

Regd. Office : 1105/1106, Hubtown Solaris, N. S. Phadke Marg, Opp. Teligali, Andheri - East, Mumbai - 400 069. • Tel. : +91-22-2682 1054 / 1055 / 2683 7116 Email : medicoremedies@yahoo.com • info@medicoremedies.com • Website : www.medicoremediesindia.com • www.medicoremediesindia.net • www.tabletandcapsules.com

Date: 23rd October, 2023

BSE Limited	National Stock Exchange of India Limited		
Phiroze Jeejeebhoy Towers,	5 th Floor, Exchange Plaza,		
Dalal Street	Bandra Kurla Complex, Bandra (East)Mumbai-		
Mumbai – 400001	400051		
Scrip Code: 540937	Symbol: MEDICO		

Dear Sir/Madam,

Sub: Disclosure of inter-se transfer of shares between the Promoter/Promoter Group pursuant to Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Pursuant to the Regulation 30 read with Schedule III of SEBI (Listing Obligation and Disclosure Requirements) Regulations, 2015 read with Regulation 3 of SEBI (Prohibition of Insider Trading) Regulations, 2015, we would like to inform you that the Company has received information from the following person that due to dissolution and full partition of Haresh Kapurlal Mehta HUF, member of Promoter Group, the vesting of shares between members of HUF/Promoter and Promoter Group, shall be as follows:

Date of Proposed Transaction	Name of the Transferor	Name of the Transferee		No. of shares proposed to be transferred	% of shareholding to be transferred	
On or after	Haresh	Haresh	Kapurlal	98,72,000	11.90	
31 st October,	Kapurlal	Mehta				
2023	Mehta HUF	Total		98,72,000	11.90	

This being an inter-se transfer of shares amongst Promoter Group, the same falls within the exemption under Regulation 10(1)(a)(ii) of SEBI (SAST) Regulations, 2011 ("SAST Regulations").

The said transfer of shares shall be in the nature of an off-Market transaction amongst Promoter & Promoter Group.



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Please note that the aggregate holding of Promoter and Promoter Group before and after the above inter-se transaction remains the same.

Accordingly, necessary disclosure under Regulation 10(5) of SAST Regulations in prescribed format, as submitted by the acquirers are enclosed herewith for your information and records.

Thanking You,

FOR MEDICO REMEDIES LIMITED

HARESH MEHTA CHAIRMAN & WHOLE-TIME DIRECTOR DIN: 01080289

Encl: As above

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 [SEBI (SAST) Regulations, 2011]

	Na	me of the Target Company (TC)	Medico Remedies Limited (TC)			
			BSE Scrip Code: 540937			
			NSE Symbol: MEDICO			
2.	Na	ame of the acquirer(s)	Haresh Kapurlal Mehta			
3.		hether the acquirer(s) is/are promoters of	Yes			
3		e TC prior to the transaction. If not,	103			
		ture of relationship or association with				
		e TC or its promoters.				
4.	De	etails of the proposed acquisition				
	a	Name of the person(s) from whom	Haresh Kapurlal Mehta HUF			
		shares are to be acquired				
	b	Proposed date of acquisition	On or after 31 st October, 2023			
	c	Number of Shares to be acquired from	98,72,000 shares held by Haresh Kapurla			
		each person mentioned in 4(a) above	Mehta HUF in the TC will be transferred to			
			Mr. Haresh Kapurlal Mehta.			
	d	Total shares to be acquired as % of	Acquirer will acquire 11.90% of the shares o			
		share capital of TC	TC held by Haresh Kapurlal Mehta HUF			
ай I.			pursuant to its dissolution and full partition.			
- C						
1	e	Price at which shares are proposed to be	NIL. Proposed off market Inter-se transfer o			
10		acquired	shares will be on vesting of shares due to			
			dissolution and full partition of Hares			
			Kapurlal Mehta HUF. Therefore, no			
			consideration is involved.			
	f	Rationale, if any, for the proposed	The proposed acquisition is only a privat			
		transfer	transfer family arrangement, for smooth			
		,	succession planning of the family and to			
			streamline the Family's assets and businesses.			
5.	Re	elevant sub-clause of regulation 10(1)(a)	Regulation 10(1)(a)(ii) of the SEBI (SAST			
		der which the acquirer is exempted from	Regulations, 2011			
		aking open offer				
6.		frequently traded, volume weighted	Not Applicable since no consideration			
		erage market price for a period of 60	involved as the proposed transfer of shares, to			
		ading days preceding the date of issuance	above mentioned acquirer, will be on vesting			
		this notice as traded on the stock	of shares due to dissolution and ful			
		change where the maximum volume of	partition of Haresh Kapurlal Mehta HUF			
÷		ading in the shares of the TC are				
		corded during such period.				
7.		in-frequently traded, the price as	Not Applicable since no consideration			
	de	termined in terms of clause (e) of sub-	involved as the proposed transfer of shares, t			
	re	gulation (2) of regulation 8.	above mentioned acquirer, will be on vesting			
		and the second	of shares due to dissolution and ful			
			partition of Haresh Kapurlal Mehta HUF.			
8.	De	eclaration by the acquirer, that the	Not Applicable since no consideratio			
		quisition price would not be higher by	involved as the proposed transfer of shares, t			
		ore than 25% of the price computed in	above mentioned acquirer, will be on vestin			
		pint 6 or point 7 as applicable.	of shares due to dissolution and ful			
	Po	and our point , as apprendice	partition of Haresh Kapurlal Mehta HUF			
-						
9	D	eclaration by the acquirer that the	With respect to proposed inter se transfer of			
9.		eclaration by the acquirer, that the assertion and transferee have complied /	With respect to proposed inter se transfer or shares in terms of Regulation 10(1)(a)(ii) or			
9.	tr	eclaration by the acquirer, that the ansferor and transferee have complied / ill comply with applicable disclosure	With respect to proposed inter se transfer of shares in terms of Regulation 10(1)(a)(ii) of SEBI (SAST) Regulations, 2011 and			

	Re	gulations, 2011 (corresponding provision the repealed Takeover Regulations 1997)	conditions specified under Regulation 10(1)(a) of SEBI (SAST) Regulations, 2011 with respect to exemptions has been duly complied with.			
10	con 10	claration by the acquirer that all the nditions specified under regulation (1)(a) with respect to exemptions has en duly complied with.				
11 •	Shareholding 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
	a	Acquirer(s) and PACs (other than sellers) (*)				
	1	Haresh Kapurlal Mehta	1,37,40,00 0	16.56	2,36,12,00 0	28.45
		TOTAL (a)	1,37,40,00 0	16.56	2,36,12,00 0	28.45
-	b	Seller(s)				
	1	Haresh Kapurlal Mehta HUF	98,72,000	11.90	-	-
	-	TOTAL (b)	98,72,000	11.90	-	-

Notes:

(*) 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 a person duly authorized to do so on behalf of all the acquirers.

Amelilas

Haresh Kapurlal Mehta **Promoter/Proposed Acquirer**

Place: Mumbai Date: 23rd October, 2023