# **BETEX INDIA LIMITED**

CIN: L17119GJ1992PLC018073

CORPORATE OFFICE: 504, TRIVIDH CHAMBER, 5TH FLOOR, OPP. FIRE BRIGADE STATION, RING ROAD, SURAT-395 002, GUJARAT, INDIA CONTACT NO: (91-0261) 2898595/2328902 Email: <u>corporate@betexindia.com</u>

## Date: 03/01/2023

To, The Manager **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400001 Maharashtra (India)

## Scrip Code – 512477

Dear Sir/Madam,

# Sub: Disclosure under Regulation 29(1) & 29(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

In compliance with Regulation 29(1) & 29(2) of SEBI (SAST) Regulations, 2011, We would like to inform that company received the followings disclosures from the seller & Acquirer:

The details of the same are mentioned below:

Sr.	Name	Disclosure dated/ Regulations	No of Shares Sold /Purchased and % of the total Issued Capital & Paid Up Capital	Remarks
1.	Siddhipriya Poly Fab Private Limited	Disclosure dated 03 <sup>rd</sup> January,2023 / 29(2) of SEBI (SAST) Regulations, 2011	Sold 3,19,300 Equity Shares (21.29%)	Off- Market Inter-se transfer Dated 30.12.2022
2.	Sumeet Silk Processors Private Limited	Disclosure dated 03 <sup>rd</sup> January,2023 / 29(1) of SEBI (SAST) Regulations, 2011	Acquired 4,63,300 Equity Shares (30.89%)	Off- Market Inter-se transfer Dated 30.12.2022
3.	Ritesh Rajkumar Somani	Disclosure dated 03 <sup>rd</sup> January,2023 / 29(2) of SEBI (SAST) Regulations, 2011	Acquired 65,481 Equity Shares (4.37%)	Off- Market Inter-se transfer Dated 30.12.2022

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In this connection, disclosures under Regulation 29(1) & 29(2) for the above said off-market inter-se transfer in prescribed format, as submitted by the Acquirer and seller are enclosed herewith for your reference and record.

Please take the same on record.

Yours truly,

Thanking you,

#### For, BETEX INDIA LIMITED

PRIVANKA HARSUKHU byrkharka HARSUKHU HARSUKHU HAIGOHEL HAIGOHEL HAIGOHEL HEIGO103103172922+6550

## PRIYANKA GOHEL

(Company Secretary & Compliance Officer)

Encl: a/a

# SIDDHIPRIYA POLY FAB PVT. LTD.

(Formerly known as Sumeet Menthol Pvt Ltd) CIN: U17110GJ1988PTC011052

504, 5th Floor, Trividh Chamber, Opp. Fire Station, Ring Road, Surat -395002, Gujarat, India Phone: 9726430299 Email: <u>sumeetmenthol@gmail.com</u>

#### Date: 03/01/2023

To, The Manager **BSE Limited** Phiroze Jeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400001 Maharashtra (India) To, The Company Secretary **Betex India Limited** 436, G.I.D.C., Pandesara, Surat-394221 Gujarat (India)

Scrip Code - 512477

Dear Sir/Madam,

# Sub: Intimation pursuant to Regulation 29(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

We are enclosing the above disclosure in respect of off market sale of 3,19,300 Equity Shares aggregating to 21.29% of the paid up share capital of Betex India Limited to Sumeet Silk Processors Private Limited.

Kindly take the same on records.

Thanking you,

Yours Faithfully,

FOR, SIDDHIPRIYA POLY FAB PRIVATE LIMITED

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MANISHA SUMEET SOMANI DIRECTOR DIN: 07067646

Date: January 3, 2023 Place: Surat

Encl: as above



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

Name of the Target Company (TC)		Betex India Limited.			
Name(s) of the acquirer and Persons Acting in ConcertSiddhipriya Po(PAC) with the acquirer		Poly Fab Private Limited			
Whetl	her the acquirer belongs to Promoter/Promoter group	Yes			
Name are Li	(s) of the Stock Exchange(s) where the shares of TC sted	BSE Limited			
Detai	s of the <del>acquisition/</del> disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital ofthe TC (**)	
	e the acquisition under consideration, holding of rer along with PACs of:				
a	Shares carrying voting rights	3,19,300	21.29%	21.29%	
	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	Nil	Nil	Nil	
c)	Voting rights (VR) otherwise than by equity shares Warrants/convertible securities/any other instrument	Nil	Nil	Nil	
u	that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category)	Nil	Nil	Nil	
e	Total (a+b+c+d)	3,19,300	21.29%	21.29%	
Detai	ls of <del>acquisition/</del> sale				
	Shares carrying voting rights acquired/sold VRs acquired/sold otherwise than by equity shares	3,19,300 Nil	21.29% Nil	21.29% Nil	
0	Warrants/convertible securities/any other instrument	Nil	Nil	Nil	
	that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each	Nil	Nil	Nil	
d	category) acquired Shares encumbered/invoked/released by the acquirer	Nil	Nil	Nil	
e	Total (a+b+c+/-d)	3,19,300	21.29%	21.29%	

After the <del>acquisition</del> /sale, holding of:					
a) Shares carrying voting rights	Nil	Nil	Nil		
<ul><li>b) Shares encumbered with the acquirer</li><li>c) VRs otherwise than by shares</li></ul>	Nil	Nil Nil	Nil		
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each	Nil	Nil	Nil		
category) after acquisition e) Total (a+b+c+d)	Nil	Nil	Nil		
c) Iotal (arbrerd)			1411		
Mode of acquisition / sale (e.g. open market / public issue / rights issue / preferential allotment / inter-se transfer etc.)		Inter-se transfer			
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable.	December 30, 2022				
Equity share capital / total voting capital of the TC before the said acquisition		Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each.			
Equity share capital/ total voting capital of the TC after the said acquisition	Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each.				
Total diluted share/voting capital of the TC after the said acquisition	Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each.				

(\*) 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.

Thanking You, Yours Faithfully,

## FOR, SIDDHIPRIYA POLY FAB PRIVATE LIMITED

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MANISHA SUMEET SOMANI DIRECTOR DIN: 07067646

Date: January 3, 2023 Place: Surat



# SUMEET SILK PROCESSORS PVT. LTD.

CIN: U17119GJ1987PTC009625

REGISTERED OFFICE: 436, G.I.D.C., PANDESARA, SURAT-394221, GUJARAT (INDIA)

Ph.: 9879860890 E-mail: sumeetsm436@gmail.com

#### Date: 03/01/2023

To, The Manager **BSE Limited** PhirozeJeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400001 Maharashtra (India)

To, The Company Secretary **Betex India Limited** 436, G.I.D.C., Pandesara, Surat-394221 Gujarat (India)

Scrip Code - 512477

Dear Sir/Madam,

Sub:Intimation pursuant to Regulation 29(1) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

In compliance with the provisions of Regulation 29(1) Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 please find enclosed herewith a disclosure giving details of acquisition of equity shares of BETEX INDIALIMITED on December 30, 2022.

Kindly take the same on records.

Thanking you,

Yours Faithfully,

FOR, SUMEET SILK PROCESSORS PRIVATE LIMITED For Sumeet Silk Processors Pvt. Ltd.

Director/Manager

RITESH RAJKUMAR SOMANI DIRECTOR DIN:01402114

Date:January 3, 2023 Place: Surat

Encl: as above

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

# Part-A-DetailsoftheAcquisition

Nameof theTargetCompany(TC)		Betex India Limited				
Name(s)oftheacquirerandPersonsActinginConcert(PA C) with the acquirer		Sumeet Silk Processors Private Limited				
Whet	hertheacquirerbelongstoPromoter/Promotergroup	Yes	Yes			
Name TCare	e(s) of the Stock Exchange(s) where the shares of e Listed	BSE Lim	BSE Limited			
Detail	softheacquisition asfollows	Number <sup>#</sup>	% w.r.t. totalshare/voting capitalwherever applicable(*)	% w.r.t. total dilutedshare/voting capital oftheTC(**		
Befor ralon	etheacquisitionunderconsideration,holdingofacquire gwithPACsof:					
a)		74,000	4.93%	4.93%		
	Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)	Nil	Nil	Nil		
c) d)	Votingrights (VR)otherwisethan byequityshares Warrants/convertible securities/any other	Nil	Nil	Nil		
4)	warrants/convertible securities/any other instrumentthat entitles the acquirer to receive shares carryingvotingrightsintheTC(specifyholdingineachca tegory)	Nil	Nil	Nil		
e)	Total(a+b+c+d)	74,000	4.93%	4.93%		
Details	sof acquisition					
a)	Sharescarryingvotingrightsacquired	4,63,300	30.89%	30.89%		
b)	VRs acquiredotherwisethan byequityshares	Nil	Nil	Nil		
c)	Warrants/convertible securities/any other	Nil	Nil	Nil		
	instrumentthat entitles the acquirer to receive shares carryingvotingrightsintheTC(specifyholdingineach category)acquired	Nil	Nil	Nil		
d)	Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)	Nil	Nil	Nil		
e)	Total(a+b+c+/-d)	4,63,300	30.89%	30.89%		

For Sumeet Silk Processors Pvt. Lta. المن فو Don Director/Manager (9

After a withP	the acquisition, holding of acquirer along ACsof:			
a) b) c)	Sharescarryingvotingrights VRsotherwisethanbyequityshares Warrants/convertible securities/any other instrumentthat entitles the acquirer to receive shares	5,37,300 Nil Nil	35.82% Nil Nil	35.82% Nil Nil
1)	eachcategory) afteracquisition	Nil	Nil	Nil
d)	Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)	Nil	Nil	Nil
e)	Total(a+b+c+d)	5,37,300	35.82%	35.82%
rightsiss	of acquisition (e.g. open market / public issue / sue/preferentialallotment/inter- er/encumbrance,etc.)		Inter-se t	ransfer
illireaen	features of the securities acquired including time nption, ratio at which it can be converted into ares, etc.		Not Appl	licable
snares	cquisitionof/dateofreceiptofintimationofallotment of /		December 3	30, 2022
Equitysh aidacqu	arecapital/totalvotingcapitaloftheTCbeforethe isition	Rs. 1,50,00, Shares of Rs	000/- divided in s. 10/- each.	nto 15,00,000 Equity
Equitysh ition	arecapital/totalvotingcapitaloftheTCafterthesaidacqui	Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each		
	tedshare/votingcapitaloftheTCafterthesaidacquisition	Rs. 1,50,00,0 Shares of Rs	000/- divided in . 10/- each.	to 15,00,000 Equity
e transa	ction has been executed off member II			

<sup>#</sup> The transaction has been executed off market. However as on date it is showing as pending in depository system.

For Sumeet Silk Processors Pvt. Ltd.

Director/Manager

#### Date: 03/01/2023

To, The Manager **BSE Limited** PhirozeJeejeebhoy Towers, Dalal Street, Fort, Mumbai – 400001 Maharashtra (India)

To, The Company Secretary **Betex India Limited** 436, G.I.D.C., Pandesara, Surat-394221 Gujarat (India)

Scrip Code – 512477

Dear Sir/Madam,

Sub:Intimation pursuant to Regulation 29(1) of Securities and Exchange Board of India (Substantia Acquisition of Shares and Takeovers) Regulations, 2011

In compliance with the provisions of Regulation 29(1) Securities and Exchange Board of India (Substantia. Acquisition of Shares and Takeovers) Regulations, 2011 please find enclosed herewith a disclosure giving details of acquisition of equity shares of BETEX INDIALIMITED on December 30, 2022.

Kindly take the same on records.

Thanking you,

Yours Faithfully,

RiteshRajkumarSomani

Date:January 3, 2023 Place: Surat

Encl: as above

Residential Address: 37, SANGAM SOCIETY, CITYLIGHT ROAD, SURAT -395017 GUJARAT (India)

# <u>Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers)</u> <u>Regulations, 2011</u>

## Part-A-DetailsoftheAcquisition

Nameof theTargetCompany(TC)		Betex India Limited			
Name(s)oftheacquirerandPersonsActinginConcert(PA C) with the acquirer		RiteshRajkumarSomani			
Whet	hertheacquirerbelongstoPromoter/Promotergroup	Yes	Yes		
Name TCare	(s) of the Stock Exchange(s) where the shares of Listed	BSE Lim	itcd		
Detail	softheacquisition asfollows	Number <sup>#</sup>	% w.r.t. totalshare/voting capitalwherever applicable(*)	% w.r.t. total dilutedshare/votin capital oftheTC(**	
Befor ralon	etheacquisitionunderconsideration,holdingofacquire gwithPACsof:				
a)		10,500	0.7%	0.7%	
b)	Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)	Nil	Nil	Nil	
c) d)		Nil	Nil	Nil	
4)	instrumentthat entitles the acquirer to receive shares carryingvotingrightsintheTC(specifyholdingineachca tegory)	Nil	Nil	Nil	
e)	Total(a+b+c+d)	10,500	0.7%	0.7%	
Details	sof acquisition				
a)	Sharescarryingvotingrightsacquired	65,481	4.37%	4.37%	
b)	VRs acquiredotherwisethan byequityshares	Nil	Nil	Nil	
c)	Warrants/convertible securities/any other	Nil	Nil	Nil	
	instrumentthat entitles the acquirer to receive shares carryingvotingrightsintheTC(specifyholdingineach category)acquired	Nil	Nil	Nil	
d)	Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)	Nil	Nil	Nil	
e)	Total(a+b+c+/-d)	65,481	4.37%	4.37%	



After the acquisition, holding of acquirer along with PACsof:				
<ul><li>a) Sharescarryingvotingrights</li><li>b) VRsotherwisethanbyequityshares</li><li>c) Warrants/convertible securities/any other</li></ul>	75,981 Nil Nil	5.07% Nil Nil	5.07% Nil Nil	
instrumentthat entitles the acquirer to receive shares carryingvoting rights in the TC (specify holding in eachcategory) afteracquisition	Nil	Nil	Nil	
<ul> <li>d) Sharesinthenatureofencumbrance(pledge/lien/non- disposalundertaking/others)</li> </ul>	Nil	Nil	Nil	
e) Total(a+b+c+d)	75,981	5.07%	5.07%	
Mode of acquisition (e.g. open market / public issue / rightsissue/preferentialallotment/inter-setransfer/encumbrance,etc.)		Inter-se transfer		
Salient features of the securities acquired including time tillredemption, ratio at which it can be converted into equityshares, etc.				
Dateofacquisitionof/dateofreceiptofintimationofallotment of shares / VR/ warrants/convertible securities/anyotherinstrument that entitles the acquirer to receive shares in the TC.				
Equitysharecapital/totalvotingcapitaloftheTCbeforethe saidacquisition	Rs. 1,50,00,000/- divided into 15,00,000 Equit Shares of Rs. 10/- each.			
Equitysharecapital/totalvotingcapitaloftheTCafterthesaidacqui sition	Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each			
Totaldilutedshare/votingcapitaloftheTCafterthesaidacquisition	n Rs. 1,50,00,000/- divided into 15,00,000 Equity Shares of Rs. 10/- each. date it is showing as pending in depository system.			

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