13, PARMANAND BHUVAN, NAVROJI LANE, GHATKOPAR (WEST),
MUMBAI – 400086

Date: JUNE 11, 2018

To,

BSE Limited
PhirozeJeejeebhoy Towers,
Dalal Street,
Mumbai – 400001

National Stock Exchange of India Ltd. Exchange Plaza Plot no. C/1, G Block, Bandra-Kurla Complex, Bandra (E), Mumbai - 400 051:

Dear Sir,

Sub: <u>Intimation under Regulation 10(5) of the SEBI (Substantial Acquisition of Shares & Takeovers) Regulations</u>, 2011

I, the undersigned, propose to acquire 99600 Equity Shares of M/s. Gandhi Special Tubes Limited on from Ms. Kavita Gandhi, who is holding the same jointly with Mrs. Chandra Gandhi (promoter group)

I, being the person named as promoter, in the shareholding pattern filed bythe target company in terms of the listing agreement or these regulations for not less than three years prior to the proposed acquisition immediate relative of the seller/transferor, am eligible for exemption under Regulation 10(1)(a)(ii) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulation, 2011, and to this effect I hereby file intimation under Regulation 10(5) of the said Regulations for the proposed transaction.

Kindly take the same on record.

Thanking You,

Yours truly,

Karan Gandhi

× Kavan M. Gamalli

## <u>Format for Disclosures under Regulation 10(5)</u> - 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 Tars	get Company (TC)	GANDHI SPECIAL TUBES LIMITED		
2.	Name of the acquirer(s)		KARAN GANDHI		
3.	TC prior to the tra	rer(s) is/ are promoters of the nsaction. If not, nature of ociation with the TC or its	PART OF THE PROMOTER GROUP		
4.	Details of the pro	posed acquisition			
	a. Name of the person(s) from whom shares are to be acquired		KAVITA GANDHI (First Holder) CHANDRA GANDHI (Jt. Holder)		
	b. Proposed date	e of acquisition	MONDAY, JUNE 18, 2018		
		ares to be acquired from each person	99600		
	d. Total shares t	o be acquired as % of share capital of TC	0.72%		
	e. Price at which	h shares are proposed to be acquired	NO CONSIDERATION (Transfer from Aunt to Nephew as gift)		
	f. Rationale, if	any, for the proposed transfer	BY GIFT DEED		
5.	Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer		(ii)		
6.	for a period of issuance of this where the maxin	ded, volume weighted average market price 60 trading days preceding the date of notice as traded on the stock exchange num volume of trading in the shares of the during such period			
7.	If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8		NA		
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.				
9.	transferee have concentration of the proposed acquired disclosure required Regulations, 20 repealed Takeovii. The aforesaid	rements in Chapter V of the Takeover	The acquirers hereby declare that the transferor and transferee have complied with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011.		

10.	Declaration by the acquirer that all the conditions specified	YES
1	under regulation 10(1)(a) with respect to exemptions has	The acquirer hereby declare that all the
	been duly complied with.	conditions specified under regulation 10(1)(a)
		with respect to exemptions has been duly
		complied with.

	11,	Sha	areholding details		ore the		er the
				prop trans	osea action	prope trans	action
				No. of shares	% w.r.t total	No. of shares	% w.r.t
				/votin	share capital of	/votin	total share
			·	rights	TC	rights	capital of TC
Ì		a	Acquirer(s) and PACs (other than sellers)(*)	10123632	73,26	10123632	73,26
[		b	Seller (s)	99600	0.72		

## 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.

## SHAREHOLDING OF THE ACQUIRER(S) AND PAC(S) BEFORE THE PROPOSED TRANSACTION .

Sr		No of shares	% of Shares
No.	Name of Shareholder	held	held
1	MANHAR G. GANDHI	19,89,375	14.4
2	MANHAR G. GANDHI(SMALL HUF)	125036	0.90
3	MANHAR G. GANDHI(HUF)	84730	0.61
4	BHUPATRAI G. GANDHI	18,22,840	13.19
5	BHUPATRAI G. GANDHI (SMALL HUF)	119042	0.86
6	BHUPATRAI G. GANDHI (HUF)	113323	0.82
7	JAYESH M GANDHI	1099796	7.96
8	MANOJ B GANDHI	1033260	7.48
9	B. M. GANDHI INVESTMENT CO, LLP	516388	3.74
10	GANDHI FINANCE CO. LLP	471241	3.41
11	BHARTI M GANDHI	739022	5.35
12	CHANDRA B GANDHI	443762	3.21
13	JIGNA M GANDHI	423338	3.06
14	GOPI J GANDHI	429077	3.11
15	KARISHMA J GANDHI	230510	1.67
16	KARAN MANOJ GANDHI	229372	1.66
17	RAHUL JAYESH GANDHI	65120	0.47
18	JIGNA NILESH MEHTA	47,200	0.34
19	BINA TUSHAR SHAH	32,800	0.24
20	NILESH VINODRAI MEHTA	8,800	0.06
21	KAVITA B. GANDHI	99600	0.68
	Total	10123632	73.26

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No.	Name of Shareholder	held	held
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13	JIGNA M GANDHI	423338	3.06
14	GOPI J GANDHI	429077	3.11
15	KARISHMA J GANDHI	230510	1.67
16	KARAN MANOJ GANDHI	3,28,972	2,38
17	RAHUL JAYESH GANDHI	65120	0.47
18	JIGNA NILESH MEHTA	47,200	0.34
19	BINA TUSHAR SHAH	32,800	0.24
20	NILESH VINODRAI MEHTA	8,800	0.06
•	Total	1,01,23,632	73.26