

878-A, GROUND FLOOR, EAST PARK ROAD KAROL BAGH, NEW DELHI – 110005 CIN:_U74999DL2022PLC397311 Email: ttbrandglobal@gmail.com

Date: 4th April, 2024

The Securities and Exchange Board of India SEBI Bhawan, Plot no. C4-A, G Block Bandra Kurla Complex, Bandra (East) Mumbai, Maharashtra-400051

Sub: Report under Regulation 10(7) of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011

Dear Sir/Madam,

Please find herewith Report under Regulation 10(7) of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011 in respect of the corporatization of 8579222 (39.91%) equity shares, of T T Limited(Target Company) by the way of inter se transfer of shares pursuant to business merger agreement between promoter/promoter group of the Target Company (i.e. T.T. Industries, sole proprietorship firm of Shri Rikhab Chand Jain merged with T.T. Brands Limited which is owned by the Shri Rikhab Chand Jain) under Regulation 10(1)(a)(iii) on 27th March, 2024.

Shri Rikhab Chand Jain is the Proprietor of T T Industries since 1964. He incorporated T T Ltd in 1978 and its chairman since incorporation. He has also incorporated T T Brands Ltd in the year 2022 holding 99.88% shares and its chairman since incorporation.

The Aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

The respective intimation and report under Regulation 10(5) and Regulation 10(6) of Takeover Regulations has been filed with NSE & BSE on 06th March, 2024 and 29th March, 2024 respectively.

The applicable fees of Rs. 1,50,000/- (One lakh Fifty Thousand only) plus GST @ 18% of Rs. 27,000/- (Twenty Seven Thousand only) aggregating amount to Rs. 1,77,000/- (One lakh Seventy Seven Thousand only) has been remitted though RTGS/NEFT having NEFT (UTR no.) SBIN324095556654 AVEP dated 04th April, 2024

Kindly take the same on your record and acknowledge the receipt of the same.

Thanking You,

Yours faithfully,

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Director/Authorised Signatory)

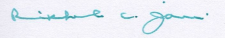
DIN: 01736379

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

1.	Ge	neral Details	
	a.	Name, address, telephone no., e-mail of	T.T. Brands Limited
		acquirer(s) {In case there are multiple	878-A, Ground Floor, East Park Road, Karol
		acquirers, provide full contact details of	Bagh, New Delhi – 110005
		any acquirer (the correspondence	Email id: ttbrandglobal@gmail.com
		acquirer) with whom SEBI shall	Contact No: 9831297040
		correspond}	
	b.	Whether sender is the acquirer	Yes
	C.	If not, whether the sender is duly	N.A.
		authorized by the acquirer to act on his	
		behalf in this regard (enclose copy of	
		such authorization)	
	d.	Name, address, Tel No., Email of	N.A.
		sender, if sender is not the acquirer	
2.	Co	mpliance of Regulation 10(7)	
	a.	Date of Report	4 th April, 2024
	b.	Whether report has been submitted to	Yes
		SEBI within 21 working days from the	
		date of the acquisition	
	C.	Whether the report is accompanied with	Yes, the applicable fee of Rs. 1,50,000/- plus 18%
		fees as required under Regulation 10(7)	GST is paid through NEFT having UTR no
			SBIN324095556654 on 4th April, 2024. Copy of
			the same is enclosed herewith as Annexure A
3.	1	mpliance of Regulation 10(5)	
	a.	Whether the report has been filed with	Yes, Copy of the same is enclosed herewith as
		the Stock Exchange where the shares of	Annexure B
		the company are listed at least 4 working)
		days before the date of the proposed	
	h	acquisitions	06-03-2024
4.	b.	Date of Report mpliance of Regulation 10(6)	00-03-2024
4.		Whether the report has been filed with	Yes, Copy of the same is enclosed herewith as
	a.	the Stock Exchange where the shares of	Annexure C
		the company are listed at least 4 working	Annexure
		days of the acquisitions	
	b.	Date of Report	28th March, 2024 (Filed on 29th March, 2024)
			Zom Maion, 2024 (Fried on 25 Maion, 2024)
5.	Det	ails of the Target Company	· · · · · · · · · · · · · · · · · · ·
	a.	Name and address of TC	T T Limited
			Add: 878, Master Prithvi Nath Marg, Karol Bagh,
	_		New Delhi - 110005
	b.	Name of the Stock Exchange(s) where	BSE Limited
	-	the shares of the TC are listed	National Stock Exchange of India Limited
6.	-	tails of the acquisition	27th M 1 2024
	a.	Date of acquisition	27th March, 2024
	b.	Acquisition price per share (in Rs.)	Not applicable, since off market inter-se transfer of share will be pursuant to business merger agreement between T.T. Industries, sole proprietorship firm of Shri Rikhab Chand Jain and
			T.T. Brands Limited owned by the Shri Rikhab Chand Jain



	c.	Regulation which would have been trigged off, had the report not been filed under Regulation 10(7). (Whether Regulation 3(1), 3(2), 4 or 5)	corporate which is ultimately owned by the promoter holding 99.99% in corporate			rged with		
	d.	Shareholding of acquirer(s) and PAC individually in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)(*)	Before the Acc		After the Ac	quisition		
			No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC		
		ne(s) of the acquirer(s)(**) C. Brands Limited	28,251	0.13%	86,07,473	40.04%		
	e.	Shareholding of seller(s) in TC (in terms of no. & as a percentage of the total share/voting capital of the TC)(*)	Before the Acc	quisition	After the Ac	quisition		
		ne(s) of the seller(s)(**) hab Chand Jain	85,79,322	39.91%	100	0.0005		
7.	Info	ormation specific to the exemptions categ gulation 10(1)(a)(iii)	ory to which th	e instant a	nstant acquisition belongs –			
	a.	Provide the name of the Seller(s)	Rikhab Chand					
-	b.	Specify the relationship between the acquirer(s) and the seller(s)	Acquirer and Seller are same parties as propriet business merged with corporate which ultimately owned by the same promoter holding 99.99% in corporate					
	C.	Confirm that the acquirer and the seller/s satisfy such a relationship as defined in Regulation 10(1)(a)(iii) of the Takeover Regulations	Yes, acquirer as defined in Takeover Regu	n Regulati				
	d.	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 this notice regarding the proposed acquisition to the stock exchange where the TC is listed	as the inter se transfer of share to the about mentioned acquirer, will be by the way business merger Agreement between T. Industries sole proprietorship firm of Shri Rikhar Chand Jain and T.T. Brands Limited, which owned by the Shri Rikhab Chand Jain Not Applicable, since no consideration is involved as the inter se transfer of share to the about mentioned acquirer, will be by the way business merger Agreement between T. Industries sole proprietorship firm of Shri Rikhar Chand Jain and T.T. Brands Limited, which owned by the Shri Rikhab Chand Jain Not Applicable, since no consideration is involved as the inter se transfer of share to the about mentioned acquirer, will be by the way					
	e.	If shares of TC are in-frequently traded, the price of such shares as determined in terms of clause (e) of sub-regulation (2) of regulation 8.						
	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						
	g.	Date of issuance of notice regarding the proposed acquisition to the stock exchange where the TC is listed	06 th March, 20					



h.	Whether the acquirer(s) as well as seller(s) have complied with the provisions of Chapter V of the Takeover Regulations, 2011(corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation as well as date on which the requisite disclosure were made along with the copies of the same	Chapter V of of the Takeover Regulations, 2011 (Corresponding provisions of the repealed Takeover Regulations 1997) Regulation 29 on 28 th March, 2024, Copy of the
i.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(iii) with respect to exemptions has been duly complied with.	We hereby declare that all the conditions specified under regulation 10(1)(a) of SEBI (SAST) Regulation, 2011 with respect to exemptions has been complied with

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

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Director/Authorized Signatory)

DIN: 01736379

Date: 4th April, 2024 Place: New Delhi

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

NATIONAL ELECTRONIC FUND TRANSFER (NEFT) / REAL TIME GROSS SETTLEMENT (RTGS)

Details of Benefici	ary
Order Id:	3078524
Beneficiary Name:	AVEP
Account No.	AVEP113236581820
IFSC Code	ICIC0000104
Bank	ICICI Bank Ltd. CMS HUB, Mumbai
Amount	177005.90 INR
Amount In words	One Lakh Seventy Seven Thousand Five Rupees and Ninety Paise Only
Challan Expiry Date	2024/04/04 23:59:59
Additional Details	AAJCT3433A
Additional Details	Fee under Regulation 10 (7) of SAST Regulations
Additional Details	Yes
Additional Details	150000
Additional Details	07AAJCT3433A1ZP DELHI 0 0 27000 177000 Fee to claim exemption from the obligation to make an open offer

- It is advised that all bidders make payment via RTGS/NEFT aleast one day in advance to the tender cut off day. In the
 event bidder making payment on the last day and same is not available for the bidder for validation on account of any
 reason whatsoever, then Beneficiary, its banker, or e-procurement service provider or payment gateway service provider
 would not be held responsible in any manner. In such cases bidder may not be able to submit the tender.
- It is bidders responsibility to ensure that RTGS/NEFT payments are made exactly as per the details as mentioned in the challan. In the event of any discrepancy, payment would not be considered and would not be available for validation of EMD payment.
- Bidder is required to generate challan for every tender since details in the challan are unique to the tender and bidder combination. Bidder is not supposed to use challan generated in one tender for payment against another tender.
- Under no circumstances, including whether the bidder has made duplicate/incorrect payments. Beneficiary Division or its Banker or its service providers are under no obligation to disclose the details of payment made by any bidder.
- I/We will execute NEFT/RTGS from my/our bank within 2 days of creating this slip, post which funds may be refunded and required service may not be rendered.

Remit the amount as per above details, by debiting my/our account for the amount of remittance plus bank charges.

Customer's Signature ! Rinkle C. Jam

Rupees Debited: 177005 - 90/

Date of Transfer: 4th April 2024

Contact Phone No.: 9540091311

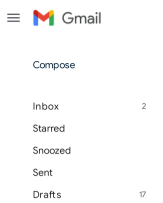
Applicant's A/c: 40974815327

Remittance No.: SBIN 32409 SSS 6654 AVEP

Bank - STATE BANK OF INDIA Branch - Karol Bagh, Delhi-IFSC - SBIN 00 20918

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Labels

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Disclosure under regulation 10(5) of SEBI (SAST) Regulations

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Wed. Mar 6. 1:36 PM



Dear Sir/Madam

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TT BRAND <ttbrandglobal@gmail.com>

to takeover, ksurana, bcc: investors

Please find attached the advance disclosure as required under Regulation 10(5) of the SEBI (SAST) Regulations, 2011 for proposed corporatization of 85,97,222 (39.91%) equity shares of Shri Rikhab Chand Jain(Promoter) in T.T. Limited, by way of inter-se transfer as per business merger agreement between T T Industries, sole proprietorship firm(owner Shri Rikhab Chand Jain) and T T Brands Ltd, being a part of Promoter/Promoter Group of T T Ltd., details herein below:.

transaction	Name of the person (belonging to promoter group)- Transferor			Percentage of holding
27/03/2024	Shri Rikhab Chand Jain	T T Brands Ltd	8579222	39.91%

Consequent to the above transaction shareholding of T T Brands Ltd in the Company (T T Ltd) will increase from 28251 shares (0.13%) to 8607473 shares (40.04%).

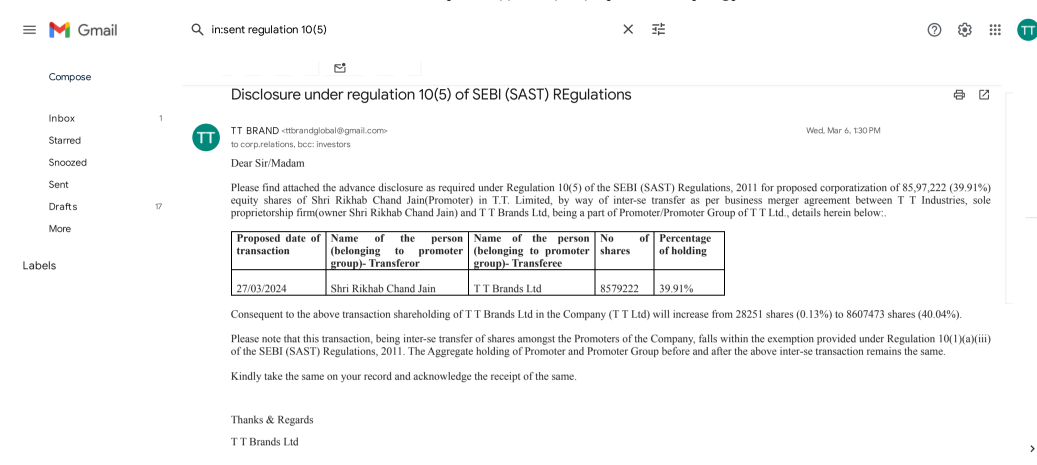
Please note that this transaction, being inter-se transfer of shares amongst the Promoters of the Company, falls within the exemption provided under Regulation 10(1)(a)(iii) of the SEBI (SAST) Regulations, 2011. The Aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

Kindly take the same on your record and acknowledge the receipt of the same.

Thanks & Regards

T T Brands Ltd

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878-A, GROUND FLOOR, EAST PARK ROAD KAROL BAGH, NEW DELHI – 110005 CIN: U74999DL2022PLC397311 Email: ttbrandglobal@gmail.com

Date: 6th March, 2024

National Stock Exchange of India Ltd. "Exchange Plaza", Plot No. C/1, Block - G, Bandra-Kurla Complex, Bandra (E) Mumbai — 400051 Ph.: 022-26598100-8114

(Scrip Code: TTL)

BSE Limited (Formerly Bombay Stock Exchange Ltd.) Floor 25, P.J. Towers, Dalal Street, Mumbai — 400001 Fax-022-22722061/41/39/37 (Scrip Code - 514142)

<u>Sub: Submission of Disclosure required under Regulation 10(5) of the SEBI (SAST) Regulations, 2011</u>

Dear Sir/Madam,

We hereby submit the disclosure as required under Regulation 10(5) of the SEBI (SAST) Regulations, 2011 for proposed corporatization of 85,97,222 (39.91%) equity shares of the T.T. Limited, by way of inter-se transfer as per business transfer agreement of T T Industries, sole proprietorship firm for consideration other than cash from Rikhab Chand Jain, being a part of Promoter/Promoter Group of T T Ltd., details of which are enclosed herewith. Shri Rikhab Chand Jain is the proprietor of T T Industries since 1964. He incorporated T T Ltd in 1978 and its chairman since incorporation. He also incorporated T T Brands Ltd in year 2022 holding 99.88% shares and its chairman since incorporation. Now T T Industries (Proprietor business) is being transferred to T T Brands Ltd.

Please note that this transaction, being inter-se transfer of shares amongst the Promoters of the Company, falls within the exemption provided under Regulation 10(1)(a)(iii) of the SEBI (SAST) Regulations, 2011. The Aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

Kindly take the same on your record and acknowledge the receipt of the same.

Thanking You,

Yours faithfully,

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Acquirer/promoter group of T T Ltd)

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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.	Nar	ne of the Target Company (TC)	T.T. Limited		
2.	Nar	ne of the acquirer	T.T. Brands Limited		
3.	of t	the the acquirer(s) is/ are promoters the TC prior to the transaction. If not, are of relationship or association with TC or its promoters	Yes, Acquirer is the promoter of the Target Company and its name is shown under the shareholding pattern (promoters) filed with BSE and NSE.		
4.	_	ails of the proposed acquisition			
	a. Name of the person(s) from whom shares are to be acquired Rikhab Chand Jain		Rikhab Chand Jain		
	b.	Proposed date of acquisition	27/03/2024		
	c.	Number of shares to be acquired from person mentioned in 4 (a) above	85,79,222		
	d.	Total shares to be acquired as % of share capital of TC	39.91%		
	e.	Price at which shares are proposed to be acquired	Not applicable, since proposed off market inter-se transfer of share will be pursuant to business merger agreement between T.T. Industries, sole proprietorship firm of Shri Rikahb Chand Jain and T.T. Brands Limited owned by the Shri Rikhab Chand Jain.		
	f.	Rationale, if any, for the proposed transfer	Corporatization of Sole proprietorship firm T T Industries (Owner Shri Rikhab Chand Jain) into a Company namely T T Brands Ltd owned by Shri Rikhab Chand Jain himself, holding 99.88% shares in T T Brands Ltd		
5.	und	evant sub-clause of regulation 10(1)(a) der which the acquirer is exempted from	Regulation 10(1)(a) (iii) of SEBI (SAST) Regulations, 2011		
6.	making open offer If, frequently traded, volume 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 where the maximum volume of trading in the shares of the TC are recorded		way of business merger Agreement betwee sole proprietorship firm of Shri Rika		
7.	If i	ing such period. n-frequently traded, the price as ermined in terms of clause (e) of sub- ulation (2) of regulation 8.	Not applicable, since no consideration is involved as the proposed transfer of share to the above-mentioned acquirer, will be by the way of business merger Agreement between sole proprietorship firm of Shri Rikahl Chand Jain and T.T. Brands Limited owned by the Shri Rikhab Chand Jain.		
8.	acq	claration by the acquirer, that the puisition price would not be higher by the re than 25% of the price computed in the for point 7 as applicable.	Not applicable, since no consideration is involved as the proposed transfer of share to the above-mentioned acquirer, will be by the way of business merger Agreement between sole proprietorship firm of Shri Rikhal		



					Brands Limite and Jain.	ed owned
9.	tran will requ Reg prov	claration by the acquirer, that the sferor and transferee have complied/comply with applicable disclosure airements in Chapter V of the Takeover gulations, 2011(corresponding visions of the repealed Takeover gulations 1997)	by the Shri Rikhab Chand Jain. Yes, the transferor and transferee have complied/will comply with applicable disclosure requirements in Chapter V of o the Takeover Regulations, 2011 (Corresponding provisions of the repealed Takeover Regulations 1997)			
10.	10(1	claration by the acquirer that all the ditions specified under regulation (a) (a) with respect to exemptions has a duly complied with.	We hereby declare that all the conditions specified under regulation 10(1)(a) of SEBI (SAST) Regulation, 2011 with respect to exemptions has been complied with.			
11.	Sha	reholding details	Before the proposed After the transaction proposed transaction			ansaction
			No. of shares/voti ng rights	% w.r.t total share capital of TC	No. of shares/voti ng rights	% w.r.t total share capital of TC
	a.	Acquirer(s) and PACs (other than sellers)	20.251	0.120/	96.07.473	40.040/
	1_	T.T. Brands Limited (No PAC)	28,251	0.13%	86,07,473	40.04%
	b.	Seller (s) (i) Rikhab Chand Jain	85,79,222	39.91%	0	0

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain (Acquirer/promoter group of T T Ltd)

Date: 6th March 2024

Place: New Delhi



Q in:sent regulation 10(6)

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Compose

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TT BRAND <ttbrandglobal@gmail.com>

to takeover, ksurana, bcc: investors

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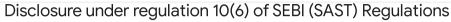
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Sent

Drafts

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Labels



Fri, Mar 29, 12:03 PM (4 days ago)

Dear Sir/Madam

We hereby submit the disclosure as required under Regulation 10(6) of the SEBI (SAST) Regulations, 2011 for corporatization of 85,79,222 (39.91%) equity shares of the T.T. Limited, by way of inter-se transfer of shares pursuant to business merger agreement of T T Industries, sole proprietorship firm for consideration other than cash from Rikhab Chand Jain, part of Promoter/Promoter Group of T T Ltd., details of which are enclosed herewith. Shri Rikhab Chand Jain is the Proprietor of T T Industries since 1964. He incorporated T T Ltd in 1978 and its chairman since incorporation. He also incorporated T T Brands Ltd in the year 2022 holding 99.88% shares and its chairman since incorporation. Now T T Industries (Proprietor business) is merged with T T Brands Ltd.

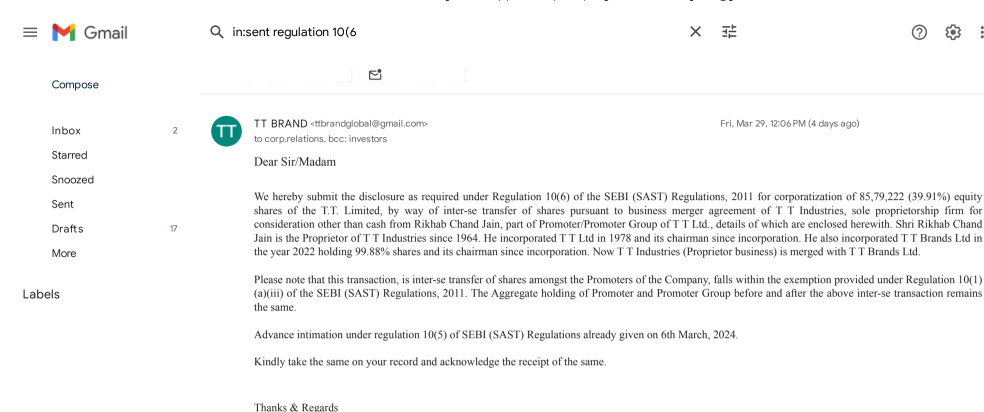
Please note that this transaction, is inter-se transfer of shares amongst the Promoters of the Company, falls within the exemption provided under Regulation 10(1) (a)(iii) of the SEBI (SAST) Regulations, 2011. The Aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

Advance intimation under regulation 10(5) of SEBI (SAST) Regulations already given on 6th March, 2024.

Kindly take the same on your record and acknowledge the receipt of the same.

Thanks & Regards

T T Brands Ltd



T T Brands Ltd



878-A, GROUND FLOOR, EAST PARK ROAD KAROL BAGH, NEW DELHI – 110005 CIN: U74999DL2022PLC397311 Email: ttbrandglobal@gmail.com

Date: 28th March, 2024

National Stock Exchange of India Ltd. "Exchange Plaza", Plot No. C/1, Block - G, Bandra-Kurla Complex, Bandra (E) Mumbai — 400051 Ph.: 022-26598100-8114

BSE Limited (Formerly Bombay Stock Exchange Ltd.) Floor 25, P.J. Towers, Dalal Street, Mumbai — 400001 Fax-022-22722061/41/39/37 (Scrip Code: TTL)

(Scrip Code - 514142)

Sub: Submission of Disclosure required under Regulation 10(6) of the SEBI (SAST)
Regulations, 2011

Dear Sir/Madam,

We hereby submit the disclosure as required under Regulation 10(6) of the SEBI (SAST) Regulations, 2011 for corporatization of 85,79,222 (39.91%) equity shares of the T.T. Limited, by way of inter-se transfer of shares pursuant to business merger agreement of T T Industries, sole proprietorship firm for consideration other than cash from Rikhab Chand Jain, part of Promoter/Promoter Group of T T Ltd., details of which are enclosed herewith. Shri Rikhab Chand Jain is the Proprietor of T T Industries since 1964. He incorporated T T Ltd in 1978 and its chairman since incorporation. He also incorporated T T Brands Ltd in the year 2022 holding 99.88% shares and its chairman since incorporation. Now T T Industries (Proprietor business) is merged with T T Brands Ltd.

Please note that this transaction, is inter-se transfer of shares amongst the Promoters of the Company, falls within the exemption provided under Regulation 10(1)(a)(iii) of the SEBI (SAST) Regulations, 2011. The Aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

Kindly take the same on your record and acknowledge the receipt of the same.

Thanking You.

Yours faithfully,

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Acquirer/promoter group of T T Ltd)

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

1.	N	ame of the Target Company (TC)	T.T. Limited				
2.	N	ame of the acquirer	T.T. Brands Limited				
3.	N	ame of the Stock Exchange where shares of e TC are listed	BSE Limited National Stock Exchange of India Limited				
4.	De	etails of the transaction including rationale, any, for the transfer / acquisition of shares.	Corporatization of Sole proprietorship firm T T Industries (Owner Shri Rikhab Chand Jain) into Company namely T T Brands Ltd owned by Shr Rikhab Chand Jain himself, holding 99.88% shares in T T Brands Ltd				
5.	is	elevant regulation under which the acquirer exempted from making open offer	Regulation 10(SEBI (SAST)	(1)(a) (iii) c			
6.	W	hether disclosure of proposed acquisition as required to be made under Regulation (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.	The disclosure required to be - Yes - Yes, it specifi	ed acquisition w r regulation 10(
7. Da		te of acquisition	Disclosures red be made under regulation 10(Whether the disclosure under regulation 10(5) are actually made Yes		
		Name of the transferor / seller	Rikhab Chand				
	b. Date of acquisition		27/03/2024		27/03/2024		
	c. Number of Shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above		85,79,222		85,79,222 39.91%		
	d.	Total shares proposed to be acquired/ actually acquired as a % of diluted share capital of TC	posed to be acquired/ 39.91%				
	e.	Price at which shares are proposed to be acquired / actually acquired	proposed off	pursuant merger between es, sole firm of hand Jain Brands d by the	Not applicable, sin off market inter- transfer of share w pursuant to busine merger agreeme between T. Industries, so proprietorship firm Shri Rikhab Chand Ja and T.T. Brar Limited owned by Shri Rikhab Chand Ja himself.		
	Shan	eholding details	Pre-Transactio	n	Post-Transac	ction	
			No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC	
	a.	Each Acquirer / Transferee T.T. Brands Limited	28,251	0.13%	86,07,473	40.04%	
1	b.	Each Seller / Transferor Rikhab Chand Jain	85,79,222	39.91%	0	0	

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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 person or by a person duly
 authorized to do so on behalf of all the acquirers.

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Acquirer/promoter group of T T Ltd)

Riske c. jour

Date: 28th March, 2024

Place: New Delhi



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	Compose		ヷ						
	Inbox	1	Disclosure for inter se transfer of Share of TT Limited				æ	Ø	
	Starred Snoozed		TT BRAND <ttbrandglobal@gmail.com> to takeover Dear Authorities,</ttbrandglobal@gmail.com>		Thu, Mar 28, 5:34 PM (5 days ago)				
	Sent Drafts 17 More	7	Please find attached herewith the disclosure under Regulation 29(2) of SEBI (Substantial Acquisition 8579222 shares of T T Ltd between promoters pursuant to merger of T T Industries(proprietors) Shri Rikhab Chand Jain himself.						
Lab	els		BSE scrip code- 514142 NSE code- TTL						
			Thanks & Regards T T Brands Ltd						
			One attachment • Scanned by Gmail						





878-A, GROUND FLOOR, EAST PARK ROAD KAROL BAGH, NEW DELHI - 110005 CIN: U74999DL2022PLC397311 Email: ttbrandglobal@gmail.com

Date: 28th March, 2024

National Stock Exchange of India Ltd. "Exchange Plaza", Plot No. C/1, Block - G, Bandra-Kurla Complex, Bandra (E) Mumbai — 400051 Ph.: 022-26598100-8114

BSE Limited (Formerly Bombay Stock Exchange Ltd.) Floor 25, P.J. Towers, Dalal Street, Mumbai — 400001 Fax-022-22722061/41/39/37 (Scrip Code: TTL)

(Scrip Code - 514142)

Sub: Submission of Disclosure required in accordance with Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011

Dear Sir/Madam,

Please find enclosed herewith disclosure as per Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 on acquisition of 85,79,222 (39.91%) Equity Shares of the Company by way of inter-se transfer as per business merger agreement between T T Industries, sole proprietorship firm of Shri Rikhab Chand Jain and T T Brands Ltd owned by Shri Rikhab Chand Jian himself.

Kindly take the same on your record and acknowledge the receipt of the same.

Thanking You,

Yours faithfully.

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Acquirer/promoter group of T T Ltd)

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

	Nam	e of the Target Company (TC)	T.T. Limit	ed			
		e(s) of the acquirer and Persons Acting in cert (PAC) with acquirer	T.T. Brands Limited – Acquirer				
	Whe	ther the acquirer belongs to Promoters /	Yes				
	Nam	e (s) of the Stock Exchange(s) where the	Bombay Stock Exchange Limited National Stock Exchange of India Limited				
-	Details of the acquisition as follow Number		% w.r.t. total shares/ voting capital wherever applicable	% w.r.t. total diluted shares voting capital of the TC (*)			
5.		ore the acquisition under consideration, ling of:		7700			
-		Shares carrying voting rights	28251	0.13%	N.A.		
	a. b.	Shares in the nature of encumbrance (pledge/lien/non-disposal	N.A.	N.A.	N.A.		
	c.	undertaking/others) Voting rights (VR) otherwise than by	N.A.	N.A.	N.A.		
	d.	warrants / convertible securities /any other instrument that entitles the acquirer to receive shares carrying voting rights in the	N.A.	N.A.	N.A.		
	-	TC (specify holding in each category)	28251	0.13%	N.A.		
-	e. Total (a+b+c) Details of acquisition:						
7.	a.	Shares carrying voting rights acquired /	8579222	39.91%	N.A.		
	b.	Shares encumbered / invoked / released by	N.A.	N.A.	N.A.		
-	C.	VRs acquired / sold otherwise than by	N.A.	N.A.	N.A.		
	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)	N.A.	N.A.	N.A.		
-	-	acquired/ sold Total (a+b+c)	8579222	39.91%	N.A.		
0	e.	ter the acquisition holding of:					
8.			8607473	40.04%	N.A.		
	8.	Shares carrying voting rights	N.A.	N.A.	N.A.		
	b.	Shares encumbered with the acquirer		N.A.	N.A.		
	C.	VRs otherwise than by shares	N.A.				
	d.	Warrants / convertible securities / any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each catergory) after acquisition	N.A.	N.A.	N.A.		
	e.	Total (a+b+c)	8607473	40.04%	N.A.		
9.	M	ode of acquisition (e.g. open market / off arket/ public issue/ right issue/ inter se transfer	Off Market to business Industries, Rikhab Cha	Inter-se transfer of s merger agreement sole proprietorshi and Jain and T T Be thab Chand Jain	p firm of Shr		
10	re	ate of acquisition of shares / VR or date of ceipts of intimation of allotment of shares, nichever is applicable	27th March,				

Rine e c. jani

11.	Equity share Capital / Total voting capital of the TC before the said acquisition	21498050	
12.	Equity share Capital / Total voting capital of the TC after the said acquisition	21498050	
13.	Total diluted shares / voting capital of the TC after the said acquisition	21498050	

(*) 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.

For and on behalf of T. T. Brands Limited

Rikhab Chand Jain

(Acquirer/promoter group of T T Ltd)

Date:28th March, 2024

Place: New Delhi



RIKHAB C. JAIN

B-28, ASHOK VIHAR PHASE -1. **NEW DELHI - 110052** Mobile No.-9810279446

Email: rcjain@ttlimited.co.in

3rd April, 2023

M/s National Stock Exchange of India Ltd."

Exchange Plaza" Plot No. C/1, G Block **Bandra Kurla Complex** Bandra (E), Mumbai-400051

Ph.: 022-26598100-8114

Scrip Code: TTL

Bombay Stock Exchange Limited

Floor 35, P.J. Towers

Dalal Street Mumbai-400001

Fax-022-22722061/41/39/37

Scrip Code : 514142

Dear Sir/Madam,

Sub: Disclosure under regulation 31(4) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, for the year ended 31st March, 2023.

Pursuant to the provision of Regulation 31(4) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we hereby declare that below mentioned Promoter(s), Promoters group along with person acting concert are holding 12607891 (58.64%) Equity Shares of T T Ltd as on 31st March, 2023 and we have not made any encumbrance of shares, directly or indirectly, during the financial year 2022-

Name of the Promoters/Promoters Group are:

- Sh. Rikhab Chand Jain
 Smt. Kala Devi Jain
 Sh. Sanjay Kumar Jain
 Smt. Jyoti Jain
 Ms. Muskaan Jain

- 6. Mr. Hardik Jain
- 7. M/s T T Brands Ltd

Please take note of the same.

Thanking you

Yours faithfully

Rikhab Chand Jain

Rinkec

Chairman DIN: 01736379

C.C.

To. Audit Committee Chairman T T Limited 879, Master Prithvi Nath Marg Karol Bagh, New Delhi-110005



RIKHAB C. JAIN

B-28, ASHOK VIHAR PHASE -1,

NEW DELHI - 110052 Mobile No.-9810279446

Email: rcjain@ttlimited.co.in

1st April, 2024

M/s National Stock Exchange of India Ltd."

Exchange Plaza"
Plot No. C/1, G Block
Bandra Kurla Complex

Bandra (E), Mumbai-400051 Ph.: 022-26598100-8114

Scrip Code: TTL

Bombay Stock Exchange Limited

Floor 35, P.J. Towers

Dalal Street Mumbai-400001

Fax-022-22722061/41/39/37

Scrip Code : 514142

Dear Sir/Madam,

Sub: Disclosure under regulation 31(4) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, for the year ended 31st March, 2024.

Pursuant to the provision of Regulation 31(4) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011, we hereby declare that below mentioned Promoter(s), Promoters group along with person acting concert are holding 12616151 (58.68%) Equity Shares of **T T Ltd** as on 31st March, 2024 and we have not made any encumbrance of shares, directly or indirectly, during the financial year 2023-2024

Name of the Promoters/Promoters Group are:

- 1. Sh. Rikhab Chand Jain
- 2. Smt. Kala Devi Jain
- 3. Sh. Sanjay Kumar Jain
- 4. Smt. Jyoti Jain
- 5. Ms. Muskaan Jain
- 6. Sh. Hardik Jain
- 7. M/s T T Brands Ltd

Please take note of the same.

Thanking you

Yours faithfully

Rikhab Chand Jain

Chairman

DIN: 01736379

C.C.

To, Audit Committee Chairman T T Limited 879, Master Prithvi Nath Marg Karol Bagh, New Delhi-110005