To

BSE Limited  
Corporate Relationship Department  
1st Floor, New Trading Ring  
Rotunda Building, P J Towers  
Dalal Street, Fort, Mumbai- 400 001

National Stock Exchange of India Limited,  
Listing Department,  
Exchange Plaza,  
Bandra-Kurla Complex  
Bandra (E) Mumbai – 400 051

Sumitomo Chemical India Limited  
Building No. 1, Ground Floor,  
Shant Manor, Co-Op Housing Society Limited,  
Chakravarti Ashok ‘X’ Road, Kandivli (East),  
Mumbai- 400 101

Sub: Disclosure under Regulation 29(1) and Regulation 10(6) of Securities and Exchange Board of India  
(Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Dear Sirs,

Pursuant to Regulation 29(1) of Securities and Exchange Board of India (Substantial Acquisition of Shares  
and Takeovers) Regulations, 2011 (“Takeover Code”), we have enclosed the details of acquisition of the  
aggregate shareholding and voting rights of Sumitomo Chemical Company Limited (“the Company” or  
“SCC”) (i.e. the Promoter) in Sumitomo Chemical India Limited in respect of 126,237,775 Equity Shares  
allotted to them on October 7, 2019 pursuant to the Scheme of Amalgamation (Merger by Absorption) of  
Excel Crop Care Limited with Sumitomo Chemical India Limited sanctioned by the Hon’ble National  
Company Law Tribunal, Mumbai Bench vide Order dated June 27, 2019 (more fully described in Column 8  
of the enclosed prescribed Form) in the ratio of 51 (fifty one) equity shares of face value of Rs.10 (Rupees  
ten only) each of Sumitomo Chemical India Limited, credited as fully paid-up, for every 2 (two) fully paid-  
up equity shares of face value of Rs.5 (Rupees five only) each held in the Excel Crop Care Limited as on the  
Record Date, August 31, 2019. SCC received allotment advice regarding the aforesaid equity shares on  
October 25, 2019 from Sumitomo Chemical India Limited.

The said equity shares are now admitted for listing and trading on BSE Limited and National Stock  
Exchange of India Limited. To comply with disclosure requirement under the Takeover Code, the Company  
is submitting this disclosure.

The aforesaid acquisition is exempted under Regulation 10(1)(d)(ii) of the said Regulations for which we  
are also enclosing the report under Regulation 10(6) thereof.

Please take the aforesaid on record and oblige.

Thanking you,

Yours faithfully,
For Sumitomo Chemical Company Limited

[Signature]

Name of the Authorized Signatory: Hiroyoshi Mukai
Designation: General Manager
Place: Japan
Date: January 28, 2020

Encl. as above
**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 ("SEBI (SAST) Regulations, 2011")**

<table>
<thead>
<tr>
<th></th>
<th>Name of the Target Company (TC)</th>
<th>Sumitomo Chemical India Limited (&quot;SCIL&quot;)</th>
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<tbody>
<tr>
<td></td>
<td>[Pursuant to the Scheme of Amalgamation (Merger by Absorption) of Excel Crop Care Limited (&quot;ECC&quot; or &quot;the Transferor Company&quot;) with Sumitomo Chemical India Limited (&quot;SCIL&quot; or &quot;the Transferee Company&quot;) and their respective shareholders pursuant to Sections 230 to 232 of the Companies Act, 2013 and other applicable provisions of the Companies Act, 2013 (&quot;Scheme&quot;), ECC, the listed company, merged with SCIL, an unlisted company.]</td>
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<tr>
<th></th>
<th>Name of the acquirer(s)</th>
<th>Sumitomo Chemical Company Limited (including through nominee shareholders), being Promoter (&quot;SCC&quot;)</th>
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<tbody>
<tr>
<td></td>
<td>[SC Environmental Science Company Limited, Japan (shares held through nominee shareholder), being part of Promoter Group]</td>
<td></td>
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|   | Name of the stock exchange where shares of the TC are listed | National Stock Exchange of India Ltd and BSE Ltd. (i.e., the stock exchanges where equity shares of ECC were listed) |

|   | Details of the transaction including rationale, if any, for the transfer/acquisition of shares. | The Equity Shares of SCIL were acquired pursuant to the Scheme which was sanctioned by the Hon’ble National Company Law Tribunal, Mumbai Bench vide Order dated June 27, 2019, which became effective upon filing of certified copies of the aforesaid Order with the Registrar of Companies on August 31, 2019 by both the Companies.  

The Transferee Company, pursuant to the Scheme of Amalgamation without any further application or deed, issued and allotted equity shares to those Equity Shareholders of the Transferor Company whose names appeared in the Register of Members (except SCIL) as on August 31, 2019 i.e. the Record Date in the ratio of “51 (fifty-one) equity shares of face value of Rs. 10/- (Rupees ten only) each of Transferee Company, credited as fully paid-up, for every 2 (two) fully paid-up equity shares of face value of Rs. 5/- (Rupees five only) each held in the Transferor Company on October 7, 2019, for which intimation was received by SCC on October 25, 2019. Further, the Equity Shares equivalent to the SCC’s fractional entitlement (i.e., equivalent to 0.5 share in SCIL) issued to the custodian and the same has been held in the demat account namely ‘Sumitomo Chemical India Limited’. |

|   | Relevant regulation under which the acquirer is The acquirer was exempted from making open offer as per Regulation 10(1)(d)(ii) of SEBI (SAST) Regulations, 2011. |
| **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. | Not Applicable |
| **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 | | |
| b) | Date of acquisition | | |
| c) | Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above | Not Applicable | |
| d) | Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC | | |
| e) | Price at which shares are proposed to be acquired / actually acquired | | |
| **8** | Shareholding details | Pre-Transaction | Post-Transaction |
| | | No. of shares held | % w.r.t total pre-merger share capital of TC | No. of shares held | % w.r.t total post-merger share capital of TC |
| a) Each Acquirer / Transferee* | Sumitomo Chemical Company Limited ("SCC") including and through nominee individual shareholders (refer note 6) | 274,588,093 | 100% | 400,825,868 | 80.30% |
| | SC Environmental Science Company Limited, Japan (shares held through nominee shareholder), being person acting in concert (refer note 7) | 2 | 0.00% | 2 | 0.00% |
| Total | 274,588,095 | 100% | 400,825,870 | 80.30% |
For Sumitomo Chemical Company Limited

[Signature]

Authorized Signatory
Name: Hiroyoshi Mukai
Date: January 28, 2020
Place: Japan

Note:
1. (*) Shareholding of each entity shall be shown separately and then collectively in a group.
2. 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.
3. Prior to merger, SCC held 99.99% of the total paid-up share capital of SCIL viz. the Target Company and effectively held 64.97% (sixty-four-point nine seven percent) of the total paid-up share capital of ECC. Out of 64.97% (sixty-four-point nine seven percent) of the total paid-up share capital effectively held by SCC in ECC, 44.98% (forty-four-point nine eight percent) of the total paid-up share capital was held directly by SCC and 19.98% (nineteen-point nine eight percent) of the total paid-up share capital was held through SCIL viz. the Target Company.
4. Pursuant to the Scheme, SCIL issued shares to shareholders of ECC (other than itself). The Equity Shares held by SCIL in ECC stand cancelled.
5. Post issuance of the Equity Shares on amalgamation, the shareholding of SCC (along with shareholding of nominees) amounted to 80.30% in the amalgamated entity i.e. SCIL.
6. The details individual shareholders who hold one (1) equity share each in SCIL as nominee of SCC.

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<tr>
<th>S No.</th>
<th>Name of nominee shareholder</th>
<th>No. of equity shares held</th>
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<tbody>
<tr>
<td>1</td>
<td>Hideo Wada (Nominee of SCC)</td>
<td>1</td>
</tr>
<tr>
<td>2</td>
<td>Hiroyoshi Mukai (Nominee of SCC)</td>
<td>1</td>
</tr>
<tr>
<td>3</td>
<td>Akira Ohisa (Nominee of SCC)</td>
<td>1</td>
</tr>
<tr>
<td>4</td>
<td>Tomohito Fujiwara (Nominee of SCC)</td>
<td>1</td>
</tr>
<tr>
<td>5</td>
<td>Hiroyuki Miura (Nominee of SCC)</td>
<td>1</td>
</tr>
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7. SC Environmental Science Company Limited, Japan ("SES") (part of Promoter Group) held two (2) equity shares in SCIL through nominee shareholder Mr. Yuya Miyajima, prior to Record Date. It continues to hold the two (2) equity shares through nominee shareholder. No new equity shares were issued/acquired by SES (including through nominee individual shareholder) in SCIL pursuant to this Scheme.

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