

March 14, 2024

To,

National Stock Exchange of India Ltd BSE Limited

Exchange Plaza, 5th Floor, 1st Plot No. C/1, G block, R Bandra-Kurla Complex, Plandra (E), Mumbai 400051. D

Scrip ID - HPAL

1st Floor, New Trading Ring, Rotunda Building,

Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400001.

Scrip Code - 543433

Sub: Disclosure under the Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 and amendments thereto ('Listing Regulations').

Dear Sir/Madam,

Pursuant to Regulation 30, read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, we would like to inform that HP Adhesives Limited (hereinafter referred to as "the Company") has received enclosed intimation from Ms. Nidhi Haresh Motwani, immediate relative of the promoters of the Company for prior Intimation under Regulation 10(5) of Securities Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for acquisition of 1,00,00,0000 (10.88%) Equity shares of the Company by way of inter-se transfer of shares from Mrs. Anjana Haresh Motwani and Mr. Karan Haresh Motwani by way of gift.

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

Thanking you,

For HP Adhesives Limited

Jyoti Chawda Company Secretary

Encl.: As above

From:

Nidhi Haresh Motwani

Next to J W Marriot, Juhu,

13, Udadhi Tarang, Juhu Tara Road,

Mumbai 400049.

To,

National Stock Exchange of India Ltd BSE Limited

Exchange Plaza, 5th Floor, 1st Floor, New Trading Ring,

Plot No. C/1, G block, Rotunda Building,

Bandra-Kurla Complex, Phiroze Jeejeebhoy Towers,

Bandra (E), Mumbai 400051. Dalal Street, Mumbai 400001.

Scrip ID - HPAL Scrip Code - 543433

Subject: Prior Intimation under Regulation 10(5) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 for proposed acquisition of shares by way of gift.

Reference: Target Company: HP Adhesives Limited, ISIN: INE0GSL01024, NSE SCRIP ID: HPAL, BSE SCRIP CODE: 543433.

Dear Sir/ Madam,

I am an immediate relative of promoters and a member of the Promoter Group, hereby submit prior intimation via disclosures as required under Regulation 10(5) of SEBI (SAST) Regulations, 2011 for the acquisition of 1,00,00,000 Equity shares (10.88%) of the Company by way of inter-se transfer of shares amongst immediate relatives in following manner:

a. Inter-se transfer of 50,00,000 Equity shares (5.44%) from Mrs. Anjana Haresh Motwani to Ms. Nidhi Haresh Motwani

b. Inter-se transfer of 50,00,000 Equity shares (5.44%) from Mr. Karan Haresh Motwani to Ms. Nidhi Haresh Motwani

Kindly take note of the same and do the needful.

Thanking You,

Yours Sincerely,

NIDHI HARESH MOTWANI Digitally signed by NIDHI HARESH MOTWANI Date: 2024.03.14 18:41:42 +05'30'

Nidhi Motwani

Encl: As above

CC

To,

The Company Secretary

HP Adhesives Limited

50, 5th floor, C wing,

Business Square Building,

Andheri East, Mumbai 400093.

Format for Disclosures under Regulation 10(5) - Intimation to Stock Exchanges in respect of acquisition under Regulation 10(1)(a) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011.

1.	Name of the Target Company	HP Adhesives Limited				
	(TC)					
2.	Name of the acquirer(s)	Ms. Nidhi Haresh Motwani				
3.	Whether the acquirer(s) is/ are	The acquirer is an immediate relative of				
	promoters of the TC prior to the	the transferor and belongs to the				
	transaction. If not, nature of	Promoter Group.				
	relationship or association with	Acquirer Ms. Nidhi Haresh Motwani is				
	the TC or its promoters	the daughter of Mrs. Anjana Haresh				
		Motwani and sister of Mr. Karan Haresh				
		Motwani				
4.	Details of the proposed					
	acquisition					
	a. Name of the person(s) from	1. Mrs. Anjana Haresh Motwani				
	whom shares are to be	2. Mr. Karan Haresh Motwani				
	acquired					
	b. Proposed date of acquisition	On or after 21st March, 2024				
	c. Number of shares to be	1,00,00,000 Equity Shares (50,00,000				
	acquired from each person	Equity Shares each from 1st and 2nd				
	mentioned in 4(a) above	transferor mentioned above)				
	d. Total shares to be acquired as	10.88% Equity Shares (5.44% Equity				
	% of share capital of TC	Shares each from 1st and 2nd transferor				
		mentioned above)				
	e. Price at which shares are	Not applicable				
	proposed to be acquired	Inter-se transfer of shares amongst				
		immediate relatives as gift, therefore no				
		consideration is involved.				
		Not applicable Inter-se transfer of shares amongst immediate relatives as gift, therefore no				

	f. Rationale, if any, for the	The proposed acquisition is only a private				
	proposed transfer	family arrangement.				
5.	Relevant sub-clause of regulation	Regulation 10(1)(a)(i)				
	10(1)(a) under which the acquirer					
	is exempted from making open					
	offer					
6.	If, frequently traded, volume	Not applicable				
	weighted average market price	The shares are proposed to be transferred				
	for a period of 60 trading days	by way of Gift and therefore no				
	preceding the date of issuance of	consideration is involved.				
	this notice as traded on the stock					
	exchange where the maximum					
	volume of trading in the shares of					
	the TC are recorded during such					
	period.					
7.	If in-frequently traded, the price	Not applicable				
	as determined in terms of clause	The shares are proposed to be transferred				
	(e) of sub-regulation (2) of	by way of Gift and therefore no				
	regulation 8.	consideration is involved.				
8.	Declaration by the acquirer, that	Not applicable				
	the acquisition price would not be	The shares are proposed to be transferred				
	higher by more than 25% of the	by way of Gift and therefore no				
	price computed in point 6 or	consideration is involved.				
	point 7 as applicable.					
9.	Declaration by the acquirer, that	We hereby declare that the transferors				
	the transferor and transferee have	and transferee have complied/ will				
	complied (during 3 years prior to	comply with the applicable disclosure				
	the date of proposed acquisition)	requirements in Chapter V of the				
	/ will comply with applicable	Takeover Regulations, 2011.				
	disclosure requirements in					
	Chapter V of the Takeover					
	1					

	Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997) The aforesaid disclosures made during previous 3 years prior to					
	the date of proposed acquisition to be furnished.					
10.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.	We hereby declare that all the conditions specified in Regulation 10(1)(a) with respect to exemptions has been duly complied with.				
11.	Shareholding details	Before proposed transaction No. of shares /voting rights	% w.r.t total share capital of TC	After the p transaction No. of shares /voting rights	% w.r.t total share capital of TC	
	a. Acquirer(s) and PACs (other than sellers)(*) Ms. Nidhi Haresh Motwani	0	0	1,00,00,000	10.88%	
	b. Seller (s)1. Mrs. Anjana Haresh Motwani	3,37,00,675	36.68%	2,87,00,675	31.24%	
	2. Mr. Karan Haresh Motwani	3,18,50,000	34.67%	2,68,50,000	29.23%	

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

NIDHI **HARESH** MOTWANI 18:42:25 +05'30'

Digitally signed by NIDHI HARESH MOTWANI Date: 2024.03.14

Nidhi Haresh Motwani

Place: Chicago, USA

Date: 14th March, 2024