#### Date: 13/09/2024

National Stock Exchange of India Limited	BSE Limited	M K Proteins Limited
Exchange Plaza, Bandra-Kurla Complex, Bandra (E), Mumbai 400051,	Phirozee Jeejeebhoy, Towers, Dalal Street, Fort, Mumbai - 400 001	Naraingarh Road, Village Garnala, Ambala City (Haryana), India - 134003
NSE Symbol: MKPL	Scrip Code: 543919	

## Subject: Prior Intimation under Regulation 10(5) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for Inter-se transfer of Equity Shares amongst the Promoters and Promoters Group

Dear Sir/Ma'am,

In compliance with the provisions of Regulation 10(5) of the SEBI (SAST) Regulations, 2011, the undersigned being part of the Promoter and Promoter Group of the Company, hereby furnish the Prior Intimation in the specified format under regulation 10(5) in respect of proposed inter-se transfer of 2,08,80,000 (5.56%) shares of MK Proteins Industries Limited being the Target Company ("TC") in the following manner:

- i. Inter-se Transfer (by way of Partition of HUF) of **38,10,000 (1.01%)** shares from Parmod Kumar HUF to Mr. Neelesh Garg, being promoters of the TC;
- ii. Inter-se Transfer (by way of Partition of HUF) of **95,70,000 (2.55%)** shares from Parmod Kumar HUF to Mr. Manik Garg, being promoters of the TC;
- iii. Inter-se Transfer (by way of Partition of HUF) of **75,00,000 (2.00%)** shares from Parmod Kumar HUF to Mr. Parmod Kumar

The shares are proposed to be acquired by way of "**Partition of Parmod Kumar HUF**" from amongst the Promoters and Promoter Group pursuant to exemption provided in Regulation 10(1)(a)(i) and Regulation 10(1)(a)(i) of 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.

Thanking you,

Yours faithfully,

Mr. Neelesh Garg Acquirer

Encl: As above

Mr. Manik Garg Acquirer

Mr. Parmod Kumar Acquirer

# Disclosures under Regulation 10(5) – Intimation to Stock Exchanges in respectof acquisition under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations. 2011

1.	N	ame of the Target Company (TC)	M K PROTEINS LIMITED ("Target Company")		
2	N	ame of the acquirer(s)	The disclosure is pursuant to Inter-se transfer of Shares (by way of Partition of <b>Parmod Kuman</b> <b>HUF</b> ) amongst Individual Promoters (including HUF).		
			The Transferee(s)/Acquirer(s) in the above case are Promoters of the Company as under		
			1. Shri Neelesh Garg		
			2. Shri Manik Garg		
			3. Shri Parmod Kumar		
3.	w	hether the acquirer(s) is/ are promoters of	Yes, the disclosure pertains to inter-se transfer (by		
	th	e TC prior to the transaction. If not, nature	way of Partition of Parmod Kumar HUF) of the		
	of relationship or association with the TC		TC or its promoters shares between promoters and who are also the immediate relatives.		
		omoters	who are also the infinediate relatives.		
4.	Details of the proposed acquisition				
	a.		Parmod Kumar HUF (acting through Shri Parmod Kumar - Karta) [PAN: AAEHP7249E]		
		shares are to be acquired	Kumar - Kana) [FAN. AAErir 72496]		
	b.	Proposed date of acquisition	On or after 23/09/2024		
-	C.	Number of shares to be acquired from	2,08,80,000 shares held by Parmod Kumar IIUF		
		each person mentioned in 4(a) above	in the TC will be divided in the following above members:		
			1. Shri Neelesh Garg - 38,10,000		
			2. Shri Manik Garg - 95,70,000		
			3. Shri Parmod Kumar - 75,00,000		
-	d.	Total shares to be acquired as % of	The Acquirers will acquire 5.56% of the shares		
		share	held by Parmod Kumar HUF in ratio, pursuant		
		capital of TC	to "Partition of HUF":		
			1. Shri Neelesh Garg - 1.01%		
			2. Shri Manik Garg - 2.55%		
			3. Shri Parmod Kumar - 2%		
-	e.	Price at which shares are proposed	NIL. Shares are proposed to be transferred by way		
		to be acquired	of Total Partition of HUF. Therefore, no		
			consideration involved.		

		proposed tr	ansfer is a		d and hence the ly arrangement, he family.
5.	Relevant sub-clause of regulation 10(1)(a) underwhich the acquirer is exempted from making open offer	10(1)(a)(ii) of SEBI (SAST) Regulation, 2011. However, the above acquisition is also eligible for taking exemption under Regulation 10(1)(a)(i) of SAST Regulations, 2011.			
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.	Not Applicable, since the Shares are proposed to be transferred by way of Partition of HUF. Therefore, no consideration involved.			
7.	If in-frequently traded, the price as determined interms of clause (e) of sub- regulation (2) of regulation 8.	Not Applicable, since the Shares are proposed to be transferred by way of Partition of HUF. Therefore, no consideration involved			
8.	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	Not Applicable, since the Shares are proposed to be transferred by way of Partition of HUF. Therefore, no consideration involved.			
9.	Declaration by the acquirer, that the transferor and transferee have complied / will comply with applicable disclosure requirements in Chapter Vof the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)	Enclosed as "Annexure A"			
10.		Enclosed as "Annexure A"			
11.	Shareholding details	Before the proposed After the prop transaction 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
	Acquirer(s) and PACs (other than sellers)(*)				

<ol> <li>Shri Neelesh Garg</li> <li>Shri Manik Garg</li> <li>Shri Parmod Kumar</li> </ol>	1,08,00,000 50,40,000 -	2.88 1.34 -	1,46,10,000 1,46,10,000 75,00,000	3.89 3.89 2.00
Seller (s) 1. Parmod Kumar HUF	2,08,80,000	5.56%	-	-

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Manik Garg Acquirer

Parmod Kumar

Acquirer

Neelesh Garg Acquirer

### Annexure A

### **DECLARATION BY ACQUIRERS**

This is with respect to the proposed acquisition of shares by way of partition of Parmod Kumar HUF (PAN: AAEHP7249E) inter-se amongst the immediate relatives, within the Promoters and Promoter Group of the Company i.e. M K Proteins Limited in the following manner:

i. Inter-se Transfer (by way of Partition of HUF) of 38,10,000 (1.01%) shares from Parmod Kumar HUF to Mr. Neelesh Garg;

ii. Inter-se Transfer (by way of Partition of HUF) of 95,70,000 (2.55%) shares from Parmod Kumar HUF to Mr. Manik Garg;

iii. Inter-se Transfer (by way of Partition of HUF) of 75,00,000 (2.00%) shares from **Parmod Kumar HUF** to Mr. Parmod Kumar;

In this regard, the undersigned being the proposed transferees (acquirers) pursuant to the proposed "Partition of HUF", hereby declare that:

a. the transferor and transferee have complied / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997)

b. all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.

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Neelesh Garg Acquirer

Manik Garg Acquirer

Parmod Kumar

Acquirer