## D S KULKARNI DEVELOPERS LIMITED

CIN: L45201PN1991PLC063340

E: cs.dskdl@ashdanproperties.in P: 020 6716 6716 W: dskcirp.com

Date: 08.03.2024

To.

Listing Department,

BSE Limited,

Floor 25, P. J. Towers,

Dalal Street, Mumbai – 400001

Listing & Compliance Department,

The National Stock Exchange of India Limited

Exchange Plaza, Bandra Kurla Complex,

Bandra East, Mumbai - 400051

Reference: SCRIP Code: 523890 ISIN: INE891A01014 Security Symbol: DSKULKARNI

Subject: Disclosure under Regulation 29(2) in respect of sale of more than 5% shares of the Company by Ashdan Properties Private Limited (seller).

Dear Sir/Madam,

Pursuant to the Regulation 30 read with Schedule III of SEBI (Listing Obligation and Disclosure Requirements) Regulation, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Regulations) Regulations, 2015, we would like to inform you that the Company has received a disclosure from Ashdan Properties Private Limited (seller) in relation to sale of shares of Company by way of Inter-se transfer as mentioned below:

1. Inter-se Transfer of 95,00,000 (95%) shares, including nominee shares, from Ashdan Properties Private Limited (Current Shareholder are Ashok Dhanraj Chordia and Atul Ashok Chordia holding 50-50% Shares each) to Ashdan Township Holdings Private Limited (Current Shareholder are Ashok Dhanraj Chordia and Atul Ashok Chordia holding 50-50% Shares each). The Shareholders of the Transferor and Transferee Company are the same.

This being an inter-se transfer of shares amongst Promoter and other entity controlled by the same person, the transfer falls within the exemption under Regulation 10(1)(a)(iii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

Thanking you, Yours faithfully,

For, D S Kulkarni Developers Limited

Sumit Ramesh Diwane Director DIN: 10076052

Encl: Disclosures under Regulation 29(2) as received from Ashdan Properties Private Limited

## ASHDAN PROPERTIES PRIVATE LIMITED

Date: 08th March, 2024

To,

Listing Department,	Listing & Compliance Department	Company Secretary and	
BSE Limited,	The National Stock Exchange of	Compliance officer	
Floor 25, P. J. Towers,	India Limited	D S Kulkarni Developers Limited	
Dalal Street, Mumbai – 400001	Exchange Plaza, Bandra Kurla	Unit No. 301, 3 <sup>rd</sup> Floor, Swojas	
	Complex, Bandra East, Mumbai –	One, Kothrud, Pune 411038	
	400051		

Dear Sir,

Subject: Disclosure under Regulations 29(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for the acquisition of shares.

This is to inform that with the inter-se transfer of 95,00,000 (95%) shares including Nominee Shares, made between Ashdan Properties Private Limited (promoter) and Ashdan Township Holdings Private Limited on 6<sup>th</sup> March, 2024, in equity shares of D S Kulkarni Developers Limited as mentioned below, the aggregate of transfer made has exceeded 5% (refer the Note).

1. Acquisition by way of Inter-se Transfer of 95,00,000 (95%) shares, including nominee shares, from Ashdan Properties Private Limited (Current Shareholder are Ashok Dhanraj Chordia and Atul Ashok Chordia holding 50-50% Shares each) to Ashdan Township Holdings Private Limited (Current Shareholder are Ashok Dhanraj Chordia and Atul Ashok Chordia holding 50-50% Shares each). The Shareholders of the Transferor and Transferee Company are the same and also hold the shares in same ratio.

We enclose herewith relevant information in compliance with the provisions of Regulation 29(2) of SEBI (Substantial Acquisition of Shares and takeovers) Regulations, 2011.

The shares acquired are pursuant to exemption provided in Regulation 10(1)(a)(iii) of SEBI (SAST) Regulations, 2011.

Please find the above in order and acknowledge the receipt hereof.

For, Ashdan Properties Private Limited

Atul Ashok Chordia Director



Encl: Disclosures under Regulation 29(2)

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

Nam	e of the Target Company (TC)	D S Kulkarni	Developers	s Limite	ed	
Pers	e(s) of the <del>acquirer</del> / Seller and ons Acting in Concert (PAC) the acquirer	Ashdan Properties Private Limited.  Shareholding of Ashdan Properties Private Limited are as follows:				
		1 Ashol	holder  Dhanraj	held Value	f Shares (Face of /- each)	Percen tage
		2 Atul Chord Total	Ashok lia	5,000 <b>10,00</b>	0	50% <b>100%</b>
Whe to Pr	ther the <del>acquirer</del> / Seller belongs comoter / Promoter group	The Seller and acquirer are related to same promoter group.			same	
D.		The Promoter of the acquirer i.e. Ashdan Township Holdings Private Limited and transferor / Seller i.e. Ashdan Properties Private Limited and D S Kulkarni Developers Limited are promoted by Mr. Ashok Dhanraj Chordia and Mr. Atul Ashok Chordia.  BSE Limited				
	e(s) of the Stock Exchange(s)where shares of TC are Listed	National Stock Exchange of India Limited. (Please Refer Note No. 1)				
Deta follo	ils of the acquisition / disposal as ws	Number	% w.r.t. share/v capit where applical	oting al ver	% w.r.t dilut share/t capital TC (	ted voting of the
Befo	re the acquisition under sideration, holding of:					
a)	Shares carrying voting rights	95,00,000	95%		0	
ĺ	Shares in the nature of encumbrance (pledge/ lien/ non- disposal undertaking/ others)	0	0		0	
	Voting rights (VR) otherwise than by shares	0	0		0	
,	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)	0	0		0	
	Total (a+b+c+d)	95,00,000	95%	6	0	

Det	ails of <del>acquisition /</del> sale				
a)	Shares carrying voting rights $\frac{\text{acquired}}{\text{d}}$ / sold	95,00,000#	95%	0	
b)	VRs <del>acquired /</del> sold otherwise than by shares	0	0	0	
c)	Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold	0	0	0	
d)	Shares encumbered / invoked / released by the acquirer	0	0	0	
e)	Total (a+b+c+/-d)	95,00,000#	95%	0	
Afte	er the acquisition / sale, holdingof:				
a)	Shares carrying voting rights acquired	0	0	0	
b)	Shares encumbered with the acquirer	0	0	0	
c)	VRs otherwise than by shares	0	0	0	
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	0	0	0	
Tota	al (a+b+c+d)	0	0	0	
ma righ inte	rights issue / preferential allotment / (Promoter and Promoter Group of th			and Sellers Group of the as transferred	
allo App	allotment of shares, whichever is Applicable.				
of t		95,00,000 Equity Shares (including Nominee Shares) of the TC of face value of Rs. 10/-each constituting 95% of total share capital of TC.			
	uity share capital/ total voting capital he TC after the said acquisition / sale	Nil			
	Total diluted share/voting capital of the TC after the said acquisition				

- (\*) 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.
- (#) Including Nominee Shares

**Note 1 :** We would like to inform you that, M/s. D S Kulkarni Developers Limited (herein after referred to as "the Company") was under Corporate Insolvency Resolution Process ("CIRP") pursuant to the provisions of the Insolvency and Bankruptcy Code, 2016 ("IBC") and the same was acquired by Solitaire group via the resolution plan as approved by the Hon'ble National Company Law Tribunal, Mumbai Bench (NCLT) vide order dated 23<sup>rd</sup> June, 2023.

Pursuant to the approved Resolution plan the existing capital was extinguished and fresh capital was allotted as under:

1. 95,00,000 (Ninety-Five Lakhs) Equity Shares of Rs. 10/- each aggregating to Rs. 9,50,00,000/- (Nine Crores Fifty Lakhs) was allotted to the resolution applicant/ affiliated comprising 95% (Ninety-Five) of total equity share capital of the Company in the following manner:

The details of the promoters as per follows:

No.	Name of Promoters	No. of Equity	% of Shares
		Shares	
1	Ashdan Properties Private Limited	94,99,994	94.94
2	Classic Promoters and Builders Private	1	0.01
	Limited		
3	Atul Builders	1	0.01
4	AC Realty LLP	1	0.01
5	Astaria Land Developers LLP	1	0.01
6	Hinjewadi Land Developers LLP	1	0.01
7	Eliture Land Developers LLP	1	0.01

2. Allotment of 5,00,000 (Five Lacs) Equity Shares of Rs. 10/- each aggregating to Rs. 50,00,000/- (Rupees Fifty Lacs only) 5% to DSK Shareholders Trust established for the purpose of holding the said Equity Shares of the Company.

The necessary Corporate Action has been initiated and submitted to National Securities Depository Limited and Central Depository Services (India) Limited for Debit of all the existing Share Capital and Credit of New Equity Shares to the Resolution Applicant, its affiliates and DSK Shareholders Trust and the necessary applications to the BSE Ltd and National Stock Exchange of India Limited have been submitted for in-principle approval for listing of equity shares and Extinguishment of entire old share Capital and the same application are in process of approval as on the date of filing this application. Currently the shares are not traded on the exchanges.

## For Ashdan Properties Private Limited

Atul Ashok Chordia Director

Place: Pune Date: 08.03.2024

