The Department of Corporate Services	The Listing Department
Bombay Stock Exchange Limited	National Stock Exchange of India Limited
P J Tower, Dalal Street	Exchange Plaza, Bandra Kurla Complex
Mumbai-400001	Bandra East, Mumbai-400051
Fax: 022-22721919/ 22722039	Fax: 022-26598237-38
Scrip Code: 532708	Scrip Code: GVKPIL

Dear Sir,

Sub: Inter-Se-Transfer of shares amongst the Promoters Group- GVK Power &

Infrastructure Limited -reg

Ref: Intimation under Regulation 10(5) of SEBI (SAST) Regulations, 2011

I being a part of the Promoters Group of GVK Power & Infrastructure Limited (herein after referred as Company), hereby inform you that I intend to acquire by way of **gift** 5,85,95,154 equity shares of Re. 1/- each aggregating to 3.71% of the paid up share capital of the Company from following promoters:.

S No	Name of the Promoter	No of Shares to be % of Holding	
		acquired by way of Gift	
1	Mrs. G Aparna Reddy	5,85,95,154 3.7	′1
	Total	5,85,95,154 3.7	′1

This being an "inter se" transfer of shares amongst promoters and the same falls within the exemptions [under Regulation 10(1)(a)(i)] provided under SEBI (SAST) Regulations, 2011. Upon completion of this acquisition/ disposal my shareholding in the Company would decrease from 5,85,95,154 shares (3.71%) to 11,71,90,308 shares (7.42%).

The necessary disclosure by the acquirer under Regulation 10(5) for the said acquisition is in terms of Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011 in the prescribed format is enclosed herewith for your information.

Kindly acknowledge on receipt of the same.

Thanking you

Yours Truly

Sanjay Reddy 6-3-250/4, Road #1 Banjara Hills

Hyderabad, 500034

Encl: As above

CC: The Company Secretary, GVK Power & Infrastructure Limited

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

	ers) Regulations, 200	GVK Power & Infrastructure Limited
7	Name of the Target Company (TC)	
1.	Namo of the Co	G V SANJAY REDDY
	of the acquirer(s)	G V SANOAT THE
	Name of the acquirer(s)	
	Whether the acquirer(s) is/ are promoters of	Yes
3.	Whether the acquirer(s) is are promotion if not nature	
	the TC prior to the transaction. If not, nature	
	the TC prior to the transaction with the TC or of relationship or association with the TC or	
İ	W STORES	
		Mrs. G Aparna Reddy
4.	Details of the proposed acquisition a. Name of the person(s) from whom	Wis. O / parts
	shares are to be acquired	14th May 2016
	b. Proposed date of acquisition	11 th May, 2016
	b. Proposed date of acquirement	'h charas
	to be acquired from	5,85,95,154 equity shares
	c. Number of shares to be acquired from	
	each person mentioned in 4(a) above	f 3.71%
	d Total shares to be acquired us	- I devotion
	e. Price at which shares are proposed to	from the relative.
	be acquired f. Rationale, if any, for the propose	d Gift from Relative
	f. Rationale, it arry, for the	10/4)/a)
	transfer Relevant sub-clause of regulation 10(1)(a	Regulation 10(1)(a)
<u>-</u> 5	Relevant sub-clause of regulation to the	
Ū	under which the acquirer is some	
	making open offer	ed 6.57/- per share
Ю	3. If, frequently traded, volumes of eaverage market price for a period of eaverage market price the date of issuance of issua	00
	trading days preceding the date of this notice as traded on the sto	ck
	of this notice as traded on an exchange where the maximum volume exchange where the TC are record	ed
	trading in the snares of the 10 a.s.	
	during such period.	as N/A
	determined in terms of clause (-/	un-
	regulation (2) of regulation 8.	
		N/A
	the acquirer, that	the
	8. Declaration by the dogs	by
	acquisition price would not be may more than 25% of the price computed more than 25% applicable.	in 🖯
	than 75% III IIIC pilos	
	point 6 or point 7 as applicable.	
	Formation of the second of the	
1		
1		
	ļ	,

9.	i. Declaration by the acquirer, that the transferor and transferee have complied(during 3 years prior to the date of proposed acquisition) / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997).		Ye	es	
	ii. The aforesaid disclosures made during previous 3 years prior to the date of proposed acquisition to be furnished.	Yes, complied the Takeover F enclosed for yo	Regulation	rovision of Char s, 2011. Copies ice.	oter V of
10.	11 1 -11 46-		Υe	es	
11.		Before the pr transact		After the pro transact	
		No. of shares /voting rights	% w.r.t total share capital of TC	No. of shares /voting rights	% w.r.t total share capital of TC
	 Acquirer(s) and PACs (other than sellers)(*) 				
	Mr. G V Sanjay Reddy	5,85,95,154	3.71	11,71,90,308	7.42
	- Seller (s)	5.05.05.45.4	2.74		
	Mrs. G Aparna Reddy	5,85,95,154	3.71	-	

Date: 05-05-2016 Place: Hyderabad	G V Sanjay Reddy Promoter

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.