## Dome Trade and Investment Ltd

6th Floor, Tower 1, Nexteracom Building, Ebene, Republic of Mauritius Tel: + (230) 404-0200 Fax: + (230) 404-0201

March 2, 2020

To:

National Stock Exchange of India Limited

Exchange Plaza, BKC, Bandra (East)

Mumbai - 400 051

**BSE Limited** 

Floor 25, P J Towers, Dalal Street,

Mumbai - 400001

Sub: Disclosure under Regulation 10(5) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (hereinafter the "Takeover Regulations") regarding acquisition of equity shares of Adami Power Limited (APL)

Dear Sir,

Please find attached herewith disclosure in the prescribed format under Regulation 10(5) of the Takeover Regulations with respect to proposed indirect acquisition of 29,11,24,451 (7.55%) equity shares of Adani Power Limited by Dome Trade and Investment Limited from Acropolis Trade and Investments Limited.

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This is in compliance with Regulation 10(5) of Takeover Regulations.

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Kindly take the same on record.

For Dome Trade and Investment Ltd.

Director / Authorised Signatory

Encl:a/a.

## 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)	Adani Power Limited		
2.	Name of the acquirer(s)	Dome Trade and Investment Limited		
2	hadi ali and an ali and a single sing	(Dome / Acquirer)		
3.	Whether the acquirer(s) is/ are promoters of the	I		
	TC prior to the transaction. If not, nature of relationship or association with the TC or its			
	promoters			
4.	Details of the proposed acquisition			
	a. Name of the person(s) from whom shares are to be acquired	Please refer note below		
	b. Proposed date of acquisition	The date of issuance of certificate of amalgamation by the Registrar of Companies, Mauritius which shall be a date post March 9, 2020		
	c. Number of shares to be acquired from each person mentioned in 4(a) above	Acquirer shall indirectly acquire 29,11,24,451 equity shares held by Universal in Target Company. Please refer note below		
	d. Total shares to be acquired as % of share capital of TC	Acquirer shall indirectly acquire the shares held by Universal in Target Company i.e. 7.55% of the share capital of Target Company. Please refer note below.		
	e. Price at which shares are proposed to be acquired	Not applicable - Please refer note below		
	f. Rationale, if any, for the proposed transfer	Please refer note below		
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	Regulation 10(1)(a)(iii)		
6.	If, frequently traded, volume weighted average market price for a period of 60 trading days preceding the date of Issuance of this notice as traded on the stock exchange where the maximum volume of trading in the shares of the TC are recorded during such period.	INR 60.76		
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	Not applicable		

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8,		claration by the acquirer, that the acquisition ice would not be higher by more than 25% of		icable – ple	ase refer	note below
		e price computed in point 6 or point 7 as plicable.				
9.	1		Acropolic	Trade and	Invactor	ents Limited
٦.		claration by the acquirer, that the transferor				
		d transferee have complied / will comply with		nt Limited		
		plicable disclosure requirements in Chapter V			•	
	1	the Takeover Regulations, 2011 (corresponding				hapter V of
4	1 -	ovisions of the repealed Takeover Regulations 97)		-		2011, to the
	13	3/)	extent ap	_	ations, a	torr, to the
10.	Do	claration by the acquirer that all the conditions		-	condition	r specified
10.		ecified under regulation 10(1)(a) with respect to		• •		,
		emptions has been duly complied with.	1	ons has be		
	EA	emptions has been duly complied with.	with	טווס וומס טו	en duly	complied
11.	Sh	areholding details	-	ore the	Δft	er the
	311	arenorang details	proposed		proposed	
			1	saction		saction
-			No. of	% w.r.t	No. of	
			shares	total	Shares	total
			/voting	share	/voting	
			rights	capital of	Rights	capital
				TC		of TC
	а	Acquirer(s) and PACs (other than sellers)(*)	Please re	fer Annexui	re 1	
	b	Seller (s)				

(\*) Shareholding of each entity may be shown separately and then collectively in a group.

Signature :

For Dome Trade and Investment Ltd

Director

Date: 2<sup>nd</sup> March,2020

The above disclosure shall be signed by the acquirer mentioning date. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the acquirers.

Common Seal

## Note:

Universal Trade and Investments Limited ("Universal") a Mauritius company and a part of the promoter group of Adani Power Limited, the target company holds 29,11,24,451 equity shares of Adani Power Limited. 100% shares of Universal are held by Acropolis Trade and Investments Limited ("Acropolis" - another Mauritius company). Acropolis has another wholly owned subsidiary in Mauritius viz. Dome Trade and Investment Limited (Dome). Dome in turn has a wholly owned subsidiary in Mauritius viz. Fervent Trade and Investment Limited (Fervent). Pursuant to a scheme of arrangement involving amalgamation of Fervent into Universal under the laws of Mauritius, shares carrying 67% voting rights in Universal will be held by Dome (being shareholder of Fervent) and shares carrying 33% voting rights in Universal will be held by Acropolis. Regulation 10(1)(a)(iii) of the Takeover Regulations, 2011 provides that acquisition pursuant to inter se transfer of shares amongst a company and its subsidiary will be exempt from obligation to make open offer under Regulation 3 and 4 of the Takeover Regulations, 2011. This form is therefore being filed under Regulation 10(5) of Takeover Regulations, 2011. For the purpose of this form, Dome has been regarded as Acquirer and Acropolis has been treated as transferor. As already mentioned above, Dome is a wholly owned subsidiary of Acropolis.

Name of Target Company(TC): Adeni Power Limited (APL)

Before the prop	osed transaction	After the proposed transaction		
No. of shares / voting rights	% w.r.t total share capital of TC	No. of shares / voting rights	% w.r.t total share capital of TC	
NIL	0.00	NIL	0.00	
NIL	0.00	0	0.00	
	No. of shares / voting rights	voting rights capital of TC  NIL 0.00	No. of shares / % w.r.t total share voting rights capital of TC voting rights  NIL 0.00 NIL	

Details of Transferor

Total - Transferor - (b)	NIL	0.00	NIL	0.00
Acropolis Trade and Investments Ltd.	NIL	0.00	NIL	0.00

Details of Persons acting in concert (PAC) with the Acquirer i.e. Other shareholders of APL belonging to promoter and promoter group of APL

Gaulam S. Adani & Rajesh S. Adani (on behalf of S. 8. Adani Family Trust)	1,405,179,633	36.43	1,405,179,633	36,43
Adani Tradeline LLP	377,190,885	9.78	377,180,885	9.78
Gautem S. Adani & Priti G. Adani (on behalf of Gautem S. Adani Family Trust)	16,432,820	0.43	16,432,820	0.43
Worldwide Emerging Market Holding Ltd.	192,846,900	5,00	192,846,900	5.00
Afro Asia Trade and Investments Ltd	265,485,675	6.88	265,465,675	6,68
Universal Trade and Investments Ltd."	291,124,451	7.55	291,124,451	7.55
Emerging Market Investment DMCC	192,300,000	4.99	192,300,000	4.99
Flourishing Trade and investment Ltd.	151,062,201	3.92	151,062.201	3.92
Gautam S. Adani	1	0.00	1	0.00
Rajesh S. Adani	1	0.00	1	o.00
Total - PAC (c)	2,891,612,567	74.97	2,891,612,567	74.97
Grand Total (a+b+c)	2,891,612,587	74.97	2,891,612,567	74.97

\* Universal Trade and Investments Limited ("Universal") a Maurillus company and a part of the promoter group of Adani Power Limited, the target company holds 29,11,24,451 equity shares of Adani Power Limited. 100% shares of Universal are held by Acropolis Trade and Investments Limited ("Acropolis" - another Maurilius company). Acropolis has another wholly owned subsidiary in Maurilius viz. Domo Trade and Investment Limited (Dome). Dome In turn has a wholly owned subsidiary in Maurilius viz. Fervent Trade and Investment Limited (Fervent). Pursuant to a scheme of arrangement involving amalgamation of Fervent into Universal under the laws of Maurillus, shares carrying 67% voting rights in Universal will be held by Dome (being shareholder of Fervent) and shares carrying 33% voting rights in Universal will be held by Acropolis. Regulation 10(1)(a)(iii) of the Takeover Regulations, 2011 provides that acquisition pursuant to inter se transfer of shares amongst a company and its subsidiary will be exempt from obligation to make open offer under Regulation 3 and 4 of the Takeover Regulations, 2011. This form is therefore being filed under Regulation 10(5) of Takeover Regulations, 2011. For the purpose of this form, Dome has been regarded as Acquirer and Acropolis has been treated as transferor. As already mentioned above. Dome is a wholly owned subsidiary of Acropolis.

For Dome Trade and Investment Ltd.

Director Date: 02-03-2020

