Date: March 29, 2023

To,

The Securities and Exchange Board of India SEBI Bhavan, Plot No. C4-A, 'G' Block Bandra Kurla Complex, Bandra (East) Mumbai – 400 051, India

Sub: Report under Regulation 10 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the SEBI (SAST) Regulations, 2011)

Ref: Bajaj Steel Industries Limited (symbol: BAJAJST; scrip code: 507944; ISIN: INE704G01024)

Sir/Madam,

Please find enclosed herewith the Report under Regulation 10 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, in respect of inter-se acquisition of Shares of Bajaj Steel Industries Limited (Scrip code:-.507944) by way of gift through an off market transaction amongst the immediate relatives and promoter/promoters group in terms of Regulation 10 (1) (a) (i) and (ii) provided under the SEBI (SAST) Regulations, 2011 on March 14, 2023.

The respective intimation and report under regulation 10 (5) and 10 (6) of the SEBI (SAST) Regulations, 2011 were been already filed with BSE Limited and Calcutta Stock Exchange Limited on March 06, 2023 and March 16, 2023 respectively.

The prescribed fees of Rs.1,50,000/- together with 18% GST is remitted through NEFT vide UTR No. AXSK230770015714 dated March 18, 2023 in favour of 'Securities and Exchange Board of India'.

Kindly acknowledge the receipt.

Thanking you,

Hargovind Gangabisan Bajaj

Perint Eagoy

PAN: ACJPB6308D

(Signed by Shri Rohit Bajaj acting as Agent of Shri Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Place: Nagpur

Enclosure: Report as per relevant format prescribed under regulation 10 (7) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

The Calcutta Stock Exchange Limited	BSE Limited
7, Lyons Range, Dalhousie,	1 st Floor, New Trading Ring, Rotunda Building,
Kolkata- 700 001, West Bengal.	P.J. Towers, Dalal Street, Mumbai - 400 001

Regulation 10 (7) - Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1	Gen	neral Details	
	a.	Name, address, telephone no., e-mail of acquirer(s) {In case there are multiple acquirers, provide full contact details of any one acquirer (the correspondent acquirer) with whom SEBI shall correspond.}	Saket '55', Farmland, Ramdaspeth, Nagpur - 440 010
	b.	Whether sender is the acquirer (Y/N)	Yes
	C.	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclose copy of such authorization)	
	d.	Name, address, Tel no. and e-mail of the sender, if sender is not the acquirer	Not Applicable
2	Con	npliance of Regulation 10(7)	
	a.	Date of report	
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	414-20
	C.	Whether the report is accompanied with fees as required under Regulation 10(7)	Yes, the applicable fees of Rs. 1,50,000/ together with 18% GST has been paid through NEFT vide UTR no AXSK230770015714 dated March 18, 202: in favour of SEBI
3	Con	ppliance of Regulation 10(5)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, at least 4 working days before the date of the proposed acquisition	before the date of acquisition unde regulation 10 (5). Copy of the same is
	b.	Date of Report	March 06, 2023
4	Con	pliance of Regulation 10 (6)	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed within 4 working days after the date of the proposed acquisition	Copy of the same is attached as Annexure

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HARGOVIND GANGABISAN BAJAJ 'Saket' 55, Farmland, Ramdaspeth, Nagpur- 440 010

	b.	Date of Report	March 16, 2023			
5	Det	ails of the Target Company (TC)				
	a.	Name & address of TC	Bajaj Steel Industries Limited Plot No. C-108, MIDC Industrial A Hingna, Nagpur - 440 016		Area,	
	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	BSE Limit			
6	Det	ails of the acquisition				
	a.	Date of acquisition	March 14	4, 2023		
	b.	Acquisition price per share (in Rs.)	Nil Inter-se transfer amongst the immed relatives by way of gift through an of market transaction Regulation 3(2)			
	C.	Regulation which would have been triggered an open offer, had the report not been filed under Regulation 10 (7). (whether Regulation 3 (1), 3 (2), 4 or 5)				
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)(*)	No. of	efore the quisition % w.r.t total share	acqu No. of	er the uisition % w.r.t
			Shares	capital of TC	Shares	share capital of TC
		Name of the acquirer(s) / PAC (**)				
		Hargovind Gangabisan Bajaj	300900	5.79	346500	6.66
		Person Acting in Concert	Attached	d as Annexure	'C'	
	e.	Shareholding of seller/s in TC (in terms of no.& as a percentage of the total share/voting		efore the quisition	100	er the iisition
		capital of the TC)	No. of Shares	% w.r.t total share capital of TC	No. of Shares	% w.r.t total share capital of TC



HARGOVIND GANGABISAN BAJAJ 'Saket' 55, Farmland, Ramdaspeth, Nagpur- 440 010

		Name of the seller(s)(**)				
		Shri Vinod Kumar Bajaj Jt with Smt Shakuntala Devi Bajaj	45600	0.88	Nil	Nil
7	Info	ormation specific to the exemption categongs-Regulation 10 (1) (a) (i)	ory to	which the	instant	acquisition
				od Kumar Baja aladevi Bajaj	j Jt with S	imt
	b.	Specify the relationship between the acquirer(s) and the seller(s).		te Relatives		
	C.	Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation 2(I).	Yes			
	d.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	Since it is immedia	s an Inter-se te relatives b	y way of	mongst the
	e.	If the shares of the TC are infrequently traded, the price of such shares as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not Appl	icable		
	f.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	Not Appli	icable		
	g.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.				
	h.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	29(2) of S with Stoc	EBI (SAST) Re k Exchange i	gulations	, 2011 filed

Remprayaj

Declaration by the acquirer that all the I, Hargovind Gangabisan Bajaj, hereby i. conditions specified under regulation 10 (1) (a) confirmed that, all the conditions specified (i) with respect to exemptions has been duly under Regulation 10 (1) (a) (i) with respect complied with.

to exemption have been duly complied with.

Note:

- 1. I, Hargovind Gangabisan Bajaj out of 346500 equity shares, am holding 20000 equity shares as custodian [Karta of the Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively].
- 2. I, Hargovind Gangabisan Bajaj had previously acquired 266100 (5.11%) equity shares exceeding the creeping limit of 5% as stipulated under Regulation 3(2) of the Takeover Regulations, 2011, in the Financial Year 2022-23 from the members of promoter group of the Company i.e. Shri Vinod Kumar Bajaj and Smt Shakuntaladevi Bajaj in respect of which I had already filed intimation and report under Regulation 10(5), 10(6) and 10(7) of the Takeover Regulations, 2011 together with the required fees. Further, I had acquired 45600 equity shares (0.88%) from Shri Vinod Kumar Bajaj Jt with Smt Shakuntaladevi Bajaj in the same Financial Year. Therefore, this report under Regulation 10 (7) of the Takeover Regulation, 2011 is being filed to get the exemption from open offer under Regulation 10 (1) (a) (i) of the said Regulations since the transfer has been executed amongst the immediate relatives.

I hereby declare that the information provided in the instant report is true and nothing has been concealed there from.

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Hargovind Gangabisan Bajaj

PAN: ACJPB6308D

(Signed by Shri Rohit Bajaj acting as Agent of Shri Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: March 29, 2023

Place: Nagpur

Date: 06/03/2023

HARGOVIND GANGABISAN BAJAJ 'Saket' 55, Farmland, Ramdaspeth, Nagpur-440 010

To,
The Listing Department
BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai – 400 001

Sub: Intimation of inter-se transfer of shares by way of gift amongst promoters/promoters group in accordance with regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the SEBI (SAST) Regulation's, 2011).

Ref. Bajaj Steel Industries Limited (Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024)

Dear Sir/Madam,

In compliance with regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I Hargovind Gangabisan Bajaj, belong to the promoter / promoters group of Bajaj Steel Industries Limited (Scrip Code: 507944) holding 34800 (0.66%) as on March 31, 2022. During the Financial Year 2022-23, I had acquired 266100 (5.11%) Equity Shares from member of Promoter group i.e. Shri. Vinod Kumar Bajaj and Smt. Shakuntala Devi Bajaj and intends to acquire 45600 (0.87%) equity shares of Bajaj Steel Industries Limited in terms of Regulation 10(1)(a)(i) and (ii) of SEBI (SAST), Regulations , 2011 by way of gift, through off market transaction on or after March 14, 2023, from the following person belonging to promoter group;

Sr. No.	Shareholder Name	Joint Holder Name	No. of Shares acquired
1.	Shri. Vinod Kumar Bajaj	Smt. Shakuntala Devi Bajaj	45600

The acquisition of 26400 (0.51%) equity shares of Bajaj Steel Industries Limited from Shri. Vinod Kumar Bajaj, had triggered the acquisition of more than 5% during the financial year 2022-23 of which the company and the acquiring promoter already provided the Intimation under Regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 to stock exchange(s) on December 26, 2022.

The Intimation under Regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 for the proposed acquisition of 45600 (0.87%) equity shares is enclosed.

This being an "Inter-se" transfer of shares amongst Promoter Group, the same falls within the exemptions (i.e., under Regulation 10(1)(a)(i) and (ii) provided under SEBI (SAST) Regulations, 2011).

The aggregate holding of Promoter and Promoter Group before and after the above inter se transactions remains the same.

As required under regulation 10(5) of the SEBI (SAST) Regulations,2011, I have enclosed herewith, disclosure of the above proposed acquisition of shares as per the relevant format prescribed under regulation 10 (5) of the SEBI (SAST) Regulations, 2011.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

Hargovind Gangabisan Bajaj

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PAN No: ACJPB6308D

(Signed by Shri. Rohit Bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Enclosure: Disclosure as per relevant format prescribed under regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

- To,
 The Calcutta Stock Exchange Limited
 7, Lyons Range, Dalhousie,
 Kolkata- 700 001, West Bengal.
- To,
 The Company Secretary,
 Bajaj Steel Industries Limited
 Plot No. C-108, MIDC Industrial Area.
 Hingna, Nagpur-440 016

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)	Bajaj Steel Industries Limited		
2.	Name of the acquirer(s)	Hargovind Gangabisan Bajaj		
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	Yes, Promoter and Promoter Group		
4.	Details of the proposed acquisition			
	a. Name of the person(s) from whom shares are to be acquired	1. Shri Vinod Kumar Bajaj		
	b. Proposed date of acquisition	On or after March 14, 2023		
	c. Number of shares to be acquired from each person mentioned in 4 (a) above	Sr. Shareholder Name No. of Shares acquired		
		1. Shri Vinod Kumar Bajaj 45600		
	d. Total shares to be acquired as % of share capital of TC	0.87%		
	e. Price at which shares are proposed to be Acquired	Nil (Being Off market Inter-se-acquisition shares by way of Gift amongst promoter)		
	f. Rationale, if any, for the proposed transfer	Off market Inter-se acquisition of shares I way of Gift amongst promoter ar promoter group		
5.	Relevant sub-clause of regulation 10 (1) (a) under which the acquirer is exempted from making open offer	The state of the s		
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 maximumvolume of trading in the shares of the TC are recorded during such period.	(Being Off Market Inter-se transfer of shares by way of Gift amongst promoter)		
7.	If in-frequently traded, the price as determined interms of clause (e) of sub-regulation (2) of regulation 8.			

8.	pri	claration by the acquirer, that the acquisition ce would not be higher by more than 25% of price computed in point 6 or point 7 as plicable.	(Being Of	f Market In		
9.	and app of (co	claration by the acquirer, that the transferor d transferee have complied / will comply with plicable disclosure requirements in Chapter V the Takeover Regulations, 2011 prresponding provisions of the repealed seover Regulations 1997)		y attached)		
10.	spe	claration by the acquirer that all the conditions ecified under regulation 10 (1) (a) with respect exemptions has been duly complied with.	under Re Regulatio	gulations 10	O(1)(a) of t espect to	the SEBI SAST exemptions
11.	Sha	areholding details	Befo pro	pre the posed saction	Afte prop	r the oosed action
			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
	а	Acquirer(s) and PACs (other than sellers)(*) Hargovind Gangabisan Bajaj (Ref Note)	300900	5.79%	346500	6.66%
	b	Seller (s) 1. Shri Vinod Kumar Bajaj	45600	0.87%	_	84

Notes:

- Shri Hargovind Gangabisan Bajaj out of 300900 (5.79%) shares holding 20000 (0.38%) equity shares as Karta of HUF viz. Karta of the Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively.
- 2. During the financial year 2022-23, Shri Hargovind Gangabisan Bajaj has acquired 266100 (5.11%) from member of Promoter group i.e Shri. Vinod Kumar Bajaj and Smt. Shakuntala devi Bajaj.

Page 4 of 5

- 3. I hereby also declare that all the provisions of Chapter V of the SEBI (SAST) Regulations, 2011 shall be complied with.
- 4. The said Inter-se Transfer shall be executed by way of Gift amongst promoter.

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Hargovind Gangabisan Bajaj

PAN: ACJPB6308D

(Signed by Shri. Rohit Bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 06/03/2023 Place: Nagpur

Date: 31/12/2022

To,

The Listing Department

BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai - 400001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam.

I, Vinod Kumar Bajaj, belong to the promoter group of Bajaj Steel Industries Limited, have inter-se transferred the 26400 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), to Hargovind Gangabisan Bajaj who also belongs to the promoter group, by way of gift, through an off market transaction.

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

arajs

Vinod Kumar Bajaj

PAN No.: ACJPB6313L

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

- The Calcutta Stock Exchange Limited
 Lyons Range, Dalhousie,
 Kolkata 700001, West Bengal.
- The Company Secretary, Bajaj Steel Industries Limited Plot No. C-108, MIDC Industrial Area, Hingna, Nagpur-440028.

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	1000	j Steel Industrie	
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Har	govind Gangabis PAC: As per Pa	
Whether the acquirer belongs to Promoter/Promoter group		Yes	
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	2. C	BSE Lin alcutta Stock Exc	
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition / disposal under consideration, holding of: a) Shares carrying voting rights b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/	26400	0.51%	0.51%
others) c) Voting rights (VR) otherwise than by shares	-		
 d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category) e) Total (a+b+c+d) 	26400	0.51%	0.51%
Details of aequisition/disposal a) Shares carrying voting rights	26400	0.51%	0.51%
b) VRs acquired/sold otherwise than by shares		-	
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold	-		-
d) Shares encumbered / invoked/released by the acquirer			
e) Total (a+b+c+d)	26400	0.51%	0.51%

Aft	er the acquisition/disposal, holding of:			
a)	Shares carrying voting rights	NIL	NIL	NIL
b)	Shares encumbered with the acquirer			
c)	VRs otherwise than by shares		4-	
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			
e)	Total (a+b+c+d)	NIL	NIL	NIL
ma /-pr	de of acquisition / disposal (e.g. open rket / off-market / public issue / rights issue eferential allotment / inter-se transfer etc).	of Gift Transactio	Through an	promoter by way OFF Market
inc	ient feature at the securities acquired luding time redemption, ratio at which it be converted into equity shares, etc		N.A.	
or c	e of acquisition-/ disposal of shares / VR late of receipt of intimation of allotment of res, whichever is applicable	3	O 12 20 2 2 (By Way of Gi	
Equity share capital/total voting capital of the TC before the said acquisition / disposal		Rs. 2,60,00,000/- comprising of 5200000 Equity Shares of Rs. 5/- Each		
Equity share capital/total voting capital of the TC after the said acquisition / disposal			0,000/- comprising res of Rs. 5/- Eac	U
	al diluted share/voting capital of the TC r the said acquisition/disposal	NA		7 1 1

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Vinod Kumar Bajaj

PAN No.: ACJPB6313L

Date: 31/12/2022 Place: Nagpur

Part-B
Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN
KANIKA BAJAJ	Yes	ABSPB9946K
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D
RUIA AKSHAT	Yes	AENPR2898L
KUSH BAJAJ	Yes	AHIPB9961A
VINOD KUMAR BAJAJ (HUF)	Yes	AADHV0793E
SUNDEEP GOYAL	Yes	ADVPG1041K
SUNIL BAJAJ	Yes	AABHS1818P
ASHISH BAJAJ	Yes	ACJPB6309C
BINA BAJAJ	Yes	ACJPB6310K
VARUN BAJAJ	Yes	AKKPB4493L
ROHIT BAJAJ	Yes	AALPB9517E
KUMKUM BAJAJ	Yes	ACJPB6285H
SANGEETA GOYAL	Yes	ACLPG1229L
SUNIL BAJAJ	Yes	ACLPB3366R
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N
LAV BAJAJ	Yes	AHIPB9960B
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D
RUIA PAWAN	Yes	ABGPR3769N
HARGOVIND GANGABISAN BAJAJ	Yes	ACJPB6308D
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D
SIDHI VINIMAY PVT LTD	Yes	AADCS7150D

5 Mays

Vinod Kumar Bajaj PAN No.: ACJPB6313L Date: 31/12/2022

Place: Nagpur

To,

Date: 31/12/2022

The Listing Department
BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai - 400001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I, Hargovind Gangabisan Bajaj, belonging to the promoter group of Bajaj Steel Industries Limited, have inter-se acquired 26400 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), by way of gift, through an off market transaction, from the following person(s) belonging to promoter group;

Sr No.	Shareholder Name	Joint Holder Name	No. of Shares Acquired
1	Shri Vinod Kumar Bajaj	Smt. Shakuntala Bajaj	26400
	Total		26400

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

Rein-Bayor

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and

Takeover) Regulations, 2011.

Copy to:

The Calcutta Stock Exchange Limited 7,	ne Company Secretary,	Bajaj Steel
Lyons Range, Dalhousie, Kolkata- 700001,	dustries Limited Plot No. C	-108, MIDC
West Bengal.	dustrial Area, Hingna, Nagpur	-440028

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Bajaj Steel Industries Limited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Hargovind Gangabisan Bajaj PAC: As per Part-B		
Whether the acquirer belongs to Promoter/Promoter group		Yes	
Name(s) of the Stock Exchange(s) where the		1. BSE Limited	d
shares of TC are Listed		2. CSE Limited	d
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition / disposal under consideration, holding of:			5.270/
a) Shares carrying voting rights	274500	5.27%	5.27%
b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)			
c) Voting rights (VR) otherwise than by shares			
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)			
e) Total (a+b+c+d)	274500	5.27%	5.27%
Details of acquisition/ disposal			
 a) Shares carrying voting rights acquired/disposed 	26400	0.51%	0.51%
b) VRs acquired / sold otherwise than by shares			
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold			
d) Shares encumbered / invoked/released by the acquirer			
e) Total (a+b+c+d)	26400	0.51%	0.51%

After the acquisition/disposal, holding of:			
a) Shares carrying voting rights	300900	5.78%	5.78%
b) Shares encumbered with the acquirer			
c) VRs otherwise than by shares			
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 e) Total (a+b+c+d)	300900	5.78%	5.78%
Mode of acquisition—/ disposal (e.g. open market—/ off-market / public issue / rights issue / preferential allotment—/ inter-se transfer etc).		Gift Through a	gst promoter by n OFF Market
Salient feature at the securities acquired including time redemption, ratio at which it can be converted into equity shares, etc		N.A.	
Date of acquisition / disposal of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable		30/12/202	
Equity share capital/ total voting capital of the TC before the said acquisition / disposal	1	0,000/- consist res of Rs. 5/- Eac	ing of 5200000 ch
Equity share capital/ total voting capital of the TC after the said acquisition / disposal	1	00,000/- consist res of Rs. 5/- Eac	ing of 5200000 ch
Total diluted share/voting capital of the TC after the said acquisition/disposal	NA		

Note: Hargovind Gangabisan Bajaj out of 34800 equity shares is holding 20000 equity shares as custodian (Karta of Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively.

Revis Bajorj

Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 31/12/2022

Place: Nagpur

Part-B
Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert
with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN	
KANIKA BAJAJ	Yes	ABSPB9946K	
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D	
KUSH BAJAJ	Yes	AHIPB9961A	
SUNIL BAJAJ HUF	Yes	AABHS1818P	
ASHISH BAJAJ	Yes	ACJPB6309C	
BINA BAJAJ	Yes	ACJPB6310K	
VARUN BAJAJ	Yes	AKKPB4493L	
ROHIT BAJAJ	Yes	AALPB9517E	
KUMKUM BAJAJ	Yes	ACJPB6285H	
VINODKUMAR GANGABISAN BAJAJ	Yes	ACJPB6313L	
SUNIL BAJAJ	Yes	ACLPB3366R	
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N	
LAV BAJAJ	Yes	AHIPB9960B	
VINOD KUMAR BAJAJ HUF	Yes	AADHV0793E	
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D	
RUIA AKSHAT	Yes	AENPR2898L	
SANDEEP GOYAL	Yes	ADVPG1041K	
RUIA PAWAN	Yes	ABGPR3769N	
SANGEETA GOYAL	Yes	ACLPG1229L	
SIDHI VINIMAY PRIVATE LIMITED	Yes	AADCS7150D	
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D	

Rein Bajaj.

Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 31/12/2022

Place: Nagpur

Date: December 26, 2022

To,

The Listing Department

BSE Limited

1st Floor, New Trading Ring,

Rotunda Building,

P.J. Towers, Dalal Street,

Mumbai - 400001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I. Vinod Kumar Bajaj, belong to the promoter group of Bajaj Steel Industries Limited, have inter-se transferred the 180100 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), to Hargovind Gangabisan Bajaj who also belongs to the promoter group, by way of gift, through an off market transaction.

Further, I had applied for the relaxation from contra trade restrictions and considering the reasons, the Compliance Officer of the Company granted me the same on the ground that the transaction is being entered by way of Gift and with no involvement of any consideration.

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

are Bij

Vinod Kumar Bajaj PAN No.: ACJPB6313L

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and

Takeover) Regulations, 2011.

Copy to:

The Calcutta Stock Exchange Limited 7,	The Company Secretary, Bajaj Steel
Lyons Range, Dalhousie, Kolkata -	Industries Limited Plot No. C-108, MIDC
700001, West Bengal	Industrial Area, Hingna, Nagpur-440028

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Bajaj Steel Industries Limited		
Name(s) of the acquirer and Persons Acting in	Hargovind Gangabisan Bajaj		
Concert (PAC) with the acquirer	PAC: As per Part-B Yes		Control of the contro
Whether the acquirer belongs to Promoter/Promoter group			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed			
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition / disposal under			
consideration, holding of: a) Shares carrying voting rights b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/	206500	3.97%	3.97%
others) c) Voting rights (VR) otherwise than by shares			
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)			
e) Total (a+b+c+d)	206500	3.97%	3.97%
Details of acquisition/disposal			
Shares carrying voting rights acquired/disposed	180100	3.46%	3.46%
VRs acquired/sold otherwise than by shares			
Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold			
) Shares encumbered / invoked/released by the acquirer			
Total (a+b+c+d)	180100	3.46%	3.46%

masi

After the acquisition/disposal, holding of:			
Shares carrying voting rights	26400	0.51	0.51
b) Shares encumbered with the acquirer			
c) VRs otherwise than by shares			
 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 			
e) Total $(a+b+c+d)$	26400	0.51	0.51
Mode of acquisition / disposal (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc). Salient feature at the securities acquired including time redemption, ratio at which it	Inter Se Tr of Gift Transaction	ansfer amongst p Through an n. N.A.	OFF Market
can be converted into equity shares, etc Date of acquisition / disposal of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	2	23/12/2022 (By Way of Gif	
Equity share capital/ total voting capital of the TC before the said acquisition / disposal		.000/- comprisin	g of 5200000
Equity share capital/ total voting capital of the TC after the said acquisition / disposal	Rs. 2,60,00	.000/- comprising	g of 5200000
Total diluted share/voting capital of the TC after the said acquisition/disposal	NA		

and i

Vinod Kumar Bajaj

PAN No.: ACJPB6313L

Date: December 26, 2022

Place: Nagpur

Part-B
Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN	
KANIKA BAJAJ	Yes	ABSPB9946K	
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D	
RUIA AKSHAT	Yes	AENPR2898L	
KUSH BAJAJ	Yes	AHIPB9961A	
VINOD KUMAR BAJAJ (HUF)	Yes	AADHV0793E	
SUNDEEP GOYAL	Yes	ADVPG1041K	
SUNIL BAJAJ	Yes	AABHS1818P	
ASHISH BAJAJ	Yes	ACJPB6309C	
BINA BAJAJ	Yes	ACJPB6310K	
VARUN BAJAJ	Yes	AKKPB4493L	
ROHIT BAJAJ	Yes	AALPB9517E	
KUMKUM BAJAJ	Yes	ACJPB6285H	
SANGEETA GOYAL	Yes	ACLPG1229L	
SUNIL BAJAJ	Yes	ACLPB3366R	
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N	
LAV BAJAJ	Yes	AHIPB9960B	
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D	
RUIA PAWAN	Yes	ABGPR3769N	
HARGOVIND GANGABISAN BAJAJ	Yes	ACJPB6308D	
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D	
SIDHI VINIMAY PVT LTD	Yes	AADCS7150D	

area;

Vinod Kumar Bajaj PAN No.: ACJPB6313L

Date: December 26, 2022

Place: Nagpur

SHAKUNTALA DEVI BAJAJ 254, Pandit Ravi Shankar, Shukla Marg, Civil Lines, Nagpur-44001

To,

Date: 26/12/2022

The Listing Department BSE Limited

1st Floor, New Trading Ring, Rotunda Building, P.J. Towers, Dalal Street, Mumbai - 400001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scripe Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I, Shakuntala Devi Bajaj, belong to the promoter group of Bajaj Steel Industries Limited, have inter-se transferred the 59600 Equity Shares of Bajaj Steel Industries Limited (Scripe Code: 507944), to Shri Hargovind Gangabisan Bajaj who also belongs to the promoter group, by way of gift, through an off market transaction.

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours Faithfully

Shakuntala Devi Bajaj
PAN No.: ACJPB6411D

[Signed by Shri Ashish Bajay a Ling as agent of shorter Paul of Astorney shit Shakuntala Pajay vide General Paul of 1/07/2022

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

- To,
 The Calcutta Stock Exchange Limited
 7, Lyons Range, Dalhousie,
 Kolkata 700001, West Bengal.
- To,
 The Company Secretary,
 Bajaj Steel Industries Limited
 Plot No. C-108, MIDC Indusrial Area,
 Hingna, Nagpur-440028

Disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Bajaj Steel Industries Limited		tries Limited	
Name(s) of the transferor and Persons Acting in Concert (PAC) with the transferor		Shakuntal Devi Bajaj PAC: As per Part-B		D 0
Whether the transferor belongs to Promoter/Promoter group	-1		Yes	Parker III
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	1. 2.		E Limited leutta Stock Excl	nange Limited
Details of the acquisition / disposal as follows	Numb	-	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition / disposal under consideration, holding of:	41.1			
Shares carrying voting rights	5960	0	1.15%	1.15%
 Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) 				
c) Voting rights (VR) otherwise than by shares				4.4 6.1
 d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category) e) Total (a+b+c+d) 	5960	00	1.15%	1.15%
Details of aequisition/disposal				
a) Shares carrying voting rights acquired/disposed	5960)0	1.15%	1.15%
b) VRs acquired /disposed otherwise than by shares		4	-	and the second
c) Warrants/convertible securities/any other instrument that entitles the acquirer to			farte 3	
receive shares carrying voting rights in the TC (specify holding in each category) acquired/disposed			-	
d) Shares encumbered / invoked/released by the transferor				
e) Total (a+b+c+d)	596	00	1.15%	1.15%

After the acquisition/disposal, holding of:			
a) Shares carrying voting rights	NIL	NIL	NIL
b) Shares encumbered with the transferor		200	
c) VRs otherwise than by shares		277	
 d) Warrants/convertible securities/any other instrument that entitles the transfer to receive shares carrying voting rights in the TC (specify holding in each category) 			
after transfer e) Total (a+b+c+d)	NIL	NIL	NIL
Mode of acquisition / disposal (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc).		ansfer amongst ph an Off Market	promoters by way o
Salient features at the securities acquired including time redemption, ratio at which it can be converted into equity shares, etc.			
Date of aequisition / disposal of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable			
Equity share capital / total voting capital of the TC before the said acquisition / disposal	5200000/- Equity Shares of Rs. 5/- each		
Equity share capital/ total voting capital of the TC after the said acquisition / disposal	5200000/- Equity Shares of Rs. 5/- each		
Total diluted share/voting capital of the TC after the said acquisition / disposal	N.A.		

Shakuntala Devi Bajaj PAN No.: ACJPB6411D Date: 26/12/2022

(Signed by Shui Ashish Bajaj acting as agent of And Shakuntah Bajaj vide General Power of Attorney dated 01/07/2022)

Part-B Name of the Target Company: Bajaj Steel Industries Limited Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN
KANIKA BAJAJ	Yes	ABSPB9946K
RUIA AKSHAT	Yes	AENPR2898L
KUSH BAJAJ	Yes	AHIPB9961A
VINODKUMAR BAJAJ(HUF)	Yes	AADHV0793E
SUNDEEP GOYAL	Yes	ADVPG1041K
SUNIL BAJAJ	Yes	AABHS1818P
ASHISH BAJAJ	Yes	ACJPB6309C
BINA BAJAJ	Yes	ACJPB6310K
VARUN BAJAJ	Yes	AKKPB4493L
ROHIT BAJAJ	Yes	AALPB9517E
KUMKUM BAJAJ	Yes	ACJPB6285H
SANGEETA GOYAL	Yes	ACLPG1229L
SUNIL BAJAJ	Yes	ACLPB3366R
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N
LAV BAJAJ	Yes	AHIPB9960B
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D
RUIA PAWAN	Yes	ABGPR3769N
HARGOVIND GANGABISAN BAJAJ	Yes	ACJPB6308D
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D
SIDHI VINIMAY PVT LTD	Yes	AADCS7150D
VINOD KUMAR BAJAJ	Yes	ACJPB6313L

Shakuntala Devi Bajaj PAN No.: ACJPB6411D

Place: Nagpur (Signed by Shri Ashiels Bojaj arting as Agent of And. Shakuntala Bojaj vide General Power of Attorney dated 01/07/2022)



महाराष्ट्र MAHARASHTRA

O 2021 O

ENTRY No. 130

NAGPUR TREASUR BK 684260

3 0 JUN 2022

Stamp Head Clerk / Sr. Clerk



KNOW ALL MEN BY THESE PRESENTS THAT I, SHAKUNTALA VINOD BAJAJ, aged about 79 years (PAN Card No. ACJPB6411D, AADHAR No. 8705-9607-1527) R/o. 254, Pandit Ravi Shankar Shukla Marg, Civil Lines, Nagpur-440001 (hereinafter referred to as the 'Executant/Principal'), do hereby nominate, appoint and constitute, Shri Ashish Bajaj (PAN ACJPB6309C and AADHAR No. 8050-6155-6020) S/o. Shri Vinod Kumar Bajaj aged about 56 years, Occupation - Business R/o of 254. Pandit Ravi Shankar Shakla Marg. Civil Lines, Nagpur-440001 (hereinafter referred to as the 'Attorney') who has subscribed his signature hereunder in token of identification and acceptance to be my true and lawful Attorney and to do and perform and cause to be

Page 1 of 6

AVB Ashish Bayan

Show what sigal

done or performed any one or all of the following acts, Deeds, matters and things, for and on behalf of the Executant/Principal/Principal, namely:-

- To enter into, make, sign and execute and deliver and acknowledge and perform any existing or outstanding agreements, contract or contract/s, undertaking / Agreements / Deeds with any person, persons, or Authority.
- 2. To buy, acquire, sell, gift, transfer, relinquish or otherwise dispose of with or without consideration, any part of my shares, investments, securities, movable property(ies), to receive the price/ consideration thereof and to grant acknowledgment, receipt for the same and to sign, execute and if necessary to get registered the Deeds, Agreements, Instruments or papers/documents present for registration and to execution of any Deed, Instrument, Documents, Forms etc. and also present for registration any Deed, Instrument, and to take delivery of any Deed / Instruments, documents.
- 3. To open, operate, close, transfer or otherwise deal with any of my bank accounts / Demat accounts and to sign and/or endorse the name of Executant/Principal to any cheques or other negotiable instruments, drafts, fixed or call or time deposit-receipts and securities or investments of any kinds and transfer forms, delivery instruction slip(s), dividend warrants, interest coupons, refund orders or other similar instruments. Or any other matter in respect to operation, opening, closing or otherwise updation of any kind in my bank account/ Demat account etc.
- 4. To collect dividends, interest or any income and duly discharge the same by issuing valid receipts in respect of the shares/debentures/securities or any financial instrument belonging to the Executant/Principal and to represent the Executant/Principal as and when necessary before such Authority or authorities or companies for the purpose of taking delivery of the securities, dividend warrants and bonus shares that may be issued by any company whose shares/securities are possessed and owned by the Executant/Principal or may be possessed and owned by the Executant/Principal in future and to attend as a proxy in company meetings and to give vote or votes.
- 5. To make and file returns/reports/submissions under the Income-Tax Laws / Revenue Laws or any other laws, on behalf of the Executant/Principal and to represent the Executant/Principal before any of the concerned authorities including appellate bodies in such proceedings, and appeals and revisions in such proceedings, and appeals and revisions in such proceedings.

s. S. Bajai

AVB ADAM BOJAJ.

- 6. To represent before any Company or Organization, in which the Executant/Principal is shareholder/owner/member or having any interest in any manner whatsoever and to vote at the meetings of any company or corporate bodies or cooperative societies or condominium of Apartment owner, Authorities etc.
- 7. To engage, appoint advocate(s), solicitor(s) to represent me in any court of law, Tribunal, Authorities, etc. Chartered Accountants, pleader or any other legal or income advisors/practitioners and sign Vakalatnama for and on behalf of the Executant/Principal.
- 8. To claim, demand, sue for enforcement of payment of and receive and give effectual receipts and discharges of all moneys, securities for money, debts, liabilities and legacies which the Executant/Principal now possess or to which the Executant/Principal is entitled or to which the Executant/Principal may become entitled or which are or may become due owing or payable or transferable to the Executant/Principal from any person(s), companies or organization.
- 9. To avail, obtain or provide any loan or borrowings from any person or to any person on behalf of the Executant/Principal and to utilize the same for any purpose as the Attorney thinks fit and expedient.
- 10. To file suits for recovery of arrears of rent or recovery of loans advanced or deposits made, defend suits/proceedings filed against the Executant/Principal whether pertaining to any properties and otherwise, whether out of Court or through Court.
- 11. To negotiate, compromise and settle either through the court or out of court any suits, legal proceedings filed by or against the Executant/Principal in any court of law, to refer any matter for mediation / arbitration. To sign, execute and file Compromise Deed/ Petition, application for compromise / settlement of any suits / proceedings, etc. pending in any court of law and to file affidavits, declarations, undertakings. applications, documents, papers. etc. and to attend and appear before the court and to represent me before all courts of law for this purpose and to do, perform and cause to be done or performed all such acts, deeds, things and matters as may be deemed expedient by the Attorney for that purpose.
- To sign, verify, execute, plaints, written statements, counter claims, petitions, appeals, reviews, applications, affidavits, Power of Attorney and Papers, revision

S. Barai

Ashisa Bajaj

applications, pleadings every description that may be necessary to be signed, verified and executed for the purpose of fixing, prosecuting or defending any suit, actions, appeals and proceedings of any kind whatsoever in any Court of Law or Equity, whether of Original, Appellate, Testamentary or revisional jurisdiction established by lawful authority or before the Income Tax, Wealth Tax, Gift Tax, Appellate Assistant Commissioner or Tribunals and to do acts and appearances and applications in any such Court or Court and Forums aforesaid in any suits, actions, appeals or proceedings and all information or complaints that it shall or may be held, brought or commenced and to defend, and answer or oppose the same or suffer judgments or decrees to be had, given, taken or pronounced in any such suits, actions, appeal, proceedings, bills, information or complaints on my behalf either individually or acting for and on behalf of any firm, company or organization as the Attorney shall be advised deem fit or think proper and expedient and to execute decree and also bid at auction sales or to authorize any agents or sub-agents to bid at auction sales and purchase the property at the said auction sales, to make withdrawals or decree amount or sale proceeds from any Court or authorized agent or subagents to do the same. To settle / compromise any suit / legal proceedings filed by or against me in any Court of Law. To sign, verify, file compromise Deed / Petition, application for compromise of suit, to sign, swear, verify and file an affidavit in support of such compromise petition/ application in any suit / proceedings in the court and to appear for / represent me in any suit / legal proceedings before any court for the aforesaid purpose.

- 13. To receive all cable, mails, telegrams, registered and unregistered letters and parcels, packages, goods, money orders and other communications and things whatsoever from Posts and Telegraphs Office or Officer/s or from any other source and to sign and pass receipts for the same and from all carriers by land, sea and air.
- 14. To invest any of moneys or assets of the Executant/Principal whether on interest or otherwise in the mortgage of any freehold, leasehold or properties of any other tenure or hypothecation/pledge/mortgage of any properties as the Attorney may in his absolute discretion think fit and proper.
- 15. To enter into all kinds of commercial and business transactions / dealings / contracts on behalf of the Executant/Principal.
- 16. For all or any of the purposes aforesaid to execute all such guarantees, indemnities, covenants and obligations on behalf of the Executant/Principal as the Attorney may think necessary and proper.

Sz Bajan

Asian Rajay.

Page 4 of 6

- 17. For the better and effectual doing, performing and executing of the matters and things aforesaid, the Executant/Principal do hereby grant unto said Attorney full Power and Authorities to substitute and appoint in his place one or more Attorney or Attorneys to exercise on my behalf as the Attorney or Attorneys, all the powers and authorities hereby conferred and to revoke any such appointment from time to time and to substitute or appoint any other or others in place of such Attorney or Attorneys as the said Attorney may from time to time think fit.
- 18. AND for effectually removing any doubt which may arise as to the true meaning of these presents or as to the construction or application of the powers, authorities and discretions hereby conferred, I do hereby declare that the powers, authorities and discretion hereby conferred upon the attorney shall not in any case be deemed to revoke any power or authorities or discretion by me here before to the attorney or be deemed to be limited by any such previously given powers, authorities and discretions or be deemed to be limited to such transactions and matters as are herein expressly mentioned but the same are intended to extend and shall in all cases extend to all the matters or transactions not herein precisely / expressly mentioned or defined which in the course of any of my business concern / properties or affairs may by the attorney be deemed to be requisite or expedient to be done or performed.
- 19. To do and cause to be done or executed perform and execute all such deeds, instruments acts and thinks in relation to the movable properties now or hereafter belonging to me wherein the Executant/Principal shall have any interest and in all matters relating to affairs of the Executant/Principal as fully and effectively in all aspects as the Executant/Principal himself could have done if personally present as the said Attorney shall deem fit and proper.
- 20. To do and perform and execute and cause to be done, performed and executed all such other acts, deeds, matters and things, whatsoever, either specifically / expressly or generally described in or about my estate, properties, business affairs concerning me or in which I may be interested as amply and effectually to all intents and purpose as I could do personally if these presents had not been made. The Attorney is and shall always be authorized and entitled to do, perform, execute and cause to be done, executed or performed all such other acts, deeds, matters and things, whatsoever, as may be necessary or required to be done for proper complete and effectual execution, implementation or exercise of any or all of the powers above mentioned.

Sajai

Assish Byay

I HEREBY AGREE AND DECLARE ALL THAT acts, deeds and things done executed or caused to be done or executed by the said Attorney shall be construed as acts, deeds, and things done or executed by the Executant/Principal. The Executant/Principal hereby undertakes to ratify and confirm all and whatever the said Attorney shall do or cause to be done by virtue of the powers hereby given. The Executant/Principal hereby confirms that any person relying upon this Power of Attorney shall be protected by the representation made herein and the authorities given by me to the said Attorney and shall not challenge or call in question any act done by the said Attorney for and on behalf of the Executant/Principal and same shall be binding upon Executant/Principal.

The Executant/Principal and the Power of Attorney holder (Attorney) are blood relation i.e. Mother and Son respectively.

IN WITNESS WHEREOF, I SHAKUNTALA VINOD BAJAJ have hereunto set and subscribed my hand upon fully understanding the meaning and effect of the contents of this general power of Attorney at Nagpur on this 01st Day of July 2022 in present of the attesting witnesses.

Witnesses:

1. Nitesh Trivedi

Nagpur.

SHAKUNTALA VINOD BAJAJ

(Executant/Principal)

I agree to act as Attorney

Accepted

2

DAY THAKUR

AV13

ASHISH BAJAJ

(Attorney)

Date: 26/12/2022

To,

The Listing Department
BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai - 400001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I, Hargovind Gangabisan Bajaj, belonging to the promoter group of Bajaj Steel Industries Limited, have inter-se acquired 239700 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), by way of gift, through an off market transaction, from the following person(s) belonging to promoter group;

Sr No.	Shareholder Name	Joint Holder Name	No. of Shares Acquired
1	Shri Vinod Kumar Bajaj	Smt. Shakuntala Bajaj	180100
2	Smt. Shakuntala Bajaj	Shri Vinod Kumar Bajaj	59600
11-2	Total		239700

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

Hargovind Gangabisan Bajaj

Rain Bayor

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Enclosure:

Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

- To,
 The Calcutta Stock Exchange Limited
 Lyons Range, Dalhousie, Kolkata –
 700001, West Bengal.
- 2) To,
 The Company Secretary,
 Bajaj Steel Industries Limited
 Plot No. C-108, MIDC Industrial Area,
 Hingna, Nagpur-440028

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Bajaj Steel Industries Limited			
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer				
Whether the acquirer belongs to Promoter/Promoter group				
Name(s) of the Stock Exchange(s) where the		1. BSE Limite	ed	
shares of TC are Listed		2. CSE Limite	ed	
Details of the acquisition / disposal as follows	share/voting capital sha wherever cap		% w.r.t. total diluted share/voting capital of the TC (**)	
Before the acquisition / disposal under consideration, holding of:				
a) Shares carrying voting rights	34,800	0.67%	0.67%	
b) Shares in the nature of encumbrance	1944			
(pledge/ lien/ non-disposal undertaking/ others)				
c) Voting rights (VR) otherwise than by shares			-	
d) Warrants/convertible securities/any other instrument that entitles the		-	-	
acquirer to receive shares carrying voting rights in the T C (specify holding in each category)				
e) Total (a+b+c+d)	34800	0.67%	0.67%	
Details of acquisition/disposal				
a) Shares carrying voting rights acquired/ disposed	239700	4.60%	4.60%	
b) VRs acquired / sold otherwise than by shares	-	-	-	
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting	(MM)	-	-	
rights in the TC (specify holding in each category) acquired/sold				
d) Shares encumbered / invoked/released by the acquirer			-	
e) Total (a+b+c+d)	239700	4.60%	4.60%	

After the acquisition/disposal, holding of:			
a) Shares carrying voting rights	274500	5.27%	5.27%
b) Shares encumbered with the acquirer		-	
c) VRs otherwise than by shares	222		
 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 e) Total (a+b+c+d) 	274500	5.27%	5.27%
Mode of acquisition—/ disposal (e.g. open market—/ off-market / public issue / rights issue / preferential allotment—/ inter-se transfer etc).	Inter Se Acquisition amongst promoter by way of Gift Through an OFF Market Transaction.		
Salient feature at the securities acquired including time redemption, ratio at which it can be converted into equity shares, etc	N.A.		
Date of acquisition / disposal of shares / VR or date of receipt of intimation of allotment of	23/12/2022		
shares, whichever is applicable	(By Way of Gift)		
Equity share capital/ total voting capital of	Rs. 2,60,00,000/- consisting of 5200000		
the TC before the said acquisition / disposal	Equity Shares of Rs. 5/- Each		
Equity share capital/ total voting capital of the TC after the said acquisition / disposal	Rs. 2,60,00,000/- consisting of 5200000 Equity Shares of Rs. 5/- Each		
Total diluted share/voting capital of the TC after the said acquisition/disposal	NA		

Note: Hargovind Gangabisan Bajaj out of 34800 equity shares is holding 20000 equity shares as custodian (Karta of Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively.

Hargovind Gangabisan Bajaj

Rein-Bajay

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 26/12/2022

Place: Nagpur

Part-B
Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN	
KANIKA BAJAJ	Yes	ABSPB9946K	
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D	
KUSH BAJAJ	Yes	AHIPB9961A	
SUNIL BAJAJ HUF	Yes	AABHS1818P	
ASHISH BAJAJ	Yes	ACJPB6309C	
BINA BAJAJ	Yes	ACJPB6310K	
VARUN BAJAJ	Yes	AKKPB4493L	
ROHIT BAJAJ	Yes	AALPB9517E	
KUMKUM BAJAJ	Yes	ACJPB6285H	
VINODKUMAR GANGABISAN BAJAJ	Yes	ACJPB6313L	
SUNIL BAJAJ	Yes	ACLPB3366R	
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N	
LAV BAJAJ	Yes	AHIPB9960B	
VINOD KUMAR BAJAJ HUF	Yes	AADHV0793E	
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D	
RUIA AKSHAT	Yes	AENPR2898L	
SANDEEP GOYAL	Yes	ADVPG1041K	
RUIA PAWAN	Yes	ABGPR3769N	
SANGEETA GOYAL	Yes	ACLPG1229L	
SIDHI VINIMAY PRIVATE LIMITED	Yes	AADCS7150D	
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D	

Rain-Bajaj.

Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 26/12/2022

Place: Nagpur

Date: March 16, 2023

To,
The Listing Department
BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai – 400 001

Sub: Intimation of inter-se acquisition of shares by way of gift amongst promoters/promoters group in accordance with regulation 10 (6) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the SEBI (SAST) Regulations, 2011) in respect of Bajaj Steel Industries Limited (symbol: BAJAJST; scrip code: 507944; ISIN: INE704G01024), by way of Gift.

Ref: Prior Intimation submitted under Regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 dated March 06, 2023.

Sir/Madam,

With regard to the captioned subject and in continuation to my prior intimation submitted under regulation 10 (5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 on March 06, 2023, I Hargovind Gangabisan Bajaj, Promoter of Bajaj Steel Industries Limited (Scrip code: 507944), have inter-se acquired 45600 equity shares of Bajaj Steel Industries Limited by way of gift, through an off market transaction from the following person belonging to promoter group;

Sr. No.	Shareholder Name	Joint Holder Name	No. of Shares acquired
		Smt Shakuntala Devi Bajaj	45600
1. Shri Vinod Kumar Bajaj Smt Shakuntala Devi Bajaj		45600	
	Total		45000

This being an "Inter-se" transfer of shares by way of Gift, amongst Promoter Group, the same falls within the exemptions (i.e., under Regulation 10(1)(a)(i) and (ii) provided under SEBI (SAST) Regulations, 2011). The aggregate holding of Promoter and Promoter Group before and after the above inter se transactions remains the same.

As required under regulation 10(6) of the SEBI (SAST) Regulations, 2011, I have enclosed herewith, disclosure of the above proposed acquisition of shares as per the relevant format prescribed under regulation 10 (6) of the SEBI (SAST) Regulations, 2011 as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

Remt Rayay

Hargovind Gangabisan Bajaj

PAN No: ACJPB6308D

(Signed by Shri Rohit Bajaj acting as Agent of Shri Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Enclosure: Disclosure as per relevant format prescribed under regulation 10 (6) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

The Calcutta Stock Exchange Limited 7, Lyons Range, Dalhousie, Kolkata- 700 001, West Bengal.	The Company Secretary Bajaj Steel Industries Limited Plot No. C-108, MIDC Industrial Area, Hingna, Nagpur-440 016
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<u>Disclosures under Regulation 10 (6) –Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

1.	Name of the Target Company (TC)	Bajaj Steel Industries Limited		
2	Name of the acquirer(s)	Hargovind Bajaj		
3.	Name of the stock exchange where shares of the TC are listed	Inter-se acquisition of 45600 equity share: from Shri Vinod Kumar Bajaj Jt with Sm Shakuntaladevi Bajaj by way of Gift.		
4.	rationale, if any, for the			
5.	Relevant regulation under which the acquirer is exempted from making	of SEBI (SAST) Regulation	0113, 2022	
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so,	10 (5).	de under regulation	
	 whether disclosure was made and whether it was made within the timeline specified under the regulations. date of filing with the stock 	SEBI (SAST) Regulation	Specifica	
	exchange.			
7		Disclosures required to be made	Whether the disclosures	
		under regulation 10 (5)	under regulation 10 (5) are actually made	
	a. Name of the transferor / seller	under regulation	10 (5) are actually	

	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7 (a) above	shares fro Kumar Ba	om Shri Vinod ajaj Jt with Smt ladevi Bajaj by		
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC		0.88%		
	e.	Price at which shares are proposed to be acquired / actually acquired	1			
8.	Sh	areholding details	Tr	Pre- ansaction		Post- isaction
			No. of share sheld	% w.r.t total share capital ofTC	No. of shares held	% w.r.t total share capital ofTC
	A	Each Acquirer / Transferee(*) Shri Hargovind Gangabisan Bajaj (Ref Note)	300900	5.79	346500	6.66
	b	Each Seller / Transferor 1. Shri Vinod Kumar Bajaj Jt with Smt Shakuntala Devi Bajaj	45600	0.88	Nil	0.00

Note: Hargovind Gangabisan Bajaj out of 346500 equity shares is holding 20000 equity shares as custodian [Karta of the Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively].

Revist Bajaj

Hargovind Gangabisan Bajaj

PAN: ACJPB6308D

(Signed by Shri Rohit Bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: March 16, 2023

Place: Nagpur

Annexure-C

Name of the Target Company: Bajaj Steel Industries Limited

Details of Person(s) Acting in Concert, if any, along with their pre and post-acquisition shareholding:

Person Acting in	PAN	Pre-Acc	quisition	Post-Acc	quisition
Concert (PAC)		No. of Shares	% of Voting Right	No. of Shares	% of Voting Right
VINODKUMAR GANGABISAN BAJAJ	ACJPB6313L	45600	0.88	-	-
VINODKUMAR BAJAJ HUF	AADHV0793E	-	-	-	-
SHAKUNTALADEVI BAJAJ	ACJPB6411D	-	-	-	-
ASHISH BAJAJ	ACJPB6309C	-	-	-	-
KANIKA BAJAJ	ABSPB9946K	2000	0.04	-	
KUSH BAJAJ	AHIPB9961A	58928	1.13	58928	1.13
SUNIL BAJAJ HUF	AABHS1818P	10000	0.19	10000	0.19
BINA BAJAJ	ACJPB6310K	89200	1.72	89200	1.72
VARUN BAJAJ	AKKPB4493L	49800	0.96	49800	0.96
ROHIT BAJAJ	AALPB9517E	110650	2.13	110650	2.13
KUMKUM BAJAJ	ACJPB6285H	89200	1.72	89200	1.72
SUNIL BAJAJ	ACLPB3366R	173394	3.33	173394	3.33
GAYATRIDEVI HARGOVIND BAJAJ	AAMPB9398N	310454	5.97	310454	5.97
LAV BAJAJ	AHIPB9960B	58928	1.13	58928	1.13
SARVESH RAMDAS MUTHA	AHOPM2478D	1000	0.02	1000	0.02
RUIA AKSHAT	AENPR2898L	200	0.00	200	0.00
SANDEEP GOYAL	ADVPG1041K	5300	0.10	5300	0.10
SANGEETA GOYAL	ACLPG1229L	43600	0.84	-	-
RUIA PAWAN	ABGPR3769N	400	0.01	400	0.01
SIDHI VINIMAY PVT LTD	AADCS7150D	757800	14.57	757800	14.57
VIDARBHA TRADELINKS PVT LTD	AABCV4599D	418000	8.04	418000	8.04

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Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 29/03/2023

VINOD KUMAR BAJAJ 254, Pt. Ravi Shankar Shukla Marg, Civil Lines, Nagpur- 440 001

To,

The Listing Department

BSE Limited
1st Floor, New Trading Ring,
Rotunda Building,
P.J. Towers, Dalal Street,
Mumbai – 400 001

Date: 15/03/2023

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I, **Vinod Kumar Bajaj**, belong to the promoter group of Bajaj Steel Industries Limited, have inter-se transferred 45600 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), to Hargovind Gangabisan Bajaj who also belongs to the promoter group, by way of gift, through an off market transaction.

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

axazij

Vinod Kumar Bajaj

PAN No.: ACJPB6313L

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011.

Copy to:

- The Calcutta Stock Exchange Limited
 Lyons Range, Dalhousie,
 Kolkata 700 001, West Bengal.
- The Company Secretary, Bajaj Steel Industries Limited Plot No. C-108, MIDC Industrial Area, Hingna, Nagpur-440 016.

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Baja	aj Steel Industri	es Limited	
Name(s) of the acquirer and Persons Acting in	Hargovind Gangabisan Bajaj			
Concert (PAC) with the acquirer	PAC: As per Part-B			
Whether the acquirer belongs to		Yes		
Promoter/Promoter group				
Name(s) of the Stock Exchange(s) where the		 BSE Lir 		
shares of TC are Listed	Calcutta Stock Exchange Limite			
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)	
Before the acquisition / disposal under				
consideration, holding of:				
Shares carrying voting rights	45600	0.88%	0.88%	
 Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) 				
c) Voting rights (VR) otherwise than by shares				
 d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category) e) Total (a+b+c+d) 	45600	0.88%	0.88%	
Details of acquisition/disposal			330.34 (3000) (3000)	
a) Shares carrying voting rights acquired/disposed	45600	0.88%	0.88%	
b) VRs acquired-/sold otherwise than by shares				
c) Warrants/convertible securities/any other				
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold				
d) Shares encumbered / invoked/released by the acquirer				
e) Total (a+b+c+d)	45600	0.88%	0.88%	

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After the acquisition/disposal, holding of:			
a) Shares carrying voting rights	NIL	NIL	NIL
b) Shares encumbered with the acquirer			***
c) VRs otherwise than by shares			
 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			
e) Total (a+b+c+d)	NIL	NIL	NIL
Mode of acquisition / disposal (e.g. open	Inter Se Tr	ansfer amongst p	promoter by way
market / public issue / rights issue	of Gift	Through an	OFF Market
/ preferential allotment / inter-se transfer etc).	Transaction.		
Salient feature at the securities acquired including time redemption, ratio at which it can be converted into equity shares, etc		N.A.	
Date of acquisition / disposal of shares / VR			
or date of receipt of intimation of allotment of shares, whichever is applicable	(By Way of Gift)		
Equity share capital/total voting capital of the	Rs. 2,60,00,000/- comprising of 5200000		
TC before the said acquisition / disposal	Equity Shares of Rs. 5/- Each		
Equity share capital/total voting capital of the TC after the said acquisition / disposal	Rs. 2,60,00,000/- comprising of 5200000 Equity Shares of Rs. 5/- Each		
Total diluted share/voting capital of the TC after the said acquisition/disposal	NA		

TRBJJ

Vinod Kumar Bajaj

PAN No.: ACJPB6313L Date: 15/03/2023

Place: Nagpur

Part-B
Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor	Whether PAC belongs to the Promoter / Promoter Group	PAN ABSPB9946K	
KANIKA BAJAJ	Yes		
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D	
RUIA AKSHAT	Yes	AENPR2898L	
KUSH BAJAJ	Yes	AHIPB9961A	
VINOD KUMAR BAJAJ (HUF)	Yes	AADHV0793E	
SUNDEEP GOYAL	Yes	ADVPG1041K	
SUNIL BAJAJ	Yes	AABHS1818P	
ASHISH BAJAJ	Yes	ACJPB6309C	
BINA BAJAJ	Yes	ACJPB6310K	
VARUN BAJAJ	Yes	AKKPB4493L	
ROHIT BAJAJ	Yes	AALPB9517E	
KUMKUM BAJAJ	Yes	ACJPB6285H	
SANGEETA GOYAL	Yes	ACLPG1229L	
SUNIL BAJAJ	Yes	ACLPB3366R	
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N	
LAV BAJAJ	Yes	AHIPB9960B	
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D	
RUIA PAWAN	Yes	ABGPR3769N	
HARGOVIND GANGABISAN BAJAJ	Yes	ACJPB6308D	
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D	
SIDHI VINIMAY PVT LTD	Yes	AADCS7150D	

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Vinod Kumar Bajaj PAN No.: ACJPB6313L

Date: 15/03/2023

Place: Nagpur

Date: 16/03/2023

To,

The Listing Department

BSE Limited

1st Floor, New Trading Ring,

Rotunda Building,

P.J. Towers, Dalal Street,

Mumbai - 400 001

Sub: Disclosure under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011 (the "SEBI Takeover Regulations").

Ref.: Symbol: BAJAJST; Scrip Code: 507944; ISIN: INE704G01024

Dear Sir/Madam,

I, Hargovind Gangabisan Bajaj, belonging to the promoter group of Bajaj Steel Industries Limited, have inter-se acquired 45600 Equity Shares of Bajaj Steel Industries Limited (Scrip Code: 507944), by way of gift, through an off market transaction, from the following person(s) belonging to promoter group;

Sr No.	Shareholder Name	Joint Holder Name	No. of Shares Acquired
1	Shri Vinod Kumar Bajaj	Smt. Shakuntala Bajaj	45600
	Total		45600

As required under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeover) Regulations, 2011, I have enclosed herewith, disclosure of the above transfer of shares as per the relevant format prescribed under regulation 29 (2) of the SEBI Takeover Regulations, as notified by SEBI.

This letter is intended for the information and records of the stock exchanges.

Yours faithfully,

Rampagaja Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Enclosure: Disclosure as per relevant format prescribed under regulation 29 (2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and

Takeover) Regulations, 2011.

Copy to:

The Calcutta Stock Exchange Limited 7,	The Company Secretary, Bajaj Steel
Lyons Range, Dalhousie, Kolkata-700 001,	Industries Limited Plot No. C-108, MIDC
West Bengal.	Industrial Area, Hingna, Nagpur- 440 016

Disclosures under Regulation 29 (2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Baja	j Steel Industries	Limited
Name(s) of the acquirer and Persons Acting in	Hargovind Gangabisan Bajaj		
Concert (PAC) with the acquirer	PAC: As per Part-B		
Whether the acquirer belongs to		Yes	
Promoter/Promoter group			
Name(s) of the Stock Exchange(s) where the		1. BSE Limited	
shares of TC are Listed		2. CSE Limited	
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition / disposal under			
consideration, holding of:			
a) Shares carrying voting rights	300900	5.79%	5.79%
b) Shares in the nature of encumbrance			
(pledge/ lien/ non-disposal undertaking/ others)			
c) Voting rights (VR) otherwise than by			
shares			
d) Warrants/convertible securities/any			
other instrument that entitles the			
acquirer to receive shares carrying voting			
rights in the T C (specify holding in each			
category)			
e) Total (a+b+c+d)	300900	5.79%	5.79%
Details of acquisition/disposal			
a) Shares carrying voting rights	45600	0.87%	0.87%
acquired/ disposed			
b) VRs acquired /sold otherwise than by			
shares			
c) Warrants/convertible securities/any			
other instrument that entitles the			
acquirer to receive shares carrying voting		10	
rights in the TC (specify holding in each			
category) acquired/sold			
d) Shares encumbered / invoked/released			
by the acquirer			
e) Total (a+b+c+d)	45600	0.87%	0.87%

HARGOVIND GANGABISAN BAJAJ 'SAKET', FARMLAND, RAMDASPETH, NAGPUR-440 010

		NA.	GPUR-440 010
After the acquisition/disposal, holding of:			
 a) Shares carrying voting rights 	345600	6.66%	6.66%
b) Shares encumbered with the acquirer			
c) VRs otherwise than by shares			
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			
e) Total (a+b+c+d)	345600	6.66%	6.66%
market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc). Salient feature at the securities acquired	way of 0 Transactio		n OFF Market
including time redemption, ratio at which it can be converted into equity shares, etc	N.A.		
Date of acquisition / disposal of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	14/03/2023 (By Way of Gift)		
Equity share capital/ total voting capital of the TC before the said acquisition / disposal	Rs. 2,60,00,000/- consisting of 5200000 Equity Shares of Rs. 5/- Each		
Equity share capital/ total voting capital of the TC after the said acquisition / disposal	Rs. 2,60,00,000/- consisting of 5200000 Equity Shares of Rs. 5/- Each		
Total diluted share/voting capital of the TC after the said acquisition/disposal	NA		

Note: Hargovind Gangabisan Bajaj out of 345600 equity shares is holding 20000 equity shares as custodian (Karta of Hargovind Gangabisan Bajaj HUF (10000 equity shares) and Gangabisan Bajaj & Son HUF (10000 equity shares) respectively.

Rain-Bajoj.

Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 16/03/2023 Place: Nagpur

Part-B

Name of the Target Company: Bajaj Steel Industries Limited
Details of the Promoters, Members of the Promoter Group and Person(s) Acting in Concert
with them, if any, along with their Shareholding:

Name of the transferor and Person Acting in Concert (PAC) with the transferor		
KANIKA BAJAJ	Yes	ABSPB9946K
SHAKUNTALADEVI BAJAJ	Yes	ACJPB6411D
KUSH BAJAJ	Yes	AHIPB9961A
SUNIL BAJAJ HUF	Yes	AABHS1818P
ASHISH BAJAJ	Yes	ACJPB6309C
BINA BAJAJ	Yes	ACJPB6310K
VARUN BAJAJ	Yes	AKKPB4493L
ROHIT BAJAJ	Yes	AALPB9517E
KUMKUM BAJAJ	Yes	ACJPB6285H
VINODKUMAR GANGABISAN BAJAJ	Yes	ACJPB6313L
SUNIL BAJAJ	Yes	ACLPB3366R
GAYATRIDEVI HARGOVIND BAJAJ	Yes	AAMPB9398N
LAV BAJAJ	Yes	AHIPB9960B
VINOD KUMAR BAJAJ HUF	Yes	AADHV0793E
SARVESH RAMDAS MUTHA	Yes	AHOPM2478D
RUIA AKSHAT	Yes	AENPR2898L
SANDEEP GOYAL	Yes	ADVPG1041K
RUIA PAWAN	Yes	ABGPR3769N
SANGEETA GOYAL	Yes	ACLPG1229L
SIDHI VINIMAY PRIVATE LIMITED	Yes	AADCS7150D
VIDARBHA TRADELINKS PVT LTD	Yes	AABCV4599D



Hargovind Gangabisan Bajaj

Acquirer

PAN No.: ACJPB6308D

(Signed by Shri. Rohit bajaj acting as Agent of Shri. Hargovind Gangabisan Bajaj vide General Power of Attorney Dt. 03/08/2018)

Date: 16/03/2023 Place: Nagpur



GENERAL POWER OF ATTORNEY

PRINCIPAL : SHRI HARGOVIND GANAGABISAN BAJAJ

AGENT : SHRI ROHIT HARGOVIND BAJAJ

EXECUTED ON : 03/08/2018 REGISTERED ON : 03/08/2018

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M/S DWIVEDI & KHEDKAR ADVOCATES

"SHRINIWAS", WARDHAMAN NAGAR SQ.
CENTRAL AVENUE, NAGPUR - 440 008.
PH. NO. 2767995, FAX 0712-2762645
email: msdkadvocates@gmail.com



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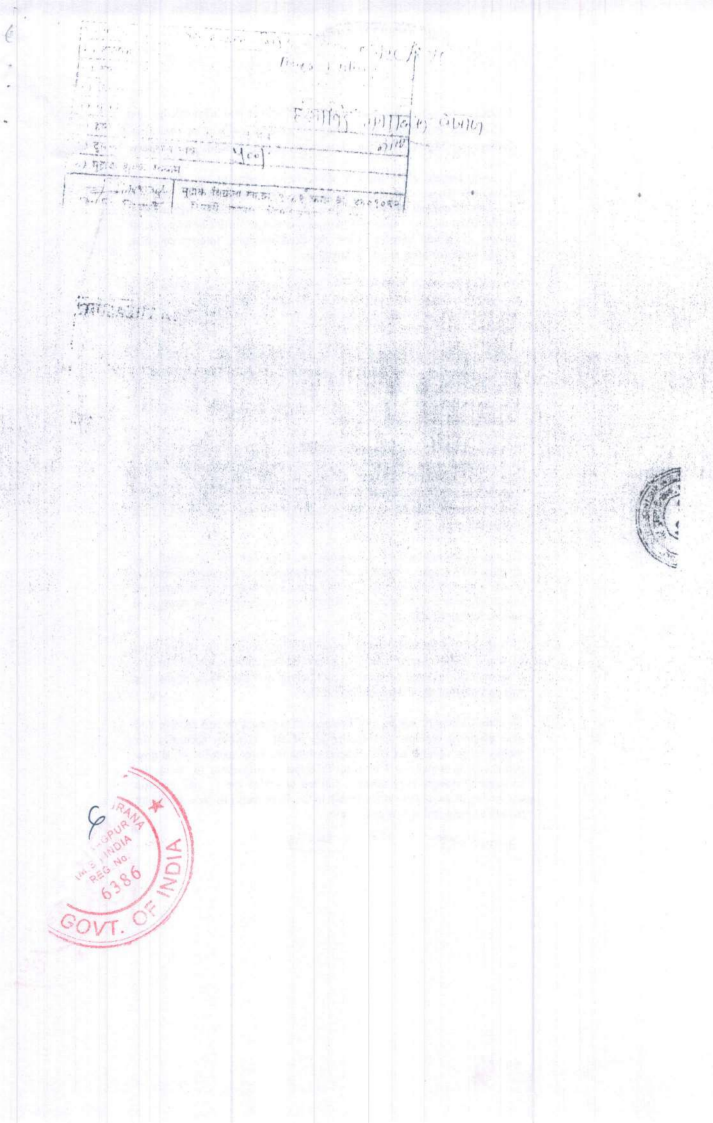
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GENERAL POWER OF ATTORNEY

PRESENTS ALL MEN BY THESE THAT KNOW Hargovind S/o. Gangabisanji Bajaj (holding PAN . ACJPB6308D) aged 91 years. R/o, 'Saket', 55, Farmland, Ramdaspeth, Nagpur - 440 010, Maharashtra (hereinafter referred to as the 'Executant/Principal'), do hereby nominate, appoint and constitute, Shri Rohit Bajaj, S/o. Shri Hargovind Bajaj. (holding PAN. AALPB9517E) aged about 66 years, Occupation - Business, R/o. 'Saket'. 55, Farmland, Ramdaspeth, Nagpur - 440 010, Maharashtra (hereinafter referred to as the 'Attorney') who has subscribed his signature hereunder in token of identification and acceptance to be my true and lawful Attorney and to do and perform and cause to be done or performed any one or all of the following acts. deeds, matters and things, for and on behalf of the Executant/Principal/Principal, namely :-

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2. To open, operate, close, transfer or otherwise deal with any of my bank accounts / D-mat accounts and to sign and/or endorse the name of Executant/Principal to any cheques or other negotiable instruments, drafts, fixed or call or time deposit-receipts and securities or investments of any kinds and transfer forms, dividend warrants, interest coupons, refund orders or other similar instruments.

3. To collect dividends, interest or any income and duly discharge the same by issuing valid receipts in respect of the shares/debentures/securities or any financial instrument belonging to the Executant/Principal and to represent the Executant/Principal as and when necessary before such Authority or authorities or companies for the purpose of taking delivery of the securities, dividend warrants and bonus shares that may be issued by any company whose shares/securities are possessed and owned by the Executant/Principal or may be possessed and owned by the Executant/Principal in future and to attend as a proxy in company meetings and to give vote or votes.

4. To make and file returns/reports/submissions under the Income-Tax Laws / Revenue Laws or any other laws, on behalf of the Executant/Principal and to represent the Executant/Principal before any of the concerned authorities including appellate bodies in such proceedings, and appeals and revisions in such proceedings, and appeals and revisions in such proceedings.

 To represent before any Company or Organization, in which the Executant/Principal is shareholder/owner/member or having any interest in any manner whatsoever and to vote at the meetings of any company or corporate bodies or cooperative societies or condominium of Apartment owner, Authorities, etc.

To engage, appoint advocate(s), solicitor(s) to represent me in any court
of law. Tribunal, Authorities, etc., chartered accountants, pleader or any
other legal or income advisors / practitioners and sign Vakalatnama for
and on behalf of the Executant/Principal.

7. To claim, demand, sue for enforcement of payment of and receive and give effectual receipts and discharges of all moneys, securities for money, debts, liabilities and legacies which the Executant/Principal now possess or to which the Executant/Principal is entitled or to which the Executant/Principal may become entitled or which are or may become due owing or payable or transferable to the Executant/Principal from any person(s), companies or organization.

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To avail obtain or provide any loan or borrowings from any person or to any person on behalf of the Executant Principal and to utilize the same for any purpose as the Attorney thinks fit and expedient

To buy, acquire, sell, gift, transfer, relinquish or otherwise dispose of with or without consideration, any part of my shares, investments, securities, property(ies) whether movable or immoveable, to receive the price/consideration thereof and to grant acknowledgment, receipt for the same and to sign, execute and if necessary to get registered the Deeds, Agreements, Instruments or papers/documents present for registration and to admit execution of any Deed, Instrument, Documents, etc and also present for registration any Deed. Instrument, Documents executed by me and to take delivery of any Deed / Instruments, documents executed by or in favour of the Executant/Principal before any Registrar or Sub-Registrar of Assurances or any Authority.

10. To file suits for recovery of arrears of rem or recovery of loans advanced or deposits made, defend suits/proceedings filed against the Executant/Principal whether pertaining to any properties and oth whether out of Court or through Court er assets or not.

To negotiate, compromise and settle either through the court or out of court any suits. legal proceedings filed by or against the Executant/Principal in any court of law to refer any matter for mediation / arbitration. To sign, execute and file Compromise Deed/Petition, application for compromise / settlement of any suits / proceedings, etc. pending in any count of law and to file affidavits, declarations, undertakings, applications, documents, papers, etc. and to attend and appear before the court and to represent me before all courts of law for this purpose and to do, perform and cause to be done or performed all such acts, deeds, things and matters, as may be deemed expedient by the Attorney for that purpose.

To sign, verify, execute, plaints, written statements, counter claims, petitions, appeals, reviews, applications, affidavits, Power of Attorney and Papers, revision applications, pleadings every description that may be necessary to be signed, verified and executed for the purpose of fixing prosecuting or defending any suit, actions, appeals and proceedings of any kind whatsoever in any Court of Law or Equity, hether of Original. Appellate, Testamentary or revisional jurisdiction established by lawful authority or before the Income Tax. Wealth Tax. Gift Tax, Appellate Assistant Commissioner or Tribunals and to do acts and appearances and applications in any such Court or Court and Forums aforesaid in any suits, actions, appeals or proceedings and all information or complaints that it shall or may be held, brought or commenced and to defend, and answer or oppose the same or suffer judgments or decrees to be had, given, taken or pronounced in any such suits, actions, appeal, proceedings, bills, information or complaints on my behalf either individually or acting for and on behalf of any firm, company or organization as the Attorney shall be advised deem fit or think proper and expedient and to execute decree and also bid at auction sales or to authorize any agents or sub-agents to bid at auction sales and purchase

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the property at the said anction sales, to make withdrawals or decree amount or sale proceeds from any Court or authorized agent or subagents to do the same. To settle compromise any suit legal proceedings filed by or against me in any Court of Law. To sign, verify, file compromise Deed / Petition, application for compromise of suit, to sign, swear, verify and file an affidavit in support of such compromise petition application in any suit / proceedings in the court and to appear for / represent me in any suit / legal proceedings before any court for the aforesaid purpose.

- 13. To receive all cable, mails, telegrams, registered and unregistered letters and parcels, packages, goods, money orders and other communications and things whatsoever from Posts and Telegraphs Office or Officer/s or from any other source and to sign and pass receipts for the same and from all carriers by land, sea and air.
- 14. To invest any of moneys or assets of the Executant/Principal whether on interest or otherwise in the mortgage of any freehold, teaschold or properties of any other tenure or hypothecation/pledge/mortgage of any properties as the Attorney may in his absolute discretion think fit and proper.
- To enter into all kinds of commercial and business transactions / dealings / contracts on behalf of the Executant/Principal.
- 16. For all or any of the purposes aforesaid to execute all such guarantees, indemnities. covenants and obligations on behalf of the Executant/Principal as the Attorney may think necessary and proper.
- 17. For the better and effectual doing, performing and executing of the matters and things aforesaid, the Executant/Principal do hereby grant unto said Attorney full Power and Authorities to substitute and appoint in his place one or more Attorney or Attorneys to exercise, on my behalf as the Attorney or Attorneys, all the powers and authorities hereby conferred and to revoke any such appointment from time to time and to substitute or appoint any other or others in place of such Attorney or Attorneys as the said Attorney may from time to time think fit.
- 8. AND for effectually removing any doubt which may arise as to the true meaning of these presents or as to the construction or application of the powers, authorities and discretions hereby conferred. I do hereby declare that the powers, authorities and discretion hereby conferred upon the attorney shall not in any case be deemed to revoke any power or authorities or discretion by me here before to the attorney or be deemed to be limited by any such previously given powers, authorities and discretions or be deemed to be limited to such transactions and matters as are herein expressly mentioned but the same are intended to extend and shall in all cases extend to all the matters or transactions not herein precisely / expressly mentioned or defined which in the course of any of my business concern / properties or affairs may by the attorney be deemed to be requisite or expedient to be done or performed.

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To do and cause to be done or executed perform and execute all such deeds, instruments acts and thinks in relation to the properties movable and immovable now or hereafter belonging to me wherein the Executant Principal shall have any interest and in all matters relating to affairs of the Executant Principal as fully and effectively in all aspects as the Executant Principal thinself could have done if personally present as the said Attorney shall deem fit and proper.

To do and perform and execute and cause to be done, performed and executed all such other acts, deeds, matters and things, whatsoever, either specifically / expressly or generally described in or about my estate, properties both movable as well as immovable, business affairs concerning me or in which I may be interested as amply and effectually to all intents and purpose as I could do personally if these presents had not been made. The Attorney is and shall always be authorized and entitled to do, perform, execute and eatise to be done, executed or performed all such other acts, deeds, matters and things, whatsoever, as may be necessary or required to be done for proper complete and effectual execution, implementation or exercise of any or all of the powers above mentioned.

a HEREBY AGREE AND DECLARE ALL THAT acts deeds and things does executed or caused to be done or executed by the said Attorney shall be construed as acts, deeds, and things done or executed by the Executant/Principal. The Executant/Principal hereby undertakes to ratify and confirm all and whatever the said Attorney shall do or cause to be done by virtue of the powers hereby given. The Executant/Principal hereby confirms that any person relying upon this Power of Attorney shall be protected by the representation made herein and the authorities given by me to the said Attorney and Executant/Principal shall not challenge or call in question any act done by the said Attorney for and on behalf of the Executant/Principal and same shall be binding upon the Executant/Principal.

The Executant/Principal and the Power of Attorney holder (Attorney) are in blood relation i.e. Father and son respectively.

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IN WITNESS WHERLOF, I Hargovind see Gangabiyon Blan set and subscribed my hand upon fully understanding the preamer and effect of the contents of this general power of Attorney at Nagput on this on 3rd of August 2018 in present of the attesting witnesses.

(M.S.) INDI.

REG. No. 6386

Witnesses :



Shailesh Shriniwas Dwivedi 101 Shrimwas Central Avenue Road



Hargovind S/o Ganagabisan Bajaj (Executant/Principal)

> I agree to act as Attorney Accepted



Dupak Bal 2. Deepak Batra

Add 102, Chananya apartment, Shankar nagar Nagpur-440010,



Rohit S/o Hargovind Bajaj (Attorney)

अर्थेन्टीकेशन के :- 248/10 हे मुखत्यार पत्र भी/भीनती. ह ८०१/ १०६ र १०१ वय १) व्यवसाय केना प्रवेच १० २१ ५१११० प्रवेच १२१५ यांनी वारिख 03/00/200 तांनी माझे समक्ष हाही करन दिली, व्याच्या अंकसी विषयी श्री हैं। ले हें 2 850 कर्न वम हर् व्यवसाय व्यवहार Mrs. KHURANA र्ने हल रहे 1977 यानी माझी खात्री करून दिली आहे NAGPUR DISTT. (M.S.) REG. No. 6386 8 037007201C सह दुराम विसंधक, वर्ग-२ नागपुर भहर, क. ५. (TO TO 100) -

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सह व्याम निबधक वर्ग नागपुर शहर क्र. ५



CHANCHAL KHURANA Advocate & Notary Resi. Off. H/No. 410/3. Mecosabagh, NAGPUR-440004











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भारत सरकार Government of India

रोक्टित यजाज Rohit Bajaj जन्म तिथि/ DOB; 27/05/1951 ges / MALE



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मरी पहचान



Bistrict Bar Association Kappur



IDENTITY CARD



Address

Contact No

SHARLESH SHRINIVAS OWIVEDI (Advocate) APPNo.101, Shriniwas Central Avenue Wardhman Nagar Sqr Nagpur - 44008 +91- 9371177761

Reg No & Date

MAH/680/1977 14/09/1977

with Bar council of Man. & Goa.



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Address: Rei No. 102, Chatanya Apartment, 155, Shradhanand pett Shanker Negar, Negpur Shanker Negar Maharssnua, 440010

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ार राज्यात स्व. हरवावित स्वाविसत्तत्री बजाब राज्यात्रात्र राज्यात्र ह.254/2018. आमगुअत्कार व्यक्षिप्रमाणन क्रोता हरवावित संगविसत्तवी बजाब ्राच्याना प्रमुक्त Par Palan CONTRACTORY CASH TERE TO 1000-नुबल्धारनामा अनुप्रमाणन इतर पावती एकूम. पाननी क: 5910 दिलाक 0308/2018 K-Mb John Hore ; 11 表現人 भोरकी के अश्रम Ragn 39M ₹ 100.00 € 100.00



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