PARTH KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 23/01/2024

To,

SECURITIES EXCHANGE BOARD OF INDIA Plot No. C4-A, "G" Block, Bandra Kurla Complex, Bandra East, Mumbai- 400051, Maharashtra, India

Reference: BSE Scrip Code: 531223 ISIN: INE364D01032

Subject: Report under Regulation 10(7) of Securities Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 pursuant to interse transfer of equity shares amongst immediate relatives and members of Promoter Group

Dear Sir/Ma'am,

I, undersigned is writing to you in relation to the above captioned subject. In compliance of Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, I hereby furnish the disclosure report in specified format under the Regulation in respect to the inter-se acquisition of 3,20,000 (2.17%) equity shares of Anjani Synthetics Limited being the Target Company (TC) from Akshika Kailash Agarwal to immediate relative and member of Promoter Group of the TC.

The shares have been acquired by way of "Gift deed" from immediate relative and member of Promoter Group pursuant to exemption provided in Regulation 10(1)(a)(i) (Member of Promoter Group) and there has been no change in the shareholding of the Promoter Group after such inter-se acquisition of shares of TC. This acquisition is only a private family arrangement

Further, the application fee of Rs. 1,50,000/- (Rupees One Lakh Fifty Thousand Only) as required under Regulation 10(7) of SEBI (SAST) Regulations, 2011 to Securities and Exchange Board of India has been paid vide NEFT. The details of the same are mentioned under:

Particulars	Details				
Mode of payment	NEFT				
NEFT UTR No. and Date	PUNBH24023695277 Dated 23/01/2024				
Drawn on Bank	ICICI BANK LTD				
Beneficiary	Securities and Exchange Board of India				
Amount(In Rs.)	Rs. 1,77,000/- (Rupees One Lakh Seventy Seven Thousand Only) including 18% GST on Rs. 1,50,000/-				

You are requested to kindly acknowledge the receipt.

Thanking You,

Yours Faithfully,

O. P.tt

Parth Kailash Agarwal For and on behalf of acquirer

Encl:

1. Report under Regulation 10(7) of the SEBI (SAST) Regulations, 2011.

2. Following are the Annexures attached with the report under Regulation 10(7) of SEBI(SAST) Regulations, 2011

- a. Annexure 1: Intimation under Regulation 10(5) of SEBI (SAST) Regulations, 2011
- b. Annexure 2: Disclosure under Regulation 10(6) of SEBI (SAST) Regulations, 2011
- c. Annexure 3: Disclosures under Regulation 29(2) of SEBI (SAST) Regulations, 2011 from both Acquirers and Sellers

d. Annexure 4: Disclosures under Regulation 7(2) read with Regulation 6(2) of the SEBI (Prohibition of insider Trading) Regulations, 2015 from both Acquirers and Sellers

Copy of Report to:

BSE LIMITED 5 Floor, P. J. Towers, Dalal Street, Mumbai-400001

ANJANI SYNTHETICS LIMITED

221 (Maliya), New Cloth Market, O/s Raipur Gate, Ahmedabad Gujarat- 380002 India 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 Takeovers) Regulations, 2011

1	Gen	neral Details				
	a.	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.}	C-20, Aryaman Bunglows, Near thaltej Shila Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad -380059			
	b.	Whether sender is the acquirer (Y/N)	Yes			
	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	Compliance of Regulation 10(7)					
	a.	Date of report	23 rd January, 2024			
	b.	Whether report has been submitted to SEBI within 21 working days from the date of the acquisition	Yes The report is being submitted to SEBI within 21 working days from the date of the acquisition			
	c.	Whether the report is accompanied with feesas required under Regulation 10(7)	Yes The application fees of Rs. 1,50,000/- (Rupees One Lakh Fifty Thousand Only) has been Paid via NEFT in Favour of Securities and Exchange Board of India			
3	Con	pliance 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, The intimation under Regulation 10(5) of SEBI (SAST) regulations, 2011 has been complied with. Copy of intimation is enclosed as Annexure 1			
	b.	Date of Report	22 nd December, 2023			

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI(Substantial Acquisition of Shares and Takeover Regulations, 2011)

4	Com	pliance of Regulation 10(6)					
	a.	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.				b be filed pletion of h.	
	b.	Date of Report	05 th Janu	ary, 2024			
5	Deta	ails of the Target Company			2.2		
	a.	Name & address of TC	CIN: L11 Address O/s Raip	Synthetics Li 1711GJ1984PI :: 221 (Maliya our Gate Ahmed	L C007048), New Clo labad-3800		
	b.	Name of the Stock Exchange(s) where the shares of the TC are listed	Bombay	Stock Exchang	ge Limited		
6	Deta	ails of the acquisition					
	a.	Date of acquisition	03 rd Jan	uary, 2024			
	b.	Acquisition price per share (in Rs.)	NIL. Shares have been transferred by way inter-se transfer by Gift deed amongst th member of the Promoters Group.			amongst the	
	C.	Regulation which would have been triggeredoff, had the report not been filed under Regulation 10(7). (whether Regulation 3(1),3(2), 4 or 5)	3(2)		-		
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a		efore the quisition	After the	acquisition	
	percentage of the total share/voting capital of the TC)(*)		No. of Shares	% w.r.t total share capital of TC (*)	Share	% w.r.t total share capital of TC	
		Name(s) of the acquirer(s) (**) Parth Kailash Agarwal	1,50,000	1.02%	4,70,000	3.19%	
	e.	Shareholding of seller/s in TC (in terms of no. & as a percentage of the total		efore the quisition	After the	acquisition	

The following abbreviations have been used all through the document: TC stands for 'Target Company'. 'Takeover Regulations' stands for 'SEBI(Substantial Acquisition of Shares and Takeover Regulations, 2011)

		share/voting capital of the TC)	No. of Shares	% w.r.t totalshare capital of TC	No. of Shares	% w.r.t total share capital of TC	
		Name(s) of the seller(s) (**)	Name(s) of the seller(s) (**)				
		Akshika Kailash Agarwal	3,20,000	2.17%	Nil	Nil	
7		prmation specific to the exemption category ulation 10(1)(a)(i)	to which	the instant	acquisiti	on belongs	
-	a.	Provide the names of the seller(s)	AKSHIKA KAILASH AGARWAL				
	b.	Specify the relationship between the acquirer(s) and the seller(s).		hika Kailash ilash Agarwa		sister of	
	c.	Shareholding of the acquirer and the seller/s in the TC during the three years prior to the proposed acquisition	Year	-1	Year -2	Year-3	
		Acquirer(s) (*)	1500	00 1	150000	150000	
		Sellers(s)(*)	3200	00 :	320000	320000	
	d.	Confirm that the acquirer(s) and the seller/s have been named promoters in the shareholding pattern filed by the target company in terms of the listing agreement or the Takeover Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations.	e t We confirm that the acquirer(s) and th seller/s have been named promoters in th e shareholding pattern filed by the targ				
	e.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	rice ixty The shares are transferred ance inter-se transfer by way osed amongst the member of th		y way of er of the	of gift deed e Promoters	
	f.	If shares of the TC are infrequently traded, the price of such shares as determined in terms of clause (e) of sub- regulation (2) of regulation 8.	inter-se amongs	ares are tra transfer b t the memb Therefore,	y way o er of the	f gift deed Promoters	

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI(Substantial Acquisition of Shares and Takeover Regulations, 2011)

g.	Confirm whether the acquisition price per share is not higher by more than twenty- five percent of the price as calculated in (e) or (f) above as applicable	
h.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed	22 nd December, 2023
i.	Whether 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) (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, it is hereby declared that both the (acquirer) and (seller) have complied with the provisions of Chapter V of the Takeover Regulations, 2011. Disclosure filed at stock exchange under Regulation: • 10(5) :- 22.12.2023 • 10(6) :- 05.01.2024 • 29(2) :- 05.01.2024 are attached as Annexure 3
j.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has beenduly complied with.	I Parth Kailash Agarwal 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 hasbeen concealed there from.

Signature:

Date: 23/01/2024

Place: Ahmedabad

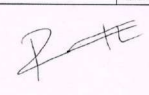
NOTE:

- (*) In case, percentage of shareholding to the total capital is different from percentageof voting rights, indicate percentage of shareholding and voting rights
- separately.

(**) Shareholding of each entity shall be shown separately as well as collectively.

The following abbreviations have been used all through the document: TC stands for 'Target Company', 'Takeover Regulations' stands for 'SEBI(Substantial Acquisition of Shares and Takeover Regulations, 2011)

Complete Name of the remitter entity / person	PARTI AGAR	H KAILASH WAI		
Address of the entity / person	C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad- 380059			
Address from where the payment is discharged	Near T Opposi	ryaman Bunglows, haltej Shilaj Crossing, te Anand Niketan Thaltej, Ahmedabad-		
Date of remittance	FEES	23.01.2024		
	GST	23.01.2024		
Fees Amount	1,50,00	0		
GST Amount	27,000			
Total Amount remitted	1,77,00	0		
GST Calculation (in %)	18%	· · · ·		
GST Registration No. (if available)	NA			
Bank Account No. of SEBI to which remittance	FEES	SEBIRCCFDOTHERS		
is made/ NEFT details	GST	SEBIRCCFDOTHERS		
Transaction/UTR Number	FEES	PUNBH24023695277		
	GST	PUNBH24023695277		





Date: 22.12.2023

To,

The Department of Corporate Services, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street,Fort, Mumbai-400 001

Scrip Code:- 531223

Dear Sir/Madam,

Sub:- Intimation Regarding Prior Disclosures Received under Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 from Mr. PARTH KAILASH AGARWAL

With reference to above mentioned subject, please note that the Company has received an intimation under regulation 10(5) of SEBI(Substantial Acquisition of Shares and Takeovers) Regulations, 2011("Takeover Regulation"), from Mr. PARTH KAILASH AGARWAL in respect of proposed inter-se transfer of total 3,20,000 equity shares on or after 27th December, 2023 of M/s. ANJANI SYNTHETICS LIMITED ("Target Company"), in terms of Regulation 10(1)(a)(i) of takeover regulations. The detail as per the intimation about proposed transaction as follows:-

Name of Acquirer	Name of Seller	No. of Shares Proposed to be transferred	% of Total Issued Share Capital of Target Company to be transferred
PARTH KAILASH AGARWAL	AKSHIKA KAILASH AGARWAL	3,20,000	2.17

The above proposed acquisition is an inter-se transfer between the person belonging to promoter and promoter group and being immediate relative, under Regulation 10(1)(a)(i) of takeover regulation

We request you to take the above information on your records.

Kindly acknowledge the receipt. Thanking You, Yours Faithfully

FOR, ANJANI SYNTHETICS LIMITED

Digitally signed by NIKI SOURABH NIKI e LeinARST N : cn+NKI SOURABH PATAW =IN c=Personal second I am the suffice of this SOURABH PATAWARI document Location: Date: 2023-12-22 16 36+08 30

NIKI SOURABH PATAWARI COMPANY SECRETARY & COMPLIANCE OFFICER ACS:34234 Encl: As Above From: **PARTH KAILASH AGARWAL** C-20, Aryaman Bunglows, Near thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 22.12.2023

To,

The Department of Corporate Services, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001

Dear Sir/Ma'am,

Sub: Prior Disclosures under Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

With respect to the above said subject, I hereby inform you that, I PARTH KAILASH AGARWAL (Promoter) will acquire 3,20,000 equity shares on or after 27th December, 2023 of **M/s. ANJANI SYNTHETICS LIMITED** from AKSHIKA KAILASH AGARWAL (Member of Promoter Group and my immediate Relative), pursuant to a gift deed.

The above proposed acquisition is an inter-se transfer between the person belonging to promoter and promoter group and being immediate relative, under Regulation 10(1)(a)(i) of SEBI(SAST) Regulation, 2011.

Details of the same are mentioned in the annexure attached herewith.

Kindly find the same in order and take in your record.

Thanking you, Yours Faithfully

PARTH KAILASH AGARWAL

Encl.: A/a.

CC to: M/s. ANJANI SYNTHETICS LIMITED CIN: L11711GJ1984PLC007048 221 (Maliya), New Cloth Market O/s Raipur Gate, Ahmedabad-380002, GJ,IN Format for Disclosures under Regulation 10(5) – Intimation to Stock Exchanges in respectof acquisition under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.	Nam	ne of the Target Company (TC)	ANJANI SYNTHETICS LIMITED		
2	Nam	ne of the acquirer(s)	PARTH KAILASH AGARWAL		
	TC relat	ether the acquirer(s) is/ are promoters of the prior to the transaction. If not, nature of tionship or association with the TC or its moters	YES		
4.	Details of the proposed acquisition				
	a. Name of the person(s) from whom shares are to be acquired		AKSHIKA KAILASH AGARWAL		
-	h	Proposed date of acquisition	On or After 27 th December, 2023		
	b. c.	Number of shares to be acquired from	320000		
	d.	each person mentioned in 4(a) above Total shares to be acquired as % of share capital of TC	2.17		
	e.	Price at which shares are proposed to be acquired	Nil		
	f.	Rationale, if any, for the proposed transfer	The Said Equity Shares will be Inter-se Transferred Pursuant to Gift Deed Executed Between AKSHIKA KAILASH AGARWAL [Seller] and PARTH KAILASH AGARWAL [Acquirer], both being Immediate Relatives and Members of Promoter and Promoter Group.		
5.	Relevant sub-clause of regulation 10(1)(a) underwhich the acquirer is exempted from making open offer		Regulation 10(1)(a)(i) of SEBI(SAST)Regulations 2011		
6.	a la la sichted euerage		Not Applicable		
7.	If i int	in-frequently traded, the price as determined terms of clause (e) of sub-regulation (2) of gulation 8.	Not Applicable		
8.	De pr th	eclaration by the acquirer, that the acquisition rice would not be higher by more than 25% of e price computed in point 6 or point 7 as oplicable.			
9.	 9. Declaration by the acquirer, that the transferor and transferee have complied / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997) 10. Declaration by the acquirer that all the conditionsspecified under regulation 10(1)(a) with respect to exemptions has been duly complied with. 		/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011		
10			I, PARTH KAILASH AGARWAL hereby dec that all the conditions specified under Regula 10(1)(a) of SEBI(SAST)Regulations, 2011 respect to exemptions has been duly comp with.		

11. Sh	areholding details	Before the proposed transaction		After the proposed transaction	
		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)(*)	150000	1.02	470000	3.19
a b		320000	2.17	0	0

Date:- 22nd December 2023 Place: Ahmedabad

E

PARTH KAILASH AGARWAL Acquirer Promoter

sehelar

AKSHIKA KAILASH AGARWAL Seller Promoter



CIN: L11711GJ1984PLC007048

Date: 05/01/2024

To. The Manager Lisiting, **Bombay Stock Exchange Limited** Phiroz Jeejeebhoy Towers, **Dalal Street.Fort.** Mumbai-400 001

Scrip Code:- 531223

Dear Sir/Madam,

Sub: Disclosures of Inter-se transfer amongst Promoters Group in accordance with Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011

Dear Sir/Madam,

Pursuant to the provisions of Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Trading) Regulations, 2015, we would like to inform that the Company has received an information from the following person of the Promoters Group that she has processed inter-se transfer of shares amongst them through an off market transaction.

Date of Transaction	Name of the Transferor/Seller(s)	Name of the Transferee/Acquirer(s)	No. of shares Proposed to be transferred	% of holding
03 RD January,2024	AKSHIKA KAILASH AGARWAL	PARTH KAILASH AGARWAL	3,20,000	2.17%

The above transfer being the inter-se transfer by way of Gift deed amongst the member of the Promoters Group and the same falls within the exemption under Regulation 10(1)(a)(i) of SEBI (SAST) Regulations, 2011. The aggregate holding of Promoter and Promoters Group before and after the above inter-se transfer shall remain the same.

Please find enclosed herewith disclosures received from acquirers for your information and records.

Thanking you, **Yours Faithfully** For, Anjani Synthetics Limited

niki Sourabh Patawari Perswert Perswert Die orwitel schereble Perswert offen offensent

Niki Sourabh Patawari **Company Secretary & Compliance Officer** ACS:34234

Encl.: A/a.

PARTH KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 05/01/2024

From:

PARTH KAILASH AGARWAL

C-20, Aryaman Bunglows, Near thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad -380059

To,

The Manager Lisiting, **Bombay Stock Exchange Limited** Phiroz Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001

CC To.

The Company Secretary -Anjani Synthetics Limited 221 (Maliya), New Cloth Market, O/s Raipur Gate Ahmedabad-380002 Gujarat India

Sub: Report under Regulation 10(6) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Ref: Prior Intimation filed under Regulation 10(5) dated 22nd December, 2023

Dear Sir/Madam,

In Compliance with the provisions of Regulation 10(6) of SEBI (SAST) Regulations, 2011 the undersigned being part of the promoters Group of the company, hereby furnish the report in the specified format under regulation 10(6) in respect of post inter-se acquisition of 3,20,000 (2.17%) Equity shares of Anjani Synthetics Limited being the Target Company (TC) in the following manner;

1. Inter-se transfer of 3,20,000 (2.17%) equity shares from Akshika Kailash Agarwal to Mr. Parth Kailash Agarwal, being member of Promoter group of TC.

The shares have been acquired in lieu of Private family arrangement amongst the immediate relatives and members of Promoters Group by way of inter-se transfer by way of GIFT DEED pursuant to Regulation 10(1)(a)(i) of SEBI (SAST) Regulation, 2011 and there has been no change in the aggregate total shareholding of the promoters and promoters group after said acquisition.

Thanking you, Yours Faithfully

PARTH KAILASH AGARWAL Encl.: A/a.

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 SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

		ne of the funget company (10)	ANJANI SYNTHETICS LIMITED			
		ne of the dequirer(b)	PARTH KAILASH AGAI	RWAL		
3.		ne of the stock exchange where res of the TC are listed	BSE			
4.	4. Details of the transaction including rationale, if any, for the transfer/ acquisition of shares.					
5.		evant regulation under which the uirer is exempted from making open er.				
6.	acq und	 uisition was required to be made ler 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. 	Dated: 22^{nd} December, 2023			
7.	De	tails 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	AGARWAL	Yes		
	b.	Date of acquisition	03 rd January, 2024	Yes		
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	3,20,000 Equity shares	Yes		
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	The Acquirer has acquired 2.17% of Equity shares of TC by way of inter-se transfer by way of Gift deed			
	е.	Price at which shares are proposed to be acquired / actually acquired	Nil shares were transferred by way of Gift deed. Therefore, no consideration	Yes		
			involved.			

		No. of share sheld	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of - TC
a	Each Acquirer / Transferee(*) 1) PARTH KAILASH AGARWAL	1,50,000	1.02%	4,70,000	3.19%
b	Each Seller / Transferor 1) AKSHIKA KAILASH AGARWAL	3,20,000	2.17%		

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 aperson duly authorized to do so on behalf of all the acquirers.

PARTH KAILASH AGARWAL

Dated: 05/01/2024 Place: Ahmedabad



CIN: L11711GJ1984PLC007048

Date: 05.01.2024

To. The Manger Lisiting, **Bombay Stock Exchange Limited** Phiroz Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001

Company Code: 531223

Dear Sir/Madam,

Sub: Disclosure pursuant to Regulation 29(2) read with Regulation 29(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

In terms of Regulation 29(2) read with Regulation 29(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we enclose herewith requisite information received by the Company from following person pertaining to acquisition and disposal of shares of 'the Company by way of inter-se transfer by way of gift deed amongst immediate relatives and members of Promoter Group.

Date of	Name of the	Name of the	No. of shares	% of holding
Transaction	Transferor/Seller(s)	Transferee/Acquirer(s)	Proposed to be	
			transferred	
03 rd January, 2024	AKSHIKA KAILASH AGARWAL	PARTH KAILASH AGARWAL	3,20,000	2.17%

You are requested to please take the same on your records.

Kindly acknowledge the receipt.

Thanking You, Yours Faithfully FOR, ANJANI SYNTHETICS LIMITED

NIKI SOURABH PATAWARI

NIKI SOURABH PATAWARI **COMPANY SECRETARY & COMPLIANCE OFFICER** ACS:34234

Encl: As Above

PARTH KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 05.01.2024

To, The Manager Listing, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001

Dear Sir/Madam,

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

Pursuant to Regulation 29(2) read with regulation 29(3) of SEBI (SAST) Regulations 2011, Pleased find enclosed herewith the necessary information in prescribed format under the said regulations pertaining to acquisition of 320000 (2.17%) equity shares of the company by way of inter-se transfer through by way of gift deed from immediate Relative and members of Promoters group.

Kindly find the same in order and take in your record.

Thanking you, **Yours Faithfully**

PARTH KAILASH AGARWAL Encl.: A/a.

CC to:

M/s. ANJANI SYNTHETICS LIMITED CIN: L11711GJ1984PLC007048 221(Maliya), New Cloth Market, O/s. Raipur Gate, Ahmedabad-380002

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

Name of	the Target Company (TC)	ANJANI SYI	NTHETICS LIN	ITED
Name(s) with the	of the acquirer and Persons Acting in Concert (PAC) acquirer	PARTH KAIL	ASH AGARWA	L
		YES		
		BSE Limited		i.
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 (**)
Bef	ore the acquisition under consideration, holding of :			
a)	Shares carrying voting rights	1,50,000	1.02%	1.02%
b)	Shares in the nature of encumbrance (pledge/ lien/ non- disposal undertaking/others)	NIL	NIL	NIL
c)	Voting rights (VR) otherwise than by shares	NIL	NIL	NIL
d)	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)		NIL	NIL
e)	Total (a+b+c+d)	1,50,000	1.02%	1.02%
	Details of acquisition/sale			
a)	Shares carrying voting rights acquired/sold	320000	2.17%	2.17%
b)	VRs acquired /sold otherwise than by shares	NIL	NIL	NIL
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	g NIL	NIL	NIL
d)	Shares encumbered / invoked/released by the acquirer	NIL	NIL	NIL
e)	Total (a+b+c+/-d)	3,20,000	2.17%	2.17%

After the acquisition/sale, holding of:			
a) Shares carrying voting rights	4,70,000	3.19%	3.19%
b) Shares encumbered with the acquirer	NIL	NIL	NIL
c) VRs otherwise than by shares	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 category) after acquisition	NIL	NIL -	NIL
e) Total (a+b+c+d)	4,70,000	3.19%	3.19%
Mode of acquisition / sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc.)		ET (Inter-se Tran	sfer)
Date of acquisition / sale of shares / VR or date of receipt of intimation of allotment of shares, whichever is applicable		UITY SHARES	
Equity share capital / total voting capital of the TC before the said acquisition / sale		QUITY SHARES	
Equity share capital/ total voting capital of the TC after the said acquisition /sale			S of Rs. 10/- each
Total diluted share/voting capital of the TC after the said acquisition	14750000 E	QUITY SHARE	S 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 and Regulation 31 of SEBI (LODR) Regulation 2015.

(**) 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.

Signature of the acquirer

x Ztt

[PARTH KAILASH AGARWAL]

Place: Ahmedabad Date:05.01.2024



Date: 05.01.2024

To,

The Manager, Listing Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street,Fort, Mumbai-400 001

Dear Sir/Madam,

Sub: Disclosures under Regulation 7(2) read with Regulation 6(2) of the SEBI (Prohibition of insider Trading) Regulations, 2015 Ref.: Company Code: BSE: 531223

As required vide Regulation 7(2) read with Regulation 6(2) of the SEBI (Prohibition of insider Trading) Regulations, 2015, this is to inform you that the Company has received disclosure in Form C dated 05-01-2024 from Mr. Parth Kailash Agarwal, Member of Promoter Group of the Company regarding the acquisition (Inter-se transfer) of Shares from Akshika Kailash Agarwal, also a member of promoter Group, which please note (copy attached).

Please treat this Disclosure under regulation 7(2)(b) of SEBI (Prohibition of insider Trading) Regulations, 2015, by the Company.

Details of the same are mentioned in the annexure attached herewith.

Kindly Acknowledge the receipt

Thanking you, Yours Faithfully

FOR, ANJANI SYNTHETICS LIMITED

NIKI BOURABH SOURABH PATAWARI DATAWARI Location: Locatio

NIKI SOURABH PATAWARI COMPANY SECRETARY & COMPLIANCE OFFICER ACS:34234

PARTH KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 05.01.2024

To, The Manager Lisiting, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street,Fort, Mumbai-400 001 To, The Company Secretary Anjani Synthetics Limited 221 (Maliya), New Cloth Market, O/s Raipur Gate Ahmedabad-380002 Gujarat India

Dear Sir/Madam,

3

Sub: Disclosure under Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

I, Parth Kailash Agarwal, member of promoter group of Anjani Synthetics Limited hereby submit disclosures under the Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015 for acquisition of 3,20,000 number of Equity Shares of Anjani Synthetics Limited by way of inter-se transfer on Gift deed amongst the member of the Promoters Group.

In view of the subject matter, you are requested to take this on records and do the needful.

Kindly take this information on your record.

Thanking You.

P-tt

Parth Kailash Agarwal Acquirer (Member of Promoter Group)

Enclosed: A/a.

FORMC

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation7 (2) read withRegulation6(2)–Continual disclosure]

Name of the company: ANJANI SYNTHETICS LIMITED

Script Code:-531223

Details of change in holding of Securities of Promoter, Member of Promoter Group, Designated Person or Director of a listed company and ISIN of the company: INE364D01032

NULL NAU AND	Category of	Securities held prior to		Contraction	"horinoor	Disnaad		Securities neighbor		Date of anomicin	THE	TOTO IN		
Name, FAN AUVAUN, & Address with contact nos.	Person(Promo Person(Promo acquisition/disposal ters/Member of Premater Group/Design ated Person/ Directors/imm odiate relative	acquisition	2	nosodara nounbor solutionos	acquired	Pasodate		acquisition/disposal		advicc/acquisition of shares/ Sale of shares specify		intimation to company	ofacquisition/disposal{ormarket /public/rights/preferentialoffer/ ofmarket/Inter- setransfer,ESOPsetc.)	t which Trade was Executed
	to/others etc.)	Type of security (For eg. - Shares, Warrants Convertible Debentures etc.)	No. and % Type of of share security holding (For eg. Shares, Warrant S, Convert ible Debentu res etc.)	Type of security (For eg. – Shares, Warrant s, Convert ible Debentu res etc.)	No.	Value	Transaction Type of Type security (Buy/Sale/P (For eg. ledge/Revo - Share ke/Invoke) Warrant ble Debentu es etc.)	бю — Н	No. and % of sharcholding	From	To			
	6	ſ	4	5	6	2	8	6	10	11	12	13	14	15
Parth Kailash Agarwal Member of Add: C-20, Aryaman Bunglows, Near Promoter Thaltej Shilaj Crossing, Opposite Group Amand Niketan School, Thaltej, Ahmedabad-380059 Mobile No.: 9825009613	Member of Promoter Group	Equity shares	1.02%	Equity 3,20,000 shares 2.17%	Equity 3,20,000 shares 2.17%		Inter-se Transfer	Equity shares	470000 3.19%	03.01.2024	03.01.2024	05.01.2024	Off market/ Inter-se Transfer	NA

(ii) Value of Transaction excludes Brokerage, Taxes and other applicable charges.

Details of change in holding of Securities of Promoter, Member of Promoter Group, Designated Person or Director of a listed company and immediate relatives of such person and such other person as mentioned in Regulation 6(2)

	Irading in d					trade was executed
Type of	Contract specifications	Ш.	Buy		Sell	
	-	Notional Value	Number of units (contracts*lot size)	Notional Value Number of units Notional Value (contracts*lot size)	Number of units (contracts*lot size)	
			e. lamo	00	10	22
16	17	18	61	07	17	
2		,			•	•

Note: In case of Options, notional value shall be calculated based on Premium plus strike price of options

(PARTH KAILASH AGARWAL)

Date: 05.01.2024 Place: AHMEDABAD



CIN: L11711GJ1984PLC007048

Date: 05.01.2024

To, The Manager, Listing **Bombay Stock Exchange Limited** Phiroz leejeebhoy Towers, **Dalal Street, Fort,** Mumbai-400 001

Dear Sir/Madam,

Sub: Disclosures under Regulation 7(2) read with Regulation 6(2) of the SEBI (Prohibition of insider Trading) Regulations, 2015 Ref.: Company Code: BSE: 531223

As required vide Regulation 7(2) read with Regulation 6(2) of the SEBI (Prohibition of insider Trading) Regulations, 2015, this is to inform you that the Company has received disclosure in Form C dated 05-01-2024 from Akshika Kailash Agarwal, Member of Promoter Group of the Company regarding the Disposal (Inter-se transfer) of Shares to Mr. Parth Kailash Agarwal, also a member of promoter Group, which please note (copy attached).

Please treat this Disclosure under regulation 7(2)(b) of SEBI (Prohibition of insider Trading) Regulations, 2015, by the Company.

Details of the same are mentioned in the annexure attached herewith.

Kindly Acknowledge the receipt

Thanking you, **Yours Faithfully**

FOR, ANIANI SYNTHETICS LIMITED

NIKI SOURABH PATAWAR I	Digitally agned by NKU SQUEADER PATAMARE DN con-NKI SQUEADER ch-Patamati Reason 1 am he author of he document Location Date 2024-01-05 14 32/05-00
---------------------------------	--

NIKI SOURABH PATAWARI **COMPANY SECRETARY & COMPLIANCE OFFICER** ACS:34234

AKSHIKA KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 05.01.2024

To, The Manager Lisiting, **Bombay Stock Exchange Limited** Phiroz leejeebhoy Towers, Dalal Street, Fort, Mumbai-400 001

To.

The Company Secretary Anjani Synthetics Limited 221 (Maliya), New Cloth Market, O/s Raipur Gate Ahmedabad-380002 **Gujarat** India

Dear Sir/Madam,

Sub: Disclosure under Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015.

I, Akshika Kailash Agarwal, member of promoter group of Anjani Synthetics Limited hereby submit disclosures under the Regulation 7(2) read with Regulation 6(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015 for Disposal of 3,20,000 number of Equity Shares of Anjani Synthetics Limited by way of inter-se transfer on Gift deed amongst the member of the Promoters Group.

In view of the subject matter, you are requested to take this on records and do the needful.

Kindly take this information on your record.

Thanking You.

Jechila

AKSHIKA KAILASH AGARWAL Seller (Member of Promoter Group)

Enclosed: A/a.

FORMC

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation7 (2) read withRegulation6(2)-Continual disclosure]

Name of the company: ANJANI SYNTHETICS LIMITED

Script Code:-531223

Decails of change minimediate carbon as macrianted in Regulation of trannediate callevies of such person and such other person as macrianted in proper frame aspainiendisposal Date of allevient sequences/since proper frames Date of allevient inimation to proper frames Date of allevient sequences/since sequences/since proper frames Date of allevient sequences/since sequences/since proper frames Date of allevient sequences/since security Date of allevient sequences/since security Date of allevient sequences/since security Date of allevient sequences/since security Date of allevient security Date of sequences/since security Date of allevient security Mode of sequences/since security Mode of sequences/since security Mode of since security Mode of security Mode	Name of the ISIN of the	Name of the company: ANJANI STINTIE TO COMPANY: INE364D01032	Name of the company: ANACADO1032 ISIN of the company: INE364D01032	032	of Promo	ter. Me	mber of	Promot	er Grou	p, Design	nated Perso	rson or Director of	ctor of a l	isted company and	In dense of
Introduction Contraction of states Securities held prior to source apprient/Disposed appressime (lipped) appressim (lipped) appressime (lipped) a	Details of	change in h	f such perso	in and su	ch other	person	as men	ioned in	Regulati Securities h	on 6(2) eld post	Date of allotmer	It	Date of	Mode of acquisition/disposal	which Trade
Type of security for escurity of shares No. and % for shares No. and % for escurity for escurity From of shares To Shares. For escurity for escurity Type of for escurity No. and % for escurity From of shares To Warrants Shares. Shares Idig From for escurity Type for escurity Shares Warrants Shares. Shares Shares No. value Transcription Convertible Shares Shares Narrant Shares Convertible S. Shares Narrant Convertible S. Shares Narrant Convertible S. Shares Narrant S. A S A S J A S A J NIL J A S A J NIL Shares 2.17% Shares 2.17% NIL 03.01.2024	tuo	Category of Person(Promo ters/Member of Promoter Group/Design ated Person/	Securities held aequisition/dis	I prior to posal	Securities a	squired/Di	pasods		acquisition	The second second	advice/acquisiti Sale of shares specify		company	/Inter-se transfer, ESOPs etc.)	was Executed
Type of No. and % Type of the security for eg. No. and % Type of the security (By Starter) (For eg. No. and % No. and % No. and % For eg. folding For eg. (For eg. (By Starter) (By Starter) - Shares, (Bares, Share, Shar		Directors/imn	-							101	Г	To			
3 4 5 6 7 8 9 10 11 12 13 r Equity 320000 Equity 320000 - Inter-se Equity NIL 03.01.2024 05.01.2024 r shares 2.17% shares 2.17% ransfer shares shares		ediate relative to/others etc.	Type of security (For eg. Shares, Warrants , Convertible Debentures etc.)	of share holding	Type of security (For eg. Shares, Warrant s, Convert ible Debentu res etc.)		alue	Transaction Type (Buy/Sale/F Ledge/Revo kc/Invoke)	S S 1 1	of sharcholding					
3 4 5 6 7 8 9 10 11 03.01.2024 05		_							-	01	11	12	13	14	2
C Equity 320000 Equity 320000 Inter-se Equity NIL 03.01.4024 03.01.4024 shares 2.17% shares 2.17% ransfer shares shares 2.17% shares 2.17% 03.01.4024 03.01.4024		-	c	V	5	9	L	8	6	10	11	+			VN
AKSHIKA KAILASH AGARWAL Member of cquity 2.17% shares 2.17% shares 2.17% shares 2.17% shares Add: C-20, Aryama Bunglows, Near Promoter shares 2.17% shares 2.17% shares 2.17% shares Thalte: C-20, Aryama Bunglows, Near Promoter shares 2.17% shares 2.17% shares 2.17% shares Thalte: C-20, Aryama Bunglows, Near Promoter Shiaj Crossing, Opposite Opposite 0 Anand Niketan School, Thaltei, Anatei, A	1	2	+	320000	-	320000		Inter-se			03.01.2024				5
Mobile No.: 9825009613 Nobile No.: 9825009613	AKSHIKA KAILASH AGARWAL Add: C-20, Aryamen Bunglows, N Thaltej Shilaj Crossing, Oppor Anand Niketan School, Thal Ahmedabad-380059	Member ear Promoter site Group tej,	of shares	2.17%	shares	2.17%		Transfe	r shares						-
PAN: AYXPA33450	Mobile No.: 9825009613 PAN: AYXPA3345D	-	- T		definedu	derregi	dation2(1)(i)ofSE	BI(Prohit	vitionofins	ider Trading.	Regulation	s,2015.		

(ii) Value of Transaction excludes Brokerage, Taxes a

Details of change in holding of Securities of Promoter, Member of Promoter Group, Designated Person or Director of a listed company and immediate relatives of such person and such other person as mentioned in Regulation 6(2)

trade was executed	Sell	In Number of units	(contracts*lot size)	77 16			
Trading in derivatives (Specify type of connact, 1 mmo of 1	Buy	1	Notional Value Number of units Notional Value (contracts*lot	size)	19 20	-	- · · · · · · · · · · · · · · · · · · ·
rivatives (Specify	B		Notional Value		10	10	
Trading in de	Contract	specifications	-			11	
	Type of		colluar			16	

Note: In case of Options, notional value shall be calculated based on Fremum puts surveying pro-

mer

AKSHIKA KAILASH AGARWAL Seller ****

Date: 05.01.2024 Place: AHMEDABAD



Date: 05.01.2024

To, The Manger Lisiting, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street,Fort, Mumbai-400 001

Company Code: 531223

Dear Sir/Madam,

Sub: Disclosure pursuant to Regulation 29(2) read with Regulation 29(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

In terms of Regulation 29(2) read with Regulation 29(3) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we enclose herewith requisite information received by the Company from following person pertaining to acquisition and disposal of shares of 'the Company by way of inter-se transfer by way of gift deed amongst immediate relatives and members of Promoter Group.

Date of	Name of the	Name of the	No. of shares	% of holding
Transaction	Transferor/Seller(s)	Transferee/Acquirer(s)	Proposed to be transferred	
03 rd January, 2024	AKSHIKA KAILASH AGARWAL	PARTH KAILASH AGARWAL	3,20,000	2.17%

You are requested to please take the same on your records.

Kindly acknowledge the receipt.

Thanking You, Yours Faithfully FOR, ANJANI SYNTHETICS LIMITED

NIKI SOURABH PATAWARI

NIKI SOURABH PATAWARI COMPANY SECRETARY & COMPLIANCE OFFICER ACS:34234

Encl: As Above

AKSHIKA KAILASH AGARWAL

C-20, Aryaman Bunglows, Near Thaltej Shilaj Crossing, Opposite Anand Niketan School, Thaltej, Ahmedabad-380059

Date: 05.01.2024

To,

The Manager Listing, Bombay Stock Exchange Limited Phiroz Jeejeebhoy Towers, Dalal Street,Fort, Mumbai-400 001

Dear Sir/Madam,

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

Pursuant to Regulation 29(2) read with regulation 29(3) of SEBI (SAST) Regulations 2011, Pleased find enclosed herewith the necessary information in prescribed format under the said regulations pertaining to transfer of 3,20,000 (2.17%) equity shares of the company by way of inter-se transfer of gift deed of AKSHIKA KAILASH AGARWAL.

Kindly find the same in order and take in your record.

Thanking you,

Yours Faithfully

Justike

AKSHIKA KAILASH AGARWAL Seller Promoter

CC to:

M/s. ANJANI SYNTHETICS LIMITED CIN: L11711GJ1984PLC007048 221(Maliya), New Cloth Market, O/s. Raipur Gate,Ahmedabad-380002 Format for disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)		THETICS LIM	
Name(s) of the Seller and Persons Acting in Concert (PAC) with the Seller	AKSHIKA F	CAILASH AG	ARWAL
	YES		
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE 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 under consideration, holding of :			+
a) Shares carrying voting rights	3,20,000	2.17%	2.17%
 b) Shares in the nature of encumbrance (pledge/ lien/ non- disposal undertaking/others) 	NIL	NIL	NIL
c) Voting rights (VR) otherwise than by shares	NIL	NIL	NIL
 d) 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) 	51	NIL	NIL
e) Total $(a+b+c+d)$	3,20,000	2.17%	2.17%
Details of acquisition/sale			
a) Shares carrying voting rights acquired/sold	3,20,000	2.17%	2.17%
b) VRs acquired /sold otherwise than by shares	NIL	NIL	NIL
 c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carryin voting rights in the TC (specify holding in eac category) acquired/sold 	g	NIL	NIL
d) Shares encumbered / invoked/released by the acquired	NIL	NIL	NIL
e) Total (a+b+c+/-d)	3,20,000	2.17%	2.17%

Aft	er the acquisition /sale, holding of:			
a)	Shares carrying voting rights	NIL	NIL	NIL
b)	Shares encumbered with the acquirer	NIL	NIL	NIL
c)	VRs otherwise than by shares	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 category) after acquisition	NIL	NIL	NIL
e)	Total (a+b+c+d)	NIL	NIL -	NIL
tot / cf model /		OFF MARKI	ET (Inter-se Tran	sfer)
Date o intima	f acquisition / sale of shares / VR or date of receipt of tion of allotment of shares, whichever is applicable	SALE:- 3,20,000 EQI	JITY SHARES (ON 05.01.2024
Equity said ac	share capital / total voting capital of the TC before the equisition / sale	14750000 EC	UITY SHARES	of Rs.10/- each
Equity	/ share capital/ total voting capital of the TC after the equisition /sale			of Rs. 10/- each
	diluted share/voting capital of the TC after the said sition/sale	14750000 E	QUITY SHARE	S 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 and Regulation 31 of SEBI (LODR) Regulation 2015.

(**) 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.

Signature of the Seller

pelika

AKSHIKA KAILASH AGARWAL Seller Promoter

Place: Ahmedabad Date:05.01.2024