SHAKTI FUTURE TRUST

Regd. office: 354, Saket Nagar, Indore (M.P.) 452018 Email id-futuretrust@shaktipumps.com

To,

Date: 21st December, 2023

To,
The Secretary,
Listing Department
National Stock Exchange of India Ltd.
Exchange plaza, BKC, Bandra (E)
Mumbai - MH 400051.

The Secretary, Corporate Relationship Department BSE Limited P. J. Towers, Dalal Street Mumbai- MH 400001.

REF: (ISIN- INE908D01010) SCRIP CODE BSE-531431 NSE Symbol –SHAKTIPUMP

<u>Sub: Disclosure under Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011</u>

Dear Sir/Ma'am,

With reference to above subject matter, we **Shakti Future Trust** are enclosing herewith the disclosure under Regulation 10(6) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("SAST Regulations") in respect of inter-se transfer of 15,00,000 (8.16%) equity shares of Shakti Pumps (India) Limited from Mr. Ankit Patidar, one of the promoter and promoters group to carry out an internal reorganization of promoters control and shareholding in the Target Company, without any change in the Control and management of the target Company.

Necessary disclosure in prescribed format is attached and marked as $\underline{Annexure-1}$.

We would like to inform you that this acquisition is in terms of exemption granted by SEBI under Regulation 11 of the SAST Regulations pursuant to its exemption order no. WTM/ASB/CFD/6/2023-24 dated 30^{th} November 2023, giving exemption from applicability of Regulation 3(1) and (2) read with Regulation 4 of the SAST Regulations. A copy of the exemption order is enclosed herewith as necessary disclosure in prescribed format and marked as **Annexure** – 2.

Please take the same on your record.

Thanking you,

Yours faithfully,

1000111

For Shakti Futura Trust

Darshika Patidar (Trustee)

Place: Indore

Enclosure: As stated above.

CC to:

The Company Secretary
Shakti Pumps (India) Limited
Plot No. 401, 402 & 413 Sector III Industrial Area
Pithampur (M.P.) 454774

Annexure-1

<u>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</u>

Jame		Shakti Pumps (India) Limited		
lame	of the acquirer(s)	Shakti Future Trust		
	a CTC and Listed	BSE Limited National Stock Exchange of Ind	ia Limited	
Details	s of the transaction including rationale, if or the transfer/ acquisition of shares.	The Inter-se transfer of shares is in pursuant to an internal reorganization of promoters control and shareholding in the Target Company, without any change in the Control and management of the target Company is done in accordance to the exemption granted by the SEBI vide its exemption order no. WTM/ASB/CFD/6/2023-24 dated 30 th November 2023, giving exemption from applicability of Regulation 3(1) and (2) read with Regulation 4 of the SAST Regulations.		
Relev	ant regulation under which the acquirer is pted from making open offer.	The acquisition is pursuant to the exemption granted by the SEBI vide its exemption order no. WTM/ASB/CFD/6/2023-24 dated 30 th November 2023, under Regulation 11 of the SAST Regulations from making an open offer under Regulation 3(1) and 3(2) read with Regulation 4 of the SAST Regulations.		
Whet requi if so,	ther disclosure of proposed acquisition was red to be made under regulation 10 (5) and			
was	nether disclosure was made and whether it made within the timeline specified under egulations.	Yes		
- Dat	te of filing with the stock exchange.	11 th December, 2023	Whether the disclosures	
Deta	ils of the acquisition	Disclosures required to be made under regulation 10(5)	under regulation 10(5 are actually made	
	Cul Averagemen / coller	Ankit Patidar		
a.	Name of the transferor / seller	19.12.2023		
b.	Date of acquisition Number of shares/ voting rights in respect			
c.	of the acquisitions from each person		Yes	
d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	capital of the Target		
e.	Price at which shares are proposed to be acquired / actually acquired	Nil, the transaction is done by way of inter-se transfer through gift between the Promoter and a Trust which	. %	
1		is controlled by the members	- ~).	

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•	and I Targe any to the the S order WTM		pelonging to the Promoter and Promoter Group of the Target Company without any consideration pursuant to the exemption granted by the SEBI vide its exemption order no. WTM/ASB/CFD/6/2023-24 dated 30th November 2023.			
Class	sholding datails	- 22-138	Pre-Transaction		Post-Transaction	
Snar	eholding details	No. of shares held	% w.r.t total	% w.r.t total share capital of TC	% w.r.t total share capital of TC	
a.	Each Acquirer / Transferee(*) Shakti Sons Trust	-		15,00,000	8.16	
b.	Each Seller / Transferor Dinesh Patidar	15,00,000	8.16	-	-	

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.

For Shakti Future Trust

Darshika Patidar (Trustee)

Date: 21st December 2023

Place: Indore



भारतीय प्रतिभूति और विनिमय बोर्ड Securities and Exchange Board of India

ASSISTANT GENERAL MANAGER
CORPORATION FINANCE DEPARTMENT
DIVISION OF CORPORATE RESTRUCTURING - 2

Email: ajinkyak@sebi.gov.in

Speed Post A.D.

CFD/RAC/DCR-2/P/OW/2023/49755 /1

December 11, 2023

Shakti Sons Trust, Shakti Brothers Trust and Shakti Future Trust, 354, Saket Nagar, Indore (MP)- 452018.

Subject: Order dated November 30, 2023 in the matter of Shakti Pumps (India) Ltd.

- 1. Shakti Sons Trust, Shakti Brothers Trust and Shakti Future Trust had submitted an application dated May 29, 2023, read with other submissions, seeking exemption from the applicability of Regulations 3(1), 3(2) and 4 of SEBI (SAST) Regulations, 2011.
- Subsequently, SEBI has issued an order dated November 30, 2023 w.r.t. aforesaid application. A copy of the same is available on SEBI website under Enforcement -> Orders -> Orders of Chairman / Members.
- 3. A certified true copy of the Order dated November 30, 2023 is enclosed herewith.

Yours sincerely,

Ajinkya Kamble

सेबी भवन, प्लॉट सं. सी 4-ए, "जी" ब्लॉक, बांद्रा-कुर्ला कॉम्प्लेक्स, बांद्रा (पूर्व), मुंबई - 400 051. दूरभाष : 2644 9950 / 4045 9950 (आई वी आर एस.), 2644 9000 / 4045 9000 फैक्स : 2644 9019 से 2644 9022 वेब : www.sebi.gov.in

SECURITIES AND EXCHANGE BOARD OF INDIA

ORDER

UNDER SECTION 11(1) AND SECTION 11(2)(h) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA ACT, 1992 READ WITH REGULATION 11(5) OF THE SECURITIES AND EXCHANGE BOARD OF INDIA (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

IN THE MATTER OF PROPOSED ACQUISITION OF SHARES AND VOTING RIGHTS IN -

TARGET COMPANY	SHAKTI PUMPS (INDIA) LTD.		
PROPOSED	1. SHAKTI SONS TRUST		
ACQUIRERS	2. SHAKTI BROTHERS TRUST		
riogonitzito	3. SHAKTI FUTURE TRUST		

Background -

- Shakti Pumps (India) Ltd. ("Target Company") is a company incorporated under the Companies Act, 1956 and has its registered office at Plot no. 401-402 & 413, Industrial Area, Sector-III, Pithampur, Dist. Dhar, Madhya Pradesh- 454774. It was incorporated on April 21, 1995. The equity shares of the Target Company are listed on BSE Ltd. ("BSE") and National Stock Exchange of India Ltd. ("NSE").
- 2. An application dated May 29, 2023 was received from three Trusts, viz. Shakti Sons Trust ("Proposed Acquirer 1"), Shakti Brothers Trust ("Proposed Acquirer 2") and Shakti Future Trust ("Proposed Acquirer 3") (collectively "Proposed Acquirers"/ "Acquirer Trusts") seeking exemption from the

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applicability of Regulations 3 and 4 of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 ("Takeover Regulations, 2011") for the proposed direct acquisition of shares in the Target Company. Subsequently, emails dated July 10, 2022, August 21, 2023, September 04, 2023 and October 16, 2023 were received in respect of the said matter. The above-mentioned application and the emails mentioned above are hereinafter referred to as the **Application**.

- The Proposed Acquirers vide their Application have submitted the following:
 - (a) The paid up equity share capital of the Target Company was Rs. 18,38,01,560/- divided into 1,83,80,156 equity shares of Rs. 10/- each. The Target Company had a public shareholding of 43.78%, and the non-public shareholding of 56.22% was entirely held by the promoters and the promoter group. The shareholding pattern of Target Company, for the quarter ending September 2023, was as under:

S.No.	Name of shareholder	Percentage of Shareholding (%)
1.	Mr. Dinesh Patidar	20.50%
2.	Mr. Sunil Patidar	8.50%
3.	Mr. Ankit Patidar	8.16%
4.	Mrs. Geeta Patidar	3.32%
5.	Mrs. Aishwarya Sharma	2.10%
6.	Mrs. Pallavi Patidar	1.86%
7.	Mrs. Indira Patidar	1.82%
8.	Mrs. Seema Patidar	0.51%
9.	M/s. Shakti Irrigation India Limited	5.07%
10.	M/s. Vintex Tools Private Limited	4.38%
	Total Promoters' Shareholding	56.22%
11.	Public Shareholding	43.78%
	Total Shareholding	100%

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- (b) The Acquirer Trusts had been set up as private family trusts inter alia to carry out internal re-organisation of promoters' control and shareholding in the Target Company, in such a way, that streamlined the succession process and protected & promoted the welfare of the promoters' family.
- (c) The Settlors, Trustees and beneficiaries of the aforementioned Trusts were as under:

I. Shakti Sons Trust

Status	Name	Relationship with Settlor		
Settlor	Mr. Dinesh Patidar	Self		
Trustees	1. Mr. Dinesh Patidar			
Trustees	2. Ms. Indira Patidar	Spouse of Mr. Dinesh Patidar		
	1. Ms. Indira Patidar			
	2. Ankit Patidar	Son of Mr. Dinesh Patidar		
	3. Aishwarya Sharma	Daughter of Mr. Dinesh Patidar		
Beneficiaries	4. Master Arav Patidar	Grandson of Mr. Dinesh Patida		
20.10.101010	5. Ms. Adeeva Patidar	Granddaughter of Mr. Dinesh Patidar		
	6. Master Arsh Sharma	Grandson of Mr. Dinesh Patida		
	7. Master Arnab Sharma	Grandson of Mr. Dinesh Patidar		

II. Shakti Brothers Trust

Status	Name	Relationship with Settlor		
Settlor	Mr. Sunil Patidar			
Trustees	1. Mr. Sunil Patidar	Self		
Trustees	2. Ms. Pallavi Patidar			
	1. Ms. Pallavi Patidar	Spouse of Mr. Sunil Patidar		
Beneficiaries	2. Mr. Samaksh Patidar	Son of Mr. Sunil Patidar		
30 K	3. Mr. Samarth Patidar	Son of Mr. Sunil Patidar		



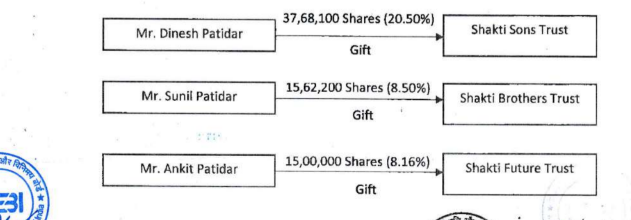




III. Shakti Future Trust

Status Name		Relationship with Settlo		
Settior	Mr. Ankit Patidar			
Trustons	1. Mr. Ankit Patidar	Self		
Trustees	2. Ms. Darshika Patidar			
	1. Ms. Darshika Patidar	Spouse of Mr. Ankit Patidar		
Beneficiaries	2. Master Arav Patidar	Son of Mr. Ankit Patidar		
	3. Ms. Adeeva Patidar	Daughter of Mr. Ankit Patidar		

- (d) Respective Settlors of Shakti Sons Trust, Shakti Brothers Trust and Shakti Future Trust, namely, Mr. Dinesh Patidar, Mr. Sunil Patidar and Mr. Ankit Patidar intended to transfer the shares held by them of the Target Company, by way of gift to the respective Acquirer Trusts. The Trustees and Beneficiaries of each of the Acquirer Trusts were the family members of the respective Settlors.
- (e) The transferors, viz. Mr. Dinesh Patidar, Mr. Sunil Patidar and Mr. Ankit Patidar were part of the 'Promoter and Promoter Group' of the Target Company and respectively held 20.50%, 8.50% and 8.16% equity shares in the Target Company.
- (f) The transaction was proposed to be effected in the following manner:



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- The aforesaid transactions would trigger Regulations 3(1) or 3(2) and 4 of the Takeover Regulations, 2011.
- Further, vide the Application and subsequent communications, the Proposed Acquirers have inter-alia provided the following grounds for seeking exemption:—
 - (a) The main objective of the formation of the Acquirer Trusts by the main three Promoters was to carry out an internal re-organisation of promoters' control and shareholding in the target company.
 - (b) There would be no change in control or management of the Target Company, pursuant to the proposed acquisition.
 - (c) The transfer of shares from the transferors to the Acquirer Trusts would ensure the continuity of same management and control over the Target Company, as even after the transfer, there would be no change in the Beneficiaries.
 - (d) The transfer of securities to the Acquirer Trusts would provide more protection and continuity, and save any future family disputes or any emotional disturbance to the promoters' family members.
 - (e) Since beneficial rights and interest in the shares would remain intact in the same hands, it would not create any harm or difficulty in the smooth functioning of the Target Company.
 - (f) Only individual promoters or their immediate relatives or lineal descendants were the Trustees and Beneficiaries of the Acquirer Trusts.





Consideration -

 Before I proceed with my consideration, I find it appropriate to quote the relevant regulatory provisions of Takeover Regulations, 2011, for facility of reference:

Substantial acquisition of shares or voting rights.

- 3(1). No acquirer shall acquire shares or voting rights in a target company which taken together with shares or voting rights, if any, held by him and by persons acting in concert with him in such target company, entitle them to exercise twenty-five per cent or more of the voting rights in such target company unless the acquirer makes a public announcement of an open offer for acquiring shares of such target company in accordance with these regulations.
- 3(2). No acquirer, who together with persons acting in concert with him, has acquired and holds in accordance with these regulations shares or voting rights in a target company entitling them to exercise twenty-five per cent or more of the voting rights in the target company but less than the maximum permissible non-public shareholding, shall acquire within any financial year additional shares or voting rights in such target company entitling them to exercise more than five per cent of the voting rights, unless the acquirer makes a public announcement of an open offer for acquiring shares of such target company in accordance with these regulations.

Acquisition of Control

- 4. Irrespective of acquisition or holding of shares or voting rights in a target company, no acquirer shall acquire, directly or indirectly, control over such target company unless the acquirer makes a public announcement of an open offer for acquiring shares of such target company in accordance with these regulations.
- 6. I have considered the Application submitted by the Acquirer Trusts and other material available on record. Without reiterating the facts as stated above, the following are noted:—

Exemption Order in the matter of Shakti Pumps (India) Limit

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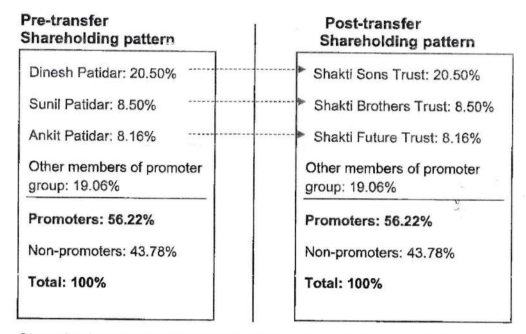
- (a) The Application submitted is in respect of the proposed direct acquisition of shares and voting rights in the Target Company, i.e. Shakti Pumps (India) Limited. The proposed acquisition as detailed above, which is to be undertaken by the Acquirer Trusts, will attract the provisions of Regulations 3(1) or 3(2) and 4 of the Takeover Regulations 2011.
- (b) Pursuant to the proposed acquisition, Shakti Sons Trust, Shakti Brothers Trust and Shakti Future Trust would, respectively, hold 20.50%, 8.50% and 8.16% shares in the Target Company, as currently being held by the transferors, who are part of the promoter and promoter group of the Target Company.
- (c) The proposed acquisition is intended to streamline succession and promote welfare of the promoters' family. The proposed direct acquisition would be way of gift, which would not affect or prejudice the interests of the public shareholders of the Target Company in any manner.
- (d) There will be no change in the control or management of the Target Company pursuant to the proposed acquisition.
- (e) The pre–acquisition and post–acquisition shareholding of the promoter and promoter group in the Target Company will remain the same. The shareholding pattern is produced below:





Particulars	Shareholding before the proposed acquisition		Proposed transaction		After the proposed acquisition	
	No. of shares	% holding	No. of shares	% holdin g	No. of shares	% holding
Promoters & P	romoter group	other tha	n Acquirer(s)		1
Dinesh Patidar	37,68,100	20.50	-37,68,100	-20.50	•	-
Sunil Patidar	15,62,200	8.50	-15,62,200	-8.50	- 2	-
Ankit Patidar	15,00,000	8.16	-15,00,000	-8.16	-	-
Other than above	35,03,000	19.06	-	-	35,03,000	19.06
Acquirers						
Shakti Sons Trust	-	-	+37,68,100	+20.50	37,68,100	20.50
Shakti Brothers Trust	-	-	+15,62,200	+8.50	15,62,200	8.50
Shakti Future Trust	-		+15,00,000	+8.16	15,00,000	8.16
Public						
Public Shareholding	80,46,856	43.78	-	-	80,46,856	43.78
Total	1,83,80,156	100.00	-	-	1,83,80,156	100.00

Company. The shareholding pattern of the promoter group before and after the proposed acquisition by the Acquirer Trusts, as mentioned in the Application as well as subsequent correspondence, is given in a diagrammatic representation below:



- (g) Since the Acquirer Trusts do not hold any shares in the Target Company, no disclosure of their shareholding was made. Hence, automatic exemption available under regulation 10(1)(a)(ii) and (iv) were not available to the Acquirer Trusts and hence the Application has been filed, in terms of SEBI Circular dated December 22, 2017, seeking exemption for the proposed transaction.
- (h) The Target Company shall continue to be in compliance with the Minimum Public Shareholding requirements under the Securities Contracts Regulation Rules, 1957 and the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- (i) Mr. Dinesh Patidar, Mr. Sunil Patidar and Mr. Ankit Patidar vide undertakings dated July 8, 2023 have confirmed and undertaken that the respective Acquirer Trusts and the concerned trust deeds were in compliance with the Guidelines outlined in the Schedule to the SEBI

Circular dated December 22, 2017, and will always remain in compliance with the aforesaid Guidelines.

- (j) The Acquirer Trusts, vide the Application have confirmed compliance with the following Guidelines outlined in the Schedule to the SEBI Circular dated December 22, 2017:
 - The Trust is in substance, only a mirror image of the promoters' holdings and consequently, there is no change of ownership or control of the shares or voting rights in the target company.
 - Only individual promoters or their immediate relatives or lineal descendants are Trustees and beneficiaries of the Trust.
 - iii. The beneficial interest of the beneficiaries of the Trust has not been and will not in the future, be transferred, assigned or encumbered in any manner including by way of pledge / mortgage.
 - iv. In case of dissolution of the Trust, the assets will be distributed only to the beneficiaries of the trust or to their legal heirs;
 - v. The Trustees will not be entitled to transfer or delegate any of their powers to any person other than one or more of themselves.
 - vi. Any change in the trustees / beneficiaries and any change in ownership or control of shares or voting rights held by the Trust shall be disclosed within 2 days to the concerned stock exchanges with a copy endorsed to SEBI for its record.
 - vii. As far as the provisions of the SEBI Act, 1992 and the regulations framed thereunder are concerned, the ownership or control of shares or voting rights will be treated as vesting not only with the Trustees but also indirectly with the beneficiaries.



- viii. The liabilities and obligations of individual transferors under the SEBI

 Act, 1992 and the regulations framed thereunder will not change or

 get diluted due to transfers to the Trust.
- ix. The Trust shall confirm, on an annual basis, that they are in compliance with the exemption order passed by SEBI. The said confirmation shall be furnished to the company which it shall disclose prominently as a note to the shareholding pattern filed for the guarter ending March 31 each year, under Regulation 31 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015.
- x. The Trust shall get their compliance status certified from an independent auditor annually and furnish the certificate to the Stock Exchanges for public disclosure with a copy endorsed to SEBI for its records.
- xi. The proposed acquisition is in accordance with the provisions of the Companies Act, 2013 and other applicable laws.
- xii. The transferors are disclosed as promoters in the shareholding pattern filed with the Stock Exchanges for a period of at least 3 years prior to the proposed acquisition.
- xiii. There is no layering in terms of trustees / beneficiaries in case of the Trust.
- xiv. The Trust Deed Agreement does not contain any limitation of liability of the trustees / beneficiaries in relation to the provisions of the SEBI Act, 1992 and all regulations framed thereunder.





7. Considering the aforementioned, I am of the view that exemption as sought for in the Application (read with further submissions) may be granted to the Proposed Acquirers, subject to certain conditions as ordered herein below.

Order -

- 8. I, in exercise of the powers conferred upon me under Section 19 read with Section 11(1) and Section 11(2)(h) of the SEBI Act, 1992 and Regulation 11(5) of the Takeover Regulations 2011, hereby grant exemption to the Proposed Acquirers, viz. Shakti Sons Trust, Shakti Brothers Trust and Shakti Future Trust from complying with the requirements of Regulation 3(1) and 3(2) read with Regulation 4 of the Takeover Regulations 2011 with respect to the proposed direct acquisition in the Target Company, i.e. Shakti Pumps (India) Ltd., by way of proposed acquisition as mentioned in the Application.
- The exemption so granted is subject to the following conditions:
 - (a) The proposed acquisition shall be in accordance with the relevant provisions of the Companies Act, 2013 and other applicable laws.
 - (b) On completion of the proposed acquisition, the Proposed Acquirers shall file a report with SEBI within a period of 21 days from the date of such acquisition, as provided in the Takeover Regulations 2011.
 - (c) The statements / averments made or facts and figures mentioned in the Application and other submissions by the Proposed Acquirers are true and correct.
 - (d) The Proposed Acquirers shall ensure compliance with the statements, disclosures and undertakings made in the Application. The Proposed



Acquirers shall also ensure compliance with the provisions of the SEBI Circular dated December 22, 2017.

- (e) The Proposed Acquirers shall also ensure that the covenants in the Trust Deeds are not contrary to the above conditions and undertaking provided by the transferors. In such case, the Trust Deeds shall be suitably modified and expeditiously reported to SEBI.
- 10. The exemption granted above is limited to the requirements of making open offer under the Takeover Regulations 2011 and shall not be construed as exemption from the disclosure requirements under Chapter V of the aforesaid Regulations; compliance with the SEBI (Prohibition of Insider Trading) Regulations, 2015, Listing Agreement / SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 or any other applicable Acts, Rules and Regulations.
- 11. The exemption granted in this Order (at paragraph 8) from making an open offer in respect of the proposed acquisition shall remain valid for a period of 1 year from the date of this Order and the Proposed Acquirers shall complete the implementation of the proposed acquisition within such period, failing which the granted exemption shall lapse and cease to exist.
- 12. The Application filed by the Proposed Acquirers, accordingly, stands disposed.

Place: Mumbai

Date: November 30, 2023

* STOCKCHARGE GORDEN



ASHWANI BHATIA

WHOLE TIME MEMBER

SECURITIES AND EXCHANGE BOARD OF INDIA

CERTIFIED TO BE TRUE COPY

DATE OF CERTIFICATION: 11-12-2023
TOTAL NUMBER OF PAGES CERTIFIED: 13

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