

REGD. OFF. & WORKS: 2-A, I.S. GAJRA INDUSTRIAL AREA-1, A.B. ROAD, DEWAS - 455 001 (M.P.) INDIA

PHONE: +91-7272-405310, 404802 FAX: +91-7272-404802

E-MAIL: ggmarketing@ggautomotive.com, ggautomotive@yahoo.com

CIN: L29130MP1974PLC035049

Date: 02<sup>nd</sup>November, 2023

To

Department of Corporate Service, **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

Sub.: Disclosure pursuant to Regulation 29 (1) of SEBI (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2011.

Dear Sir,

Please find enclosed herewith the disclosures as required in terms of Regulation 29 (1) of SEBI (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2011as amended from time to time of M/s. Belkenn Loco Parts Pvt Ltd.

Kindly acknowledge receipt of the same.

Thanking You,

Yours faithfully,

FOR G. G. AUTOMOTIVE GEARS LIMITED

KENNEDY RAM GAJRA MANAGING DIRECTOR

(DIN: 02092206)

PLACE: DEWAS







406, Manas Bhawan, 11 R.N.T. Marg Indore (M.P.), India 452010

Email: locopartsbelkenn@gmail.com

Date: 02<sup>nd</sup> November, 2023

To,
The Board of Directors
G. G. Automotive Gears Limited
2-A, I.S. Gajra Industrial Area-1, A.B.
Road, Dewas, Dewas, Madhya
Pradesh, 455001, India

## SUB:Disclosurein terms of regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2013

Dear Sir,

Kindly find enclosed herewith the Disclosure as required under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2013, in respect of Change in shareholding pursuant to Preferential allotment by the Company to the investors other than myself and Persons Acting In Concert.

Kindly take the same on records and acknowledge the receipt of the same.

Thanking You,

Yours faithfully,

For Belkenn Loco Parts Pvt Ltd

Authorised Signatory

Place: Indore

# Format forDisclosure in terms of regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) (Amendment) Regulations, 2013

### Part-A- Details of the Acquisition

Nameof the Target Company (TC)	G.G. AUTOMOTIVE GEARS LTD			
Name(s)oftheacquirerand PersonsActingin Concert (PAC) with theacquirer	Acquirer: Belkenn Loco Parts Pvt Ltd			
	PAC:			
	None			
Whethertheacquirerbelongs to Promoter/Promotergroup	No			
Name(s)of the StockExchange(s)wherethesharesofTCare Listed	Bombay Stock Exchange			
Detailsoftheacquisition/ <del>disposal</del> asfollows	Number	%w.r.t.total share/voting capital wherever applicable(*)	%w.r.t.total diluted share/voting capitalofthe TC(**)	
Beforetheacquisitionunderconsideration, holding of:				
a) Sharescarrying votingrights	NIL	NIL	NIL	
b) Shares in thenatureofencumbrance(pledge/ lien/non-disposalundertaking/others)	NIL	NIL	NIL	
c) Votingrights(VR)otherwise than byshares	NIL	NIL	NIL	
d) Warrants/convertible securities/any other instrumentthatentitlestheacquirer toreceivesharescarrying voting rightsin theTC(specify holdingineach category)	NIL	NIL	NIL	
e) Total (a+b+c+d)	NIL	NIL	NIL	

a)	<b>Detailsofacquisition/sale</b> Sharescarrying votingrightsacquired/sold	NIL	NIL	NIL		
b)	VRsacquired/soldotherwise than byshares	NIL	NIL	NIL		
с)	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	7,13,833	NIL	7.15		
d)	Sharesencumbered /invoked/released bytheacquirer	NIL	NIL	NIL		
e)	Total (a+b+c+d)	7,13,833	NIL	7.15		
Aft	ter theacquisition/sale,holding of:					
a)	Sharescarrying votingrights	7,13,833	NIL	7.15		
b)	Sharesencumbered with theacquirer	NIL	NIL	NIL		
c)	VRsotherwise than byshares	NIL	NIL	NIL		
d)	Warrants/convertible securities/any other instrumentthatentitlestheacquirer toreceivesharescarrying voting rightsin the TC(specify holding in each category) after acquisition	9,45,000	NIL	7.15		
e) '	Total (a+b+c+d)	7,13,833	NIL	7.15		
market	ofacquisition /sale(e.g.openmarket/off- t/public issue/ rights issue rentialallotment/inter-se transferetc).					
	t features of the securities acquired ing time till redemption, ratio at which it can verted into equity shares, etc.	Total 7,13,833Warrants convertible into equivalent equity shares shall be converted within 18 months of the allotment.				
of intir	acquisition/saleofshares/VRordateofreceipt mation ofallotmentofshares, everisapplicable	01-11-2023				
	sharecapital/totalvotingcapitaloftheTCbefor aidacquisition/ <del>-sale</del>	79,16,167Equity Shares of Rs. 10/- each				
	sharecapital/totalvotingcapital of the rthe saidacquisition/ <del>-sale</del>	83,31,167Equity Shares of Rs. 10/- each				
	lilutedshare/voting loftheTCafterthesaid acquisition	99,90,000 Equity Shares of Rs. 10/- each				

Signature of the acquirer/Authorised Signatory

Place: Indore

Date:02-11-2023

#### Note:

- (\*) Totalsharecapital/votingcapitalto be taken as perthelatestfiling done by the company to the StockExchangeunderClause 35ofthelistingAgreement.
- (\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

 $(***) Part-B\ shall be disclosed to the Stock Exchanges but shall not be disseminated.$ 

Signature of the acquirer/Authorised Signatory

Place: Indore Date:02-11-2023