES						
	ere the shares of the company are s have been encumbered No. of shares - % of total share capital - eholding of promoter shareholding						

Annexure – II Disclosure of reasons for encumbrance

	Details of all the existing events/ a	greements pertaining to encumbrance				
		Encumbrance				
		(Date of creation of encumbrance: December 30, 2024)				
		Contractual restriction on transfer of Shares (as defined below) subject to				
etc. or any other covenant,	transaction, condition or arrangement in the nature	certain exclusions as agreed between parties.*				
of encumbrance)						
No. of shares encumbered		403,739,517*				
% of shares encumbered		31.06%*				
Specific details about the	Name of the entity in whose favour shares	Lence Pte. Ltd.				
	encumbered (X)					
	Whether the entity X is a scheduled commercial	No.				
	bank, public financial institution, NBFC or	Lence Pte. Ltd. is one of the promoters of the Target Company				
	housing finance company? If No, provide the					
	nature of the business of the entity.					
	Names of all other entities in the agreement	LLP, Adani Enterprises Limited and Lence Pte. Ltd.				
	Whether the encumbrance is relating to any debt	No				
	instruments viz. debenture, commercial paper,					
	certificate of deposit etc.? If yes, provide details					
	about the instrument, including credit rating					
Security Cover / Asset	Value of shares on the date of event / agreement	NA (as the encumbrance is in the nature of a contractual restriction on transfer				
Cover	(A)	of Shares (as defined below) subject to certain exclusions as agreed between				
		parties)				

	Amount involved (against which shares have been	Nil
	encumbered) (B)	
	Ratio of A / B	Not applicable
End use of money	Borrowed amount to be utilized for what purpose	LLP, Adani Enterprises Limited ("AEL") and Lence Pte. Ltd., a wholly owned
	-	subsidiary of Wilmar International Limited ("Lence"), have entered into an
	(a) Personal use by promoters and PACs	agreement ("Agreement"), in terms of which LLP and Lence have agreed to
	(b) For the benefit of listed company	grant a simultaneous right of call option and put option to each other to have the
	Provide details including amount,	option to exercise such a right for sale and purchase of all shares held by ACL at
	purpose of raising money by listed company,	the time of exercise of such option up to a maximum of 403,739,517 equity shares
	schedule for utilization of amount, repayment	constituting 31.06% of the paid-up equity share capital of Adani Wilmar Limited
	schedule etc.	held by LLP ("Shares"), at a price which is mutually agreed by the parties,
	(a) Any other reason (please specify)	provided that such price per share shall not exceed INR 305, in accordance with
		applicable law and the terms set out in the Agreement.

\* In terms of the Agreement, amongst others, LLP has agreed to not transfer any of the Shares without the consent of Lence. However, LLP is permitted to transfer the Shares: (i) pursuant to exercise of call option or put option (as the case may be); (ii) to its affiliates; and (iii) as consented to by Lence. Given the nature of conditions under the Agreement, one or more conditions may fall within the definition of 'encumbrance' provided under Chapter V of the Takeover Code. Accordingly, the present disclosure is being made by LLP.

## Signature of the Authorized Signatory

For Adani Commodities LLP Designation: Designated Partner Name: Jatin Jalundhwala

Place: Ahmedabad Date: 30 December, 2024