Dated: 21.03.2017

BSE Limited
New Trading Wing,
Rotunda Building,
P J Tower, Dalal Street,
Mumbai - 400 001

National Stock Exchange of India Limited Exchange Plaza, C-1, Block "G" 5th Floor, Bandra Kurla Complex, Bandra East, Mumbai - 400 051

Dear Sir,

This disclosure in Manaksia Steels Limited is being made on behalf of Mr. Varun Agrawal, Acquirer on the basis of authority given by him.

Please find enclosed herewith 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.

Thanking you,

Yours faithfully,

Chandrakala Agrawal

(on behalf of Mr. Varun Agrawal, Acquirer)

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Encl: a/a

## 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

١.	Name of the Target Company (TC)	MANAKSIA STEELS LIMITED
2.	Name of the acquirer(s)	VARUN AGRAWAL
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	Chandrakala Agrawal and Payal Agrawal
	b. Proposed date of acquisition	On or after 28.03.2017
-38	c. Number of shares to be acquired from each person mentioned in 4(a) above	Chandrakala Agrawal - 10744810 equity shares Payal Agrawal - 1750000 equity shares
	d. Total shares to be acquired as % of share capital of TC	19.066%
	e. Price at which shares are proposed to be acquired	+/- 1% of the prevalling market price as on the date of transaction
322	f. Rationale, if any, for the proposed transfer	Realignment of the shareholding within the immediate relatives/promoters and the promoters group of the Target Company in view of the change in law that will be effective from 1.4.2017
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer	The acquirer is exempted under regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011 from making open offer
6.	If, frequently traded, volume weighted average market price for a period of 60 trading days preceding the date of issuance of	Not Applicable

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33.	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.	R5. 13.66
8.	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	Yes. The Acquirers hereby declares that the acquisition price would not be higher by more than 25% of the price computed in point 7.
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)  ii. The aforesaid disclosures made during previous 3 years prior to	Yes. The Acquirers hereby declares 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) as applicable.  As per Attachment - 'Annexure-A'
10.	the date of proposed acquisition to be furnished.  Declaration by the acquirer that all the conditions specified under	
	regulation 10(1)(a) with respect to exemptions has been duly complied with.	with respect to exemptions has been duly complied with.

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11.	Sharel	nolding details	Before propo transac	sed	After propo transac	sed
			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
-	4474 333	cquirer(s) and PACs (other nan sellers)(*)				
		arun Agrawal ACs (other than seilers)	12610770 <u>12687860</u>	19.243 19.361	25105580 12687860	38.309 19.361
	87	TOTAL	25298630	38.604	37793440	57.670
	b) S	eller (s)	- <del> </del>		920	
	950	handrakala Agrawal ayal Agrawal	10744810 6500 <u>000</u>	16.396 9.918	- 4750000	7.248
	*	TOTAL	17244810	26.314	4750000	7.248

### 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.

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Chandrakala Agrawal

(on behalf of Mr. Varun Agrawal, Acquirer)

Date: 21.03.2017

Płace : Kolkata

ANNEXURE - A

Disclosure under Regulation 30(1) and 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers)
Regulations, 2011

### Part-A - Details of Shareholding

1. Name of the Target Company (TC)	MANAKSIA STEE	LS LIMITED	
2. Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE Ltd. National Stock E	xchange of India	a Ltd.
3. Particulars of the shareholder(s) :	20 <del>-2</del>		
a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC.  or  b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Varun Agrawal (As per Annexu		
4. Particulars of the shareholding of person(s) mentioned at (3) above	Number of shares	% w.r.t. total share/voting capital wherever applicable	% of total diluted share/voting capital of TC
As of March 31st of the year, holding of:		0 (A)	
a) Shares	4,25,43,440	64.918	64.918
b) Voting Rights (otherwise than by shares)	<b>2023</b>	262	<u> </u>
c) Warrants,	W40	757.E	**
d) Convertible Securities	\$175°	995	经设
e) Any other instrument that would entitle the holder to receive shares in the TC	10) 11(1)	(222	1212 14
Total	4,25,43,440	64.918	64.918

(Varun Agrawal on behalf of self and PACs)

Place: Kolkata Date: 1<sup>st</sup> April 2016

### Shareholding of Varun Agrawal and Persons Acting in Concert as on 31st March 2016

SE.	Name of the Shareholder	Total Shan	es Held
No.	isalite of the shareholder	Number	As a % of grand total
1	Varun Agrawal	1,26,10,770	19,243
2	Suresh Kumar Agrawal	1,23,50,360	18.846
3	Suresh Kumar Agrawal (HUF)	3,37,500	0.515
4	Chandrakala Agrawal	1,07,44,810	16.396
5	Payal Agrawal	65,00,000	9.918
220	Total	4,25,43,440	64.918

(Varun Agrawal on behalf of self and PACs)

Part -8
Name of the Target Company: MANAKSIA STEELS LIMITED

Name(s) of the Person and Persons Acting in Concert (PAC) with the Person	Whether the Person belongs to Promoter/ Promoter group	PAN of the Person and PACs
/arun Agrawal	YES	ACXPA1870F
Suresh Kumar Agrawal	YES —	ACSPA0116B
Suresh Kumar Agrawal (HUF)	YES	AAEH50242H
Chandrakala Agrawal	YES	ACMPA5146R
Payal Agrawal	YES YES	ADBP88610K
8	1	<u></u>

(Varun Agrawai on behalf of self and PACs)

Place: Kolkata Date: 1st April 2016

# Format under Regulation 10(7) – Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011

1	Ger	neral Details	
	а	Name, address, telephone no., e-mail of acquirer(s) {In case there are multiple acquirers, provide full contact details of any one acquirer (the correspondent acquirer) with whom SEBI shall correspond.}	Chandrakala Agrawal 391, S N Roy Road, Kolkata – 700 038 Telephone: 033-22310050 Email: chandrakalamanaksia@gmail.com
	b.	Whether sender is the acquirer (Y/N)	Yes
ē.	C.	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclose copy of such authorization)	N.A.
	d.	Name, address. Tel no. and e-mail of sender, if sender is not the acquirer	N.A.
2	Cor	npliance of Regulation 10(7)	
	a.	Date of report	11 04 2016
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	Yes
	C.	Whether the report is accompanied with fees as required under Regulation 10(7)	Yes. The applicable fees of Rs.1,50,000/- is enclosed vide demand draft no. 484086 Dated 05.04.2016 on Corporation Bank.
3	Co	mpliance of Regulation 10(5 )	
	a.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed atleast 4 working days before the date of the proposed acquisition.	Yes. Intimation was sent 4 working days prior to the date of acquisition under regulation 10(5).
- 4	b	Date of Report	21.03.2016
4	Co	mpliance of Regulation 10(6)	
	а.	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed within 4 working days of the acquisition.	Yes Regulation 10(6) report has been filed with Stock Exchange within 4 working days of the acquisition.
2	b.	Date of Report	31.03.2016
5	De	tails of the Target Company	20 20 20 20 20 20 20 20 20 20 20 20 20 2
2	a.	Name & address of TC	Manaksia Steels Limited 8/1, Lai Bazar Street, Kolkata – 700 001
	b.	Name of the Stock Exchange(s) where	BSE Limited

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	E	the shares of the TC are listed	Natio	onal St	ock Exchar	nge of India	Limi	160
6	Deta	ails of the acquisition			30. 30			
P.E	a.	Date of acquisition	31/03	2016	50 (S) (S)	S200	9	- 36
_	b.	Acquisition price per share (in Rs.)	NIL.Tr	ansfer	without co	nsideratio	n i.e	., as gift
	С	Regulation which would have been triggered off, had the report not been filed under Regulation 10(7). (whether Regulation 3(1), 3(2), 4 or 5)	Regula	ation 3(	2)	62: 09:	44	
-	d.	Shareholding of acquirer/s and PACs	Before	the ac	quisition	After the ac	cquis	sition
		individually in TC ( in terms of no: & as a percentage of the total share/voting capital of the TC)	No. Share	of s	% w.r.t total share capital of TC	No. of Sha	res	% w.r. total share capital of TC
		As per Annexure - I						0 9350
<u>-13-</u>	e.	Shareholding of seller/s in TC ( in	Before	e the ac	quisition	After the	acq	uisition
		terms of no: & as a percentage of the total share/voting capital of the TC)	No. Share		f % w.r.t total share capital of TC	No. of Shares	sha	oital o
		As per Annexure - I	8 52 2	#860°				
7	Info	ormation specific to the exemption car	egory	to whic	h the inst	ant acquisi	Ition	belong
	Re	gulation 10(1)(a)(i)	8) 800 10 10 10 10 10 10 10 10 10 10 10 10 1	arun Ag	Table 1	-		
	3.	Provide the names of the seller/s						
				20172				•
	b	Specify the relationship between acquirer/s and the seller/s.	Pa	ayal Agi handral	hip with Se rawal (Spo cala Agraw	al (Mother)		
	b c	acquirer/s and the seller/s.  Confirm whether the acquirer/s and seller/s are 'immediate relatives' defined in the Regulation 2(I).	the Yeas 'in	ayal Agi handral es, the nmedia egulatio	hip with Se rawal (Spo cala Agraw e acquirer/ te relative on 2(I).	use)	: se	iler/s ar
		acquirer/s and the seller/s.  Confirm whether the acquirer/s and seller/s are 'immediate relatives'	the Yeas 'in Red, Natice ays tice the ed.	ayal Agrahandrah es, the	hip with Serawal (Spo cala Agraw acquirer/ te relative on 2(I).	use) al (Mother) s and the	: se	iler/s a

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f.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	The Acquirers hereby confirm that the interse transfer of shares has been made without consideration and therefore the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (e) above
g.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	21.03.2016
h.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of these Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	Yes, the acquirers hereby declare that the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997). Copies of the same are attached herewith as Annexure – II.
ls	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has been duty complied with.	Yes, the acquirers hereby declare that all the conditions specified under regulation 10(1) (a)(i) with respect to exemptions has been duly complied with.

I/We hereby declare that the information provided in the instant report is true and nothing has been concealed there from.

Signature:

(Chandrakala Agrawal)

(on behalf of self, seller and other acquirer)

hondes to 6 April.

Date: 11 04 2016

Place: Kolkata

NOTE:

 (\*) In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rights separately. Name of the Target Company: Manaksia Steels Limited

			Pre-Transaction		Trar	Transection	03	Post	Post Transaction	
SI. No.	Perticulars	Number	% wt. Total share capital	% w.r.t. Total diluted share capital	Number	% w.r.t. Total share capital	% w.r.;. Total diluted share capital	Number	% w.r.t. Total share capitai	% w.r.t. Total diluted share capital
Acquirers		0 00 00	A0075	500						1
	1 PHENDRAKAL A AGRAWAI	42,44,810	6.4773	ELZ59	65,00,000	9.9185	9.9185	107,44,810	16,3958	16.3958
S	2 DAVAL AGRAMAE				65,00,000	9.9185	9.9185	65,00,000	9.9185	9.9185
***		R*			36					
Sellers:	100 July 200		- 57	000			3			2708/30
	1 VARUN AGRAWAL	256,10,770	39.0801	39.0801	13000000	13000000 -19.8370	-19.8370	126,10,770	19.2431	19.2431
9				59	50	23	100		30	*
			8	(15) III	30.0	88			80	0.0
Others: PAC	PAC		36. 3.	8				and common of the common of th		
	1 SURESH KUMAR AGRAWAL	123,50,360	18.8457	18.8457			88 884	123,50,360	3	18.8457
3	2 SURESH KUMAR AGRAWAL (HUF)	3,37,500	0.5150	0.5150		8		3,37,500	0.5150	0.5150
				000000000000000000000000000000000000000	200					
	Total	425,43,440	64.9181	64.9181	is a	•	\$9 6	425,43,440	64.9181	64.9181

Chandrakala Agrawal
(on behalf of self, seller and other acquirer)

# 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) MANAKSIA STEELS LIMITED
2	Name of the acquirer(s)  [1] CHANDRAKALA AGRAWAL  [2] PAYAL AGRAWAL
3	Whether the acquirer(s) is/ are 'Yes promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters
4	Details of the proposed acquisition  a Name of the person(s) from Varun Agrawal  whom shares are to be acquired
ti en <del>to til</del>	b Proposed date of acquisition On or after 30 03.2016
穀	Number of shares to be Varun Agrawal - 6500000 equity shares by each of the acquired from each person two acquirers mentioned in 4(a) above
44 <del>4</del>	d Total shares to be acquired as <sup>†</sup> 19 8370% % of share capital of TC
\$1 <u>7</u> 55	e Price at which shares are Transfer without consideration : e., as gift. proposed to be acquired
	f Rationale if any for the Interse transfer amongst immediate relatives proposed transfer
5	Relevant sub-clause of regulation. The acquirer is exempted under Regulation 10(1)(a)(i) of 10(1)(a) under which the acquirer is SEBI (SAST) Regulations, 2011 from making open offer exempted from making open offer.
- 6	If, frequently traded, volume Not Applicable 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.

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	where the maximum volume of trading in the shares of the TC are recorded during such period	2000 - 100 AV	200 - 30		
7	If in-frequently traded, the price as : R determined in terms of clause (e) of sub-regulation (2) of regulation 8			o that the go	entisitor.
8	acquisition price would not be p higher by more than 25% of the price computed in point 6 or point 7 as applicable	es. The Acquirers have would not be his omputed in point 7	gher by more	ihan 25% of t	the price
9.	applicable disclosure requirements of the Chapter V of the Takeover to Regulations, 2011 (corresponding)	ransteror and transfe opplicable disclosure fakenyer Requiation	requirements	s in Chapter sponding prov	V of the visions of
	provisions of the repealed Takeover Regulations 1997)				
10		conditions specialed	ungel eq	Charles Total	Most saint
10	Regulations 1997)  Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied.	espect to exemption  Before the proposed	ns has been di	Charles Total	with.  he sed stian
	Regulations 1997)  Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with	respect to exemption	ns has been di	After t	he sed stian
	Regulations 1997)  Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with  Shareholding details	Before the proposed transaction No of shares	e down to do not be a down to tall share capital of	After to propose transact No. of shares 1 /voting 1	he sed tion visit total share capital of

TOTAL

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25 8380

45.6750 İ

j	- Seller (s)	S		3—3—3		
15	Varun Agrawal	<u> </u>	25610770	39 0801	12610770	19 2431

### 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

Landso Kala Africal. Chandrakala Agrawal

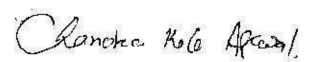
(on behalf of self and other Acquirers)

Date 21 03.2016

Place . Kolkata

# Format for Disclosures under Regulation 10(6) – Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEB! (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.	Name of the Target Company (TC)	MANAKSIA STEELS LIMITED		ED	
	Name of the acquirer(s)	1) CHANDRAKALA AGRAWAL 2) PAYAL AGRAWAL		5	
3.	Name of the stock exchange where shares of the TC are listed	BSE Limited National Stock	Exchange	e of India Lir	mited
4.	Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.			relatives	
5.	Relevant regulation under which the acquirer is exempted from making open offer.	10(1)(a)(i)		7,390	2 0
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so.  Whether disclosure was made and whether it was made within the timeline specified under the regulations.  Date of filing with the stock exchange.	Yes			
7.	Details of acquisition	Disclosures required Whether the to be made under disclosures under regulation 10(5) regulation 10(5) actually made		res under n 10(5) are	
- 2	a. Name of the transferor / seller			Varun Agr	
- 100.00	b. Date of acquisition	On or after 34	03 2016	31 03/2	
95	c. Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	Varun Agra 6500000 equi by each of acquirers	ty shares	6500000 e	Agrawal - equity shares of the two
	d. Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC			10.00	
30	Price at which shares are proposed to be acquired / actually acquired	Transfer with consideration		Transfer v considera	
		Pre-Transaction		Post-Tran	saction
В.	Shareholding details	No. of shares held	% w.r.t. to total share capital of TC	No. of shares held	% w.r.t. to total shar capital of TC



16 ±0:	1) Chandrakala Agrawal 2) Payai Agrawai	4244810	6.4773	10744810 6500000	16.3958 9.9185
	- Each Seller / Transferor Varum Agrawal	25610770	39.0801	12610770	19.2431

Chandra Kala Aprimal.

Chandrakala Agrawal

(on behalf of self and other Acquirer)

Date: 31 03 2016

Place : Kolkata

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.

## Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

## Part -A- Details of the Acquisition

Name of the Target Company (TC)	MANAKSIA ST	EELS LIMITED	172
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	ting in Chandrakala Agrawal		
Whether the acquirer belongs to Promoter/Promoter group	Yes	4832	
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock	Exchange of Ind	ia Limited
Details of the acquisition as follows	Number	% w.r.t total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition under consideration, holding of acquirer along with PACs of:	4244810	6.4773	6.4773
Shares carrying voting rights     Shares in the nature of encumbrance (piedge/ lien/non-disposal undertaking/ others)		-	
c) Voting rights (VR) otherwise than by equity shares	\$ <del>7</del> 70	<u>1200</u> 4	-
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)	8.55		
e) Total (a+b+c)	4244810	6.4773	6.4773
Details of acquisition  a) Shares carrying voting rights acquired  b) VRs acquired otherwise than by equity	6500000	9.9185	9,9185
shares c) Warrants/convertible securities/any other	l 	-	

Chandra Kob Agraml.

receive shares carrying voting rights in the TC (specify holding in each category) acquired.  d) Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)			
e) Total (a+b+c+/-d)	6500000	9.9185	9.9165
After the acquisition, holding of acquirer along with PACs of:  a) Shares carrying voting rights  b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) Shares pledged with the acquirer.  c) VRs otherwise than by equity shares  d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each calegory) after acquisition		16.3958	16.3958
e) Total (a+b+c)	10744810	200 77	70 (0.00 (0.
Mode of acquisition (e.g. open market / public issue / rights issue /preferential allotment / inter-se transfer, etc.)  Salient features of the securities acquired	Equity Share		nmediate relatives
including time till redemption, ratio at which it can be converted into equity shares etc.			
including time till redemption, ratio at which it	31/03/20	16	

Charden Kola Agrand

TC before the said acquisition	
Equity share capital/ total voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each
Total diluted share/voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each

Chandra Ko 6 Agrand
Chandrakala Agrawal
Signature of the acquirer / Authorised Signatory

Place: Kolkata

Date: 31 03 2016

### Part-B\*\*\*

## Name of the Target Company: MANAKSIA STEELS LIMITED

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/ Promoter group	PAN of the acquirer and/ or PACs
VARUN AGRAWAL	Yes	ACXPA1870F
SURESH KUMAR AGRAWAL	Yes	ACSPA0116B
CHANDRAKALA AGRAWAL	Yes	ACMPA5146R
SURESH KUMAR AGRAWAL (HUF)	Yes	AAEHS6436C
PAYAL AGRAWAL	Yes	ADBPB8610K

$\cap$ $\wedge$	111	Λ	
Charotea	Keile	Harry	: (

Chandrakala Agrawal

Signature of the acquirer / Authorised Signatory

Place: Kelkatu Date: 31/03/2016

#### Note:

(\*)Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

(\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.

## Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

## Part -A- Details of the Acquisition

Name of the Target Company (TC)	MANAKSIA S	FEELS LIMITED	
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	PAYAL AGRA	WAL	
Whether the acquirer belongs to Promoter/Promoter group	Yes	200	20: <u>Vij. 30: Vij.</u>
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock	Exchange of Indi	a Limited
Details of the acquisition as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition under consideration,			550
holding of acquirer along with PACs of:		1000	
a) Shares carrying voting rights	155	1964	(22)
<ul> <li>b) Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/</li> </ul>	1		(2200)
others)			1
<ul> <li>c) Voting rights (VR) otherwise than by equity shares</li> </ul>	[	į.	
<ul> <li>d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)</li> </ul>			_
e) Total (a+b+c)			
Details of acquisition	1		1
a) Shares carrying voting rights acquired	6500000	9.9185	9,9185
b) VRs acquired otherwise than by equity shares	1	-	-
c) Warrants/convertible securities/any other	].		<u> </u>

Chardra Kala April.

instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired.  d) Shares in the nature of encumbrance (ptedge/ lien/non-disposal undertaking/ others)		•	-
e) Total (a+b+c+/-d)	6500000	9.9185	9.9185
After the acquisition, holding of acquirer along with PACs of:  a) Shares carrying voting rights  b) Shares in the nature of encumbrance (pledge/ fien/ non-disposal undertaking/ others) Shares pledged with the acquirer.  c) VRs otherwise than by equity shares  d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	6500000	9.9185	9.9185
e) Total (a+b+c)	6500000	9.9185	20 52 46
Mode of acquisition (e.g. open market / public issue / rights issue /preferential allotment / inter-se transfer, etc.)  Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares etc.	Equity Shar	50 10, 50 3000	nmediate relatives
Date of acquisition of/ date of receipt of intimation of allotment of shares/ VR/ warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	31/03/	2016	

Chanda Kale April

TC before the said acquisition	1506 14 15 15 15 15 15 15 15 15 15 15 15 15 15
Equity share capital/ total voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each
Total diluted share/voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each

Candra Ka G Ayroa /.
Chandrakala Agrawal

(on behalf of Payal Agrawal)
Signature of the acquirer / Authorised Signatory

Place: Kolkata

Date: 31/03/2016

### Part-B\*\*\*

## Name of the Target Company: MANAKSIA STEELS LIMITED

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/ Promoter group	PAN of the acquirer and/ or PACs
VARUN AGRAWAL	Yes	ACXPA1870F
SURESH KUMAR AGRAWAL	Yes	ACSPA01168
CHANDRAKALA AGRAWAL	Yes	ACMPA5146R
SURESH KUMAR AGRAWAL (HUF)	Yes	AAEHS6436C
PAYAL AGRAWAL	Yes	ADBP88610K

Dandes Kale Aporal,

Chandrakala Agrawal

(on behalf of Payal Agrawal)

Signature of the acquirer / Author/sed Signatory

Place: Kelkaten Date: 31 03 2016

#### Note:

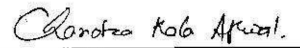
(\*)Total share capital/ voting capital to be taken as per the latest filing done by the company to the Slock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC

(\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.

## <u>Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

Name of the Target Company (TC)	MANAKSIA ST	EELS LIMITED	Table 1			
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	CHANDRAKAL	A AGRAWAL	700			
Whether the acquirer belongs to Promoter/Promoter group	Yes					
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock Exchange of India Limited					
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)			
Sefore the acquisition <del>/disposal</del> under consideration, holding of :	l l					
a) Shares carrying voting rights	4244810	6.4773	6 4773			
<ul> <li>Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)</li> </ul>	1975	F-5.5	1 <del>3</del> 6			
<ul> <li>voling rights (VR) otherwise then by equity shares</li> <li>Warrants/convertible securities/any other</li> </ul>		550%	-			
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)	r I		2			
e) Total (a+b+c+d)	4244810	6.4773	6.4773			
Details of acquisition/sale		1.00	200			
a) Shares carrying voting rights acquired/sold	6500000	9.9185	9.9185			
vRs acquired /sold otherwise than by shares	W 1207	T 225	5220			
<ul> <li>Warrants/convertible securities/any other instrument that entitles the acquirer to receive</li> </ul>	1					
shares carrying voting rights in the TC (specify holding in each category) acquired/sold		<b>S</b>				
<ul> <li>Shares encumbered / invoked/released by the acquirer</li> </ul>			. <del></del> 3			
e) Total (e+b+c+/-d)	6500000	9.9185	9,9185			
After the acquisition/sale, holding of:	37 1000000 60 40	N NOTES AND	70			
	23 100	40 9225 75	400			



<ul><li>a) Shares car</li></ul>	ying voting right	\$	10744810	16.3958	16.3958
	umbered with th	20 mg/m * 200 mg *		_	
d) Warrants/c		ty shares curities/any other acquirer to receive	****	<del>sa</del>	<del></del>
	ying voting right ach category) at	s in the TC (specify iter acquisition		*	e-
e) Total (a+b-	+c+d)		10744810	16.3968	16,3958
allotment / inter	-se transfer etc.;	747 	<u> </u>	<del>-10.</del>	#1.04 TO
receipt of int	imation of all	ares / VR or date of otment of shares,	31/03/2016		
receipt of into whichever is ap Equity share co	imation of alle plicable	otment of shares,	31/03/2016	ty shares of Re. 1	/- each
receipt of into whichever is ap Equity share or before the said	imation of all plicable apital / total votil acquisition/sale apital/ total votir	otment of shares,	31 03 2016 6,55,34,050 equi	75	

#### Note:

(\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Claroha Kola Aywa1. Chandrakala Agrawal

Signature of the acquirer /-ealler /-Authorised-Signatory

Place: Kolkata

Date: 31 03 2016

## Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	MANAKSIA STEELS LIMITED						
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	As per Annexu	ure – I					
Whether the acquirer belongs to Promoter/Promoter group	Yes						
Name(s) of the Stock Exchange(s) where the shares of TC are Listed		Exchange of Indi	ia Limited				
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)				
Before the acquisition/disposal under			G 70 B857 9				
consideration, holding of :			8				
a) Shares carrying voting rights	A	s per Annexure – I					
<ul> <li>b) Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)</li> </ul>	***		2 \$83				
c) Voting rights (VR) otherwise than by equity shares	**	***					
<ul> <li>d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)</li> </ul>		••	<u></u>				
e) Total (a+b+c+d)	As t	x. Annay use -I					
Details of acquisition/sale	1	lë.					
a) Shares carrying voting rights acquired/sold		s per Annexure – l					
b) VRs acquired /sold otherwise than by shares		-					
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the							

Chardres Kale April.

TC (specify holding in each category) acquired/sold d) Shares encumbered / invoked/released by the acquirer.	555	-	550 State
e) Total (a+b+c+/-d)	As pen A	Anexure -I	32012-05
After the acquisition/sale, holding of:  a) Shares carrying voting rights	As	per Annexure – I	T.
b) Shares encumbered with the acquirer c) VRs otherwise than by equity shares d) Warrants/convertible securities/any other	; ( <b>94</b> )	-	679
instrument that entitles the acquirer to receive shares carrying voting rights in the	8 <del>15</del> 2	) (m)	
TC (specify holding in each category) after acquisition	(##	155	
e) Total (a+b+c+d)	Aspen	Annexure -I	12 12 111
Mode of acquisition/sale (e.g. open market / off-market / public issue / rights issue /preferential allotment / inter-se transfer etc.)  Date of acquisition / sale of shares / VR or	Relatives		nediate
date of receipt of intimation of allotment of shares, whichever is applicable			
Equity share capital / total voting capital of the TC before the said acquisition/sale	Fine or white bredient	equity shares of I	
Equity share capital/ total voting capital of the TC after the said acquisition/sale		equity shares of	
Total diluted share/voting capital of the TC after the said acquisition/sale	6,55,34,050	equity shares of	Re. 1/- each

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#### Note:

- (\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.
- (\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC

Chandrakala Agrawal

(on behalf of self, seller, acquirer and other constituents of promoter group)

Signature of the acquirer / seller / Authorised Signatory

Charata Kale April.

Place: Kolkata

Date: 31 03 2016

	P 2000 10 10 10 10 10 10 10 10 10 10 10 10	8 8	Pre-Transaction	X455	1 rai	nsaction	. 6	Post	Françaction	
Şi. Na.	Perticulars	Nember	% w.r.t. Totat share sapital	% w.r.d. Total deured space copital	Number	K ve.cq. Total share capital	% w.r.c. Total deloted chare capital	Number	% percit Total share capetal	New rui Total diluted share rapiral
Астригае	9					Ĉ.	E		26	
	THANDRALA AGRAYAL	42,44,810	6 4773	6.4773	65,00,000	9.9185	5.9185	107,44,810	16.3958	16-3958
	PAYAL AGRAWAL	- 85	8		65,00,000	9.9185	9,9185	65,00,000	9.9185	P-9165
Sellers.	9 90		- 14 - 17				2 (1)			Special S
Jener 31	1 YARUN AGRAWAL	256,10,770	39.0901	39.0801	-13 <b>000</b> 000	-19.8370	-19.8370	126,10,770	19.243)	19.2431
Others: P	MC			(a)						[200 - 100 married   1
0.010.7	LISURESH KUMAR AGRAWAL	1,73,50,360	18 8457	18-8457			8 8	123,50,36D	18,8457	18.8457
	2 SURESH KUMAR AGRAWAL (HUF)	3,37,500	0.5150	0.5150				3,37,500	0.5150	0.5150
- 10	Total	425,43,440	64 9181	64.9181	F6	8.		425,43,440	64.9121	64,9181

Character Agrawal
(on behalf of seller, sequirers and other constituents of Promoter Grave)

## Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	MANAKSIA STEELS LIMITED				
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	PAYAL AGRAWAL				
Whether the acquirer belongs to Promoter/Promoter group	Yes	***************************************			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock	Exchange of India L	ımited		
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted ahare/voting capital of the TC (**)		
Before the acquisition/disposal under consideration, holding of :	50				
a) Shares carrying voting rights	يد أ	<b>₩</b> 2	63 		
Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)	•		22		
c) Voting rights (VR) otherwise than by equity shares d) Warrants/convertible securities/any other	1220	1887)			
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)		<u>.</u>	-		
) Total (a+b+c+d)	. <del>-</del> 5	ABD P	*		
Details of acquisition/eale  a) Shares carrying voting rights acquired/sold	6500000	9,9185	9.9185		
b) VRs acquired /sold otherwise than by shares b) Warrants/convertible securities/any other			i a		
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold	a.				
<ul> <li>d) Shares encumbered / invoked/released by the acquirer.</li> </ul>	1 900				
e) Total (a+b+c+/-d)	6500000	9.9185	9.9185		
After the acquisition/sale, holding of:	55.	355			

Cometice hole April.

Sharea carrying voting rights	6500000	9.9185	9,9185
Shares encumbered with the acquirer	354	\$	1000 E
vRs otherwise than by equity shares  d) Warrants/convertible securities/any other	3000		-
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	×		0000 000000000000000000000000000000000
e) Total (a+b+c+d)  Mode of acquisition/sale (e.g. open market / off-	6600000	9,9185	9.9185
allotment / inter-se transfer etc.)  Date of acquisition / sale of shares / VR or date of	<del></del>	50 1500 -	- 3 <u>825</u>
receipt of intimation of allotment of shares,	31/03/2016		
receipt of intimation of allotment of shares, whichever is applicable  Equity share capital / total voting capital of the TC	6,55,34,050 e	quity shares of Re	3
receipt of intimation of allotment of shares,	6,55.34,050 e	quity shares of Re	e. 1/- each

### Note:

(\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Romaka Kob April. Chandrakala Agrawal

(on behalf of Payal Agrawal)

Signature of the acquirer / seller / Authorised Signatory

Place: Kolkata

Date: 31 03 2016

## Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

ame of the Target Company (TC)	MANAKSIA STE	ELS LIMITED	
ame(s) of the acquirer and Persons Acting in oncert (PAC) with the acquirer	VARUN AGRAV	/AL	<u> </u>
thether the acquirer belongs to romoter/Promoter group	Yes		
ame(s) of the Stock Exchange(s) where the hares of TC are Listed	BSE Limited National Stock E	xchange of India L	imited
etails of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)
efore the acquisition/disposal under			200
onsideration, holding of : ) Shares carrying voting rights ) Shares in the nature of encumbrance (pledge.	25610770	39.0801	39.0801
<ul> <li>Shares in the nature of encumbrance (pieuge lien/non-disposal undertaking/ others)</li> <li>Voting rights (VR) otherwise than by equity</li> </ul>	00000		-
shares	1788	1	850
<ul> <li>Warrants/convertible securities/any othe instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specification)</li> </ul>	e		<u> </u>
a) Total (a+b+c+d)	25610770	39.0801	39.0801
Details of acquisition/sale  a) Shares carrying voting rights acquired/sold	13000000	19.8370	19.8370
vRs acquired /sold otherwise than by shares  Warrants/convertible securities/any other	in i	2.00	<b>*</b> ***
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specifically bolding in each category) acquired/sold		44	-
<ul> <li>Shares encumbered / invoked/released by the acquirer</li> </ul>	ie		
14 Page 14 Pag	13000000	19.8370	19.8370

Charoten Kolo April.

	40040770	19.2431	19.2431
) Shares carrying voting rights	12610770	18.2401	
) Shares encumbered with the acquirer	<u> </u>	1996	(257)
) VRs otherwise then by equity shares			æ
) Warrants/convertible securities/any other			rii -
instrument that entitles the acquirer to receive	<del>53</del> 3		
shares carrying voting rights in the TC (specify		989	ē <del>.</del>
holding in each category) after acquisition	li M	G4 (00.004)	REDA CONSUMER
) Total (s+b+c+d)	12610770	19.2431	19,2431
allotment / inter-se transfer etc.)  Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares.	31 03/2016		
whichever is applicable		a. sharps of Qa	1/. each
Equity share capital / total voting capital of the TC before the said acquisition/sale		ity shares of Re.	600F0 KB 302
Equity share capital/ total voting capital of the TC	6,55.34,050 equ	ity shares of Re.	1/- each
after the said acquisition/sale			ORINAN MILES
Total diluted share/voting capital of the TC after the	6,55.34,050 equ	ity shares of Re.	1/- each
40. THE THE STANDARD TO THE STANDARD THE THE THE STANDARD			

### Note:

(\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Chandrakala Agrawal

(on behalf of Varun Agrawal)

Signature of the acquirer / seller / Authorised Signatory

Danotea Kala Agraal.

Place: Kolkata

Date: 31 03 2016

# Format for Disclosures under Regulation 10(6) – Report to Stock Exchanges in respect of any acquisition made in reliance upon exemption provided for in Regulation 10 of SEB) (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.	Name of the Target Company (TC)	MA	NAKSIA S	TEELS LIM	ITED	
2.	Name of the acquirer(s)	Varun Agn Chandraka		al	****	
3,	Name of the stock exchange where shares of the TC are listed	BSE Limited National Stock Exchange of India Lim			a Limited	
4.	Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.	Inter se transfer			7	
5.	Relevant regulation under which the acquirer is exempted from making open offer.	10(1)(d)(ll)				
6.	Whether disclosure of proposed acquisition was required to be made under regulation 10 (5) and if so.  Whether disclosure was made and whether it was made within the timeline specified under the regulations.  Date of filing with the stock exchange.	f required to be made under regulation				
7.	Details of acquisition	Disclosures required to be made under regulation 10(5)		Whether the disclosures under regulation 10(5) are actually made		
	a. Name of the transferor / seller	N.	106 DISTINGS	N A		
	b. Date of acquisition	N/	Α	NA		
	<ul> <li>Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above</li> </ul>	N/	4	N	A	
8	<li>d. Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC</li>	N/	Δ.	N	A	
3	Price at which shares are proposed to be acquired / actually acquired	N A	4	N A		
8.	Shareholding details	Pre-Transa	ection	Post-Transaction		
		No. of shares held	% w.r.t. to total share capital of TC	No. of shares held	% w.r.t. to total share capital of TC	
	Each Acquirer / Transferee(*)  Varun Agrawal	2766930	4.222	25610770	39.080	
	Chandrakala Agrawal	1244810	1.899	4244810	6.477	



	Mahabir Prasad Agrawal	12555920	19.159		10 <del>53</del>
4	Basudeo Agrawal	13287920	20.276	<del>- 1</del> 21	)) <del>=1</del>
		emisaenio un si	out vevage	38	505 - 206

Suresh Kumar Agrawal (on behalf of acquirers) Date: 22 07 2015

Pface : Kolkata

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.

# Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

#### Part -A- Details of the Acquisition

Name of the Target Company (TC)	MANAKSIA S	TEELS LIMITED	
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Chandrakala .	Agrawal	
Whether the acquirer belongs to Promoter/Promoter group	Yes		N 12 17 18
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock	c Exchange of Ind	ia Limited
Details of the acquisition as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition under consideration, holding of acquirer along with PACs of:			
Shares carrying voting rights	1244810	1.899	1,899
b) Shares in the nature of encumbrance	123-010	1.000	1,030
(pledge/ lien/non-disposal undertaking/ others)	989		945000
c) Voting rights (VR) otherwise than by equity shares	***	) <del></del>	22 <b>4</b>
<ul> <li>d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)</li> </ul>		78 <u>44</u>	
e) Total (a+b+c)	1244810	1.899	1.899
Details of acquisition	9 <u>-</u>		N (75)
a) Shares carrying voting rights acquired	3000000	4.578	4.578
b) VRs acquired otherwise than by equity shares		D==	12 <del></del>
c) Warrants/convertible securities/any other	<del>22</del> 00	84 <b></b>	:: <del></del>



TC before the said acquisition	00034000 60	juity shares of R	е. 77- өвсп
Date of acquisition of/ date of receipt of intimation of allotment of shares/ VR/ warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.  Equity share capital / total voting capital of the	22 07 2		to 11 ages
Salient features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares etc.		Section to the second	16/20/05
Mode of acquisition (e.g. open market / public issue / rights issue /preferential allotment / inter-se transfer, etc.)			
e) Total (a+b+c)	4244810	6.477	6.477
instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	<b>+</b> ₩0	8349	-
<ul><li>c) VRs otherwise than by equity shares</li><li>d) Warrants/convertible securities/any other</li></ul>		0.69	3 1 <del>m</del>
others) Shares pledged with the acquirer.	****	si <del>ne</del>	\$ <del></del>
<ul> <li>b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/</li> </ul>		(0. <del>43</del>	a.
After the acquisition, holding of acquirer along with PACs of:  a) Shares carrying voting rights	4244810	6.477	6.477
e) Total (a+b+c+/-d)	3000000	4.678	4.578
Instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired.  d) Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/others)			20 26 31

ķ ķ .



65534050 equity shares of Re. 1/- each
65534050 equity shares of Re. 1/- each

Chrewy Suresh Kurkar Agrawal

(on behalf of Ms. Chandrakala Agrawal) Signature of the acquirer / Authorised Signatory

Place: Kolkuta Date: 22/07/2019

#### Part-B\*\*\*

### Name of the Target Company: MANAKSIA STEELS LIMITED

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/ Promoter group	PAN of the acquirer and/ or PACs
CHANDRAKALA AGRAWAL	Yes	ACMPAS146R
VARUN AGRAWAL	Yes	ACXPA1870F
SURESH KUMAR AGRAWAL	Yes	ACSPA0116B
SURESH KUMAR AGRAWAL (HUF)	Yes	AAEHS6436C

Suresh Kumar Agrawal

[Attrower

(on behalf of Ms. Chandrakala Agrawal)

Signature of the acquirer / Authorised Signatory

Piace: Kolkata

Date: 22/07/2015

#### Note:

(\*)Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

(\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.

# Format for Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

### Part -A- Details of the Acquisition

The state of the s

MANAKSIA S	TEELS LIMITED	20 10 000
Varun Agrawa	ľ	:
Yes	0	***
BSE Limited National Stock	Exchange of Ind	ia Limited
Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)
2766930 	4.222	4.222
⊗ <del></del>	1 <del>4</del>	
2766930	4.222	4.222
22843840	34.858	34.858
	Yes  BSE Limited National Stock  Number  2766930  2766930	BSE Limited National Stock Exchange of Ind Number % w.r.t. total share/voting capital wherever applicable(*)  2766930 4.222  2766930 4.222  22843840 34.858



instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired.  d) Shares in the nature of encumbrance (pledge/ lien/non-disposal undertaking/ others)	-	-	
e) Total (a+b+c+/-d)	22843840	34.858	34.868
After the acquisition, holding of acquirer along with PACs of:  a) Shares carrying voting rights  b) Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others) Shares pledged with the acquirer.  c) VRs otherwise than by equity shares  d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	25610770	39.080	39.080
e) Total (a+b+c)	25610770	39.080	39.080
Mode of acquisition (e.g. open market / public issue / rights issue /preferential allotment / inter-se transfer, etc.)	Inter se Trans		20.0
Sallent features of the securities acquired including time till redemption, ratio at which it can be converted into equity shares etc.	Equity Share	S New Yorks	
Date of acquisition of/ date of receipt of intimation of allotment of shares/ VR/ warrants/convertible securities/any other instrument that entitles the acquirer to receive shares in the TC.	22/01/2	2015	*
Equity share capital / total voting capital of the TC before the said acquisition	65534050 eq	uity shares of R	e, 1/- each

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Equity share capital/ total voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each
Total diluted share/voting capital of the TC after the said acquisition	65534050 equity shares of Re. 1/- each

Suresh Kumar Agrawal

(on behalf of Mr. Varun Agrawal)

Signature of the acquirer / Authorised Signatory

Place: Kolkata

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Date: 22/01/2015

### Part-B\*\*\*

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### Name of the Target Company: MANAKSiA STEELS LIMITED

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/ Promoter group	PAN of the acquirer and/ or PACs
VARUN AGRAWAL	Yes	ACXPA1870F
SURESH KUMAR AGRAWAL	Yes	ACSPA0116B
CHANDRAKALA AGRAWAL	Yes	ACMPA5146R
SURESH KUMAR AGRAWAL (HUF)	Yes	AAEHS6436C

Suresh Kumar Agrawal

(on behalf of Mr. Varun Agrawal)

Bitramel

Signature of the acquirer / Authorised Signatory

Place: Kolkata

Date: 22-07 2015

#### Note:

(\*)Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Dijuted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

(\*\*\*) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.

# Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	MANAKSIA STI	EELS LIMITED	20 (Valu) 0
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	As per Annexur	e – I	
Whether the acquirer belongs to Promoter/Promoter group	Yes		20 30 25000
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Limited National Stock	Exchange of India L	lmited
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable (*)	% w.r.t. total diluted share/voting capital of the TC (**)
Before the acquisition/disposal under consideration, holding of :			
a) Shares carrying voting rights	A	s per Annexure – I	~
<ul> <li>b) Shares in the nature of encumbrance (pledge/lier/non-disposal undertaking/lothers)</li> <li>c) Voting rights (VR) otherwise than by equity</li> </ul>		**	-
shares d) Warrants/convertible securities/any other Instrument that entitles the acquirer to receive			•••
shares carrying voting rights in the TC (specify holding in each category)	19975		
e) Total (a+b+c+d)	As per A	mexice-I	
Details of acquisition/sale	30 334/387 (\$3		
Shares carrying voting rights acquired/sold		ks per Annexure – I	93
<ul> <li>b) VRs acquired /sold otherwise than by shares</li> <li>c) Warrents/convertible securities/any other</li> </ul>			3 644
c) Warrents/convertible securities/any othe Instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold d) Shares encumbered / invoked/released by the			
acquirer.	-		
e) Total (a+b+c+/-d) f)	As pen A	onexune - I	





After the acquisition/sale, holding of:			
a) Shares carrying voting rights	As	per Annexure - I	
b) Shares encumbered with the acquirer c) VRs otherwise then by equity shares	<del></del>	- 1	888
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive		% <del></del>	) LC
shares carrying voting rights in the TC (specify holding in each category) after acquisition	N.		\$ <del>.</del>
e) Total (a+b+c+d)	As Don A	mexwe-I	-
Mode of acquisition/sale (e.g. open market / off- market / public issue / rights issue /preferential allotment / Inter-se transfer etc.)	Inter se Transfe		
Date of acquisition / sale of shares / VR or date of receipt of intimetion of allotment of shares, whichever is applicable	22/07/20	015	
Equity share capital / total voting capital of the TC before the said acquisition/sale	6,55,34,050 equ	ity ehares of Re. 1/-	each
Equity share capital/ total voting capital of the TC after the said acquisition/sale	6,55,34,050 equ	ity sheres of Re. 1/-	each
Total diluted share/voting capital of the TC after the said acquisition/sale	6,55,34,050 equ	ity shares of Re. 1/-	each

#### Note:

(\*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 of the listing Agreement.

(\*\*) Oiluted share/voting capital means the total number of shares in the TC assuming full conversion of the putstanding convertible securities/warrants into equity shares of the TC.

Sunil Kumar Agrawal

So Army T Basudeo Agrawal

Suresh Kumar Agrawal

(on behalf of acquirers, sellers other constituents of Promoter Group)

Signature of the acquirer / seller / Authorised Signatory

Place: Kolkata

35. 331 Date: 22/07/2015

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Name of the Target Company: Manaksia Steels Limited

36.50		Pre	Pre-Transaction	£45	Trar	Transaction	ic.	Post	Post Transaction	
SI. No.	Pariculers	Number	% w.r.t Total Share Capital	% w.r.t. Total diluted share	Number	% w.r.t. Total share capital	% w.r.t. Total dituted share	Number	% w.r.t. Total share capital	% w.r.t Total diluted share
Acquirers:	S	3						80 80	200	older
	1 VARUN AGRAWAL	27,66,930	4.222	4,222	228,43,840	34.858	34,858	256,10,770	39.080	39.080
l	Z CHANDRAKALA AGRAWAL	12,44,810	1.899	1.899	30,00,000	4.578	4.578	42,44,810	6.477	6.477
Sellers	20 CO	10 m	300		1000 2000 2000 2000 2000 2000 2000 2000		5 - 2	83		
	1 MAHABIR PRASADAGRAWAL	125,55,920	19.159	19.159	-125,55,920	-19.159	-19.159	8	35	
1	2 BASUDEO AGRAWAL	132,87,920	20.276	20.276	-132,87,920	-20.276	-20.276			
Others: PAC	AC				100					38
	1 SURESH KUMAR AGRAWAL	94,02,740	14.348	14.348		9	10 COCCUPA	94,02,740	14.348	14.348
	2 BASUDEO AGRAWAL (HUF)	4,64,060	0.708	0.708		200		4,64,060	0.708	0.708
33	3 MAHABIR PRASADAGRAWAI (HUF)	4,64,060	0.708	0.708		38	62. 	4,64,060	0.708	0.708
Art 19	4 SUNIL KUMAR AGRAWAL (HUF)	3,93,750	0.601	0.601				3,93,750	0.601	0.601
S	5 SUSHIL KUMAR AGRAWA! (HUF)	3,38,250	0.516	0.516		35771	300	3,38,250	0.516	0.516
	6 SURESH KUMAR AGRAWAL (FILE)	3,37,500	0.51.5	0.515		33 S		3,37,500	0.515	0.515
* 2	Potal	412,55,940	62.953	62.953		111	5 (5)	412.55.940	62.953	62 953

Sunil Kurnar Agrawal
Sunil Kurnar Agrawal
(on behalf of self and other constituents of Promoter Group)

Suresh Kumar Agrawal

# <u>Disciosure under Regulation 30(2) of SEBI (Substantial Acquisition of Shares and Takeovers)</u> Regulations, 2011

. Name of the Target Company (TC)	MANAKSIA STEELS LIMITED		
2. Name(s) of the stock exchange(s) where the shares of the TC are listed	BSE Ltd. National Stock Exchange of India Ltd		
3. Particulars of the shareholder(s) :	<del> </del>	10 W	<del>10</del> 1000
a. Name of person(s) together with Persons Acting in Concert (PAC) whose total holding (including that in the form of shares, warrants, convertible securities and any other instrument that would entitle the holder to receive shares in the TC) is more than 25% of the voting rights of the TC.  Or  b. Name(s) of promoter(s), member of the promoter group and PAC with him.	Varun Agrawal PAC as per Annexure		
Particulars of the shareholding of person(s)     mentloned at (3) above	Number of shares	% w.r.t. total share/voting capital wherever applicable	% of total diluted share/voting capital of TC (*)
As of March 31st of the year, holding of:	,		
a) Shares	1,37,51,980	20.984	20.984
b) Voting Rights (otherwise than by shares)			
c) Warrants,			es
d) Convertible Securitles	ec.		
e) Any other instrument that would entitle the holder to receive shares in the TC			
Total	1,37,51,980	20.984	20.984

(Varun (grawal on behalf of self and PACs)

Place: KOLKATA

Date: 1st April 2015

## Shareholding of Varun Agrawal and Person Acting in Concern as on 31st March 2015

		Total Shares Held		
SI No	Name of the Shareholder	Number	As a % of grand total	
1	Varon Agrawal	27,66,930	4.222	
2	Suresh Kumar Agrawal	94,02,740	14,348	
3	Suresh Kumar Agrawal (HUF)	3,37,500	0.515	
4	Chandrakala Agrawal	12,44,810	1.899	
	Total	1,37,51,980	20.984	

(Varun Agrawal on behalf of self and PACs)

Part -8

Name of the Target Company: MANAKSIA STEELS LIMITED

Whether the Person belongs to Promoter/ Promoter group	PAN of the Person and PACs	
YES	ACXPA1870F	
YES	ACSPA01168	
YES	AAEHS6436C	
YES	ES ACMPA5146R	
	Promoter / Promoter group  YES  YES  YES	

(Varun Agrawal on behalf of self and PACs)