Format for disclosure of details of acquisition to target company and stock exchanges where the shares of the target company are listed, in terms of Regulation 7(1)

Name of the Target Company	Cerebra Integrated Technologies Ltd	
Name of the acquirer and PAC with the acquirer	P Bharath	
Details of the acquisition as follows	Number	% w.r.t. Total paid up capital of target Company
a) Shares / Voting rights (VR) before acquisition under consideration	218616	0.59%
b) Shares / Voting rights acquired	130000	0.35%
c) Shares / VR after acquisition	348616	0.90%
Mode of acquisition (e.g. open market / public issue / rights issue / preferential allotment / interse transfer etc).	Preferential Allotment (Upon Conversion of Warrants)	
Date of acquisition of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable	19.10.2011	
Paid up capital / total voting capital of the target company before the said acquisition	36871182	
Paid up capital / total voting capital of the target company after the said acquisition	38905182	

Note:

- 1. The disclosure shall be made whenever the post acquisition holding crosses 5%, 10% and 14% of the total paid up capital of the target company within 2 days of the acquisition.
- 2. The stock exchange shall immediately display the above information on the trading screen, the notice board and also on its website.

Signature of the acquirer P Bharath

Place: Bangalore

Date: 20.10.2011

Format for disclosure of details of acquisition to target company and stock exchanges where the shares of the target company are listed, in terms of Regulation 7(1A) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulation 1997

Cerebra Integrated Technologies Ltd	
P Bharath	
Number	% w.r.t. Total paid up capital of target Company
218616	0.59%
130000	0.35%
348616	0.90%
Preferential Allotment (Upon Conversion of Warrants)	
19.10.2011	
36871182	
38905182	
	P Bharath Number 218616 130000 348616 Preferential Conversion of 19.10.2011 36871182

Note:

- 1. The disclosure shall be made 2 days of the acquisition/sale
- 2. The term 'acquirer' shall also include a pledge other than a bank or financial institution and such pledge shall make disclosure to the target company and the stock exchange within 2 days of creation of pledge.
- 3. The stock exchange shall immediately display the above information on the trading screen, the notice board and also on its website.

Signature of the acquirer / P Bharath

Place: Bangalore