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.	Name of the Target Company (TC)	Essar Shipping Limited
2.	Name of the acquirer(s)	Essar Ports & Shipping Limited ("Acquirer") The co-promoters, who are deemed to be persons acting in concert with the Acquirer (other than the seller/ transferor), in terms of Regulation 2(1)(q)(2)(iv), are: 1) Essar Steel India Limited; 2) Essar Global Fund Limited; and 3) Imperial Consultants and Securities Private Limited.
3.	Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters	Yes
4.	Details of the proposed acquisition	
	 a. Name of the person(s) from whom shares are to be acquired b. Proposed date of acquisition 	Essar Shipping & Logistics Limited ("ESLL") On or after 27 th March 2015 but on or before 31 st March 2015
	c. Number of shares to be acquired from each person mentioned in 4(a) above	14,57,68,773
	d. Total shares to be acquired as % of share capital of TC	71.03%
	e. Price at which shares are proposed to be acquired	a gift i.e. without any consideration.
	f. Rationale, if any, for the proposed transfer	Inter-se transfer by a holding company to its indirect wholly owned subsidiary.
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	wholly owned subsidiary of the transferor.
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.			
7. If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.			
the acquisition price would not be higher by more than 25% of the Hence, the price will	The acquisition is proposed to be made by way of a gift without any consideration. Hence, the price will not be more than the price computed in (6) above.		
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with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997) The Acquirer/ transfe applicable disclosure repealed SEBI Takeover hold any shares or very transfe applicable disclosure repealed SEBI Takeover hold any shares or very transfe applicable disclosure repealed SEBI Takeover hold any shares or very transfe applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed SEBI Takeover hold any shares or very transfer applicable disclosure repealed set applicable disclosure repealed	The transferor has complied/ will comply with applicable disclosure requirements in Chapter V of the SEBI Takeover Regulations, 2011, as well as the corresponding provisions of the repealed SEBI Takeover Regulations, 1997 The Acquirer/ transferee does not currently hold any shares or voting rights in the TC. The Acquirer/ transferee will comply with applicable disclosure requirements in Chapter V of the SEBI Takeover Regulations, 2011.		
the conditions specified under regulation 10(1)(a) with respect to 10(1)(a) with respect	The Acquirer hereby confirms that all the conditions specified under Regulation 10(1)(a) with respect to the exemption have been duly complied with.		
11. Shareholding detail Before the proposed			
transaction No. of %	transacti No. of	on %	
No. of % shares w.r.t /voting total rights share capital of TC	shares /voting rights	w.r.t total share capital of TC	
a Acquirer(s) and PACs (other than sellers)(*)			
Acquirer 0.00 0.00	14,57,68,773	71.03	
Essar Steel India Limited 12,73,611 0.62	12,73,611	0.62	
Essar Global Fund Limited 33 0.00	33	0.00	
Imperial Consultants and 68,78,409 3.35 Securities Private Limited	68,78,409	3.35	
Total 81,52,053 3.97	15,39,20,826	75.00	
b Seller (s) 14,57,68,773 71.03	0.00	0.00	



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.

