From:
Aalap Prajapati
34, Raghukul Bunglows
Opp. Gulab Tower, Sola Road.
Thaltej, Ahmedabad
Date: 18/11/2024

To,
Securities and Exchange Board of India
PN-C/7, 'G'Block, BKC
Bandra-Kurla Complex,
Bandra (East)
Mumbai-400 051

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

Dear Sir/Ma'am,

Please find enclosed the Report under Regulation 10(7) of the SEBI (SAST) Regulations, 2011, along with other requisite documents and details of payment of fees SEBI, in respect of inter-se transfer of 9,27,150 (12.49%) shares of Gujarat Terce Laboratories Limited being the Target Company ("TC") in the following manner:

Inter-se Transfer (by way of off market inter-se transfer pursuant to executed gift deed) of 9,27,150 (12.49%) shares from Mrs. Manjulaben S. Prajapati to Mr. AalapNatwarbhaiPrajapati, being promoters of the TC;

The shares have been acquired by way of "Gift Deed" from amongst the Promoters and Promoter Group pursuant to exemption provided in Regulation 10(I)(a)(ii) SEBI (SAST) Regulations, 2011 and there will be no change in the total Shareholding of the Promoters Group after such inter-se transfer of shares of TC.

You are requested to note that:

The intimations and report(s) under Regulation 10(5) and Regulation 10(6) of SEBI (SAST) Regulations, 2011 have been filed with the Stock Exchanges on 24th October, 2024 and 30th October, 2024.

The payment of Rs. 1,77,000/- (Rs. 1,50,000/- plus GST @18%) in favour of Securities and Exchange Board of India has been executed on Dated: 14/11/2024 (payment reference id : ZBBCUNG05J5CXP and bank reference id Bank of Baroda).

Thanking you,

Yours faithfully Acquirer

Acquirer

Mr. Aalap Natwarbhai Prajapati

Encl: As above

a. ReportunderRegulation10(7)oftheSEBI(SAST)Regulations,2011.

 $[\]textbf{b.} \ \ Following are the Annexure sattached with the reportunder Regulation 10 (7) of SEBI$

(SAST) Regulations, 2011

a. Annexure1:

PaymentReceiptofApplicationFeemadetoSEBIasrequiredunder 10(7) of SEBI (SAST) Regulations, 2011

Regulation

b. Annexure2:

IntimationunderRegulation10(5)ofSEBI(SAST)Regulations,2011

c. Annexure3:

DisclosureunderRegulation10(6)ofSEBI(SAST)Regulations,2011

d. Annexure4:

DisclosuresunderRegulation29(2)ofSEBI(SAST)Regulations,2011from both Acquirers and Sellers.

CopyofReportissent to:

BombayStockExchangeLimite	Gujarat	Terce
d 5th Floor, P.J. Towers, Dalai	Laboratorie	s Limited
Street,	Script Code	:524314
Mumbai-400001		

भारतीय प्रतिभूति और विनिमय बोर्ड Securities and Exchange Board of India

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

1	Gen	eralDetails				
	a.	one acquirer (the correspondent acquirer)with whom SEBI shall correspond.}	Name: Mr. AalapNatwarbhaiPrajapati Address: 34, RaghukulBunglows, Nr. Gulab Tower, Sola Road Thaltej, Gujarat India 380059 Telephone No 95376 93235 E-mail Id: aalap.prajapati@gujaratterce.com			
	b.	Whethersenderistheacquirer(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)	Not Applicable			
	d.	Name, address, Tel no. and e-mail of sender, if sender is not the acquirer	Not applicable			
2	Cor	ComplianceofRegulation10(7)				
	a.	Dateof Report	18 th November, 2024			
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition				
	c.	Whether the report is accompanied with fees as required under Regulation 10(7)	Yes, the prescribed fees of Rs177000/-(1,50,000/-GST of Rs 27000/-) is paid via net banking mode in favour of Securities and Exchange Board of India The payment receipt is enclosed herewith.			
3	Con	ComplianceofRegulation10(5)				
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Companyare listed at least 4 working days before the date of the proposed acquisition.	Copy attached herewith as Annexure I			
	b.	Dateof Report	24 th October, 2024			

Thefollowingabbreviationshavebeenusedallthroughthedocument: TCstandsfor 'TargetCompany', 'TakeoverRegulations' standsfor 'SEBI (SubstantialAcquisition ofSharesandTakeovers) Regulations, 2011'

	Com	whether the report has been filed with the	Yes			
	a.	Stock Exchanges where the shares of the Company are listed within 4 working days of the acquisition.	Copy attacl		Annexure 1	π
	b.	Dateof Report	30th Octob	er, 2024		H-100
5	Deta	nilsoftheTarget Company				
	a.	Name &addressof TC	Address: 1: Gandhinag Corporate First, B/h	jarat Terce Labo 22/2 Ravi Estato ar, Gujarat, Indi e office Address . Keshavbaug Pad, Gujarat, India	e, Bileshwar ia, 382729. S: Unit No. I arty Plot, Va	pura, Chhtral,
	b.	NameoftheStockExchange(s)wherethe shares of the TC are listed	Bombay S	Stock Exchange	(BSE)	
6	Det	ailsoftheacquisition				
	a.	Dateof acquisition	30th Octob			
	b.		deed.	cable as the acq	uisition is b	y way of gift
	c.	Regulation which would have triggered an open offer, had the report not been filed under Regulation 10(7). (whether Regulation 3(1),3(2), 4 or 5)		cable		
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a		neacquisition	Afterthea	equisition
		percentage of the total share/voting capital of the TC)(*)	No.of Shares	%w.r.ttotal sharecapital of TC	No.of Shares	% w.r.t totalshare capital of TC
		Name(s)of theacquirer(s)(**) Mr. AalapPrajapati	53,677	0.72	9,80,827	13.22
	e.	Shareholdingofseller/sinTC(intermsofno. & as a percentage of the total share/voting capital of the TC)(*)	Beforeth	neacquisition	Afterthea	acquisition
			No.of Shares	%w.r.ttotal sharecapital of TC	No.of Shares	% w.r.t totalshare capital of TC
		Name(s)oftheseller(s) (**)	9,27,150	12.49	NIL	NIL

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011'

the TC during the three years prior to the proposed acquisition Acquirer(s) (*) As on 31/03/2022 31/03/2023 47927 As on 31/03/2022 53,677	a.	Providethe namesoftheseller(s)	Mrs. Manjulaben S. Prajapati			
the TC during the three years prior to the proposed acquisition Acquirer(s) (*) Acquirer(s) (*) 40666 47927 53.677 Sellers(s) (*) 40666 47927 53.677 IWe hereby confirm that the acquirer as the shareholding pattern filed by the target shareholding pattern filed by the target shareholding pattern filed by the target shareholding pattern so in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations. If shares of the TC are frequently traded, volume-weighted average market price (YWAP) of such shares for a period of sixty trading days preceding the date of issuance of noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed. If shares of the TC are infrequently traded, thepriceofsuchsharesasdeterminedinter ms ofclause(e)ofsub-regulation(2)ofregulation 8. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter Vofthe TakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) lunder regulation 10(1) (a)(ii) with respective provisions of the repealed Takeover Regulation 10(1) (a)(ii) with respective were made and furnish copies of the same.	b.	Specify the relationship	Acquirer is Nepho	ew of the seller.		
Acquirer(s) (*) Sellers(s) (*) Quantification of the scale of such filings under the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations. e. 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 noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed. f. If shares of the TC are infrequently traded, thepriceofsuchsharesasdeterminedinter ms ofclause(e) of sub-regulation (2) of regulation 8. g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) lunder regulation 10(1) (a)(ii) with respective properties of the same.	c.	the TC during the three years prior to the	As on	As on	Year-3 As on 31/03/2024	
 d. Confirm that the acquirer(s) and the seller/s I/We hereby confirm that the acquirer and the have been named promoters in the shareholding pattern filed by the target co company in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations. e. 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 noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed. f. If shares of the TC are infrequently traded, thepriceofsuchsharesasdeterminedinter ms ofclause(e)ofsub-regulation(2)ofregulation 8. g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) with respect 		* *	40666	47927		
have been named promoters in the shareholding pattern filed by the target company in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations. e. 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 noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed. f. If shares of the TC are infrequently traded, thepriceofsuchsharesasdeterminedinter ms ofclause(e)ofsub-regulation(2)ofregulation 8. g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) lunder regula		Sellers(s) (*)			9,27,150	
e. 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 noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed. f. If shares of the TC are infrequently traded,thepriceofsuchsharesasdeterminedinter ms ofclause(e)ofsub-regulation(2)ofregulation 8. g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) under regulation 10(1) (a)(ii) with respect	d.	have been named promoters in the shareholding pattern filed by the target company in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the	seller have been shareholding pat in terms of the li Copy of Shareh	named promo itern filed by the sting agreement olding pattern	ters in the ne target company	
f. If shares of the TC are infrequently traded,thepriceofsuchsharesasdeterminedinter ms ofclause(e)ofsub-regulation(2)ofregulation 8. g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) (a)(ii) with respect	e.	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 noticeregardingtheproposedacquisitiontothe stock exchanges where the TC is listed.				
g. Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in € or (f) above as applicable h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) under regulation 10(1) (a)(ii) with respect	f.	If shares of the TC are infrequently traded, the price of such shares as determined interms of clause (e) of sub-regulation (2) of regulation 8	on er			
h. Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed i. 1) Whether the acquirers as well as sellers havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) (a)(ii) with respective to the stock exchanges acquisition to the stock exchanges where the TC is listed Yes. Regulation 29 (1) and 29 (2) of the SAST Regulations, 2011 Date: 30/10/2024 Copy attached herewith as Annexure IV	g.	share is not higher by more than twenty-five percent of the price as calculated in € or (f above as applicable	five			
havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapter VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). 2) If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) We hereby declare that all the conditions specified under regulation 10(1) (a)(ii) with respective to the SAST Regulation 29 (1) and 29 (2) of the SAST Regulations, 2011 Date: 30/10/2024 Copy attached herewith as Annexure IV We hereby declare that all the conditions specified under regulation 10(1) (a)(ii) with respective to the SAST Regulation 29 (1) and 29 (2) of the SAST Regulations, 2011 Date: 30/10/2024	h.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges	24 th October, 202	24		
 well as date on which the requisite disclosures were made and furnish copies of the same. j. Declaration by the acquirer that all the conditions specified under regulation 10(1) under regulation 10(1) (a)(ii) with respect 	i.	havecomplied(during3yearspriortothedate of acquisition) with the provisions of Chapte VoftheTakeoverRegulations(corresponding provisions of the repealed Takeover	f r Regulation 29 (1 Regulations, 201 r	1	he SAST	
conditions specified under regulation 10(1) under regulation 10(1) (a)(ii) with respect		well as date on which the requisite disclosure	S Copy attached he	erewith as Anne	exure IV	
duly complied with.	j.	conditions specified under regulation 10(1 (a)(ii) with respect to exemptions has bee) under regulatio	n 10(1) (a)(ii)	with respect to	

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Take over Regulations' stands for 'SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011' I/Weherebydeclarethat theinformationprovided intheinstantreportistrueandnothinghas been concealed there from.

Mr. AalapNatwarbhaiPrajapati

Acquirer

Date:-18/11/2024 Place:-Ahmedabad

NOTE:

• (*)In case, percentage of shareholding to the total capitalist different from percentage of voting rights, indicate percentage of shareholding and voting rights separately.

(**)Shareholdingofeach entityshall beshown separatelyas well ascollectively.



View Transaction Details

GUJARAT TE(INR)-0326050000017

Value Date: 14/11/2024

Amount Type: Dr.

Amount: INR 1,77,011.80

Reference for Account

Supplementary Details:

Owner:

Entry Date: 14/11/2024

Sending Bank Reference: \$80918917

Additional Details (Tag 86):

EBANK:1428967843/SEBI/ZBBCU Transaction Remarks:

NG05J5CXP/BILLDESK

Transaction Time: 14/11/2024 04:19:41 PM

Account Balance(INR): -14,63,881.80

Account Type: Cash Credit

ELLISBRIDGE, AHMEDABAD Branch Name:



Date: 24/10/2024

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai – 400 001

Scrip Code: 524314

Dear Sir/Madam,

Sub: Intimation under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for proposed acquisition of shares by way of gift

Pursuant to Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 please find enclosed disclosure under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, to acquire 9,27,150 (Nine Lakhs Twenty-Seven Thousand One Hundred and Fifty Only) [12.49%] fully paid-up equity shares of Mrs. Manjulaben S. Prajapati by way of inter-se transfer of shares between promoters as off market transaction (by way of Gift Deed).

Kindly take the same on your record.

Thanking you

Yours faithfully

For, Gujarat Terce Laboratories Limited

Mr. Aalap Prajapati Managing Director

DIN: 08088327

Regd. Office & Factory: 122/2 Ravi Estate, Bileshwarpura, Chhatral, Ta.: Kalol, Dist.: Gandhinagar (Guj.) INDIA.

Ph.: 02764-233182 E.mail : gtll.factory@gmail.com

CIN: L28112GJ1985PLC007753

Admn. Office: D/801 & 802, The First, Behind Keshavbaug Party Plot,
Near Shivalik High-street, Vastrapur, Ahmedabad-380015 Gujarat.(INDIA) Ph.: 079-48933701

E.mail: ho@gujaratterce.com • Web.: www.gujaratterce.com

CIN-1 24100GJ1985Pt C007753

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.	Na	me of the Target Company (TC)	Gujarat Terce Laboratories Limited
2.	Na	ume of the acquirer(s)	Mr. Aalap Natwarbhai Prajapati
3.	W TC rel	hether the acquirer(s) is/ are promoters of the prior to the transaction. If not, nature of ationship or association with the TC or its omoters	Yes
4.	De	etails of the proposed acquisition	
	a.	Name of the person(s) from whom shares are to be acquired	Mrs. Manjulaben S. Prajapati
	b.		Any time after four working days from the date of this intimation. On or after 30/10/2024.
	c.	Number of shares to be acquired from each person mentioned in 4(a) above	9,27,150 Equity Shares
	d.	Total shares to be acquired as % of share capital of TC	12.49%
	e.	Price at which shares are proposed to be acquired	By way of Gift Deed. The acquirer is nephew in relationship. This is a part of family arrangement between promoters.
	f	Rationale, if any, for the proposed transfer	Family arrangement.
5.	R	elevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open effer	
6.	If m p tt	f, frequently traded, volume weighted average narket price for a period of 60 trading days receding the date of issuance of this notice as raded on the stock exchange where the maximum olume of trading in the shares of the TC are ecorded during such period.	Not Applicable
7.	I to	f in-frequently traded, the price as determined in erms of clause (e) of sub-regulation (2) of egulation 8.	f
8.	I r t	Declaration by the acquirer, that the acquisition orice would not be higher by more than 25% of the price computed in point 6 or point 7 applicable.	f way of gift deed.

9.	and to wii Ch (cc Ta ii.	The diolesaid disclosures made during previous	complied date of procomply we require me Regulation Disclosure years prior	(during 3 roposed ac with applicents in Chons.	years prior quisition) / able disclos apter V of tring previous as ANNEX	to the will ure the
10.	spe	eclaration by the acquirer that all the conditions ecified under regulation 10(1)(a) with respect to emptions has been duly complied with.	Yes			
11.	Sha	areholding details	Befor propo transa		After propos transac	sed
			No. of shares /voting rights	% w.r.t total share capital of TC	No. of shares /voting rights	% w.r.t total shar e capit al of TC
	a	Acquirer(s) and PACs (other than sellers)(*)	18,20,577	24.54%	27,47,727	37.039
	b	Seller (s)	9,27,150	12.49%	0	0

Note:

- (*) Shareholding of each entity may be shown separately and then collectively in a group.
- The above disclosure shall be signed by the acquirer mentioning date & place. 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.

Date: 24/10/2024

Acquirer Acquirer

(Aalap Natwarbhai Prajapati)

Place: Ahmedabad

Aalap Natwarbhai Prajapati 34, Raghukul Bunglows, Nr. Gulab Tower, Sola Road, Thaltej, Gujarat 380059

Date: 24/10/2024

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai – 400 001

Dear Sir/Madam,

Subject: Declaration under Regulation 10(1)(a) of SEBI(SAST) Regulations, 2011

I, Aalap Natwarbhai Prajapati, hereby declare that all the conditions specified under regulation 10(1)(a) of SEBI(SAST) Regulations, 2011with respect to exemptions has been duly complied with.

Thanking you,

Yours faithfully

Aalap Prajapati Managing Director DIN: 08088327



GUJARAT TERCE LABORATORIES LIMITED

Date: April 1, 2021

To, The Department of Corporate Services, **Bombay Stock Exchange Limited** Phiroze Jeeieebhoy Towers Dalal Street Mumbai-400 001.

Scrip Code: 524314

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2021.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2021 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Gujarat Terce Laboratories Limited

Natwarbhai P Prajapati **Managing Director**

(DIN: 00031187)

Encl: As above



Regd. Office & Factory: 122/2 Ravi Estate, Bileshwarpura, Chhatral, Ta.: Kalol, Dist.: Gandhinagar (Guj.) INDIA.

Ph.: 02764-233182 E.mail: gtll.factory@gmail.com

CIN: L28112GJ1985PLC007753

Admn. Office: D/801 & 802, The First, Behind Keshavbaug Party Plot,

Near Shivalik High-street, Vastrapur, Ahmedabad-380015 Gujarat.(INDIA) Ph.: 079-48933701

E.mail: ho@gujaratterce.com . Web.: www.gujaratterce.com

. Name of the Target Company (TC)	Gujarat Terce Laboratories Limited			
2. Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE			
. Particulars of the shareholder(s) :	Mr. Natwarbhai Prajapati			
Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible	Mrs. Shobhar	naben N. Prajapati		
securities and any other instrument that would entitle the holder to receive shares in the TC) is	Mr. Aalap N.			
more than 25% of the voting rights of the TC.		ben S. Prajapati		
or D. Name(s) of promoter(s), member of the promoter group and PAC with him.	Mr. Amritbh	ai P. Prajapati		
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capita of TC *)	
s of March 31st of the year, holding of:			to the state of th	
a) Shares:				
1. Mr. Natwarbhai Prajapati	595872	8.03	8.03	
2. Mrs. Shobhanaben N. Prajapati	16173	0.22	0.22	
3. Mr. Aalap N. Prajapati	5271	0.07	0.07	
4. Mrs. Manjulaben S. Prajapati	927150	12.49	12.49	
5. Mr. Amritbhai P. Prajapati	31510	0.42	0.42	
b) Voting Rights (otherwise than by shares)	7013			
c) Warrants	-			
d) Convertible Securities	-			
e) Any other instrument that would entitle the holder to receive shares in the TC.				
Total	15,75,976	21.23	21.23	



Part- B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Mr. Natwarbhai Prajapati	Yes	ADMPP1922B
Mrs. Shobhanaben N. Prajapati	Yes	AHKPP0385Q
Mr. Aalap N. Prajapati	Yes	BDJPP1045F
Mrs. Manjulaben S. Prajapati	Yes	ARSPP0814E
Mr. Amritbhai P. Prajapati	Yes	AOBPP7858Q

Natwarbhai Prajapati

Place: Ahmedabad

Date: 01.04.2021

Note:

1. In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.

(*) 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.



CIN: U65923GJ1994PTC021164

Reg. Off: ROOM NO. 3 PLOT NO.: 3003/1,
PHASE III, GIDC CHHATRAL KALOL GANDHINAGAR GJ 382729

Email Id: abundant.tradelink@gmail.com

Date: April 6, 2021

To,
The Department of Corporate Services,
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai-400 001.

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2021.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2021 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Abudant Tradelink Private Limited

Hasmukh Girdharbhai Patel

101

Director

(DIN: 07365474)

Encl: As above

evised Disclosures under Regulation 30(1) and 30(2) of Regulation	ions, 2011		
Name of the Target Company (TC)	Gujarat Terce	Laboratories Limit	ed
Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE		
3. Particulars of the shareholder(s): a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. or b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Abundant Tra	ade Link Private Lim	nited
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capita of TC *)
As of March 31st of the year, holding of:			
a) Shares:	1075900	14.50	14.50
b) Voting Rights (otherwise than by shares)		-	
c) Warrants	+	-	
d) Convertible Securities			
e) Any other instrument that would entitle the holder to receive shares in the TC.		-	
Total	10,75,900	14.50	14.50



Part- B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Abundant Trade Link Private Limited	Yes	AAACT6956B

For, Abundant Trade Link Private Limited

Hasmukh G. Patel

Director

(DIN: 07365474)

Place: Ahmedabad Date: 06.04.2021

Note:

- In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.



Date: April 1, 2022

To, The Department of Corporate Services, Bombay Stock Exchange Limited Phiroze Jeejeebhoy Towers Dalal Street Mumbai-400 001.

Scrip Code: 524314

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2022.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2022 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Gujarat Terce Laboratories Limited poeli. M

Chairman

(DIN: 00031187)

Encl: As above

Disclosures under Regulation 30(1) and 30(2) of SE Regulation	ions, 2011		
. Name of the Target Company (TC)	Gujarat Terce	Laboratories Limite	d
. Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE		
Particulars of the shareholder(s): Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. or Name(s) of promoter(s), member of the promoter group and PAC with him.	Mr. Aalap N. F	aben N. Prajapati	
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capits of TC *)
As of March 31st of the year, holding of:			
a) Shares:			
Mr. Natwarbhai Prajapati	595872	8.03	8.03
	16173	0.22	0.22
2. Mrs. Shobhanaben N. Prajapati	40666	0.55	0.55
3. Mr. Aalap N. Prajapati		1 X X 2 7 7	12.49
4. Mrs. Manjulaben S. Prajapati	927150	12.49	
5. Mr. Amritbhai P. Prajapati	31510	0.42	0.42
b) Voting Rights (otherwise than by shares)		-	
c) Warrants			
	U harded and the con-	managed the same of the same of the same	

AOTAG

e) Any other instrument that would entitle the holder to receive shares in the TC.		to to	
Total	16,11,371	21.72	21.72

Part- B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Mr. Natwarbhai Prajapati	Yes	ADMPP1922B
Mrs. Shobhanaben N. Prajapati	Yes	AHKPP0385Q
Mr. Aalap N. Prajapati	Yes	BDJPP1045F
Mrs. Manjulaben S. Prajapati	Yes	ARSPP0814E
Mr. Amritbhai P. Prajapati	Yes	AOBPP7858Q

For Gujarat Terce Laboratories Limited

Natwarbhai Prajapati

Chairman

(DIN: 00031187)

Place: Ahmedabad

Date: 01.04.2022

Note:

 In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.

(*) 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

CIN: U65923GJ1994PTC021164

Reg. Off: ROOM NO. 3 PLOT NO.: 3003/1,

PHASE III, GIDC CHHATRAL KALOL GANDHINAGAR GJ 382729

Email Id: abundant.tradelink@gmail.com

Date: April 5 2022

To,
The Department of Corporate Services,
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai-400 001.

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2022.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2022 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Abudant Tradelink Private Limited

Hasmukh Girdharbhai Patel

Director

(DIN: 07365474)

Encl: As above

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Regulat	ions, 2011		
Name of the Target Company (TC)	Gujarat Terce	Laboratories Limite	ed
Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE		
3. Particulars of the shareholder(s):			
a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. or b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Abundant Tra	ade Link Private Lim	iited
group and FAC with min.			
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capita of TC *)
As of March 31st of the year, holding of:			
a) Shares:	10,75,900	14.50	14.50
b) Voting Rights (otherwise than by shares)			7 American — American
c) Warrants	-		
d) Convertible Securities	-		
e) Any other instrument that would entitle the holder to receive shares in the TC.	-		
Total	10,75,900	14.50	14.50



Part-B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	
Abundant Trade Link Private Limited	Yes	AAACT6956B

For, Abundant Trade Link Private Limited

Hasmukh G. Patel

Director

(DIN: 07365474)

Place: Ahmedabad Date: 0504.2022

Note:

- In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.



Date: April 4, 2023

To,
The Department of Corporate Services,
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai-400 001.

Scrip Code: 524314

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2023.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2023 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Gujarat Terce Laboratories Limited

Natwarbhai Prajapati Prajapati Date: 2023.04.04 12:54:10 +05'30'

Natwarbhai P Prajapati Chairman (DIN: 00031187)

Encl: As above





Disclosures under Regulation 30(1) and 30(2) of SE Regulation	ions, 2011		
Name of the Target Company (TC)	Gujarat Terce	Laboratories Limit	ed
Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE	,	
B. Particulars of the shareholder(s): B. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. Or D. Name(s) of promoter(s), member of the promoter group and PAC with him.	Mr. Aalap N. Mrs. Manjula	naben N. Prajapati Prajapati aben S. Prajapati ai P. Prajapati	
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capita of TC *)
s of March 31 st of the year, holding of:			
a) Shares: 1. Mr. Natwarbhai Prajapati	598872	8.07	8.07
2. Mrs. Shobhanaben N. Prajapati	16173	0.22	0.22
3. Mr. Aalap N. Prajapati	47927	0.65	0.65
1. Mrs. Manjulaben S. Prajapati	927150	12.49	12.49
5. Mr. Amritbhai P. Prajapati	31510	0.42	0.42
5. Mrs. Shachi Raví Oza	7500	0.10	0.10





c) Warrants	-	-	-
d) Convertible Securities	-	-	-
e) Any other instrument that would entitle the holder to receive shares in the TC.	-	-	1
Total	16,29,132	21.95	21.95

Part-B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Mr. Natwarbhai Prajapati	Yes	ADMPP1922B
Mrs. Shobhanaben N. Prajapati	Yes	AHKPP0385Q
Mr. Aalap N. Prajapati	Yes	BDJPP1045F
Mrs. Manjulaben S. Prajapati	Yes	ARSPP0814E
Mr. Amritbhai P. Prajapati	Yes	AOBPP7858Q
Mrs. Shachi Ravi Oza	Yes	ARSPP0813D

For Gujarat Terce Laboratories Limited

Natwarbhai

Digitally signed by Natwarbhai

Prajapati

Prajapati Date: 2023.04.04 12:54:49 +05'30'

Natwarbhai Prajapati

Chairman

(DIN: 00031187) Place: Ahmedabad Date: 05.04.2023

Note:

- In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.





CIN: U65923GJ1994PTC021164

Reg. Off: ROOM NO. 3 PLOT NO.: 3003/1,

PHASE III, GIDC CHHATRAL KALOL GANDHINAGAR GJ 382729

Email Id: abundant.tradelink@gmail.com

Part- B**

Name of the Target Company: GUJARAT TERCE LABORATORIES LIMITED

Name(s) of the person and Persons Acting in Concert(PAC) with the person	Whether the person belongs to Promoter/ Promoter group	PAN of the person and PACs
Abundant Trade Link Private Limited	Yes	AAACT6956B

For, Abundant Trade Link Private Limited

KALPESHBHAI PRAHLADBHAI PRAJAPATI

Digitally signed by KALPESHBHAI PRAHLADBHAI PRAJAPATI Date: 2023.04.04 13:05:32 +05'30'

Kalpeshbhai Prahladbhai Prajapati

Director

(DIN: 07365482)

Place: Ahmedabad Date: 04.04.2023

Note:

- In case of promoter(s) making disclosure under regulation 30(2), no additional disclosure under regulation 30(1) is required.
- (*) 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.





CIN: U65923GJ1994PTC021164

Reg. Off: ROOM NO. 3 PLOT NO.: 3003/1,

PHASE III, GIDC CHHATRAL KALOL GANDHINAGAR GJ 382729

Email Id: abundant.tradelink@gmail.com

evised Disclosures under Regulation 30(1) and 30(2) of Regulation	ions, 2011		
Name of the Target Company (TC)	Gujarat Terce	Laboratories Limit	ed
Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE		
 3. Particulars of the shareholder(s): a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC. b. Name(s) of promoter(s), member of the promoter group and PAC with him. 	- Abundant Tra	ade Link Private Lim	
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share /voting capital wherever applicable	% of total diluted share/voting capita of TC *)
As of March 31 st of the year, holding of:			
a) Shares:	10,75,900	14.50	14.50
b) Voting Rights (otherwise than by shares)	-	-	-
c) Warrants	-	-	4
d) Convertible Securities	-	5	-
e) Any other instrument that would entitle the holder to receive shares in the TC.	-	-	
Total	10,75,900	14.50	14.50

CIN: U65923GJ1994PTC021164 Reg. Off: ROOM NO. 3 PLOT NO.: 3003/1,

PHASE III, GIDC CHHATRAL KALOL GANDHINAGAR GJ 382729

Email Id: abundant.tradelink@gmail.com

Date: April 4, 2023

To,
The Department of Corporate Services,
Bombay Stock Exchange Limited
Phiroze Jeejeebhoy Towers
Dalal Street
Mumbai-400 001.

Sub: Continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2023.

Dear Sir/Madam,

Pursuant to Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, please find enclosed herewith the continual disclosure under Regulations 30(1) & 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 as on 31st March, 2023 including with Part-B of the disclosure.

We request you to kindly take the same on record and treat it as compliance under the aforesaid regulations.

Thanking You,

Yours faithfully,

For Abudant Tradelink Private Limited

KALPESHBHAI Digitally signed by KALPESHBHAI PRAHLADBHAI PRAJAPATI Date: 2023.04.04 13:05:07 +05'30'

Kalpeshbhai Prahladbhai Prajapati Director

(DIN: 07365482)

Encl: As above

R





GUJARAT TERCE LABORATORIES LIMITED

Date: 30/10/2024

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai – 400 001

Scrip Code: 524314

Dear Sir/Madam.

Sub: 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

Sub: Report under Regulation 10(6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Ref: Prior Intimation filed under Regulation 10(5) dated 24th October, 2024.

In compliance with the provisions of Regulation 10(6) of SEBI (SAST) Regulations, 2011, the undersigned being part of the Promoters Group of the Company, hereby furnish the report in the specified format under regulation 10(6) in respect of post interse acquisition of 9,27,150 Equity shares of Gujarat Terce Laboratories Limited being the Target Company (TC) in the following manner:

Name of Transferor (Seller)

: Mrs. Manjulaben S. Prajapati

Name of Transferee (Acquirer)

: Mr. Aalap Natwarbhai Prajapati

No. of

shares acquired

: 9,27,150 equity shares

Percentage of shareholding of

shares acquired

: 12.49%

The shares have been acquired by way of inter-se transfer by way of gift to relative pursuant to Regulation 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 and there has been no change in the aggregate total

Regd. Office & Factory: 122/2 Ravi Estate, Bileshwarpura, Chhatral, Ta.: Kalol, Dist.: Gandhinagar (Guj.) INDIA. Ph.: 02764-233182 ■ E.mail: gtll.factory@gmail.com CIN: L28112GJ1985PLC007753

Admn. Office: D/801 & 802, The First, Behind Keshavbaug Party Plot,
Near Shivalik High-street, Vastrapur, Ahmedabad-380015 Gujarat.(INDIA) ● Ph.: 079-48933701
E.mail: ho@gujaratterce.com ● Web.: www.gujaratterce.com

shareholding of the Promoters and Promoters Group after said acquisition. Kindly take the same on record and suitably disseminate to all concerned.

Thanking you

Yours faithfully

For, Gujarat Terce Laboratories Limited

Mr. Aalap Prajapati Managing Director

DIN: 08088327

Format for 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

1.	Na	me of the Target Company (TC)	Gujarat Terce Labor	ratories Limited
2.	Na	me of the acquirer(s)	Mr. Aalap Natwarbl	nai Prajapati
3.		me of the stock exchange where ares of the TC are listed	Bombay Stock Exch	nange (BSE)
4.	rat	tails of the transaction including ionale, if any, for the transfer/quisition of shares.		
5.		levant regulation under which the quirer is exempted from making open fer.) (ii) of SEBI (SAST)
6.	reg	hether disclosure of proposed quisition was required to be made under gulation 10 (5) and if so, - whether disclosure was made and whether it was made within the timeline specified under the regulations. - date of filing with the stock exchange.	timeline specified ur	
7.		etails of acquisition	Disclosures required to be made under regulation 10(5)	
	a.	Name of the transferor / seller	Mrs. Manjulaben S Prajapati	S.Yes
	b.	Date of acquisition	30/10/2024 By way	of gift.
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above		
	d.	Total shares proposed to be acquired actually acquired as a % of diluted share capital of TC		
	e.	Price at which shares are proposed to be acquired / actually acquired	NA The acquisition is by	y way of gift.

8. 5	Shareholding details	Pre-Tran	saction	Post-Tra	nsaction
		No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital or TC
a	Each Acquirer / Transferee(*)		(Diluted: 5.45%)		13.22 % (Diluted: 17.35%)
b	Each Seller / Transferor		12.49% (Diluted: 11.90%)	0	0

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

Acquirer

Aalap Natwarbhai Prajapati

Place: Ahmedabad

Date: 30/10/2024

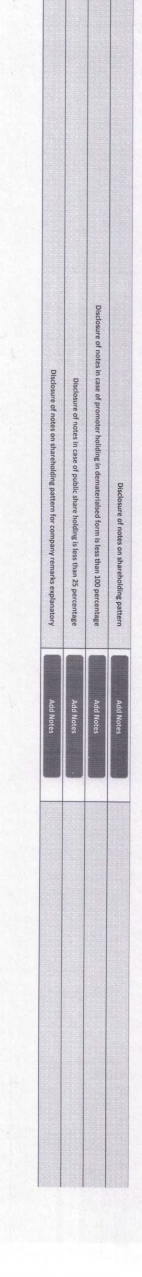
Table II - Statement showing shareholding pattern of the Promoter and Promoter Group nodan of the Public shareholder Institutions (Foreign) Institutions (Domestic) Table III - Statement showing shareholding pattern Note : Kindly show details of shareholders having more than one parcentage of total no of shares. Please refer software manual. Government Financial Institutions/ Banks Foreign Venture Capital Investors Alternate Investment Funds Any Other (specify) Overseas Depositories (holding DRs) (balancing figure) Foreign Direct Investment Other Financial Institutions
Any Other (specify) NBFCs registered with RBI Foreign Portfolio Investor Individuals (NonResident Individuals/ Foreign Individuals) Central Government/ State Government(s) Any Other (specify) Foreign Portfolio Investors Category II Foreign Portfolio Investors Category I Sovereign Wealth Funds Sovereign Wealth Funds Asset reconstruction companies Provident Funds/ Pension Funds Insurance Companies Venture Capital Funds Institutions Details of Shares which remain unclaimed for Promoter & Promoter Group Individuals/Hindu undivided Family Total Shareholding of Promoter and Promoter Group
(A)=(A)(1)+(A)(2) Category & Name of the Shareholders (I) Sub-Total (A)(2) Sub-Total (B)(2) Sub-Total (B)(1) Sub-Total (A)(1) Nos. Of shareholders (III) No. of fully paid up equity shares held (IV) 2747727 1083400 1664327 No. Of Partly paid-up equity shares held (V) No. Of shares underlying Depository Receipts (VI) Total nos. shares held (VII) = (IV)+(V)+ (VI) 1083400 2747727 1664327 2747727 (calculated as per SCRR, 1957) (VIII) Shareholding as a % of total no. of shares As a % of (A+B+C2) 37.03 22.43 class eg: x 1083400.00 2747727.00 1664327.00 2747727.00 Number of Voting Rights held in each class of securities(IX) No of Voting (XIV) Rights Class eg:y Total 1083400 2747727 2747727 1664327 Total as a % of Total Voting rights 14.60 37.03 22.43 37.03 No. Of Shares
Underlying Outstanding
Outstanding Warrants
(XI) \propto 371000 371000 No. Of Shares

Underlying Outstanding convertible securities and No. Of Warrants (Xi) (a) 371000 371000 371000

371000	371000	100.00	7420300	7420300.00	100.00	7420300	7420300	13538	Total (A+B+C)
371000	371000	100.00	7420300	7420300.00	100.00	7420300	7420300	13538	Total (A+B+C2)
									Total NonPromoter- Non Public Shareholding (C)= (C)(1)+(C)(2)
									Employee Benefit Trust / Employee Welfare Trust under SEB (Share Based Employee Benefits and Sweat Equity) Regulations, 2024
									Custodian/DR Holder Name of DR Holders (If Available)
							Public shareholder	f the Non Promoter- Non I	Table IV - Statement showing shareholding pattern of the Non Promoter- Non Public shareholder
									Details of Shares which remain unclaimed for Public
							minde Andreas Galery many debasery min my Andreas many James management and my manag	for Public	Details of the shareholders acting as persons in Concert for Public
		62.97	4672573	4672573	62.97	4672573	4672573	13531	Total Public Shareholding (B)=(B)(1)+(B)(2)+(B)(3)+(B)(4)
		62.97	4672573	4672573.00	62.97	4672573	1672573	13531	Sub-Total (B)(4)
		1.33	98407	98407	1.33	98407	98407	81	Any Other (specify)
		137	101867	101867	1.37	101867	101867	22	<u>Bodies Corporate</u>
				THE REAL PROPERTY AND THE PROPERTY AND T					Foreign Companies
									Foreign Nationals
		0.65	48000	48000	0.65	48000	48000	20	Non Resident Indians (NRIs)
		19.06	1414261	1414261	19.06	1414261	1414261	36	Resident Individuals holding nominal share capital in excess of Rs. 2 lakhs
		40.56	3010038	3010038	40.56	8E0010E	3010038	13372	Resident Individuals holding nominal share capital up to Re. 2 lakhs
									Investor Education and Protection Fund (IEPF)
									Trusts where any person belonging to 'Promoter and Promoter Group' category is 'Irustee', 'beneficiary', or 'author of the trust'
									Relatives of promoters fother than 'immediate, relatives' of promoters disclosed under 'Promoter and Promoter Group' category)
									Key Managerial Personnel
									Directors and their relatives (excluding independent directors and nominee directors)
									Associate companies / Subsidiaries
	The second secon								Non-institutions
									Sub-Total (B)(3)
									Shareholding by Companies or Bodies Corporate where Central / State Government is a promoter
									State Government / Governor
									Central Government / Practident of India
									Control Construct (State Governments)

Total (A+B+C)

It conversion shares (XII) It conversion shares (XIII) See securities centage of are capital) (II)+(X) (II) (II) (II) (II) (II) (III) As a % of total Shares held (III) (I			S	Sub-categorization of shares	\$
No. As a % of total Shares held (b)	encumbered (XIII)		Shar	Shareholding (No. of shares) under	nder
26.12		Number of equity shares held in dematerialized form (XIV)	Sub-category (i)	Sub-category (ii)	Sub-category (iii)
76.11Z 13.91 40.03					
40.03		1664327			
40.03					
40.03		1083400			
40.03		2747727			
40.03					
40.03					
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		2747727			
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GUJARAT TERCE LABORATORIES LIMITED

Date: 30/10/2024

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai – 400 001

Scrip Code: 524314

Dear Sir/Madam.

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

Pursuant to Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 please find attached disclosure as received from Mr. Aalap Prajapati (Acquirer) in the specified format.

Kindly take the same on your record.

Thanking you

Yours faithfully

For, Gujarat Terce Laboratories Limited

Mr. Aalap Prajapati

Managing Director DIN: 08088327

"N:L24100GJ1985PI C007753

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

Part-A- Details of the Acquisition

Name of the Target Company (TC)	Gujarat Terce I	Laboratories L	imited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Mr. Aalap Natwarbhai Prajapati				
Whether the acquirer belongs to Promoter/Promoter group	Yes				
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	Bombay Stock	Exchange (BS	SE)		
Details of the acquisition as follows	Number	% w.r.t. total share/votin g capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)		
Before the acquisition under consideration holding of acquirer along with PACs of:	,				
 a) Shares carrying voting rights b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) 		0.72%	0.69%		

c)	Voting rights (VR) otherwise than by equity 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)	3,71,000 Warrants	4.76%	4.76%
e)	Total (a+b+c+d)	4,24,677	5.48%	5.45%
tail	ls of acquisition			
a)	Shares carrying voting rights acquired	9,27,150	12.49%	11.90%
b)	VRs acquired otherwise than by equity shares	-	-	-
c)	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying category) acquired	-	_	-
d)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)			
e)	Total $(a+b+c+/-d)$	9,27,150	12.49%	11.90%

	the acquisition, holding of acquirer with PACs of:			
a)	Shares carrying voting rights	9,80,827	13.22%	12.59%
b)	VRs otherwise than by equity 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) after acquisition	3,71,000	4.76%	4.76%
d)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	W.		-
e)	Total (a+b+c+d)	13,51,827	17.98%	17.35%

Mode of acquisition (e.g. open market / public issue / rights issue / preferential allotment / inter-se transfer/encumbrance, etc.)	inter-se transfer
Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares, etc.	Not Applicable
Date of acquisition of/ date of receipt of intimation of allotment of shares / VR/ warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	30/10/2024
Equity share capital / total voting capital of the TC before the said acquisition	7,42,03,000/- 74,20,300 Equity shares of Rs. 10/- each
Equity share capital/ total voting capital of the TO after the said acquisition	7,42,03,000/- 74,20,300 Equity shares of Rs. 10/- each
Total diluted share/voting capital of the TC after the said acquisition	7,79,13,000/-

Signature of the acquirer

Place: Ahmedabad

Date: 30/10/2024

Note:

(*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.



Date: 30/10/2024

To,
BSE Limited
Phiroze Jeejeebhoy Tower,
Dalal Street, Mumbai – 400 001

Scrip Code: 524314

Dear Sir/Madam.

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

Pursuant to Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 please find attached disclosure as received from Mr. Aalap Prajapati (Acquirer) and Mrs. Manjulaben S. Prajapati (Acquiree/Seller) in the specified format.

Kindly take the same on your record.

Thanking you

Yours faithfully

For, Gujarat Terce Laboratories Limited

Mr. Aalap Prajapati Managing Director

DIN: 08088327

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

Name of the Target Company (TC)	Gujarat Terce	Laboratories I	Limited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Acquirer: Mr. Aalap Natwarbhai Prajapati				
Whether the acquirer belongs to Promoter/Promoter group	Yes. (Promote	er)			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	Bombay Stock	Exchange (B	SE)		
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 under consideration, holding of: a) Shares carrying voting rights	53,677 Equity Shares	0.72%	0.69%		
 b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) 		-	-		
c) Voting rights (VR) otherwise than by shares	3,71,000	4.76%	4.76%		
 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) 	4,24,677 Equity Shares	5.48%	5.45%		
Details of acquisition/sale					
a) Shares carrying voting rights acquired/soldb) VRs acquired /sold otherwise than by shares	9,27,150	12.49%	11.90%		

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)	9,27,150	12.49%	11.90%

After the acquisition/sale, holding of:			
a) Shares carrying voting rights	9,80,827 Equity Shares	13.22%	12.59%
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	3,71,000	4.76%	4.76%
e) Total (a+b+c+d)	13,51,827	17.98%	17.35%
Mode of acquisition / sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc).	Inter-se Trans Off-market	sfer	
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	Date of acqu	isition: 30/1	0/2024
Equity share capital / total voting capital of the TC before the said acquisition / sale	7,42,03,000/- 74,20,300 Equity shares of Rs. 10/- each		
Equity share capital/ total voting capital of the TC after the said acquisition / sale	7,42,03,000/- 74,20,300 Equity shares of Rs. 10/- each		

Total diluted	share/voting	capital	of	the	TC	after
the said acquis	sition					

7,79,13,000/-

(*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(**) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Signature of the acquirer / seller / Authorised Signatory

Place: Ahmedabad

Date: 30/10/2024
