ENKING INTERNATIONAL LLP

(LLPIN: AAQ-2611)

Reg. off.: 201, 1st Floor, Plot No. 48, Scheme No.78/2, Near Brilliant Convention Centre, Vijay Nagar Indore, Madhya Pradesh- 452001 E-mail ID: manish@enkingint.org

Date: January 28, 2025

To,

BSE Limited

Department of Corporate Services Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001

Fax: (022)2272 2131 / 2037 / 2061 / 41 Email: corp.relations@bseindia.com

Dear Sir/Madam,

Subject: Prior intimation for disclosure under Regulations 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

Ref: Inter-se transfer of shares amongst Promoter and Promoter Group in EKI Energy Services Limited

Pursuant to regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011. Please find enclosed herewith the requisite disclosure 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.

Further to inform you that there is no change in the promoter and promoter group holding in the target Company.

Kindly take the same on record

Signature of the Acquirer For Enking International L.P.

Manish Kumar Dabkara Designated Partner

Encl. as above

C.c.: EKI Energy Services Limited, 909, B-1 9th Floor, NRK Business Park, Scheme No. 54 PU4, Indore 452010 MP IN.

<u>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</u>

1.	Name of the Target Company (TC)	DI			Later Tark
2.	Name of the acquirer(s)	EK	Energy Ser	vices Limited	('EKI')
3.	Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, natur of relationship or association with the TC or its promoters	f Acq	uirer is a I	tional LLP ('I	LP')
4.	Details of the proposed acquisition				
	a. Name of the person(s) from whom share are to be acquired b. Proposed date of acquisition	Ms. Ms.	Vidhya Dab Priyanka Da	bkara	
	c. Number of shares to be acquired from	On o	r after Febru	ary 04, 2025	
	each person mentioned in 4(a) above	Sr. No.	Name of the transferor	No. of shares	Percentage of holding of proposed share (%)
		1.	Manish Kumar Dabkara	1,05,33,570	38.16
		2.	Vidhya Dabkara	8,77,797	3.18
		3.	Priyanka Dabkara	32,18,591	11.66
	d T-4.1.1		TOTAL	1,46,29,958	53.00
	d. Total shares to be acquired as % of share capital of TC	53.00			
	e. Price at which shares are proposed to be acquired	The shares of EKI will be acquired at a price not exceeding the limits provided in proviso (i) to Regulation 10(1)(a) of the SEBI SAST Regulations Introduced as capital contribution in LLP Regulation 10(1)(a)(iii). The transfer is between the LLP and persons holding not less than fifty per cent of the equity shares in the Company as required under reg. 10 (1) (a) (iii).			led in mari-
f	Rationale, if any, for the proposed transfer				
n	naking open ffer				



	If, frequently traded, volume weight average market price for a period of trading days preceding the date of issure of this notice as traded on the stock exchange where the maximum volume of trading the shares of the TC are recorded during such period.	f 60 lance	2.37/-		
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	NA			
9.	Declaration by the acquirer, that acquisition price would not be higher more than 25% of the price computed point 6 or point 7 as applicable.	by price w	is hereby declar ould not be his rice computed	gher hy m	ore than 250
	Declaration by the acquirer, that transferor and transferee have complied will comply with applicable discloss requirements in Chapter V of the Takeo Regulations, 2011 (correspond provisions of the repealed Takeo Regulations 1997) The aforesaid disclosures made during previous 3 years prior to the date of propose acquisition to be furnished.	d / the Tra application ver V of ing (corresp Takeove disclosur years pri sed have bee	ereby declared ansferors have an all disclosure of the Takeove and the the the Takeove and the	e complete quirement Regulations of 1997). The complete quality during the complete qu	ied with the ents in Chapt lations, 201 the repeale The details of the grevious ed acquisition of "A". Other
10.	Declaration by the acquirer that all the conditions specified under regulation 10(1) with respect to	It is here (a) specified	disclosures have been covered under the System Driven Disclosures. It is hereby declared that all the conditions specified under regulation 10(1)(a) with respect to exemptions have been duly		
	exemptions has been duly complied with.	complied	with		been duly
	exemptions has been duly complied with. Shareholding details	Before propertransa No. of shares	re the osed	protran No. of	fter the oposed isaction % w.r.t
11.	Snareholding details	Before propertransa	re the osed action % w.r.t	pro	fter the oposed is action % w.r.t total share
11.	Acquirer(s) and PACs (other than sellers)(*)	Before propertransa No. of shares /voting rights	with. re the osed oction % w.r.t total share capital of TC	No. of shares /voting rights	fter the oposed isaction % w.r.t total share capital
11.	Acquirer(s) and PACs (other than sellers)(*) 1. EnKing International LLP	No. of shares /voting rights	with. re the osed action % w.r.t total share capital of TC	No. of shares /voting	fter the oposed isaction % w.r.t total share capital
11.	Acquirer(s) and PACs (other than sellers)(*) 1. EnKing International LLP 2. Shweta Bhaveshkumar Porwal	No. of shares /voting rights	with. re the osed action % w.r.t total share capital of TC NIL 0.00	No. of shares /voting rights	fter the oposed isaction % w.r.t total share capital of TC
11.	Acquirer(s) and PACs (other than sellers)(*) 1. EnKing International LLP 2. Shweta Bhaveshkumar Porwal 3. Naveen Sharma	No. of shares /voting rights NIL 7 30,000	with. re the osed oction % w.r.t total share capital of TC NIL 0.00 0.11	No. of shares /voting rights 1,46,29,9 58 7 30,000	fter the oposed isaction % w.r.t total share capital of TC
11.	Acquirer(s) and PACs (other than sellers)(*) 1. EnKing International LLP 2. Shweta Bhaveshkumar Porwal 3. Naveen Sharma	No. of shares /voting rights	with. re the osed action % w.r.t total share capital of TC NIL 0.00	No. of shares /voting rights 1,46,29,9 58	fter the oposed insaction % w.r.t total share capital of TC



	Total	12,72,507	4.61	1,59,02,4	57.61
b	Seller (s)			65	
	Manish Kumar Dabkara				
	Tradition Rumai Dabkara	1,31,51,020	47.64	26,17,450	9.48
	2. Vidhya Dabkara				
	- Vidilya Dabkara	39,68,099	14.38	7,49,508	2.71
3. Priyanka Dabkara		12 19 21			
	5. Tilyanka Dabkara	11,71,600	4.24	2,93,803	1.06
	Total				
	Total (a+b)	1,82,90,719	66.26	36,60,761	13.25
	Total (a+b)	1,95,63,226	70.86	1,95,63,226	

Note:

- Mr. Manish Kumar Dabkara holds these shares in the capacity of Trustee of M/s Jagannath Dabkara Private Family Trust.
- ^{2.} Mr. Jagannath Dabkara holds these shares in the capacity of Trustee of M/s Manish Dabkara Private Family Trust.

Signature of the Acquirer For Enking International LLP

Manish Kumar Dabkara Designated Partner

Date: Place:

ANNEXURE A

Details of Compliance with the provisions of chapter V of SEBI (SAST) Regulations during the last three years by Seller and Acquirer

Sr. No.	Name	Acquirer/Seller	Applicable Regulation of Takeover Regulation	Date of Disclosure	Copy Attached
	Mr. Manish Kumar Dabkara	Seller	29(2)	September 26, 2024	Yes



Date: September 26, 2084

To,

Company Secretary and Compliance Officer EKI Energy Services Limited 903, B-1, 9th Floor, NRK Business Park, Scheme No. 54 PU4, Indore 452010 MP IN.

BSE Limited

Department of Corporate Services Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400 001

Fax: (022)2272 2131 / 2037 / 2061 / 41 Email: corp.relations@bseindia.com

Dear Sir/Madam,

Sub: Disclosure under Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011

I, Manish Kumar Dabkara, (the "**Transferor**") wish to intimate you that 6,30,500 equity shares of EKI Energy Services Limited ("**Company**") held by me, amounting to 2.29% of the share capital of the Company were transferred to M/s Manish Dabkara Private Family Trust (No of shares: 6,30,500), in the form of gift.

I enclose with this letter as $\mathbf{Annexure}\ \mathbf{A}$ hereto a disclosure of the change in our shareholding in the Company, pursuant to the transfer.

The above transaction would not alter the overall promoter and promoter group shareholding in the Company and shall remain the same even after the above proposed transaction.

We request you to kindly take this to your record.

Thanking You,

Yours faithfully

Authorized signatory

Annexure A

Disclosure under Regulation 29(2) of SEBI SAST Regulations

1.	Name of the Target Company (TC)	EKI Energy Servi	ces Limited	
2.	Name(s) of the transferor and Persons Acting in Concert (PAC) with the transferor	Transferor: Mr. Manish Kumar Dabkara PAC: Please refer to Annexure B		bkara
3.	Whether the transferor belongs to the Promoter/ Promoter group	Yes		
4.	Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited		
5.	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/ transfer under consideration holding of:			
	a) Shares carrying voting rights	1,41,51,000	51.41	51.41
	b) Shares in the nature of encumbrance (pledge/lien/non-disposal undertaking/others)	NA	NA	NA
	c) Voting rights (VR) otherwise than by shares	NA	NA	NA
	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)	NA	NA	NA
100	e) Total (a+b+c+d)	1,41,51,400	51.41	51.41
	Details of acquisition/ sale/ gift			
	a) Shares carrying voting rights acquired/sold	6,30,500	2.29	2.29
	b) VRs acquired /sold otherwise than by shares	NA	NA	NA
	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) aequired/sold	NA	NA	NA
	d) Shares encumbered / invoked/released by the acquirer	NA	NA	NA
	e) Total (a+b+c+d)	6,30,500	2.29	2.29
- 11/1/2	After the acquisition / sale, holding of:			



a) Shares carrying voting rights	Nil	NA	NA
b) Shares encumbered with the acquirer	Nil	NA	NA
c) VRs otherwise than by shares	Nil	NA	NA
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	Nil	NA	NA
	1,35,20,500	49.12	49.12
Mode of acquisition / sale/ gift (e.g. open market / off-market / public issue / rights issue /	Inter-se transfer dated September 25, 2024		25, 2024
Date of acquisition / sale / gift of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	September 25, 2024		
Equity share capital / total voting capital of the TC before the said acquisition / sale/ gift	Rs. 27,53,16,760		
Equity share capital / total voting capital of the TC after the said acquisition / sale/ gift	Rs. 27,53,16,760		
Total diluted share/voting capital of the TC after	Rs. 27,53,16,760		
	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) Mode of acquisition / sale/ gift (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc.) Date of acquisition / sale/ gift of shares / VR ordate of receipt of intimation of allotment of shares, whichever is applicable Equity share capital / total voting capital of the TC before the said acquisition / sale/ gift Equity share capital / total voting capital of the TC after the said acquisition / sale/ gift	b) Shares encumbered with the acquirer c) VRs otherwise than by shares Nil 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) Mode of aequisition / sale/ gift (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc.) Date of aequisition / sale / gift of shares / VR ordate of receipt of intimation of allotment of shares, whichever is applicable Equity share capital / total voting capital of the TC before the said aequisition / sale/ gift Equity share capital / total voting capital of the TC after Rs. 27,53,16,760 Rs. 27,53,16,760 Rs. 27,53,16,760	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) Mode of aequisition / sale/ gift (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc.) Date of aequisition / sale/ gift of shares / VR ordate of receipt of intimation of allotment of shares, whichever is applicable Equity share capital / total voting capital of the TC before the said aequisition / sale/ gift Equity share capital / total voting capital of the TC after the said aequisition / sale/ gift Total diluted share/voting capital of the TC after Rs. 27,53,16,760

^(*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Regulation 31 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Authorized signatory: Place: Ind

Date: September 26,2024

^(**) 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.

Annexure B

Name of the acquirer and Persons Acting in Concert (PAC) with the acquirer				
Sr. No.	Name of the Acquirer/ Promoter/ PAC	Acquirer/PAC		
1.	M/s Manish Dabkara Private Family Trust	Acquirer/Transferee - Promoter Group		
2.	Mr. Manish Kumar Dabkara	PAC – Promoter (Transferor)		
3.	M/s Jagannath Dabkara Private Family Trust	PAC – Promoter Group		
4.	Mr. Naveen Sharma	PAC – Promoter Group		
5.	Ms. Vidhya Dabkara	PAC – Promoter Group		
6.	Ms. Sonali Sheikh	PAC – Promoter Group		
7.	Ms. Priyanka Dabkara (Wife)	PAC – Promoter Group		

