Disclosure under Regulation 10(6) — Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1	Name of the Target Company (TC)	Godrej Consumer Products Ltd.					
2	Name of the acquirer(s)	Godrej Industries Ltd.					
3	Name of the stock exchange where	BSE Limited					
	shares of the TC are listed	National Stock Exchange of India Limited					
4	Details of the transaction including	Transferor: Godrej & Boyce Mfg. Co. Ltd.					
	rationale, if any, for the	Date of Acquisition: September 21, 2015					
	transfer/acquisition of shares.	No. of shares: Total 6,60,000 equity shares					
		% of share capital: 0.194%					
		Rationale: Inter-se transfer of shares amongst					
		qualifying persons.					
5	Relevant regulation under which the	10(1)(a)(iii)					
	acquirer is exempted from making						
	open offer.						
6	Whether disclosure of proposed	Yes. The disclosure under Regulation 10(5) was					
	acquisition was required to be made	made by the acquirer to BSE Limited and					
	under regulation 10 (5) and if so, - whether disclosure was made and	National Stock Exchange of India Limited within					
	whether it was made within the	the timeline specified under the Regulations, i.e.					
	timeline specified under the	at least four working days prior to the proposed acquisition.					
	regulations.	acquisition.					
	- date of filing with the stock	September 11, 2015					
	exchange.	300.0111001 11, 2010					
7	Details of acquisition	Disclosures required	Whether the				
		to be made under	disclosures under				
		regulation 10(5)	regulation 10(5) are				
			actually made				
	a. Name of the transferor/seller	Godrej & Boyce Mfg.	Yes				
		Co. Ltd.					
	b. Date of acquisition	September 21, 2015	Yes. On				
			September 11, 2015				
	c. Number of shares/voting rights in	Upto 8,00,000 equity	Yes				
	respect of the acquisitions from	shares, face value of					
	each person mentioned in 7(a) above.	Re.1/- each					
	above.	Actual:	<i>2</i>				
		6,60,000 equity shares, face value of Re.1/-					
		each					
	d. Total shares proposed to be	Upto 0.235% of the	Yes				
	acquired/actually acquired as a %	share capital of TC.	163				
	of diluted share capital of TC.	onaro oapital of 10.					
	जन्म जाराज्यका जाराज्य क्ष्मका क्षा है जिल्हा	Actual:					
		0.194% of the share					
		capital of TC.					



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"	Details of acquisition		s required	Whether the			
1		to be made under		disclosures under			
		regulation 10(5)		regulation 10(5) are			
		C - /		actually made			
	e. Price at which shares are proposed	Market price prevailing on the proposed date of the acquisition, subject to the price not		Yes			
	to be acquired/actually acquired.						
	and the same and t						
		exceeding Rs.1,586.76					
		per equity share on any					
		of the Stock Exchanges					
		where the shares of the					
		TC are traded.					
		ic are traded.					
		Actual: @ Ba 1 200 00					
		Actual: @ Rs.1,200.00					
8	Charabalding datalla	per equity share		Dest Terror			
0	Shareholding details	Pre-Transaction		Post-Transaction			
		No. of	% w.r.t.	No. of	% w.r.t.		
1		shares	total share	shares	total		
		held	capital of	held	share		
			TC		capital		
					of TC		
	a. Each Acquirer/ Transferee(*)						
	Godrej Industries Ltd.	8,02,77,620	23.574	8,09,37,620	23.768		
	b. Each Seller/Transferor						
	Godrej & Boyce Mfg. Co. Ltd.	11,91,63,815	34.993	11,85,03,815	34.799		

Note:

- (*) Shareholding of each entity shall 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.

for Godrej Industries Limited,

P. Ganesh Chief Financial Officer & Company Secretary

Place: Mumbai

Date: September 21, 2015