



18.09.2017

Corporate Relations Department BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001	Listing Compliance Department National Stock Exchange of India Limited Exchange Plaza, Plot No. C/1, G Block, Bandra-Kurla Complex, Bandra (East), Mumbai - 400 051
Scrip Code: 506194	Symbol: ARIHANTSUP
Class of Security: Equity	Series: EQ

Dear Sir/Madam

Sub: Updates on Inter-se transfer of shares amongst the Promoter Group

Ref: Disclosure under Regulation 10(5) of SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011

Dear Sir/Madam,

With reference to the above captioned subject, we would like to inform you that we have corrected some typographical error in the Point No. 11(a) of Disclosure format under Regulation 10(5) of SEBI (Substantial Acquisition of Shares & Takeovers) Regulations, 2011 in holding of Mrs. Sangeeta A. Chhajer after proposed acquisition.

However there is no effect or material change in the Declaration.

Hence, you are requested to please take the same on record and disseminate the information to the Stakeholders accordingly.

This is for your information and record

Thanking You, Yours Faithfully,

For ARIHANT SUPERSTRUCTURES LIMITED

MAXISH MEHTA CHIEF FINANCIAL OFFICER



L51900MH1983PLC029643

302, Persipolis Building, Plot No. 74, Sector-17, Vashi, Navi Mumbai-400 703. Tel.: 022 4111 3333 022 2788 2941-45 Fax: 022 2788 2946

Website: www.asl.net.in Email : info@asl.net.in

<u>Format for Disclosures under Regulation 10(5) – Intimation to Stock Exchanges in</u> respect of acquisition under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

1.Name of the Target Company (TC)Arihant Superstructu2.Name of the acquirer(s)As per attached State			
3. Whether the acquirer(s) is/ are As per attached State			
promoters of the TC prior to the			
transaction. If not, nature of			
relationship or association with the			
TC or its promoters			
4. Details of the proposed acquisition			
a. Name of the person(s) from Ashokkumar B. Chh	najer		
whom shares are to be acquired			
U. Troposed date of dequisition	22.09.2017		
c. Number of shares to be 9861010 Equity Sha	ures		
acquired from each person			
mentioned in 4(a) above			
d. Total shares to be acquired as 9861010 (23.95%) H	Equity Shares		
% of share capital of TC			
C. Thee at which shares are	y through Gift deed		
f. Rationale, if any, for the proposed As per attached Stat			
5. Relevant sub-clause of regulation As per attached Stat	tement		
3. Relevant sub-clause of regulation $10(1)(a)$ under which the acquirer is			
exempted from making open offer			
6. If, frequently traded, volume Not Applicable weighted average market price for a Shares are acquiring	a through Gift deed		
period of 60 trading days preceding	E mough one area		
the date of issuance of 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 as Not Applicable			
determined in terms of clause (e) Shares are acquiring	g through Gift deed		
of sub-regulation (2) of regulation			
8			
8. Declaration by the acquirer, that Not Applicable	through Cift docd		
the acquisition price would not be Shares are acquirin	g through Gift deed		
higher by more than 25% of the			
price computed in point 6 or point 7			
as applicable.			



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9.	the col apj in Re pro	nplied / will comply with plicable disclosure requirement	e with applicable c h V of the Takeov s (corresponding p r Regulations 1997 g	lisclosure re er Regulati rovisions of	equirements i ons. 2011	in Chapter	
10.	the reg	claration by the acquirer that all conditions specified under gulation 10(1)(a) with respect to emptions has been duly complied th.	The acquirers are hereby declare that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been duly complied with.				
11.	11. Shareholding details		Before the proposed transaction		After t propos transact	ed	
			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	
	а	Acquirer(s) and PACs (other than sellers)(*)					
			2138990 Nil	5.20 Nil	6000000 6000000	14.57 14.57	J.
	b	Seller (s)/Transferor: Ashokkumar B. Chhajer	22170157	53.86	12309147	29.90	

Statement showing details of acquirer(s) and of the proposed acquisition in the format of disclosure:

2) Name of the acquirer(s)	3) Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters	4. f) Rationale, if any, for the proposed transfer	5) Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer
Sangeeta A. Chhajer	Promoter	Inter se transfer among promoters	10(1)(a)(ii)
Bhavik A. Chhajer	Immediate Relative of Promoter (i.e. Son of Ashokkumar B. Chhajer) and shall be consider as Promoter group	Inter se transfer among promoter and his Immediate Relative	10(1)(a)(i)

Name of Acquirer:

Sangeeta A. Chhajer

Bhavik A. Chhajer

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Manish Mehta Chief Financial Officer (On behalf of both Acquirers)

Signature of Authorised Signatory

Place: Navi Mumbai Date: 18.09.2017