5th October, 2020

DCS – Listing BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street,

Mumbai – 400 001

e-mail: corp.relations@bseindia.com

Scrip Code – 506655

Listing Department

National Stock Exchange of India Limited

Exchange Plaza, C-1, Block G,

Bandra Kurla Complex,

Bandra (East), Mumbai – 400 051

e-mail: takeover@nse.co.in

Scrip Symbol - SUDARSCHEM

Dear Sir / Madam,

Sub: Disclosure under Regulation 10(6) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

In order to comply with the provisions of Regulation 10(6) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SEBI SAST Regulations, 2011"), as amended from time to time, the undersigned being part of the Promoter and Promoter Group of the Company, hereby furnishes a disclosure in the specified format as per the said regulations, in respect of the executed inter-se acquisition of 5,23,500 Equity Shares of Rs. 2/- each (i.e. 0.76%) of the Target Company i.e. SUDARSHAN CHEMICAL INDUSTRIES LIMITED ("TC"), from Shri Balkrishna Rathi Family Trust (4,22,600 Equity Shares i.e. 0.61%) and Smt. Kusum Balkrishna Rathi (1,00,900 Equity Shares i.e. 0.15%).

The Inter-se Transfer as explained above was executed due to a dissolution of Balkrishna Rathi Family Trust and a gift from Smt. Kusum Balkrishna Rathi, and whereby the said Equity Shares of the TC were transferred to Mr. Rajesh Balkrishna Rathi, being member of the Promoter and Promoter Group as an exemption provided under Regulations 10(1)(a)(i) (which states that – immediate relatives) and 10(1)(a)(i) (which states that - persons named as promoters in the shareholding pattern filed by the Target Company in terms of listing regulations or as the case may be, the listing agreement, or these regulations for not less than three years prior to the proposed acquisition.)

As required by the SEBI SAST Regulations, 2011, a prior intimation at least 4 (four) working days to the proposed acquisition, was intimated to the Stock Exchanges. Also, after the execution of the said inter-se acquisition, respective disclosures as per Regulation 29(1)(2) of the SEBI SAST Regulations, 2011, and Regulation 7(2) of the SEBI (Prohibition of Insider Trading Regulations, 2015, were made to the Stock Exchanges within the required legal timelines.

We would also like to state and confirm that there has been no change in the consolidated total shareholding of the Promoter and Promoter Group in the TC after the executed of the said inter-se acquisition.

Thanking You, Yours Faithfully,

Rajesh Balkrishna Rathi

Encl.: as above

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

1.	Name of the Target Company (TC)	Sudarshan Chemical In	dustries Limited		
2.	Name of the acquirer(s)	Mr. Rajesh Balkrishna			
3.	Name of the stock exchange where shares of the TC are listed	The National Stock Ex (NSE) and BSE Limite	change of India Limited d (BSE)		
4.	Details of the transaction including rationale, if any, for the transfer/acquisition of shares.	Off-market inter-se acquisition was executed due to a dissolution of Shri Balkrishna Rathi Family Trust and a gift from Smt. Kusum Balkrishna Rathi			
	Relevant regulation under which the acquirer is exempted from making open offer.	Regulation 10(1)(a)(i): immediate relatives Regulation 10(1)(a)(ii): persons named as promoters in the shareholding pattern filed by the Target Company in terms of listing regulations or as the case may be, the listing agreement, or these regulations for not less than three years prior to the proposed acquisition			
6.	Whether disclosure of proposed acquisition was required to be made under 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.	made under Regulation the advance disclosure stipulated legal timelin working days prior to acquisition. The advance disclosure	sition was required to be a 10(5), and accordingly e was made within the ne, i.e. at least 4 (four) of the proposed inter-se as mentioned above NSE and BSE on		
7.	Details 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	Shri Balkrishna Rathi Family Trust and Smt. Kusum Balkrishna Rathi	Family Trust and Smt. Kusum Balkrishna Rathi		
	b. Date of acquisition	On or after 26 th September, 2020 till 30 th September, 2020	28 th September, 2020		
	c. Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above	4,22,600 Equity Shares of Rs. 2/- each (i.e. 0.61%) from Shri Balkrishna Rathi Family Trust and	4,22,600 Equity Shares of Rs. 2/- each (i.e. 0.61%) from Shri Balkrishna Rathi Family Trust and 1,00,900 Equity Shares of Rs. 2/- each (i.e. 0.15%) from Smt. Kusum Balkrishna Rathi		

	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	of Rs. 2/- (i.e. 0.61% Balkrishna Family Tr	each 6) from Shri a Rathi ust and Equity Shares each (i.e. om Smt. alkrishna	of Rs. 2/- (i.e. 0.61% Balkrishna Family Tr	6) from Shri a Rathi ust and Equity Shares each (i.e. om Smt.
	e.	Price at which shares are proposed to be acquired / actually acquired	due to a c Shri Balk Family Tr	rishna Rathi ust and a gift nt. Kusum a Rathi.	The acqu due to a c Shri Balk Family Tr	no
8.	Sh	Each Acquirer / Transferee(*) i) Mr. Rajesh Balkrishna Rathi	Pre-Tran No. of shares held	% w.r.t total share capital of TC	Post-Ti No. of shares held	ransaction % w.r.t total share capital of TC 5.78%
	В	Each Seller / Transferor i) Shri Balkrishna Rathi Family Trust	8,45,200	1.22%	-	-
		ii) Smt. Kusum Balkrishna Rathi [#]	1,00,900	0.15	-	-

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

A separate disclosure regarding the proportionate executed transfer from Shri Balkrishna Rathi Family Trust to Mr. Ajoy Balkrishna Rathi, as explained in the above paragraph, is being filed separately.

Similarly, a total of 1,00,900 Equity Shares of Rs. 2/- each (i.e. 0.15%) of the TC held by

Smt.

Kusum Balkrishna Rathi were transferred to Mr. Rajesh Balkrishna Rathi. Therefore the shares held by

^{*}A total of 8,45,200 Equity Shares of Rs. 2/- each (i.e. 1.21%) of the TC held by Shri Balkrishna Rathi Family Trust were transferred to Mr. Ajoy Balkrishna Rathi (4,22,600 Equity Shares i.e. 0.61%) and Mr. Rajesh Balkrishna Rathi (4,22,600 Equity Shares i.e. 0.61%). Therefore the shares held by Shri Balkrishna Rathi Family Trust after the transaction is Nil.

Smt. Kusum Balkrishna Rathi after the transaction is Nil.

The Shareholding of the Promoter and Promoter Group of the Target Company, pre and post Inter-se Transfer is as follows –

Particulars	Details of the Promoter and Promoter Group			
	Shares held of TC	Percentage of the Shares held w.r.t. paid up capital of TC		
Prior to the Inter-se Transfer	2,95,30,529 Equity Shares of Rs. 2/- each	42.66%		
After the Inter-se Transfer	2,95,30,529 Equity Shares of Rs. 2/- each	42.66%		

Thanking You, Yours Faithfully,

Rajesh Balkrishna Rathi

Date: 5th October, 2020

Place: Pune