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.	Nam	ne of the Target Company (TC)	Renaissance Jewellery Ltd.					
2.		ne of the acquirer(s)	Bhupen C. Shah					
3.	Whe	ether the acquirer(s) is/ are promoters	Yes (Promoter Group)					
		ne TC prior to the transaction. If not,						
	nature of relationship or association with the TC or its promoter							
4.	Deta	ails of the proposed acquisition						
	a. Name of the person(s) from whom		Mr. Chandrakaut Shah					
		shares are to be acquired	170. Chandrakaux shay					
	b.	Proposed Date of acquisition	23.06.2014					
	Ċ.	Number of shares to be acquired						
	•	from each person mentioned in 4(a)	540,000					
		above						
	d.	Total shares to be acquired as a %	2 62 1/					
	, -	of share capital of TC						
	e.	Price at which shares are proposed	NA (Gift of shares through gift deed)					
		to be acquired						
	f.	Rationale, if any, for the proposed	NA-					
		transfer						
5.	Rele	evant sub-clause of regulation	10 (1) (a) (i)					
	10(1)(a) under which the acquirer is							
	exempted from making open offer							
6.	lf	frequently traded, volume weighted	(3,00)					
	ave	rage market price for a period of 60	166.62 (N34)					
	trac	ling days preceding the date of	,					
	issu	lance of this notice as traded on the						
	stoc	ck exchange where the maximum	·					
	volu	ume of trading in the shares of the TC						
	are	recorded during such period						
7.	If	in-frequently traded, the price as	NA					
1	det	ermined in terms of clause (e) of sub-						
	reg	ulation (2) of regulation 8						
8.	Dec	claration by the acquirer, that the	4.4					
	acc	quisition price would not be higher by	NA					
	mo	re than 25% of the price computed in	· ·					
	poi	nt 6 or point 7 as applicable						
9.	De	claration by the acquirer, that the						
1	∃ trai	nsferor and transferee have complied /	V @ A					
	will	l comply with applicable disclosure	/					
	rec	quirements in Chapter V of the						
	Tal	keover Regulations, 2011						
	(cc	prresponding provisions of the repealed						
	Ta	keover Regulations 1997)						
10.	Dε	claration by the acquirer that all the	100					
	0.0	nditions specified under regulation	1 9 62					
	10	(1)(a) with respect to exemptions has	·					
	be	en duly complied with						

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11.	Shareholding detalls	Before the proposed Transaction		After the proposed transaction		
_		No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC	
_	a Acquirer(s) and PACs (other than	-				
	seliers)(*)	2607040	13.66	2607040	13-66	
	y Nironjan Shah	2607040	18.66	2607040		
	& Nisanjan Family put Trust	4171120	21.86	4171120	21.86	
	3) 60 WATE XI. Shah	1303520		1303520	6.83	
	W Hitesh M. Shah	782133	4.10	782133	4.10	
	5) Augit C - Shah	242133	1.27	782133	4.10	
	6) Bhupen C. Shah	1274380		-	6.68	
	1) Kalpana N. Shah	540000			2.83	
	I all halmen c. Shah		0.00	80	0.00	
	9) N. Kumar Diamond Exports.	4		-		
	Totat	13527446	70.30	14067446	73.73	
	10174					
	TOTAL		-			
	b Seller (Mr. Chandrakant Shah	782134	4.10	242134	1 - 27	

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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