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# FOR SUBMISSION OF REPORT UNDER REGULATION 10(7) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVER) REGULATIONS, 2011 BY MR. PRADEEP HUKMICHAND CHORDIA

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To BSE Ltd.[Bombay Stock Exchange Ltd] Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai - 400 001

CFPL/SEC/BSE/9621/2022-2023

15<sup>th</sup> July, 2023

By Online Submission

#### KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Report under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeover Regulations), 2011

Scrip Code: 519475

Dear Sir/Madam,

We are forwarding herewith, the copy of the Report under Regulation 10(7) of SEBI (Substantial Acquisition of Shares and Takeover Regulations), 2011 along with all its Annexures received from Mr. Pradeep Hukmichand Chordia, one of the member of the Promoter Group of the Company in respect of Acquisition of 22,96,567 Equity Shares of the Company from Mr. Rajkumar Hukmichand Chordia and Mrs. Madhubala Rajkumar Chordia, the other members of the Promoter Group.

You are requested to kindly take the same on record and put it on your electronic media for the information of the members and stakeholders of the Company.

Thanking You

Yours Faithfully,

For Chordia Food Products Limited

Asha Korde

Company Secretary and Compliance Officer

Encl: As above

#### CHORDIA FOOD PRODUCTS LTD.

Office: 48/A, Parvati Industrial Estate, Opp. Adinath Society, Pune-Satara Road, Pune-411009.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801.

(CIN:L15995PN1982PLC026173)



## Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

Format under Regulation 10(7) – Report to SEBI in respect of any acquisition made inreliance up on exemption provided for in Regulation 10(1)(a)(ii)/ 10(1)(a)(i)of SEBI (SubstantialAcquisition ofSharesand Takeovers)Regulations, 2011

1)	Ger	neralDetails	
	a)	Name,address,telephoneno.,e- mailofAcquirer(s){Incasetherearemultipleacqui rers, provide full contact details of anyoneacquirer(thecorrespondentacquirer)with whom SEBIshall correspond.}	Name: Mr. Pradeep Hukmichand Chordia Address: 89 Pranam Vidyasagar Colony Salisbury Park Pune Maharashtra - 411037 Contact No.: 9822551144 Email id: pradeep@chordia.com
	b)	Whethersenderisthe acquirer(Y/N)	Yes. Mr. Pradeep Hukmichand Chordia is the Acquirer.
	c)	If not, whether the sender is duly authorized by the acquirer to act on his behalf in this regard (enclosecopy of such authorization)	Not Applicable since sender himself is the Acquirer.
	d)	Name,address,Telno.ande- mailofsender,ifsender is not theacquirer	Not Applicable since sender himself is the Acquire
2)	Cor	nplianceofRegulation10(7)	
	a)	Dateofreport	14/07/2023
	b)	Whether report has been submitted to SEBIwithin 21 business days from the date of theacquisition	Yes. This Report is being submitted to SEBI within 21 business daysfrom the date of Acquisition i.e 4 <sup>th</sup> July, 2023. The 21 business days lapses on 2 <sup>nd</sup> August, 2023. (Saturday and Sunday not considered as Business days)
	c)	Whetherthereportisaccompaniedwithfeesasreq uired under Regulation10(7)	Yes. Mr. Pradeep Chordia has transferred the prescribed fees along with applicable GST through NEFTto the Bank Account of Securities and Exchange Board of India
2)	-	11 (7) 1 (1) 10(5)	The saiddetails are given in Annexure 1.
3)		mplianceofRegulation10(5)	Ver the Depart under Depulation 10(5)
	a)	Whether the report has been filed with the Stock Exchanges where the shares of the Company are listed, atleast 4 business days before the date of the proposed acquisition	submitted to BSE Ltd. on Friday, 23 <sup>rd</sup> June 2023through Email and the Original signed copy of the same was sent through Speed Post to BSE Ltd., on the same day vide IVR No. 6977397466065. The copy of the said intimation was also given to TC i.e. Chordia Food Products Limited on 23 <sup>rd</sup> June, 2023.  I have also been informed that TC i.e. Chordia Food Products Limited has also intimated to the Stock Exchange about the same vide its Letter No CFPL/SEC/BSE/ 9612/2022-2023dated 23 <sup>rd</sup> June 2023. The same was submitted through BSE Listing Portal and the physical copy of the same was sent through Speed Post on 23 <sup>rd</sup> June, 2023 to the Exchange vide IVR No. 6977397466051.
	b)	Date of Report	Friday, 23 <sup>rd</sup> June, 2023.
	0)	Date of Report	7, 22, 2020.

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	a.	Whether the report hasbeen filedwith the Stock Exchanges where the shares of the Companyare listed within 4 business days after the acquisition	Yes.  The Equity Shares were acquired on 4 <sup>th</sup> July, 2023.  The Report under Regulation 10(6) was submitted to BSE Ltd. on 6 <sup>th</sup> July, 2023 through Email and online submission i.e. within the prescribed time period of 4 (Four) Business days of the Acquisition.  A copy of the said report along with a PDF copy of the mail sent to BSE& CC to TC is enclosed as an <i>Annexure 2</i> .  I have been informed that the TC i.e. Chordia Food Products Limited has also submitted the report to Stock Exchange vide its letter No. CFPL/SEC/BSE/9616/2022-2023dated 6 <sup>th</sup> July, 2023through the online portal for the information to the members. <i>Refer Annexure 3</i>				
	b.	DateofReport	Thursday,6 <sup>th</sup> July, 2023				
5)	1000	Details of the Target Company (TC)					
	a.	Name &address of TC	Chordia Food Products Limited Registered Office: Plot No. 399/400, S.No. 398 Village Sanghvi, Shirwal, Taluka Khandala, District Satara- 412801. CIN: L15995PN1982PLC026173 ISIN: INE975C01011 Scrip Code: 519475				
	b.	NameoftheStockExchange(s)wheretheshar esof theTC are listed	BSE Ltd.				
6)	Det	ailsoftheacquisition					
	a.	Dateofacquisition	Tuesday, 4 <sup>th</sup> July, 2023				
	b.	Acquisitionpricepershare(inRs.)	NIL.  The Shares are acquired from Mr. Rajkumar Chordia, the real brother and Mrs. Madhubala Chordia, the sister in law (wife of Mr. Rajkumar Chordia) by way of Gift.				

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	c.	Regulation which would have triggeredan open offer,hadthereportnotbeenfile dunderRegulation10(7).(whet herRegulation3(1),3(2),4or5)	Not Applicable					
	d.	Shareholdingofacquirer/sand PACsindividually in TC (in	Beforethe a	equisition	Afterth	Afterthe acquisition		
		terms of no: & as apercentageofthetotalshareca pitaloftheTC)	No. of Shares(*)	% w.r.t totalshareca pital / votingrights ofTC	No. ofShar es	% w.r.ttotalsha recapital /votingrights of TC		
		Mr. Pradeep Hukmichand Chordia (Acquirer)	3,74,968	9.31%	26,71,535	66.32%		
		PACs (Other than Acquirer and Sellers)	2,42,350	6.02%	2,42,350	6.02%		
		Total:	6,17,318	15.33%	29,13,885	72.34%		
	e.	(*) Shareholding of the acquired Annexure, at the end of the Discontinuous Shareholding of seller/s in TC	closure.			d separately as		
	С.	(in terms of no. & as a			di	sposal		
		percentage of the total share/voting capital of the TC)	No. of Shares(*)	% w.r.t totalshareca pital / votingrightsof TC	No. ofShares	% w.r.ttotalsha recapital /votingrights of		
		Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35	- 1	TC -		
		Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66	•	-		
		Total:	22,96,567	57.01	-	-		
7)		ormation specific to the exempt	tion category to w	hich the instan	t acquisition	belongs		
	a.	Provide the names of the seller(s)	Mr. Rajkumar Hukmichand Chordia     [also covered under Regulation 10(1)(a)(i)]     Mrs. Madhubala Rajkumar Chordia					
	b.	Specify the relationship between the acquirer(s) and the seller(s).	Mr. Pradeep Hukmichand Chordia, the Acquirer is the real brother of Mr. Rajkumar Hukmichand Chordiaandbrother in lawof Mr. Madhubala Rajkumar Chordia and only Mr. Rajkumar Hukmichan Chordia falls under the definition of Immediate Relatives as defined in Regulation 2(1) of SEBI SAST Regulations, 2011. However, both the Acquirer and the Sellers are covered under the Promoters Group Category for last three years.					
	c.	Shareholding of the acquirer and the seller/s in the TC during the three years prior to the proposed acquisition	Upto the date of acquisition/disposa	Year 1 (FY 2022- 2023)	Year 2 (FY 2021 2022)	Year 3 (FY 2020- 2021)		
		Acquirer- Mr. Pradeep Hukmichand Chordia	3,74,968(* Refer Note No. below		3,73,10	3,73,102		
		Sellers(s)  1) Mr. Rajkumar Hukmichand Chordia	15,44,96			15,44,968		
		2) Mrs. Madhubala Rajkumar Chordia	7,51,599(** Refer Note No. below		1,97,77	75 1,97,775		
	d.	Confirm that the acquirer(s) and the seller/s have been named promoters in the shareholding pattern filed by the target company in terms of the listing agreement or the Takeover	Yes.  It is hereby confir named Promoters company in term Regulations for t	in the sharehold	ing pattern fi	led by the target or the Takeover		



	Regulations. Provide copies of such filings under the listing agreement or the Takeover Regulations.		023. It is also conf of Acquisition/Disp moters.			
		shareho Financi	our ready reference of the parties o	nitted to BSE	E Ltd., for	the aforesaid
e.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	1) 2) As the i.e. for Weight	The Equity Shares of The Equity Shares of The Equity Shares of Inter-Se Transfer of the Transfer of the Equity Shares of the Equity Sha	of TC are listed of TC are frequent f Equity Share insideration, the Price does not	only on Beently trades s in TC is the questication arise in thi	SE. d. by way of Gift on of Volume s case.
f.	If shares of the TC are infrequently traded, the price of such shares as determined in terms of clause (e) of subregulation (2) of regulation 8.	conside	quity Shares of ring the nature of is not applicable.			
g.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (e) or (f) above as applicable	gher by recent of n (e) or notice Mr. Pradeep Hukmichand Chordia, the Acquirer had intimate				
h.	Date of issuance of notice regarding the proposed acquisition to the stock exchanges where the TC is listed					
i.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation/s as well as date on which the requisite disclosures were made along with the copies of the same.	The A Regular The Se Regular The Ac Regular (Prohib 2023.	equirer and Sellers V of the Takeover Acquirer has reportions 29(1) and 29(2) ellers have also reption 29(2) on 6 <sup>th</sup> July quirer and Sellers hation 7(2) of Securition of Insider Transition of the disclosure	Regulations.  orted the receive of the property of the propert	quisite dis 023. the said di lied with the schange Bations, 201	sclosure under isclosure under ne provisions of soard of India 5 on 6th July,
		Sr. No.	Particulars	From whom submissi on is made	Filing date	Annexure
		1	Disclosure under Reg 10(5) of SEBI [SAST Regulations] 2011 about proposed acquisition	Acquirer to TC & Stock Exchange by E-mail	June, 2023	Annexure 7 and & 7A
		2	Intimation about Disclosure received under Reg 10(5) of SEBI[SAST	TC to Stock Exchange by Online portal	23 <sup>rd</sup> June, 2023	

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			Regulations] 2011			
		3	Disclosure Under Reg 29(1) of SEBI[SAST Regulations] 2011	Acquirer to TC & Stock Exchange by E- mail.	6 <sup>th</sup> July, 2023	Annexure
		4	Intimation of Disclosure received under Reg 29(1) of SEBI[SAST Regulations] 2011	TC to Stock exchange by Online portal.	6 <sup>th</sup> July, 2023	8& 8A
		5	Disclosure under Reg 29(2) of SEBI[ SAST Regulations] 2011	Acquirer & sellers to TC & Stock Exchange by E-mail	6 <sup>th</sup> July, 2023	Annexure 9A
		6	Intimation of Disclosure received under Reg 29(2) of SEBI[ SAST Regulations] 2011	TC to Stock Exchange by Online portal.	6 <sup>th</sup> July, 2023	9B, 9C, 9D, & 9E
		7	Disclosure under 7(2) of SEBI [Prohibition of Insider Trading Regulations] 2015	Acquirer & seller to Stock Exchange & TC by E-mail	6 <sup>th</sup> July, 2023	Annexure 10A, 10B,
		8	Intimation of Disclosure received under Reg 7(2) of SEBI [Prohibition of Insider Trading Regulations] 2015	TC to Stock Exchange by Online portal.	6 <sup>th</sup> July, 2023	10C, 10D & 10E
		9	Report Under Reg 10(6) of SEBI [SAST Regulations] 2011	Acquirer to Stock Exchange by E-mail	July, 2023	Annexure 11&11A
		10	Intimation of Report received under Reg 10(6) of SEBI [SAST Regulations] 2011	TC to Stock Exchange by Online portal.	July, 2023	
j.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(ii) with respect to exemptions has been duly complied with.	keep or	eep Hukmichand Ch record that all the (ii) with respect to	conditions sp	pecified u	nder Regulation

• (\*) Shareholding of each entity shall be shown separately as well as collectively.

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• (\*\*) Note No. 1: 1,866 Equity Shares were transmitted in favour of Mr. Pradeep Chordia as detailed below: -

Sr. No.	Name of the Promoter Shareholder from whom the shares were transmitted	Relation with the Acquirer	No. of Equity Shares
1.	Mr. Hukmichand Sukhlal Chordia	Father of Acquirer	933
2.	Mrs.KamlabaiHukmichand Chordia	Mother of Acquirer	933

• (\*\*\*) Note No. 2: Mrs. Madhubala Rajkumar Chordia has acquired 5,53,824 (Five Lakh Fifty Three Thousand Eight Hundred Twenty Four) Equity Shares of the Company by way of Gift as detailed below: -

Sr. No.	Date of Acquisition	Name of the Seller	Number of shares transferred by way of gift	Percentage to Total Share Capital (%)
1.	04/05/2023	Mr. Vishal Rajkumar Chordia	1,78,730	
2.	04/05/2023	Mr. Anand Rajkumar Chordia	1,87,520	13.75
3.	04/05/2023	Mrs. Shweta Vishal Chordia	1,87,574	
		Total	5,53,824	

As informed to me, she has complied with all the compliances of Inter-Se Transfer of Shares.

• In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rights separately.

Note: As the Seller No. 1 i.e. Mr. Rajkumar Hukmichand Chordia is also covered under Regulation 10(1)(a)(i) being the immediate Relative of the Acquirer Mr. Pradeep Hukmichand Chordia, the additional disclosure of Point No. 7 of the format under Regulation 10(7) - 'Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011' is also provided herein below as an additional disclosure.

I hereby declare that that the information provided in the instant report is true and nothing has been concealed therefrom.

Bhedi	c c
Date: 14 <sup>th</sup> July, 2023Signature:	(Pradeep Hukmichand Chordia)
Place: Pune	(Pradeep Hukimenand Chordia)

### Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

ADDITIONAL DISCLOSURE UNDER REGULATION 10(7) – 'REPORT TO SEBI IN RESPECT OF ANY ACQUISITION MADE IN RELIANCE UPON EXEMPTION PROVIDED FOR IN REGULATION 10(1)(A)(i) OF SEBI (SUBSTANTIAL ACQUISITION OF SHARES AND TAKEOVERS) REGULATIONS, 2011.

As the Seller No. 1 i.e. Mr. Rajkumar Hukmichand Chordia is also covered under Regulation 10(1)(a)(i) being the immediate Relatives of the Acquirer Mr. Pradeep Hukmichand Chordia, the additional disclosure of Point No. 7 of the format under Regulation 10(7) – 'Report to SEBI in respect of any acquisition made in reliance upon exemption provided for in regulation 10(1)(a)(i) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 is provided herein below as an additional disclosure.

7)	Information specific to the exemption category to which the instant acquisition belongs - Regulation 10(1)(a)(i)						
	a.	Provide the names of the seller(s)	1) Mr. Rajkumar Hukmichand Chordia				
	b.	Specify the relationship between the acquirer(s) and the seller(s).	[also covered under Regulation 10(1)(a)(ii)]  Mr. Pradeep Hukmichand Chordia, the Acquirer is the real brother of Mr. Rajkumar Hukmichand Chordiaaccordingly, the saidtransaction falls under the definition of Immediate Relatives as defined in Regulation 2(1) of SEBI SAST Regulations, 2011.  The transaction for acquisition of Shares from Mr. Rajkumar				
			Chordia is also included in the Promoter Group and hence, the reporting has been done under Regulation 10(1)(a)(ii) above.				
	c.	Confirm whether the acquirer(s) and the seller(s) are 'immediate relatives' as defined in the Regulation 2(1).	Yes.  As specified in Point No. 7 b. above the Acquirer viz., Mr. Pradeep Hukmichand Chordiaand Seller No. 1,Mr. Rajkumar Hukmichand				
			Chordiais the immediate relative as defined in Regulation 2(1) of SEBI SAST Regulations, 2011.				
	d.	If shares of the TC are frequently traded, volume-weighted average market price (VWAP) of such shares for a period of sixty trading days preceding the date of issuance of	This Clause is not applicable in this case for the following reasons: - The Equity Shares of TC are listed only on BSE. The Equity Shares of TC are frequently traded.				
		notice regarding the proposed acquisition to the stock exchanges where the TC is listed.	[] : : [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [ [				
	e.						
	f.	Confirm whether the acquisition price per share is not higher by more than twenty-five percent of the price as calculated in (d) or (e) above as applicable.	Not Applicable as the Inter-Se Transfer of Equity Shares in TC is by way of Gift i.e. for no financial consideration				
	g.	Date of issuance of notice regarding the proposed	Mr. Pradeep Hukmichand Chordia, the Acquirer had intimated to BSE Ltd. about the proposed acquisition of Shares on 23 <sup>rd</sup> June,				
		acquisition to the stock exchanges where the TC is listed.	2023.				
	h.	Whether the acquirers as well as sellers have complied with the provisions of Chapter V of the Takeover Regulations (corresponding provisions of the	Yes.  The Acquirer and Sellers have complied with the provisions of Chapter V of the Takeover Regulations.				



	repealed Takeover Regulations 1997) (Y/N). If yes, specify applicable regulation(s) as well as date on which the requisite disclosures were made along with the copies of the same.	The Acquirer has reported the requisite disclosure under Regulations 29(1) and 29(2) on 6 <sup>th</sup> July, 2023.  The Sellers have also reported about the said disclosure under Regulation 29(2) on 6 <sup>th</sup> July, 2023.  The Acquirer and Sellers have also complied with the provisions of Regulation 7(2) of Securities and Exchange Board of India ((Prohibition of Insider Trading) Regulations, 2015 on 6 <sup>th</sup> July, 2023.
i.	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a)(i) with respect to exemptions has been duly complied with.	I, Pradeep Hukmichand Chordia, the Acquirer hereby declare and keep on record that all the conditions specified under Regulation 10(1)(a)(i) with respect to exemptions has been duly complied with.
j.	Whether the acquirers as well as sellers havecomplied with the provisions of Chapter V oftheTakeoverRegulations(corre spondingprovisionsoftherepeale dTakeoverRegulations1997)(Y/N).Ifyes,specifyapplicableregula tion/saswellasdateonwhichthere quisitedisclosuresweremadealon gwith thecopiesofthesame.	I, Pradeep Hukmichand Chordia the Acquirer in the TC, hereby declare thatthe transferor and transferee have complied—/will eomply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011 (corresponding provisions of the repealed Takeover Regulations 1997).
k.	Declarationbytheacquirerthatallt heconditionsspecifiedunderregul ation10(1)(d)(iii)withrespecttoe xemptionshasbeenDulycomplied with.	NA

I hereby declare that that the information provided in the instant report is true and nothing has been concealed therefrom.

Date: 14th July, 2023 Signature:

Place: Pune

(Pradeep Hukmichand Chordia)

In case, percentage of shareholding to the total capital is different from percentage of voting rights, indicate percentage of shareholding and voting rights separately.

(\*\*) Shareholding of each entity shall be shown separately as well as collectively.

### Annexure to Point No. 6(d)

#### SHAREHOLDING DETAILS PRE AND POST TRANSACTION

Sr. No	Name of the Shareholders	Before the l Transa		No. of Shares	After the Transa	
		No. of shares/voti ng rights	% w.r.t total share capital of TC	proposed to beacquired/ (transferred)	No. of shares/voti ng rights	% w.r.t total share capital of TC
A)	Acquirer					
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535	57.01%
	TOTAL (A)	3,74,968	9.31%	22,96,567	26,71,535	57.01%
B)	PACs (Other than Sell	ers)				
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%	-	2,19,941	5.46%
3)	Mrs. Namita Kushal Pittie	19		-	19	
4)	Ms. Anuradha Pradeep Chordia	486	0.04%	-	486	0.04%
5)	Mrs. Neelam Sameer Goyal	27	0.04%	-	27	0.0470
6)	Chordia Technologies (India) LLP	969		-	969	
7)	Dr. Pravin Hukmichand Chordia	20,908	0.52%		20,908	0.52%
	TOTAL (B)	2,42,350	6.02%		2,42,350	6.02%
	TOTAL (A+B) :-	6,17,318	15.33%	22,96,567	29,13,885	72.34%
C)	Sellers					
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35	(15,44,968)	-	
9)	Mrs. Madhubala Chordia	7,51,599	18.66	(7,51,599)	-	-
	TOTAL (C):-	22,96,567	57.01	(22,96,567)	-	-
	Grand Total (A + B +C):-	29,13,885	72.34%		29,13,885	72.34%

Date: 14<sup>th</sup> July, 2023 Place: Pune

Signature:\_

(Pradeep Hukmichand Chordia)

**Customers Copy** 

Received application for RTGS / NEFT for an amount of Rs. 1,50,000 / - vide Cash / Cheque number Bank with IFSC Code LCLCOOO 106. Customers will be guided by the Terms and Conditions mentioned in the form. HDFC Bank will accept no liability for any consequences arising out of eronous to be credited to Account number SEBIRCCFONAPPEE 000022

Demind for MC I DO I DYCS and NEET can also be placed lising Netbanking

details provided by the Customer.

For HDFC Bank Seal

or HDFC Bank THE WORK BURNEY OF Bank Seal Triffe: ...

Customers Copy

\_ vide Cash / Cheque number -Bank with IFSC Code ICIC 0000106 Customers will be guided by the Terms and Conditions mentioned in the form. HDFC Bank will accept no liability for any consequences arising out of eronous to be credited to Account number SEBIRCCFDOTHERS Received application for RTGS / NEFT for an amount of Rs. 27,000 /details provided by the Customer 000023

Deministration (DTCC and NEET can also be placed using Netbanking

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### Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

To BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001 By E-mail and Speed Post 6<sup>th</sup> July, 2023

Kind Atten:- Dept. of Corporate Services

Subject:-Report to Stock Exchanges in respect of acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

NAME OF TC: CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir,

Please refer to my intimation dated 23<sup>rd</sup> June, 2023 in respect of proposed acquisition of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchange from my family members / PAC as an Inter-se Transfers among Promoters/ Relatives. The said Intimation was given to the Exchange on E-mail on 23<sup>rd</sup> June, 2023 and the physical copy of the same was sent by Speed Post to BSE Ltd., on the same day vide IVR No. 6977397466065. The Xerox Copy of Email and the acknowledgement of Speed Postare enclosed herewith as Annexure 1 & 2.

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## (13)

### Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

Accordingly I have acquired on 4<sup>th</sup> July, 2023 through Demat mode, as mentioned in the said intimation,22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchangeand have submitted the necessary Delivery Instruction Slips to my Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition	Name and Des Trans (Belong	Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital	
		Name of the Transferor/ Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4<sup>th</sup>July, 2023 and are credit to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

@hook.

### Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4<sup>th</sup> July, 2023, which are credited to my Demat Account.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia as and when credited to my account would be reported within 2 (Two) Working days from the date of Credited to my account.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Mhedr.

Pradeep Hukmichand Chordia

Encl.:- As Above



#### Intimation in respect of proposed acquisition of Shares of Chordia Food Products Limited

From: pradeep@chordia.com

corp.compliance@bseindia.com; corp.relations@bseindia.com

Date: Friday, June 23, 2023 at 12:10 PM GMT+5:30

#### Why is this message in your Inbox?



Remove sender and mark as spam

It's safe

#### Dear Sir/Madam

This is with reference to the above mentioned subject, please find attached herewith an intimation under Regulation 10(1) (a) of SEBI [Substantial Acquisition of Shares and Takeover) Regulations, 2011 about proposed acquisition of Equity Shares by me of Chordia Food Products Limited.

The said acquisition is being done under Clause No. 9.10 of the Scheme of Arrangement approved by Hon'ble NCLT for Demerger of Food division of Chordia Food Products Limited into Aveer Foods Limited.

I propose to acquire the Equity Shares on or after 3rd July, 2023 from my Real Brother Mr. Rajkumar Hukmichand Chordia and my Sister in Law Mrs. Madhubala Rajkumar Chordia the wife of Mr. Rajkumar Chordia.

You are requested to take note of the same.

Thanks & Regards,

Pradeep Chordia

Encl. as above.



(Dial 18002666868) (Wear Masks, Stay S

EK397466065IN IVR:6977397466065

India First

SP PARVATI S.0 (411009)

Counter No:8.23/06/2023.15:30

TO: HSE LTD..

PIN:400001. Mumbai GPO

From:PRANEEF CHIRDIA..

Wt:600ms

Amt: 41.30(Cash) Tax: 6.30

(Track on www.indiapost.gov.in)

(Dial 18002665868) (Wear Masks Reference Safe)

EN3974660511N IVR:6977397466055

India Pos

SP PARVATI 9.0 (411009)

Counter No:8,23/06/2023,15:30

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From: CHORDIA FOODS PRODUCTS ...

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# 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

1.	Name of the Target Company (TC)	Chordia Food Products Limited CIN: L15995PN1982PLC026173 ISIN: INE975C01011 Scrip Code: 519475
2.	Name of the acquirer(s)	Mr. Pradeep Hukmichand Chordia
3.	Name of the stock exchange where shares of the TC are listed	The Equity Shares of TC are listed only on BSE Ltd.
4.	Details of the transaction including rationale, if any, for the transfer/acquisition of shares.	Chordia Family is having two (2) Companies viz., Chordia Food Products Limited and Aveer Foods Limited. The Equity Shares of Chordia Food Products Limited are Listed on BSE Limited since 28 <sup>th</sup> September, 1994 and the Company was engaged in two Business Segments viz., Food Division and Food-Infra Division. Aveer Foods Limited was established on 11 <sup>th</sup> April, 2019 mainly for undertaking the Food Business. Aveer Foods Limited was 100% Subsidiary of Chordia Food Products Limited.
		Thereafter, it was proposed to demerge the Food Division/Business of Chordia Food Products Limited (Demerged Company) into Aveer Foods Limited (Resulting Company) and to continue with Food-Infra division and other Food Business in Chordia Food Products Limited.
		Accordingly, the Scheme of Demerger under Section 230 to 232 of the Companies Act, 2013 was filed with the Hon'ble NCLT and the Hon'ble NCLT has approved the said Scheme.
841 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		As per the said Scheme, the Equity Shares of Aveer Foods Limited were allotted to the then Shareholders of Chordia Food Products Limited (TC) in the ratio of One (1) Equity Share of Rs. 10/- each fully paid up for every One (1) Equity Share of Rs. 10/- each fully paid up held in TC on the Record Date.
The second of P. Samuel Management Second		As per Clause No. 9.10 of the Scheme, in order to achieve focused management of Demerged Company (TC) and the Resulting Company, it was applied to the Hon'ble NCLT for realignment of the Shareholding in both the Companies so that in Aveer Foods Limited, the Shareholding of PHC Group is not more than 5% and the shareholding of RHC Group in the Demerged Company i.e. TC is Nil. The PHC Group and RHC Group were already defined in the Scheme approved by Hon'ble NCLT.
		The Scheme of Demerger along with this Clause has been approved by Hon'ble NCLT and the said effect has to be completed within Twelve (12) months from the listing of equity shares of Resulting Company i.e. Aveer Foods Limited.
		Accordingly, the Acquirer hereof has acquired 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares and the said Shares are acquired by way

make

of gift so that the Shareholding of RHC Group in TC reduces to Nil which is in compliance with the aforesaid Clause 9.10 of the Scheme of Demerger duly approved by Hon'ble NCLT. (Extract of Clause 9.10 of the Scheme is enclosed herewith).

Accordingly I have acquired on 4th July, 2023 through Demat mode, as mentioned in the said intimation, 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchange and have submitted the necessary Delivery Instruction Slips to my Depository Participant.

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credit to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited. A copy of Demat Statement downloaded as on 5th July, 2023 is enclosed herewith for your ready reference.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4th July, 2023, which are credited to my Demat Account.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia as and when credited to my account and intimated to BSE Ltd. under Regulation 10(5) of SEBI (SAST) Regulations, 2011 would be reported within 2 (Two) Working days from the date of Credit to my account.

Relevant regulation under which the acquirer is exempted from making open offer. Mr. Pradeep Hukmichand Chordia is exempt from making an open offer under Regulation 10 (1) (a) (i) & (ii) as the transfer is being made between immediate relatives i.e. between two real brothers and between Brother-in-Law and Sister in Law respectively.

I Pradeep Hukmichand Chordia, the Acquirer am named as the Promoter in the Shareholding pattern filed by TC under Regulation 31 of the SEBI Listing Regulations, 2015.

I along with other Shareholders have been named as Promoters / Promoter group/ PAC in Chordia Food Products Limited (TC) since long

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			proposed acquisition	three years prior to the
6.	was (5) - w was the	ether disclosure of proposed acquisition required to be made under regulation 10 and if so, hether disclosure was made and whether it made within the timeline specified under regulations.  te of filing with the stock exchange.	BSE Ltd., by way of June, 2023. The Origin same was sent through on the same day vide IV. The copy of the said into TC i.e. Chordia Foot 23 <sup>rd</sup> June, 2023.  I have also been inform Food Products Limited Stock Exchange about No. CFPL/SEC/BSE/23 <sup>rd</sup> June, 2023. The through BSE Listing copy of the same was sent through	acquisition was made to E-mail on Friday, 23 <sup>rd</sup> nal signed copy of the Speed Post to BSE Ltd., VR No. 6977397466065, attimation was also given not Products Limited on the same vide its Letter 9612/2022-2023 dated as same was submitted Portal and the physical sent through Speed Post the Exchange vide IVR
			No. 6977397466051.	e within the timeline
7.	Det	ails 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		
		1) Mr. Rajkumar Hukmichand Chordia	Yes, it was required to be disclosed.	Yes, Disclosure under Regulation 10(5) was actually made to BSE Ltd., on 23/06/2023.
		2) Mrs. Madhubala Rajkumar Chordia	Yes it was required to be disclosed.	Yes, Disclosure under Regulation 10(5) was actually made to BSE Ltd., on 23/06/2023.
	b.	Date of acquisition	On or after 03/07/2023 (Proposed)	04/07/2023 (Actual)
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above		
		1) Mr. Rajkumar Hukmichand Chordia	15,44,968	5,01,768(*
		2) Mrs. Madhubala Rajkumar Chordia	7,51,599	7,51,599
		Total:	22,96,567	12,53,367(*)
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	No. of Shares – 22,96,567 57.01% of the Capital of TC	No. of Shares – 12,53,367 i.e. 31.11% of the Capital of TC (*)
	е.	Price at which shares are proposed to be acquired / actually acquired	Nil (Acquisition is by way of Gift)	Nil (Acquisition is by way of Gift)

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8.	Sha	reholding details	Pre-Tran	Pre-Transaction		Post-Transaction		
			No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC		
The state of the s	a.	Each Acquirer / Transferee						
	1) Mr. Pradeep Hukmichand Chordia		3,74,968	9.31%	26,71,535	66.32%		
	Total	3,74,968	9.31%	26,71,535	66.32%			
		Shareholding of each entity is attached separately(***)						
	b.	Each Seller / Transferor				11-1-4		
		Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	Nil (**)	Nil		
		Mrs. Madhubala Rajkumar     Chordia	7,51,599	18.66%	Nil	Nil		
		Total:	22,96,567	57.01%	Nil	Nü		
		Shareholding of each entity is attached separately(***)						

#### Note:

- (\*) Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been
  deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred
  to my Demat account and 10,43,200 Equity Shares are pending to be transferred to my Demat
  account due to technical compliances.
- (\*\*) The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6<sup>th</sup> July, 2023 or on 7<sup>th</sup> July, 2023 positively.
- (\*\*\*) 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.

Place:	Pune 6th July, 2023	Signature:- @ hedi <
		Name of the Acquirer:- Pradeep Hukmichand Chordia



## Annexure to Item No – 8 above Shareholding details Pre and Post Transaction.

Sr. No	Name of the Shareholders	Before the Transaction		No. of Shares acquired/ (transferred)	After the 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	ivie				324	
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535	66.32%	
	Sub Total (A):	3,74,968	9.31%	22,96,567	26,71,535	66.32%	
B)	PACs (Other than Sell	ers)					
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%		2,19,941	5.46%	
3)	Mrs. Namita Kushal Pittie	. 19			. 19		
4)	Ms. Anuradha Pradeep Chordia	486	0.0407	.*	486		
5)	Mrs. Neelam Sameer Goyal	27	0.04%	-	27	0.04%	
6)	Chordia Technologies (India) LLP	969			969		
7)	Dr. Pravin Hukmichand Chordia	20,908	0.52%		20,908	0.52%	
X(X)	Sub Total (B):	2,42,350	6.02%		2,42,350	6.02%	
	TOTAL (A+B) :-	6,17,318	15.33%	22,96,567	29,13,885	72.34%	
C)	Sellers					III III III	
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)			
9)	Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66%	(7,51,599)			
	TOTAL (C):-	22,96,567	57.01%	(22,96,567)			
	GRAND TOTAL (A + B +C):-	29,13,885	72.34%		29,13,885	72.34%	

Place - Pune Date - 6<sup>th</sup> July, 2023

Signature :- Name of the Acquirer:- Pradeep Hukmichand Chordia





#### STATEMENT OF TRANSACTION CUM HOLDING VALUATION

Kotak Securities Ltd [IN300214]

8th Flr, Kotak Tower, Bldg No 21, Infinity Park, Off Western Express Highway General AK Vaidya Marg, Malad (E), Mumbai - 400 097, Tel.: 42858082/42858083

Transaction information available upto

: 05/07/2023

Valuation as on:

Print Date

04/07/2023

05 Jul 2023 12:07:01

**Transaction From** 

Branch

Name

Address

Client ID

: 04/07/2023 To 04/07/2023

CAT II Beneficiary Type Resident - Ordinary
19639069 Client Category Non House Beneficiary

89 PRANAM VIDHYASAGAR COLONY SALISBURY PARK PUNE MAHARASHTRA

PRADEEP HUKMICHAND CHORDIA

· 静

Pin Code 411037 Status Active

Txn. Date	Txn. No.	Description	Quantity	Balance
ISIN	INE975C01011	CHORDIA FOOD PRODUCTS LIMITED EQ		
Beneficiary			Opening Balance	0.000
04/07/2023	81000002045251	BY Inter Depository transfer CDS / 1206290000140483	751599.000 CR	751599.000
04/07/2023	81000002045319	BY Inter Depository transfer CDS / 1206290000085036	501768.000 CR	1253367.000
		Valuation 132042213.45	Closing Balance	1253367.000

#### No Transactions recorded for the following ISINs during 04/07/2023 and 04/07/2023 And closing balances as of 04/07/2023 are as follows

ISIN	Company Name	Account Type	Balance	Valuation
INE028A01039	BANK OF BARODA EQ NEW FV RS. 2/-	Beneficiary	1000,000	202350.00
			Total Valuation	132244563,45

#### Disclaimer:

The Holding statement of your captioned demat account with the market rates and the market value of each scrip in your account. Please note that the market rates are as on 04/07/2023 and are provided by National Securities Depository Ltd. The market rates and the portfolio value given in the statement of Holding are for information without any liabilities on the part of 'Kotak Securities Ltd'.

Any discrepancy in the statement should be brought to the notice of 'Kotak Securities Ltd' within one month from the date of the statement.

\*\*\* End of Report \*\*\*

Encl-ii)- Clause 9.10 of the

(23)



9.8 The Resulting Company shall, if and to the extent required to, apply for and obtain any approvals from the concerned regulatory authorities including the Reserve Bank of India, for the issue and allotment of equity shares by the Resulting Company to the non-resident equity shareholders of the Demerged Company. The Resulting Company shall comply with the relevant and applicable rules and regulations including the provisions of Foreign Exchange

Management Act, 1999, if any, to enable the Resulting Company to issue and allot equity shares to the non-resident equity shareholders of the Demerged

Company.

- 9.9 The issue and allotment of Equity Shares of the Resulting Company to the shareholders of the Demerged Company as provided in the Scheme as an integral part thereof, shall be deemed to be made in compliance with the procedure laid down under the provisions of this Act.
- 9.10 In order to achieve objectives of focused management for the Demerged Company and Resulting Company which is an integral objective of the scheme, within 12 (Twelve) months from the listing of equity shares of Resulting Company, there shall be realignment of Shareholding between RHC Promoter group & PHC Promoter group such that: (a) PHC Promoter group

For CHORD A FOOD PRODUCTS LTD.

Authorised Signatory



For AVEER FOODS ET

DIRECTOR VE. 03





will transfer in one or more tranches, on stock exchange or otherwise, such number of equity shares so that their total shareholding in Resulting Company post-transfer will not exceed 5% of the total paid-up share capital of the Resulting Company post-demerger to RHC Promoter group; and (b) the RHC Promoter group shall transfer in one or more tranches, on stock exchange or otherwise, all equity shares of Demerged Company to PHC Promoter group. It is clarified that transfer of equity shares of both the Demerged Company and the Resulting Company and the consequent change in management and control of respective companies shall be an integral part of the Scheme. Such transfer and change in control being exempt under Regulation 10 of the Takeover Code shall not trigger the open offer requirements in the Demerged Company and/or Resulting Company under Regulation 3 or Regulation 4 of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011. For the purpose of availing exemption under Regulation 10 of the Takeover Code, the promoters of Demerged Company shall be deemed to have been the promoters of the Resulting Company for the same and a duration they have been promoters of the Demerged Company and this recognition shall be available on the listing of equity shares of the Resulting Confipany, statutory exemption for the transfer of shares of the

FOR CHORD A FOOD PRODUCTS LTD.

Authorised Signatory



25 For AVEER FOODS

Resulting Company amongst the RHC & PHC









Promoter group shall be deemed to be available to RHC & PHC Promoter group under the Takeover Code.

- 9.11 The proposed transfer will neither change the total shareholding/ voting rights of the promoter groups of the Demerged Company nor it will affect or prejudice the interest of the public shareholders in any way.
- 9.12 Post transfer of shares between PHC & RHC Promoter group, as mentioned in clause no. 9.10 above, RHC Promoter group shall cease to be the part of promoters/ promoter group of the Demerged Company and PHC Promoter group shall be ceased to be the part of promoters/promoter group of the Resulting Company.
- 9.13 The Demerged Company and the Resulting Company shall be managed and controlled by their respective shareholders i.e. the Resulting Company shall be under the exclusive management and control of the RHC Promoter group and the Demerged Company shall be under the exclusive management and control of the PHC Promoter group. The Resulting Company and the Demerged Company shall reconstitute their respective Board of Directors.
- 9.14 Personal guarantee if any given by PHC Promoter.

  Group for the loan facilities availed from Banks and other institutions pertaining to the Demerged Undertaking and utilized for the purposes of the Demerged Undertaking shall be released on the

FOR CHORDIA FOOD PRODUCTS LTD.

Authorised Signatory

Produce Lig

26 For AVEER FOOD

Postio Director





## Disclosure under regulation 10(6) of SEBI [Substantial Acquisition of Shares and Takeovers] Regulations, 2011

From: pradeep Chordia (pradeep@chordia.com)

To: corp.compliance@bseindia.com

Bcc: shekhar\_fcs1659@yahoo.com

Date: Thursday, July 6, 2023 at 05:02 PM GMT+5:30

#### Dear Sir/ Madam,

This is with reference to the above-mentioned subject, please find attached herewith the Disclosure under Regulation 10(6) - Report to Stock Exchanges in respect of any acquisition made in reliance upon the exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 by me in Chordia Food Products Limited along with covering letter.

You are requested to take note of the same.

Thanks & Regards, Pradeep Chordia

Ahnsmire: 3

BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

CFPL/SEC/BSE/9616/2022-2023 6th July, 2023

By Online Submission & Speed Post

#### KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure of Inter-Se Transfer of Shares between the Promoters/ Promoter's group in accordance with Regulation 10(6) of SEBI (SAST) Regulations, 2011

Dear Sir/Madam,

Please refer to our earlier Letter No. CFPL/SEC/BSE/9612/2022-2023 dated 23<sup>rd</sup> June, 2023 forwarding thereunder the intimation under Regulation 10(5) of SEBI (SAST) Regulations, 2011 received from Mr. Pradeep Hukmichand Chordia, the Acquirer for acquisition of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift from Mr. Rajkumar Hukmichand Chordia and Mrs. Madhubala Rajkumar Chordia forming part of the Promoter Group through Inter-Se Transfer of Shares.

Pursuant to Regulation 30, read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Regulation 3 of SEBI (Prohibition of Insider Trading) Regulations, 2015, read with Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 [SEBI (SAST) Regulations, 2011] and other applicable provisions if any, we would like to inform you that the Company has received information from Mr. Pradeep Hukmichand Chordia, the Acquirer being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that he has acquired a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift and has submitted the necessary Delivery Instruction Slips to his Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition/ Date of DIS	Tran	mat Account details of the sferor/ Donor gs to Promoter group)	Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percenta ge to Total Share Capital (%)
		Name of the Transferor/ Donor	Details of Demat Account	group)		
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

Page 1 of 2

#### CHORDIA FOOD PRODUCTS LTD.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801. (CIN:L15995PN1982PLC026173)





Mr. Pradeep Hukmichand Chordia has informed to BSE Ltd., as well as CC to Company that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferrors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to his Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in the name of Mr. Pradeep Hukmichand Chordia, the Acquirer due to some technical compliances.

Accordingly, he has informed the Company that out of 22,96,567 Equity Shares reported by him under Regulation 10(5) of SEBI (SAST) Regulations, 2015, 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each are credited to his Demat Account on 4th July, 2023.

This being an inter-se transfer of shares amongst promoter group, the same falls within the exemption [under Regulations 10(1)(a)(ii) and 10(1)(a)(i) provided under SEBI (SAST) Regulations, 2011]. He has also informed that the transfer of Shares are in the nature of gift, hence no consideration was paid.

The aggregate holding of promoter and promoter group before and after the above inter-se transfer remains the same (details individually enclosed as in the Disclosure given under Regulation 10 (6) of SEBI (SAST) Regulations, 2011).

In this connection, necessary disclosure under Regulation 10(6) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully, For Chordia Food Products Limited

Asha Korde

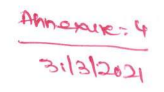
Company Secretary & Compliance Officer

Encl.: - As Above

PUNE PUNE PUNE

Note: - Report U/+ 10(6) had again altached as it is already altached as Agreeouse: 2







#### Shareholding Pattern

#### CHORDIA FOOD PRODUCTS LTD.

Scrip Code: 519475

Quarter Ending: Mar-21

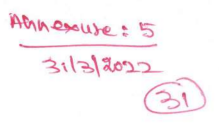
#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder			No. of fully paid up equity shares	Total nos. shares held	Shareholding as a % of total no. of shares (calculated	Number of Voting Rights held in each class of securities		Number of equity shares held in dematerialized	
			held	neid	as per SCRR, 1957)As a % of (A+B+C2)	Class eg: X	Total	form	
A1) Indian					0.00		0.00		
Individuals/Hindu undivided Family		13	29,12,916	29,12,916	72.31	29,12,916	72.31	29,12,916	
NAMITA KUSHAL PITTIE	Promoter	1	19	19	0.00	19	0.00	19	
VISHAL RAJKUMAR CHORDIA	Promoter	1	1,78,730	1,78,730	4.44	1,78,730	4.44	1,78,730	
NEELAM SAAMEER GOYAL	Promoter	1	27	27	0.00	27	0.00	27	
RAJKUMAR HUKMICHAND CHORDIA	Promoter	1	15,44,968	15,44,968	38.35	15,44,968	38,35	15,44,968	
CHORDIA PRAVIN HUKMICHAND	Promoter Group	1	20,908	20,908	0.52	20,908	0.52	20,908	
KAMALBAI HUKMICHAND CHORDIA	Promoter Group	1	933	933	0.02	933	0.02	933	
MEENA PRADEEP CHORDIA	Promoter Group	1	2,19,941	2,19,941	5.46	2,19,941	5.46	2,19,941	
ANAND RAJKUMAR CHORDIA	Promoter	1	1,87,520	1,87,520	4.66	1,87,520	4.66	1,87,520	
SHWETA VISHAL CHORDIA	Promoter	1	1,87,574	1,87,574	4.66	1,87,574	4.66	1,87,574	
PRADEEP HUKMICHAND CHORDIA	Promoter	1	3,73,102	3,73,102	9.26	3,73,102	9.26	3,73,102	
ANURADHA PRADEEP CHORDIA	Promoter Group	1	486	486	0.01	486	0.01	486	
HUKMICHAND SUKHLAL CHORDIA	Promoter	1	933	933	0.02	933	0.02	933	

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1	-	3	_	
				1

MADHUBALA									
RAJKUMAR	Promoter	1	1,97,775	1,97,775	4.91	1,97,775	4.91	1,97,775	
CHORDIA									
Any Other (specify)		1	969	969	0.02	969	0.02	969	
CHORDIA TECHNOLOGIES (INDIA) LLP	Promoter Group	1	969	969	0.02	969	0.02	969	
Sub Total A1		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885	
A2) Foreign					0.00		0.00		
A=A1+A2		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885	





#### Shareholding Pattern

#### CHORDIA FOOD PRODUCTS LTD.

Scrip Code: 519475

Quarter Ending: Mar-22

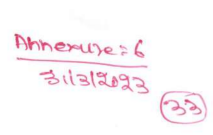
#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder	Entity Nos. of Type shareholders		No. of fully paid up equity shares	Total nos. shares	Shareholding as a % of total no. of shares (calculated	Number of Voting Rights held in each class of securities		Number of equity shares held in dematerialized
			held	held	as per SCRR, 1957)As a % of (A+B+C2)	Class eg: X	Total	form
A1) Indian					0.00		0.00	
Individuals/Hindu undivided Family		13	29,12,916	29,12,916	72.31	29,12,916	72.31	29,12,916
NAMITA KUSHAL PITTIE	Promoter	1	19	19	0.00	19	0.00	19
VISHAL RAJKUMAR CHORDIA	Promoter	. 1	1,78,730	1,78,730	4.44	1,78,730	4.44	1,78,730
NEELAM SAAMEER GOYAL	Promoter	1	27	27	0.00	27	0.00	27
RAJKUMAR HUKMICHAND CHORDIA	Promoter	1	15,44,968	15,44,968	38.35	15,44,968	38.35	15,44,968
CHORDIA PRAVIN HUKMICHAND	Promoter Group	1	20,908	20,908	0.52	20,908	0.52	20,908
KAMALBAI HUKMICHAND CHORDIA	Promoter Group	1	933	933	0.02	933	0,02	933
MEENA PRADEEP CHORDIA	Promoter Group	1	2,19,941	2,19,941	5.46	2,19,941	5.46	2,19,941
ANAND RAJKUMAR CHORDIA	Promoter	1	1,87,520	1,87,520	4.66	1,87,520	4.66	1,87,520
SHWETA VISHAL CHORDIA	Promoter	1	1,87,574	1,87,574	4.66	1,87,574	4.66	1,87,574
PRADEEP HUKMICHAND CHORDIA	Promoter	1	3,73,102	3,73,102	9.26	3,73,102	9.26	3,73,102
ANURADHA PRADEEP CHORDIA	Promoter Group	1	486	486	0.01	486	0.01	486
HUKMICHAND SUKHLAL CHORDIA	Promoter	1	933	933	0.02	933	0.02	933



MADHUBALA								
RAJKUMAR CHORDIA	Promoter	1	1,97,775	1,97,775	4.91	1,97,775	4.91	1,97,775
Any Other (specify)		1	969	969	0.02	969	0.02	969
CHORDIA TECHNOLOGIES (INDIA) LLP	Promoter Group	1	969	969	0.02	969	0.02	969
Sub Total A1		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885
A2) Foreign					0.00		0.00	
A=A1+A2		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885





#### Shareholding Pattern

#### CHORDIA FOOD PRODUCTS LTD.

Scrip Code: 519475

Quarter Ending: 31-Mar-23

#### Statement showing shareholding pattern of the Promoter and Promoter Group

Category of shareholder	Entity Type	Nos. of shareholders	No. of fully paid up equity shares held	13/05	Shareholding as a % of total no. of shares (calculated as per SCRR,	Number of Voting Rights held in each class of securities		Number of equity shares held in dematerialized form
					1957)As a % of (A+B+C2)	X	Total	
A1) Indian					0.00		0.00	
Individuals/Hindu undivided Family		13	29,12,916	29,12,916	72.31	29,12,916	72.31	29,12,916
KAMALBAI HUKMICHAND CHORDIA	Promoter Group	i i	933	933	0.02	933	0.02	933
PRADEEP HUKMICHAND CHORDIA	Promoter	1	3,73,102	3,73,102	9.26	3,73,102	9.26	3,73,102
HUKMICHAND SUKHLAL CHORDIA	Promoter	1	933	933	0.02	933	0.02	933
VISHAL RAJKUMAR CHORDIA	Promoter	1	1,78,730	1,78,730	4.44	1,78,730	4.44	1,78,730
MADHUBALA RAJKUMAR CHORDIA	Promoter	1	1,97,775	1,97,775	4.91	1,97,775	4.91	1,97,775
CHORDIA PRAVIN HUKMICHAND	Promoter Group	1	20,908	20,908	0.52	20,908	0.52	20,908
MEENA PRADEEP CHORDIA	Promoter Group	1	2,19,941	2,19,941	5.46	2,19,941	5.46	2,19,941
ANAND RAJKUMAR CHORDIA	Promoter Group	1	1,87,520	1,87,520	4.66	1,87,520	4.66	1,87,520
SHWETA VISHAL CHORDIA	Promoter	1	1,87,574	1,87,574	4.66	1,87,574	4.66	1,87,574
NAMITA KUSHAL PITTIE	Promoter	1	19	19	0.00	19	0.00	19
ANURADHA PRADEEP CHORDIA	Promoter	1	486	486	0.01	486	0.01	486
RAJKUMAR HUKMICHAND	Promoter	1	15,44,968	15,44,968	38.35	15,44,968	38.35	15,44,968



CHORDIA								
NEELAM SAAMEER GOYAL	Promoter	1	27	27	0.00	27	0.00	27
Any Other (specify)		1	969	969	0.02	969	0.02	969
CHORDIA TECHNOLOGIES (INDIA) LLP	Promoter Group	1	969	969	0.02	969	0.02	969
Sub Total A1		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885
A2) Foreign					0.00		0.00	
A=A1+A2		14	29,13,885	29,13,885	72.34	29,13,885	72.34	29,13,885

Annexure: 7 & TA Disclosure 10(5)

## Pradeep Hukmichand Chordia



89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep/a/chordia.com

To BSE Ltd [Bombay Stock Exchange Ltd.]23<sup>rd</sup>June, 2023 Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001 By E-mail and Speed Post

Kind Atten .:- Dept. of Corporate Services

Subject:- Intimation to Stock Exchanges in respect of proposed acquisition under Regulation 10(1)(a) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011- Disclosures under Regulation 10(5).

NAME OF TC: CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173 ISIN: INE975C01011 Scrip Code: 519475

Dear Sir/Madam.

I intend to purchase/acquire from my family membersas an Inter-se Transfers among Promoters/ Relatives 22.96,567(Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited., a Company listed on the Exchange.

As per the provisions of Regulation 10(1)(a)(i) and 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011. I hereby confirm that I am exempt from making an open offer under the said regulations.

The said Transfer/Gift of Shares is being done pursuant to Clause No. 9.10 of the Scheme of Demerger between Chordia Food Products Limited (Demerged Company) and Aveer Foods Limited (Resulting Company) (since listed with BSE Ltd.under Scrip Code: 543737 and having ISIN: INE09BN01011) as approved by the Hon'ble National Company Law Tribunal. Mumbai Bench (NCLT) on 1<sup>st</sup> July. 2022. The said Scheme of Demerger is already available with BSE Ltd., which was filed immediately after its receipt from Hon'ble NCLT. For your ready reference, I am attaching herewith, the relevant Clause No. 9.10 of the said Scheme.



Accordingly, pursuant to Regulation 10 (5) I am enclosing herewith the necessary intimation of the said proposed acquisition as per the format prescribed, duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

mehodic

Pradeep Hukmichand Chordia

Encl.:

- i) Intimation to Stock Exchanges in respect of acquisition under Regulation 10(1)(a)(i) and 10(1)(a)(ii) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 along with Annexure to Clause No. 11 of the same.
- ii) Relevant Extract of Clause No. 9.10 of the Scheme of Demerger between Chordia Food Products Limited (Demerged Company) and Aveer Foods Limited (Resulting Company) as approved by the Hon'ble National Company Law Tribunal. Mumbai Bench (NCLT) on 1<sup>st</sup> July, 2022.

CC to: -

Company Secretary and Compliance Officer Chordia Food Products Limited Plot No. 399/400 S. No. 398 Village Shirwal, Taluka Sanghvi, District Satara-412801



## 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

1.	11 12	Name of the Target Company TC)		rdia Food Products L L15995PN1982PLC02617			
				INE975C01011	,		
			C. C. Samuelova	Code: 519475			
2.	1	Name of the acquirer(s)	Mr. P	radeep Hukmichand Chord	tia		
3.	I	Whether the acquirer(s) is/ are Promoters of the TC prior to the	ne				
	r	ransaction. If not, nature of relationship or association with he TC or its Promoters.	of TC Stock	Pradeep Hukmichand Cho and his name is reported to Exchange) as the Promo Il years since its listing on	o BSI, Ltd. (Bomba oter Shareholder fo		
			under Acqui 2011. Hukm Promo the Ch Mr. F be rea Rajkur	then in all the yearly di Regulation 30(2) of sition of Shares and Tal the name of the Acq ichand Chordia was ster/PAC of the Company. airman & Managing Direc Pradeep Hukmichand Chordia brother i.e. immediat mar Hukmichand Chordia this application.	SEBI [Substantia keover] Regulation uirer Mr. Pradee named as the At present, he is also tor of the TC. dia also happens to e relative of Mr		
			the win	fadhubala Rajkumar Chord fe of Mr. Rajkumar Hukn ister-in-Law of Mr. Pra a. Mrs. Madhubala Rajku st the Promoter Group EBI.	nichand Chordia i.e. deep Hukmichand mar Chordia is also		
4.	1	Octails of the proposed cquisition	Merchanical				
e de la companya de l	a	Name of the person(s) from whom shares are to be acquired	3,74,96 Hundre as on d Se Tran Ninety Equity Chordia Rajkum	radeep Hukmichand Ch 18 (Three Lakh Seventy For 18 (Three Lakh Seventy For 18 (Sixty Eight) Equity Shart 18 (action of the proposes to acquire 18 (action of the proposes	our Thousand Nine res in the Company re by way of Inter- (Twenty Two Lakh dred Sixty Seven) mar Hukmichand m Mrs. Madhubala aw(i.e. the wife of		
			Sr. No	Name of the Existing Shareholder/ Proposed Seller	No. of Shares proposed to be acquired		
Will Company of the C			1.	Mr. Rajkumar Hukmichand Chordia	15,44,968		
			2.	Mrs. Madhubala Rajkumar Chordia	7,51,599		
		1					



c	Number of shares to be acquired from each person mentioned in 4(a) above	Sr. No	Name of the Person (Seller) from whom shares are proposed to be acquired Mr. Raikumar	No. of Equity Shares proposed to be acquired
		2.	Mr. Rajkumar Hukmichand Chordia Mrs. Madhubala	7,51,599
		2.	Rajkumar Chordia	
d		57.01%	Total:	<b>22,96,567</b> of TC.
e	% of share capital of TC  Price at which shares are	Nil.		
	proposed to be acquired		ares are being acquired from and Mrs. Madhubala Cl	
ſ	Rationale, if any, for the proposed transfer	Chordia Chordia Limited Limited Septem Busines Division April, 2 Aveer I	Family is having two (2) Food Products Limited. The Equity Shares of Chorare Listed on BSE Liber, 1994 and the Company vis Segments viz., Food Divis n. Aveer Foods Limited was 019 mainly for undertaking Foods Limitedwas 100% Subjectured.	and Aveer Foods rdia Food Products imited since 28th was engaged in two ion and Food-Infra established on 11th the Food Business.
		Division (Demer (Resulti division Product Demerg Act. 20	ter, it was proposed to den/Business of Chordia Food ged Company) into Aveeing Company) and to continue and other Food Business and other Food Business Limited. Accordingly, per under Section 230 to 232 13 was filed with the Hon't NCLT has approved the said	Products Limited or Foods Limited the with Food-Infra in Chordia Food the Scheme of of the Companies ble NCLT and the
		Foods L Chordia Equity One (1)	the said Scheme, the Equity limited were allotted to the th Food Products Limited in the Share of Rs. 10/- each fully Equity Share of Rs. 10/- each Chordia Food Products Limit	en Shareholders of he ratio of One (1) paid up for every each fully paid up
		achieve (TC), as Hon'ble both the Sha and the Compar The PH	Clause No. 9.10 of the Sc focused management of De nd the Resulting Company it NCLT for realignment of the Companies so that in Ave reholding of PHC Group is shareholding of RHC Group by i.e. Chordia Food Product C Group and RHC Group we cheme approved by Hon'ble Monthle Monthl	emerged Company was applied to the ne Shareholding in er Foods Limited, not more than 5% o in the Demerged ets Limited is Nil. ere already defined
		The Scl been ap has to b the listi	neme of Demerger along with proved by Hon'ble NCLT a ne completed within Twelve and of equity shares of Result coods Limited.	th this Clause has and the said effect (12) months from
		22,96,56 Five Hu	ingly, the Acquirer here 67 (Twenty Two Lakh Nin indred Sixty Seven) Equity S are being acquired by way of	ety Six Thousand Shares and the said gift.
		L		mhook.

The aforesaid share realignment amongst the PHC and RHC Groups has been completed in Aveer Foods Limited and necessary submission of the same was completed to BSE Ltd./SEBI under all the applicable Regulations of SEBI (SAST) Regulations, 2015 and have also paid the necessary fees of SEBI of Rs. 1,50,000/- per Acquirer. Thus, the completion of share realignment as mentioned in the Demerger Scheme approved by Hon'ble NCLT in respect of Inter-Se Transfer amongst the Promoters so that the PHC Group holds 5% of the total share capital of Aveer Foods Limited has been completed.

Now, it is proposed that entire shareholding of RHC Group comprising of 57.01% Equity Share Capital as mentioned in Point No. 4(a) and 4(c) is acquired by PHC Group as mentioned in Clause 9.10 of the Scheme of Demerger duly approved by Hon'ble NCLT.

Accordingly, it is proposed to acquire 22.96.567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Rs. 10/- each i.e. 57.01% of the total share capital of TC by Mr. Pradeep Hukmichand Chordia, the Promoter of TC who is also the Chairman and Managing Director of TC.

 Relevant sub-clause of regulation 10(1)(a) under which the acquirer is exempted from making open offer

Mr. Pradeep Hukmichand Chordia proposes to acquire 15,44,968 Equity Shares from his real brother Mr. Rajkumar Hukmichand Chordia and thus is exempt from making an open offer under Regulation 10 (1) (a) (i). Mr. Rajkumar Hukmichand Chordia is also named in the Promoter Group for several years and hence, this acquisition also falls under Regulation10 (1) (a) (ii).

Mrs. Madhubala Rajkumar Chordia holding and proposing to transfer 7,51,599 Equity Shares is the Sister-in-Law (Wife of Mr. Rajkumar Hukmichand Chordia – the Real Brother of Acquirer) of Mr. Pradeep Hukmichand Chordia and she is named in the Promoter Group for several years and hence, this acquisition falls under Regulation 10 (1) (a) (ii).Mr

Mr. Pradeep Chordia is named as the Promoter in the Shareholding pattern filed by TC under Regulation 31 of the SEBI Listing Regulations, 2015.

The Acquirer and Sellers both have been named as Promoters / Promoter Group/ PAC in Chordia Food Products Limited (TC) since long which is for more than three years prior to the proposed acquisition.

This Clause is not applicable in this case for the following reasons: -

- The Equity Shares of TC are listed only on BSE.
- The Equity Shares of TC are frequently traded.
- 3) As the proposed Inter-Se Transfer of Equity Shares in TC is by way of Giff i.e. for no financial consideration, the question of Volume Weighted Average Market Price does not arise in this case

6. If, frequently traded, volume weighted average market price for a period of 60 trading days preceding 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.

@hach.



		TOTAL :-	Shareholdin 29,13,885	g of each er	ntity is attached	separately	
			Shareholding of each entity is attached				
	ь	Seller(s) (Also are from PACs)	22,90,307	57.01%	NII		
		than sellers)(*)			ntity is attached	congratal.	
	a	Acquirer(s) and PACs (Other	6,17,318	15.33%	29,13,885	of TC 72.34%	
				capital of TC		capital	
			rigins	share	rights	share	
			rights	total	shares/voting	total	
			shares/voting	% w.r.t	No. of	2 22.1.4	
	+		Transac	tion	Transac	ction	
11.	1	Shareholding details	Before the Proposed After the Proposed				
10.	l i	Declaration by the acquirer that all the conditions specified under regulation 10(1)(a) with respect to exemptions has been fully complied with.	under Regul exemptions ha	I.Pradeep Hukmichand Chordia the Acqui TC. hereby declare thatall the conditions under Regulation 10(1)(a) with res exemptions have been duly complied with.			
9.	Months of the Control	Declaration by the acquirer, that the transferor and transferee have complied / will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations. 2011 (corresponding provisions of the repealed Takeover Regulations 1997)	have compli disclosure re Takeover I	ectare thatt ed—/ will equirements Regulations.	led Takeover Regulati		
		Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	There is no acquisition price to be paid by Acquirer as this is Inter-Se Transfer by way of and hence, this Clause is not applicable.				
8.		If in-frequently traded, the price as determined in terms of clause (e) of sub-regulation (2) of regulation 8.	however, cor by way of Gi	ft, this Clau	TC are frequence nature of Interests is not applicated	r-Se Trans able.	

(\*) 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.

Place - Pune		O) do
Date -23 <sup>rd</sup> June, 2023	Signature :-	Modri
Name of the Acquirer:-Pr	adam II I i i	



### Annexure to Item No - 11 above Shareholding details before and after proposed Transaction.

Sr. No			Proposed action	No. of Shares proposed to beacquired/ (transferred)		Proposed saction
		No. of shares/voti ng rights	% w.r.t total share capital of TC		No. of shares/voti ng rights	% w.r.t total share capital of TC
A)	Acquirer					
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22.96.567	26,71,535	66.32%
	Sub Total (A):	3,74,968	9.31%	22,96,567	26,71,535	66.32%
B)	PACs (Other than Sell	ers)				
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%	-	2.19.941	5.46%
3)	Mrs. Namita Kushal Pittie	19		-	19	
4)	Ms. Anuradha Pradeep Chordia	486	0.04%	-	486	0.04%
5)	Mrs. Neelam Sameer Goyal	27	0.0476	-	27	0.0470
6)	Chordia Technologies (India) LLP	969		-	969	
7)	Dr. Pravin Hukmichand Chordia	20.908	0.52%	-	20,908	0.52%
	Sub Total (B):	2,42,350	6.02%	-	2,42,350	6.02%
	TOTAL (A+B) :-	6,17,318	15.33%	22,96,567	29,13,885	72.34%
<b>C</b> )	Sellers					
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)	-	•
9)	Mrs. Meena Pradeep Chordia	7,51,599	18.66%	(7,51,599)	-	-
	TOTAL (C):-	22,96,567	57.01%	(22,96,567)	- 1	
	GRAND TOTAL (A + B +C):-	29,13,885	72.34%	•	29,13,885	72.34%

Place- Pune
Date - 23<sup>rd</sup>June, 2023 Signature :Name of the Acquirer:-Pradeep Hukmichand Chordia

Encl-ii)- Clause 9.10 of the

(42)



9.8 The Resulting Company shall, if and to the extent required to, apply for and obtain any approvals from the concerned regulatory authorities including the Reserve Bank of India, for the issue and allotment of equity shares by the Resulting Company to the non-resident equity shareholders of the Demerged Company. The Resulting Company shall comply with the relevant and applicable rules and regulations including the provisions of Foreign Exchange

Management Act, 1999, if any, to enable the Resulting Company to issue and allot equity shares to the non-resident equity shareholders of the Demerged

Company.

- 9.9 The issue and allotment of Equity Shares of the Resulting Company to the shareholders of the Demerged Company as provided in the Scheme as an integral part thereof, shall be deemed to be made in compliance with the procedure laid down under the provisions of this Act.
- 9.10 In order to achieve objectives of focused management for the Demerged Company and Resulting Company which is an integral objective of the scheme, within 12 (Twelve) months from the listing of equity shares of Resulting Company, there shall be realignment of Shareholding between RHC Promoter group & PHC Promoter group such that: (a) PHC Promoter group

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For CHORD A FOOD PRODUCTS LTD.

Authorised Signatory



For AVEER FOODS EINIT

DIRECTOR





will transfer in one or more tranches, on stock exchange or otherwise, such number of equity shares so that their total shareholding in Resulting Company post-transfer will not exceed 5% of the total paid-up share capital of the Resulting Company post-demerger to RHC Promoter group; and (b) the RHC Promoter group shall transfer in one or more tranches, on stock exchange or otherwise, all equity shares of Demerged Company to PHC Promoter group. It is clarified that transfer of equity shares of both the Demerged Company and the Resulting Company and the consequent change in management and control of respective companies shall be an integral part of the Scheme. Such transfer and change in control being exempt under Regulation 10 of the Takeover Code shall not trigger the open offer requirements in the Demerged Company and/or Resulting Company under Regulation 3 or Regulation 4 of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011. For the purpose of availing exemption under Regulation 10 of the Takeover Code, the promoters of Demerged Company shall be deemed to have been the promoters of the Resulting Company for the same duration they have been promoters of the Demerged Company and this recognition shall be available on the listing of equity shares of the Resulting Confpany, statutory exemption for the transfer of shares of the Resulting Company amongst the RHC & PHC

FOR CHORD A FOOD PRODUCTS LTD

Authorised Signatory



25 For AVEER FOODS









Promoter group shall be deemed to be available to RHC & PHC Promoter group under the Takeover Code.

- 9.11 The proposed transfer will neither change the total shareholding/ voting rights of the promoter groups of the Demerged Company nor it will affect or prejudice the interest of the public shareholders in any way.
- 9.12 Post transfer of shares between PHC & RHC Promoter group, as mentioned in clause no. 9.10 above, RHC Promoter group shall cease to be the part of promoters/ promoter group of the Demerged Company and PHC Promoter group shall be ceased to be the part of promoters/promoter group of the Resulting Company.
- 9.13 The Demerged Company and the Resulting Company shall be managed and controlled by their respective shareholders i.e. the Resulting Company shall be under the exclusive management and control of the RHC Promoter group and the Demerged Company shall be under the exclusive management and control of the PHC Promoter group. The Resulting Company and the Demerged Company shall reconstitute their respective Board of Directors.
- 9.14 Personal guarantee if any given by PHC Promotery.

  Group for the loan facilities availed from Banks and other institutions pertaining to the Demerged Undertaking and utilized for the purposes of the Demerged Undertaking shall be released on the

FOR CHORDIA FOOD PRODUCTS LTD.

Authorised Signatory

Production +

26 For AVEER FOOD

Plodia DIRECTOR

R CONTRACTOR



BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

CFPL/SEC/BSE/ 9612/2022-2023 23<sup>rd</sup> June, 2023

By Online submission & Speed Post

#### KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure of inter-se transfer of shares between the Promoters/ Promoter's Group in accordance with Regulation 10(5) of SEBI (SAST) Regulations, 2011

Dear Sir/Madam,

Pursuant to Regulation 30, read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Regulation 3 of SEBI (Prohibition of Insider Trading) Regulations, 2015, read with Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 [SEBI (SAST) Regulations, 2011] and other applicable provisions if any, we would like to inform you that the Company has received an information from Mr. Pradeep Hukmichand Chordia, the Acquirer being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that he intends to acquire a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift from Mr. Rajkumar Hukmichand Chordia and Mrs. Madhubala Rajkumar Chordia forming part of the Promoter Group through Inter-Se Transfer of Shares.

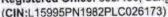
The Details of the same are as under:-

Sr. No.			Name of the Transferee/ Donce (Belongs to Promoter group)	Number of shares proposed to be transferred by way of Gift	Percentage of Holding of proposed share (%)	
1.	03/07/2023	Mr. Rajkumar Hukmichand Chordia	Mr. Pradeep Hukmichand Chordia	15,44,968	38.35%	
		Mrs. Madhubala Rajkumar Chordia	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%	
			Total:	22,96,567	57.01%	

CHORDIA FOOD PRODUCTS LTD.

Page 1 of 2

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801.







This being an inter-se transfer of shares amongst promoter group, the same falls within the exemption [under Regulation 10(1)(a)(ii) and Regulation 10(1)(a)(i) provided under SEBI (SAST) Regulations, 2011]. The transfer of Shares is in the nature of gift, hence no consideration is being paid.

The aggregate holding of Promoter and Promoter Group before and after the above Inter-Se Transfer remains the same and the same is already furnished by the Acquirer in his individual Disclosure given under Regulation 10 (5) of SEBI (SAST) Regulations, 2011. We found the same to be correct as per the records of the Company.

In this connection, necessary disclosure under Regulation 10(5) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully, For Chordia Food Products Limited

Asha Korde

Company Secretary & Compliance Officer

Encl.: - As Above

# Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

To BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

By E-mail and Speed Post 6th July, 2023

Kind Atten:- Dept. of Corporate Services

Subject:-Disclosure under Regulation 29(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

NAME OF TC: CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir/Madam,

I have acquired on 4th July, 2023 in dematerialized form 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, by way of Gift from the persons forming part of the Promoter Group through Inter-Se Transfer of Sharesand have submitted the necessary Delivery Instruction Slips to my Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition /Date of DIS	quisition details of the Date of Transferor/Donor		Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor / Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
	1			Total:	22,96,567	57.01%



# Pradeep Hukmichand Chordia



89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of 29(1) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4th July, 2023, which are credited to my Demat Account.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia as and when credited to my account would be reported within 2 (Two) Working days from the date of Credit to my account.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Pradeep Hukmichand Chordia

Encl.:- As Above

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CC: Company Secretary & Compliance Officer
Chordia Food Products Limited
Plot No 399/400 S No 398
Tal. Shirwal Dist - Satara
Village -Sangvi- 412801



## Disclosures under Regulation 29(1) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 Part-A-Detailsofthe Acquisition

NameoftheTargetCompany (TC)	Chordia F	ood ProductsL	imited		
Name(s) of the acquirer and PersonsActinginConcert(PAC)withtheacquirer	Acquirer- Mr. Pradeep Hukmichand Chordia PAC- List detailed inPart B.				
Whether the acquirer belongs toPromoter/Promoter group		HukmichandChoro moter Group.	dia belongs to the		
Name(s)oftheStockExchange(s)wherethe	BSE Ltd.				
sharesofTCare Listed Detailsoftheacquisitionasfollows	Number	w.r.t.totalshar e/votingcapit alwherever applicable (*)	% w.r.t. totaldilutedsh are/votingcapi talofthe TC (**)		
Beforetheacquisitionunderconsideration, he Sellers) of TC:	oldingofAcqu	ireralongwith PA	Cs (Other than		
a) Sharescarryingvotingrights	6,17,318	15.33%	15.33%		
b) Sharesinthenatureofencumbrance(pled ge/lien/non-disposalundertaking/others)		-			
c) Voting rights (VR) otherwise thanbyshares					
d) Warrants/convertiblesecurities/anyothe rinstrumentthatentitlestheacquirer to receive shares carryingvotingrightsintheTC(specifyholdingin eachcategory)			1.404		
e) Total(a+b+c+d)	6,17,318	15.33%	15.33%		
Detailsofacquisition					
a) Sharescarryingvotingrightsacquired Note: The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6 <sup>th</sup> July, 2023 or on 7 <sup>th</sup> July, 2023 positively.	22,96,567 (*)	57.01%	57.01%		
b) VRsacquiredotherwisethanbyequitysh ares	-	-	•		
c) Warrants/convertiblesecurities/anyothe rinstrumentthatentitlestheacquirer to receive shares carryingvotingrightsintheTC(specify holdingineachcategory)acquired		-			





ge/lien/non- disposalundertaking/others)					
e) Total(a+b+c+/-d)	22,96,567	57.01%	57.01%		
After the acquisition, holding of A	cquireralongwi	thPACs of TC:			
a) Sharescarryingvotingrights  Note: The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.	29,13,885 (*)	72.34%	72.34%		
b) VRsotherwisethanbyequityshares	•				
c) Warrants/convertible securities /anyotherinstrumentthatentitles the acquirer to receiveshares carrying voting rights inthe TC (specify holding in eachcategory)afteracquisition	-		•		
d) Sharesinthenatureofencumbrance (pledge/ lien/ non-disposalundertaking/others)	-				
e) Total(a+b+c+d)	29,13,885	72.34%	72.34%		
Salientfeaturesofthesecuritiesacquired including time till redemption, ratio at which it can be converted intoequity shares,	Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to my Demat account on 4 <sup>th</sup> July, 2023 and 10,43,200 Equity Shares are pending to be transferred to my Demat account due to technical compliances.  Equity Shares acquired are of Rs. 10/- each.				
etc.	Participants, 12 transferred to 2023 and 10,43 to be transferred technical comp	,53,367 Equity Sha my Demat account 3,200 Equity Share ed to my Demat a liances.	Depository ares have been at on 4 <sup>th</sup> July, es are pending account due to		
etc.	Participants, 12 transferred to 2023 and 10,43 to be transferred technical complete Equity Shares at There are no converted into 1	,53,367 Equity Sharemy Demat accounts, 200 Equity Share ed to my Demat aliances.  acquired are of Rs. other Securities when Equity Shares	Depository ares have been at on 4 <sup>th</sup> July, es are pending account due to 10/- each.		
Dateofacquisitionof/dateofreceiptofintimation of allotment of shares / VR/warrants/convertiblesecurities/anyother instrumentthatentitlestheacquirertoreceivesharesin the TC.	Participants, 12 transferred to 12023 and 10,43 to be transferred technical complete technical tech	,53,367 Equity Shamy Demat accounts, 200 Equity Share at to my Demat aliances.  Acquired are of Rs.  Acther Securities where the securities where the securities where the securities of the security Shares are at the security Shares are a	Depository ares have been at on 4th July, es are pending account due to 10/- each.		
Dateofacquisitionof/dateofreceiptofintimation of allotment of shares / VR/warrants/convertiblesecurities/anyother instrumentthatentitlestheacquirerto receivesharesin the TC. Equitysharecapital/totalvotingcapitalof	Participants, 12 transferred to 12023 and 10,43 to be transferred technical complete tech	20/- (Rupees Four Two Thousand Idvided into 40,200).	Depository ares have been at on 4th July, es are pending account due to 10/- each.  Thich are to be 23  The Crore Two Five Hundred 28,252 Equity		
Dateofacquisitionof/dateofreceiptofintimation of allotment of shares / VR/warrants/convertiblesecurities/anyother instrumentthatentitlestheacquirerto	Participants, 12 transferred to 12023 and 10,43 to be transferred technical complete tech	20/- (Rupees Fou Two Thousand divided into 40, 70/- (Rupees Fou Two Thousand divided into 40, 60/- (Rupees Fou Thousand divided into 40/- (Rupees	Depository ares have been at on 4th July, are pending account due to 10/- each.  Thich are to be 23  The Crore Two Five Hundred 28,252 Equity are Crore Two Five Hundred Two Fiv		



Totaldilutedshare/votingcapitaloftheTCafte rthe saidacquisition

Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.

After the acquisition, there is no change in the existing Share Capital of the Company.

Place: Pune

Date: 6<sup>th</sup> July, 2023

Signature: \_

wheder

Name of the Acquirer: Mr. Pradeep Hukmichand Chordia



### Part-B

## NameoftheTargetCompany:Chordia Food Products Limited

The following is the entire list of Promoters/Promoters Group and Persons Acting in Concert and includes Acquirer, Sellers and PACs other than Acquirer, Seller separately: -

Sr. No	Name of the Shareholders	Before the Tr	ransaction	No. of Shares acquired/ (transferred	After the Transaction		PAN
		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						1 - 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535	66.32%	AAMPC1457D
	Sub Total (A):	3,74,968	9.31%	22,96,567	26,71,535	66,32%	
B)	PACs (Other than Se	llers)	11-1				
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%		2,19,941	5.46%	AAMPC1458N
3)	Mrs. Namita Kushal Pittie	19		-	19		AMCPC3476C
4)	Ms. Anuradha Pradeep Chordia	486		-	486		AKOPC2939A
5)	Mrs. Neelam Sameer Goyal	27	0.04%		27	0.04%	AKOPC2940H
6)	Chordia Technologies (India) LLP	969		•	969		AAJFC9218R
7)	Dr. Pravin Hukmichand Chordia	20,908	0.52%		20,908	0.52%	ABPPC2163E
	Sub Total (B):	2,42,350	6.02%	-	2,42,350	6.02%	
	TOTAL (A+B) :-	6,17,318	15.33%	22,96,567	29,13,885	72,34%	
C)	Sellers						EDDDD01750
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)			ABPPC2165C
9)	Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66%	(7,51,599)	•		AAMPC1455B
	TOTAL (C) :-	22,96,567	57.01%	(22,96,567)			
	GRAND TOTAL (A + B +C):-	29,13,885	72.34%	•	29,13,885	72.34%	H-VI

Place: Pune

Date: 6th July, 2023

Signature:

@hoda!

Name of the Acquirer: Mr. Pradeep Hukmichand Chordia

#### Note:

(\*) Total share capital/voting capital to be taken a sperthelatest filing done by the company to the Stock Exchange under Clause 31 of the listing Agreement.

(\*\*)Dilutedshare/votingcapitalmeansthetotalnumberofsharesintheTCassumingfull conversion of the outstanding convertible securities/warrants into equity shares oftheTC.

(\*\*\*)Part-BshallbedisclosedtotheStockExchangesbutshallnotbedisseminated.





To,
BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

CFPL/SEC/BSE/9617/2022-2023 6<sup>th</sup> July, 2023

By Online Submission & Speed Post

### KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure under Regulation 29(1) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

Dear Sir/Madam,

This is to inform you that the Company has received an information from Mr. Pradeep Hukmichand Chordia, the Acquirer being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that he has acquired a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift and has submitted the necessary Delivery Instruction Slips to his Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition /Date of DIS	Name and Demat Account details of the Transferor/ Donor (Belongs to Promoter group)		Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor / Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichan d Chordia	1201330000760982 Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichan d Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

Page 1 of 2

#### CHORDIA FOOD PRODUCTS LTD.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801.

(CIN:L15995PN1982PLC026173)





Mr. Pradeep Chordia has informed to BSE Ltd., as well as CC to Company that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to his Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in the name of Mr. Pradeep Hukmichand Chordia, the Acquirer due to some technical compliances.

Accordingly, he has informed the Company that out of 22,96,567 Equity Shares reported by him under Regulation 10(5) of SEBI (SAST) Regulations, 2015, 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each are credited to his Demat Account on 4th July, 2023.

In this connection, necessary disclosure under Regulation 29(1) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully, For Chordia Food Products Limited

Asha Korde

Company Secretary & Compliance Officer

Encl.: - As Above



Annexuse: 91 to 9E

# Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001 6th July, 2023 By E-mail and Speed Post

Kind Atten:- Dept. of Corporate Services

Subject:-Disclosure under Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

### NAME OF TC:- CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir/Madam,

I have acquired on 4th July, 2023 in dematerialized form 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, by way of Gift from the persons forming part of the Promoter Group through Inter-Se Transfer of Shares and have submitted the necessary Delivery Instruction Slips to my Depository Participant the Particulars of which are given below:

Sr. No	Date of Acquisition /Date of DIS	equisition details of the Date of Transferor/Donor		Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor / Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1201330000760982 Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3,	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

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# Pradeep Hukmichand Chordia



89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4th July, 2023, which are credited to my Demat Account.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Pradeep Hukmichand Chordia

Encl.:- As Above

Mhadre

CC: Company Secretary & Compliance Officer
Chordia Food Products Limited
Plot No 399/400 S No 398
Tal. Shirwal Dist - Satara
Village -Sangvi- 412801

# Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

	heTargetCompany(TC)			ucts Limited	
Name(s) (PAC)wit	of the acquirer and Persons Acting in Concert ththe acquirer	Acquirer- Mr. Pradeep Hukmichand Chordia PAC- List detailed in Annexure-1.			
11711	1 1 1 1 P 1 P	Yes.	detailed in An	mexure-1.	
Whethert	heacquirerbelongstoPromoter/Promotergroup	Mr. Prade	ep Hukmichan the Promoter/	d Chordia Promoter Group.	
Name(s) areListed	of the Stock Exchange(s) where the shares of TC	BSE Ltd.	4 1 1 1 1 1 1 1 1		
	theacquisition/disposalasfollows	Number	w.r.t.totalshar e/votingcapit alwhereverap plicable(*)	% w.r.t. totaldilutedshare/ votingcapital of the TC(**)	
eforethea	cquisitionunderconsideration,holdingof Acquirer along v	vith PACs (O	ther than Sellers	) of TC:	
a) S	charescarryingvotingrights Shareholding of each entity is attached separately as Annexure	6,17,318	15.33%	15.33%	
b) S	haresinthenatureofencumbrance(pledge/lien/non- isposalundertaking/others)	-	- 1		
C. Carlon C. Carlon	otingrights(VR)otherwisethan byshares	-			
d) V	Varrants/convertiblesecurities/anyotherinstrumentthate titlestheacquirertoreceivesharescarryingvotingrightsin heTC(specifyholdingineachcategory)	ni ni	18.4		
e) T	Total(a+b+c+d)	6,17,318	15.33%	15.33%	
	Detailsofacquisition/sale	5,21,32.0	14 7 8 1		
		22,96,567	57.01%	57.01%	
() E n tl	Sharescarryingvotingrightsacquired/sold  *) Note: The said shares are including the 10,43,200 equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.	(*)			
	/Rsacquired/soldotherwise than byshares				
c) V	Warrants/convertiblesecurities/anyotherinstrumentthate utitlestheacquirertoreceivesharescarryingvotingrightsin heTC(specifyholdingineachcategory) acquired/sold	-			
d) S	Sharesencumbered/invoked/releasedbytheacquirer		-	-121	
e) 1	Total(a+b+c+/-d)	22,96,567	57.01%	57.01%	
fterthea	equisition/sale, holding of Acquirer along with PACs	of TC:	711		
a) S	Sharescarryingvotingrights *) Note: The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.	29,13,885 (*)	72.34%	72.34%	
b) S	Sharesencumberedwiththeacquirer	-	-		
c) \	VRsotherwisethanbyshares	-	-		
d) V	Warrants/convertiblesecurities/anyotherinstrumentthate ntitlestheacquirertoreceivesharescarryingvotingrightsin heTC(specifyholdingineachcategory) afteracquisition				
1					
	Total(a+b+c+d)	29,13,885	72.34%	72.34%	

( hook



Dateofacquisition/saleofshares/VRordateofreceiptofintimationof allotment ofshares, whichever is applicable	Date of Acquisition – 4th July, 2023
Equitysharecapital/totalvotingcapitaloftheTCbeforethesaidacqui sition/sale	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each
Equitysharecapital/totalvotingcapitaloftheTCafterthesaidacquisit ion/sale	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.
	[Same as above as there was only the Inter-Se transfer amongst the Promoters without any fresh allotment etc.]
Totaldilutedshare/votingcapitaloftheTCafterthesaidacquisition	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.
	After the acquisition, there is no change in the existing Share Capital of the Company!

(\*)Totalsharecapital/ voting capital to betaken asperthe latest filing doneby the company to the StockExchangeunderClause 31ofthe listingAgreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Signature of: -

Place: Pune Date: 6th July, 2023

Signature:

Name of the Acquirer: Mr. Pradeep Hukmichand Chordia



### Annexure-I

The following is the entire list of Promoters/Promoters Group and Persons Acting in Concert and includes Acquirer, Sellers and PACs other than Acquirer, Seller separately: -

Sr. No	Name of the Shareholders	Shareholders		No. of Shares acquired/ (transferred)	After the T	PAN	
		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						
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535 (*)	66.32%	AAMPC1457D
	Sub Total (A):	3,74,968	9,31%	22,96,567	26,71,535 (*)	66.32%	
B)	PACs (Other than Se	llers)					
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%		2,19,941	5.46%	AAMPC1458N
3)	Mrs. Namita Kushal Pittie	19		•	19		AMCPC3476C
4)	Ms. Anuradha Pradeep Chordia	486			486		AKOPC2939A
5)	Mrs. Neelam Sameer Goyal	27	0.04%		27	0.04%	AKOPC2940H
6)	Chordia Technologies (India) LLP	969			969		AAJFC9218R
7)	Dr. Pravin Hukmichand Chordía	20,908	0.52%	•	20,908	0.52%	ABPPC2163E
	Sub Total (B):	2,42,350	6.02%	-	2,42,350	6.02%	
	TOTAL (A+B):-	6,17,318	15.33%	22,96,567	29,13,885	72.34%	N. L.
C)	Sellers		3-1				
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)			ABPPC2165C
9)	Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66%	(7,51,599)			AAMPC1455B
	TOTAL (C):-	22,96,567	57.01%	(22,96,567) (*)	-		
	GRAND TOTAL (A + B +C):-	29,13,885	72.34%		29,13,885	72.34%	

(\*) Note: Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to my Demat account on 4<sup>th</sup>July, 2023 and 10,43,200 Equity Shares are pending to be transferred to my Demat account due to technical compliances. The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6<sup>th</sup>July, 2023 or on 7<sup>th</sup>July, 2023 positively.

redited on late evening of o July, 2023 o	
Place: Pune Date: 6th July, 2023	@hod
Signature:	Name of the Acquirer: Mr. Pradeep Hukmichand Chordia



# Rajkumar Hukmichand Chordia

Plot No. 14/15, Swagat Bunglow, Motibaug Society Pune- Satara Road, Market Yard, Pune - 410036 Mobile - 9822000705

Email: rajkumar.chordia@aveerfoods.com

BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001 6th July, 2023 By E-mail and Speed Post

Kind Atten: - Dept. of Corporate Services

Subject:- Disclosure under Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

NAME OF TC: - CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir/Madam,

I have disposed off by way of Gift on 4<sup>th</sup> July, 2023 in dematerialized form, 15,44,968 (Fifteen Lakh Forty Four Thousand Nine Hundred Sixty Eight) Equity Shares of Chordia Food Products Limited, to my Brother Mr. Pradeep Hukmichand Chordia forming part of the Promoter Group through Inter-Se Transfer of Shares.

Pursuant to the provisions of Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said disposal.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Rajkumar Hukmichand Chordia

Encl.:- As Above

CC: Company Secretary & Compliance Officer
Chordia Food Products Limited
Plot No 399/400 S No 398
Tal. Shirwal Dist - Satara
Village -Sangvi- 412801



# Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Chordia	Food Produ	cts Limited	
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Acquirer- Mr. Pradeep Hukmichand Chordia PAC- List detailed in Annexure-1.			
Whether the acquirer belongs to Promoter/Promoter group	Yes. Mr. Pradeep Hukmichand Chordia belongs to the Promoter/Promoter Group.			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Ltd.			
Name of the person disposing of the shares(Seller)	Mr. Rajkui	nor Hukmichand	Chordia	
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC  (**)	
Before the acquisition under consideration, holding of person dispos	ing Shares of	38.35%	38.35%	
a) Shares carrying voting rights Shareholding of each entity is attached separately as	15,44,968	38.3376		
b) Shares in the nature of encumbrance (pledge/ lien/non-	*	•		
disposal undertaking/others)	-		-	
<ul> <li>c) Voting rights (VR) otherwise than by shares</li> <li>d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each</li> </ul>	-	-	-	
category)	15,44,968	38.35%	38.35%	
e) Total (a+b+c+d)	15,44,900			
Details of nequisition/sale		20.050/	38.35%	
a) Shares carrying voting rights acquired/sold	15,44,968	38.35%		
Shares carrying voting rights acquired sold     VRs acquired /sold otherwise than by shares		•	-	
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) acquired/sold	-	•		
d) Shares encumbered / invoked/released by the acquirer	-	-	38,35%	
Tetal (a+b+a+(-d))	15,44,968	38.35%	38.3376	
fter the acquisition/sale, holding of person disposing Shares	of TC:		- NIII	
a) Shares carrying voting rights	NIL	NIL	NIL	
b) Shares encumbered with the acquirer	-	-	-	
c) VRs otherwise than by shares	•	-		
<ul> <li>d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each</li> </ul>	•	-	•	
e) Total (a+b+c+d)	NIL	NIL	NIL	
lode of acquisition / sale (e.g. open market / off-market / public sue / rights issue / preferential allotment / inter-se transfer etc).	Off Market by way of Gift			
rate of acquisition / sale of shares / VR or date of receipt of		isposal/Sale –		
quity share capital / total voting capital of the TC before the iid acquisition / sale	Lakh Eig Twenty of Shares of	hty Two Thous only) divided in Rs. 10/- each	es Four Crore Two and Five Hundred to 40,28,252 Equity	
quity share capital/ total voting capital of the TC after the id acquisition / sale	Rs. 4,02 Lakh Ei	,82,520/- (Rup ghty Two Tho	ees Four Crore Two busand Five Hundre	



	Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.			
	[Same as above as there was only the Inter-Se transfer amongst the Promoters without any fresh allotment etc.]			
Total diluted share/voting capital of the TC after the said acquisition	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.			
	After the acquisition, there is no change in the existing Share Capital of the Company.			

(\*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 31 of the listing Agreement.

(\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Place: Pune

Date: 6th July, 2023

Signature:

Name of Seller: Rajkumar Hukmichand Chordia



### Annexure-I

The following is the entire list of Promoters/Promoters Group and Persons Acting in Concert and includes Acquirer, Sellers and PACs other than Acquirer, Seller separately: -

Sr. No		Shareholders Detore the Transaction		No. of Shares acquired/ (transferred)	After the T	PAN	
		No. of shares/ voting right	% w.r.t total share capital o		No. of shares/ voting rights	% w.r.t total share capital of TC	
A)	Acquirer						
1)	Mr. Pradeep Hukmichand Chordia	3,74,96	9,31%	22,96,567	26,71,535 (*)	66.32%	AAMPC1457D
	Sub Total (A):	3,74,968	9.31%	22,96,567	26,71,535 (*)	66.32%	
B)	PACs (Other than S	ellers)					
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%	-	2,19,941	5.46%	AAMPC1458N
3)	Mrs. Namita Kushal Pittie	19		•	19		AMCPC3476C
4)	Ms. Anuradha Pradeep Chordia	486		•	486	0.0404	AKOPC2939A AKOPC2940H
5)	Mrs. Neelam Sameer Goyal	27	0.04%	•	27	0.04%	AAJFC9218R
6)	Chordia Technologies (India) LLP	969		-	969		
7)	Dr. Pravin Hukmichand Chordia	20,908	0.52%	-	20,908	0.52%	ABPPC2163E
	Sub Total (B):	2,42,350	6.02%	-	2,42,350	6.02%	
- 10	TOTAL (A+B) :-	6,17,318	15.33%	22,96,567	29,13,885	72.34%	
C)	Sellers						4 DDDC2165C
1)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)	•	-	ABPPC2165C
)	Mrs. Madhubala Rajkumar Chordia	7,51,599	18,66%	(7,51,599)	•	-	AAMPC1455B
	TOTAL (C):-	22,96,567	57.01%	(22,96,567)	•	•	
1	GRAND TOTAL (A+B+C):-	29,13,885	72.34%	•	29,13,885	72.34%	

(\*) Note: Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to the Demat account of Pradeep Hukmichand Chordia on 4th July, 2023 and 10,43,200 Equity Shares are pending to be transferred to his Demat account due to technical compliances. The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to his Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.

Place: Pune Date: 6th July, 2023

Signature:

Name of Seller: Rajkumar Hukmichand Chordia

## Madhubala Rajkumar Chordia

Plot No. 14/15, Swagat Bunglow, Motibaug Society Pune- Satara Road, Market Yard, Pune - 410036 Mobile - 9822036380

Email: mrc@aveerfoods.com

BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001

6<sup>th</sup> July, 2023 By E-mail and Speed Post

Kind Atten: - Dept. of Corporate Services

Subject:- Disclosure under Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

NAME OF TC: - CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir/Madam,

I have disposed off by way of Gift on 4<sup>th</sup> July, 2023 in dematerialized form, 7,51,599 (Seven Lakh Fifty One Thousand Five Hundred Ninety Nine) Equity Shares of Chordia Food Products Limited, to my Brother in Law i.e. Mr. Pradeep Hukmichand Chordia, the brother of my husband Mr. Rajkumar Hukmichand Chordia forming part of the Promoter Group through Inter-Se Transfer of Shares.

Pursuant to the provisions of Regulation 29(2) of the Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said disposal.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Madhubala Rajkumar Chordia

Encl.:- As Above

Company Secretary & Compliance Officer Chordia Food Products Limited Plot No 399/400 S No 398 Tal. Shirwal Dist - Satara Village -Sangvi- 412801



## Disclosure under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Name of the Target Company (TC)	Chordia	Food Produ	icts Limited		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Acquirer- Mr. Pradeep Hukmichand Chordia PAC- List detailed in Annexure-1.				
Whether the acquirer belongs to Promoter/Promoter group	Yes. Mr. Prade belongs to				
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Ltd.				
Name of the person disposing of the shares(Seller)	Mrs. Madl	ubala Rajkumar	Chordia		
Details of the acquisition / disposal as follows	Number	% w.r.t. total share/voting capital wherever applicable(*)	% w.r.t. total diluted share/voting capital of the TC (**)		
Sefore the acquisition under consideration, holding of person dispos	ing Shares of	TC:	18.66%		
<ul> <li>Shares carrying voting rights</li> <li>Shareholding of each entity is attached separately as</li> <li>Annexure</li> </ul>	7,51,599	10.0074	10.0070		
<ul> <li>b) Shares in the nature of encumbrance (pledge/ lien/non- disposal undertaking/ others)</li> </ul>	•	-			
c) Voting rights (VR) otherwise than by shares		-	-		
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the T C (specify holding in each category)	•	•	18.66%		
e) Total (a+b+c+d)	7,51,599	18.66%	18.0070		
Details of acquisition/sale					
· · · · · · · · · · · · · · · · · · ·	7,51,599	18.66%	18.66%		
Shares carrying voting rights acquired/sold     VRs acquired /sold otherwise than by shares	-		•		
c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each	-	•	•		
category) acquired/sold  d) Shares encumbered / invoked/released by the acquirer	-		-		
> m + 1(-1b1n4/d)	7,51,599	18.66%	18.66%		
fter the acquisition/sale, holding of person disposing Shares	fTC:		N 1977		
a) Shares carrying voting rights	NIL	NIL	NIL		
b) Shares encumbered with the acquirer	-	-	-		
VPs otherwise than by shares					
d) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify holding in each category) after acquisition	٠	•	•		
e) Total (a+b+c+d)	NIL	NIL	NIL		
Mode of acquisition / sale (e.g. open market / off-market / public issue / rights issue / preferential allotment / inter-se transfer etc).		Off Market by way of Gift			
Date of acquisition / sale of shares / VR of date of receipt of		sposal/Sale – 4 <sup>th</sup>			
Equity share capital / total voting capital of the TC before the said acquisition / sale	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each				
Equity share capital/ total voting capital of the TC after the said acquisition / sale	Rs. 4,02,82 Lakh Eigh	2,520/- (Rupees ty Two Thous	Four Crore Two and Five Hundred		



	Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.		
Total III	[Same as above as there was only the Inter-Se transfer amongst the Promoters without any fresh allotment etc.]		
Total diluted share/voting capital of the TC after the said acquisition	Rs. 4,02,82,520/- (Rupees Four Crore Two Lakh Eighty Two Thousand Five Hundred Twenty only) divided into 40,28,252 Equity Shares of Rs. 10/- each.		
2 ×	After the acquisition, there is no change in the existing Share Capital of the Company.		

- (\*) Total share capital/voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 31 of the listing Agreement.
- (\*\*) Diluted share/voting capital means the total number of shares in the TC assuming full conversion of the outstanding convertible securities/warrants into equity shares of the TC.

Place: Pune

Date: 6th July, 2023

Signature: २५ (ल्ट.आर. पोराउँया. Name of Seller: Madhubala Rajkumar Chordia



## Annexure-I

The following is the entire list of Promoters/Promoters G

r. No	Name of the Shareholders	Other than Acq Before the Tr	uirer, Seller	No. of Shares	Persons Acti	ng in Conce	rt and includes	
		No. of % w.r.t		nequired/ (transferred)			PAN	
A)		voting rights	total share capital of		No. of shares/ voting	% w.r.t		
1)	Acquirer		TC		rights	share capital of		
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535	TC		
	Sub Total (A):	3,74,968	9.31%	(*)	(*)	66.32%	AAMPC1457D	
B)	PACs (Other than S	ellers)	7.31%	22,96,567	26,71,535	66.32%		
2)								
	Mrs. Meena Pradeep Chordia	2,19,941	5.46%					
3)	Mrs. Namita Kushal Pittie			-	2,19,941	5.46%	AAMPC1458N	
4)	Ms. Anuradha			•	19	b	AMCPC34760	
5)	Pradeep Chordia	700		-	486		AKOPC2939A	
	Mrs. Neelam Sameer Goyal	27	0.04%	•	27	0.04%	AKOPC29401	
6)	Chordia Technologies (India) LLP	969			969	**************************************	AAJFC9218F	
7)	Dr. Pravir Hukmichand Chordia	20,908	0.52%	~	20,908	0.52%	ABPPC21631	
	Sub Total (B)	: 2,42,350	6.02%					
	TOTAL (A+B):	- 6,17,318	15.33%	22.06.565	2,42,350	6.02%	Name and the same	
C	) Sellers		10.00 /6	22,96,567	29,13,885	72.34%		
8)	Hukmichand Chordia		38.35%	(15,44,968)	-		ABPPC2165C	
9	Rajkumar Chordia		18.66%	(7,51,599)	•	-	AAMPC1455E	
	TOTAL (C)	4	57.01%	(22,96,567)	-	-		
	GRAND TOTAL (A + B +C)		72.34%	-	29,13,885	72.34%		

(\*) Note: Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to the Demat account of Pradeep Hukmichand Chordia on 4th July, 2023 and 10,43,200 Equity Shares are pending to be transferred to his Demat account due to technical compliances. The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to his Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.

Place: Pune

Date: 6th July, 2023

Signature: रना एक्ट्यार पोर्डिया. Name of Seller: Madhubala Rajkumar Chordia



# Chordia Food Products Limited- Disclosure under Regulation 29(2) of SEBI (SAST Regulations) 2011

From: pradeep Chordia (pradeep@chordia.com)

To: corp.compliance@bseindia.com; corp.relations@bseindia.com

Bcc: shekhar\_fcs1659@yahoo.com

Date: Thursday, July 6, 2023 at 05:33 PM GMT+5:30

Dear Sir/ Madam,

CIN: L15995PN1982PLC026173

Scrip Code: 519475

This is with reference to the above-mentioned subject, please find attached herewith a Disclosure under Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 along with covering letter for acquisition of Equity Shares in Chordia Food Products Limited.

You are requested to take note of the same.

Thanks & Regards, Pradeep Chordia



DISCLOSURE\_REG\_29(2)- PHC-06072023.pdf 1.2MB



## Disclosure under Reg 29(2) of SEBI[ SAST] Regulations, 2011

From: Rajkumar Chordia (rajkumar.chordia@aveerfoods.com)

To: corp.relations@bseindia.com; corp.compliance@bseindia.com

Date: Thursday, July 6, 2023 at 04:31 PM GMT+5:30

Dear Sir/ Madam,

With reference to the above-mentioned subject, please find attached herewith a disclosure pursuant to the provisions of Reg 29(2) of SEBI[ SAST] Regulations, 2011.

Kindly take note of the same.

Thanks & Regards, Rajkumar Chordia



Disclsoure 29(2)- RHC.pdf



### Disclosure under Reg 29(2) of SEBI[ SAST] Regulations, 2011

From: Madhubala Chordia (mrc@aveerfoods.com)

To: corp.compliance@bseindia.com; corp.relations@bseindia.com

Cc: cs.cfpl@gmail.com

Date: Thursday, July 6, 2023 at 05:25 PM GMT+5:30

Dear Sir/ Madam,

With reference to the above-mentioned subject, please find attached herewith a disclosure under Reg 29(2) of SEBI[ SAST] Regulations, 2011.

Kindly take note of the same.

Thanks & Regards, Mrs. Madhubala Chordia



Disclsoure 29(2)- MRC.pdf 731.1kB



BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

CFPL/SEC/BSE/9618/2022-2023 6<sup>th</sup> July, 2023 By Online Submission & Speed Post

#### KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure under Regulation 29(2) of Securities and Exchange Board of India (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 (SAST Regulations)

Dear Sir/Madam,

This is to inform you that the Company has received an information from Mr. Pradeep Hukmichand Chordia, the Acquirer being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that he has acquired a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift and has submitted the necessary Delivery Instruction Slips to his Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition /Date of DIS	der Trans (Belon	I Demat Account tails of the sferor/ Donor gs to Promoter group)	Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor / Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

Page 1 of 2

### CHORDIA FOOD PRODUCTS LTD.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801. (CIN:L15995PN1982PLC026173)





Mr. Pradeep Chordia has informed to BSE Ltd., as well as CC to Company that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to his Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in the name of Mr. Pradeep Hukmichand Chordia, the Acquirer due to some technical compliances.

Accordingly, he has informed the Company that out of 22,96,567 Equity Shares reported by him under Regulation 10(5) of SEBI (SAST) Regulations, 2015, 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each are credited to his Demat Account on 4<sup>th</sup> July, 2023.

In this connection, necessary disclosure under Regulation 29(2) for the above said acquisition/disposal in prescribed format, as submitted by the Acquirer and Sellers is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully, For Chordia Food Products Limited

Mrs. Asha Korde

Company Secretary & Compliance Officer

Encl.: As Above

Approprie: 10A to 10E

Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144 Email: pradeep@chordia.com

> 6th July, 2023 By E-mail and Speed Post

Company Secretary & Compliance Officer Chordia Food Products Limited Plot No 399/400 S No 398 Tal. Shirwal Dist - Satara Village -Sangvi- 412801

Kind Atten: - Mrs. Asha Korde, Company Secretary and Compliance Officer

Subject:- Disclosure under Regulation 7(2) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations)

NAME OF TC: - CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173 ISIN: INE975C01011

ISIN: INE975C0101 Scrip Code: 519475

Dear Madam,

I hereby submit the disclosure as required under Regulation 7(2) of the SEBI (PIT) Regulations, 2015 for Acquisition of equity shares of the Company on 4th July, 2023 details whereof are enclosed herewith in the prescribed form.

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4th July, 2023 and are credited to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4th July, 2023, which are credited to my Demat Account.

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

Thanking you,

Pradeep Hukmichand Chordia

Encl.:- As Above

CC: -BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001



### FORMC

 $SEBI\ (Prohibition\ of\ Insider\ Trading)\ Regulations, 2015 [Regulation 7(2) read with Regulation 6(2)-Continual Disclosure]$ 

NameofiheCompany: Chordia Food ProductsLimited

ISINoftheCompany: INE975C01011

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a Listed Company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

Name,PAN,C IN/DIN, &addresswithco ntactnos.	fibepromote rgroup/desig natedperson/	acquisition/		Securitie	sacqu	ired/(D	isposed)	51 = 0	urities heldp ost oo/disposal	ice/sequ	llotmentady isitionofsha res/ lofshares,spe cify	Date of intimationto company	Mode of acquisition /disposal(on market/public /rights/prefer	Exchangeon which the trade wasexecuted
	iveto/otherse tc.)	20 Land 10 Land	% ofshare holding	Typeofsecuri ties(Foreg.  Shares,Warr ants,Convert ibleDebentur es,Rightsenti tlement,etc.)	No.	Value	Transactio nType(Pur chase/saleP ledge /Revocatio n /Invocation /Others- pleasespeci fy)	Typeofsec urities(Fo reg. - Shares, W arrants, C ouvertibl eDebentu res, Right sentitlem ent, etc.)	%ofshareh olding	From	То		entialoffer/ offmarket/int er- setransfer,ES OPs, etc.}	
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15

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Mr. Pradeep Hukmichund Chordia PAN AAMPC1457D Email: pradeep@chordia.com Address: \$9 Pranae Bungalow, Salisbury Park, Pune — 410037 Mobile: 98222511444	Promoter and Member of Promoter	Equity Shares	3,74,968 (9,31%)	Equity Shares	22,96,567- Acquired (*)	Rs. Nil as the Shares are Gifted	Acquisition is by way of Gift	Equity Shares	26,71,535 (66,32%)	04/07/2023	04/07/2023	06/07/2023	Off Market by way of Gift	BSE LTD.
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(\*Not of 22,96,567 Equity Shares acquired and for which Delivery Instruction Silps have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been the property of transferred to my Demat account on a "July, 2023 and 10,43,200 Equity Shares are pending to be transferred to my Demat account doe to technical compliances. The said shares are including transferred to my Demat account doe to technical compliances and the 10,43,200 Equity Shares are pending to be transferred to my Demat account doe to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.

Mr. Rajkumar Hukmichand Chordia PAN: ABPPC2165C				Đ									
DIN: 00058185 Email:  Email:  Member of vecefroids Corn Address: Plot No.  14/15. Swagar Bunglow, Mothbung: Society Pune: Satura Road, Market Yard, Pune: 41036	f Equity Shares	15,44,968 (38,35%)	Equity Shares	(15,44,968)-Disposed	Rs. Nil as the Shures are Gifted	way of Can	NA	NIL.	04/07/2023	04/07/2023	06/07/2023	Off Market by way of Gift	BSE LTD.

(\*) The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to the Demat Account of Mr. Pradcep Chordia due to technical compliances and the Demat Account on late evening of 6th July, 2023 or on 7th July, 2023 positively.

The providing Practicipant has confirmed that the same would be credited to his Demat Account on late evening of 6th July, 2023 or on 7th July, 2023 positively.

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	Member of Promoter Group	Equity Shares	7,51,599 (18,66%)	Equity Shares	(7,51,599)-Disposed	Rs. Nil as the Shares are Gifted	Sale is by way of Gift	NA .	NIL	04/07/2023	64/07/2023	06/07/2023	Off Market by seay of Gift	BSE LTD
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stes (I). Socienties: snallnavethemeaningasselfmediaderregulation I (Istia) SEBI (Probabilians finsider Trailing), Regulations, 2015 (Il) Palucificans actionexcludes taxes for alterage "any other charges"

# Signatures of: -

Sr. No.	Name of the Acquirer/Seller	Category	Signature
ı.	Mr. Pradeep Hukmichand Chordia	Acquirer	(m) hande
2.	Mr. Rajkumar Hukmichand Chordia	Seller	Assdia
3	Mrs. Madhubala Rajkumar Chordia	Seller	भू किट्डक्ट्र-गृहहिस्स

Thede

Place: Pune Date: 6th July, 2023



# Rajkumar Hukmichand Chordia

Plot No. 14/15, Swagat Bunglow, Motibaug Society Pune- Satara Road, Market Yard, Pune - 410036 Mobile - 9822000705 Email: rajkumar.chordia@aveerfoods.com

Company Secretary & Compliance Officer Chordia Food Products Limited Plot No 399/400 S No 398 Tal. Shirwal Dist - Satara Village -Sangvi- 412801 6<sup>th</sup> July, 2023 By E-mail and Speed Post

Kind Atten: - Mrs. Asha Korde, Company Secretary and Compliance Officer

Subject:- Disclosure under Regulation 7(2) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations)

NAME OF TC: - CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Madam.

I hereby submit the disclosure as required under Regulation 7(2) of the SEBI (PIT) Regulations, 2015 for Disposal by way of Gift of 15,44,968 (Fifteen Lakh Forty Four Thousand Nine Hundred Sixty Eight) Equity Shares of the Company on 4<sup>th</sup> July, 2023 details whereof are enclosed herewith in the prescribed form.

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

Thanking you.

Bodia

Rajkumar Hukmichand Chordia

Encl.:- As Above

CC: -BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001

### FORMC

SEBI (Prohibition of Insider Trading) Regulations, 2015 [Regulation7(2) readwith Regulation6(2)—Continual Disclosure]

NameoftheCompany: Chordia Food ProductsLimited

ISINoftheCompany: INE975C01011

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a Listed Company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

Name,PAN,C IN/DIN, &addresswithco ntactnos.	fibepromote rgroup/desig natedperson/	acquisition/	disposal	6 11					urifies heldp ost on/disposal	ice/acqu disposal	llotmentady isitionofsha res/ lofshares,spe cify	Date of intimationto company	Mode of acquisition /disposal(on market/public /rights/prefer	Exchangeon which the trade wasexecuted
	iveto/otherse tc.)	ties(Foreg.	ofshare holding	Typeofsecuri ties(Foreg. - Shares,Warr ants,Convert ibleDebentur es,Rightsenti tlement,etc.)	No.	Value	Transactio nType(Pur chase/saleP ledge /Revocatio n /Invocation /Others- pleasespeci fy)		No.and %ofshareh olding	From	То		entialoffer/ offmarket/int er- setransfer,ES OPs, etc.)	
1	2	3	4	5	6	7	8	9	10	-11	12	13	14	15

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Mr. Pradeep Hukunichund Chordia PAN. AAMPC1457D Email pradeep@chordia.c. om Address: 89 Pransm Bungalow, Salishury Park, Pune – 410037 Mobile	Promoter and Member of Promoter Group	Equity Shares	3,74,968	Equity Shares	22,96,567. Acquired (*)	Rs. Nil as the Shares are Gifted	Acquisition is by way of Gift	Equity Shares	26,71,335 (66,32%)	04/07/2023	04/07/2023	06/07/2023	Off Market by way of Gift	BSE LTD.
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(\*)Out of 72,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to my Demat account due to technical compliances. The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.

Mr. Rajkumal- Hukmichand PAN: ABPPC2165C DIN: 00058185 Email: rajkumur chordin@a weerfooks.Com Address: Plot No. 14/15, Swagat Bunglow, Musahung Society	Member of Promoter Group	Equity Shares	15,44,968 (38,35%)	Equity Shares	(15,44,968)-Disposed (*)	Rs. Nil as the Shares are Gifted	Sale is by way of Gift	NA	NIL	04/07/2023	04-07/2023	06-107,2023	Off Market by way of Gift	BSE LTD.
Piene-Satara Road, Market Yard, Pane - 410036 Mobile: 9822000705														

(\*) The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to the Demat Account of Mr. Pradeep Chordia due to technical compliances and the Depository Participant has confirmed that the same would be credited to his Demat Account on late evening of 6th July, 2023 or on 7th July, 2023 positively.

Whed:

Adva Madissipalia Raphanar Chordia PAN A AMPC 1457B Dread! moglawerfoods co- tal Address Pior No 14415, Swagar Burglow, Moribaug Society Pure-Sainer Road, Market Fand, Pure 4 (1998) Mobile: 9822036,380	Member of Promoter Grosp	Equity Shares	7,51,599 (18,66%)	Equity Shares	(7,51,599)-Disposed	Rs. Nil as the Shares are Giffed	way of Gift	NA	NIL.	64/07/2023	6,202,720,23	06/07/2023	Off Marker by way of Gift	BSE LTD
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Hex(l) "Securities" shallnevelhomeaningaskelmodunderregulation2(1)(10)(SEBI(ProhibitionsflusiderTrading)Regulations, 2015 (ll)Valuesfiransoctionexcludestases brakerages anyaltercharges

# Signatures of: -

Sr. No.	Name of the Acquirer/Seller	Category	Signature
1.	Mr. Pradeep Hukmichand Chordia	Acquirer	( Mende
2,	Mr. Rajkumar Hukmichand Chordia	Seller	<b>Bordia</b>
3	Mrs. Madhubala Rajkumar Chordia	Seller	ओ (अटकार को दिया

Bhedie

Place: Pune Date: 6th July, 2023

(81)

# Madhubala Rajkumar Chordia

Plot No. 14/15, Swagat Bunglow, Motibaug Society Pune- Satara Road, Market Yard, Pune - 410036 Mobile - 9822036380 Email: mrc@aveerfoods.com

> 6<sup>th</sup> July, 2023 By E-mail and Speed Post

Company Secretary & Compliance Officer Chordia Food Products Limited Plot No 399/400 S No 398 Tal. Shirwal Dist - Satara Village -Sangvi- 412801

Kind Atten: - Mrs. Asha Korde, Company Secretary and Compliance Officer

Subject:- Disclosure under Regulation 7(2) of the Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015 (PIT Regulations)

NAME OF TC: - CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Madam,

I hereby submit the disclosure as required under Regulation 7(2) of the SEBI (PIT) Regulations, 2015 for Disposal by way of Gift of 7,51,599 (Seven Lakh Fifty One Thousand Five Hundred Ninety Nine) Equity Shares of the Company on 4<sup>th</sup> July, 2023 details whereof are enclosed herewith in the prescribed form.

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

Thanking you,

स्ने एक् सार चारिया . Madhubala Rajkumar Chordia

Encl.:- As Above

CC: -BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai 400001



# FORMC

 $SEBI\ (Prohibition\ of\ Insider\ Trading)\ Regulations, 2015 [Regulation 7(2) read with Regulation 6(2)-Continual Disclosure]$ 

NameoftheCompany: Chordia Food ProductsLimited

ISINoftheCompany: INE975C01011

Details of change in holding of Securities of Promoter, Member of the Promoter Group, Designated Person or Director of a Listed Company and immediate relatives of such persons and other such persons as mentioned in Regulation 6(2).

Name,PAN,C IN/DIN, &addresswithco ntacinos.	fthepromote rgroup/desig natedperson/	acquisition/o		Securities	sacqu	ired/(D	isposed)		urities heldp ost on/disposal	ice/sequ	llotmentadv úsitionofsha res/ lofshares,spe cify	Date of intimationto company	Mode of acquisition /disposal(on market/public /rights/prefer	Exchangeon which the trade wasexecuted
	iveto/otherse		% ofsbare holding	Typeofsecuri ties(Foreg.  Shares,Warr ants,Convert ibleDebentur es,Rightsenti tlement,etc.)		Value	Transactio nType(Pur chase/saleP ledge /Revocatio n /Invocation /Others- pleasespeci fy)		%ofshareh olding	From	To		entialoffer/ offmarket/int er- setransfer,ES OPs, etc.)	
1	2	3 **	4	5	6	7	8	9	10	11	12	13	14	15

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Mr. Pradeep Hukmichund Cherdia PAN AAMPC1457D Email: promoter at promoter at promoter at member o' Prounoter Address: 89 Pratum Bungalow, Salishury Park, Ame - 410037 Mobile:	Equity Shares	3,74,968 (9.31%)	Equity Shares	63.	Rs. Nil as the Shares are Gifted	Acquisition is by way of Gift	Equity Shares	26,71,535 (66,32%)	04/07/2023	04/07/2023	06/07/2023	Off Market by way of Gift	BSE LTD.
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(\*YOut of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred to my Demat account on \*Youty, 2023 and 10,43,200 Equity Shares are pending to be transferred to my Demat account due to technical compliances. The said shares are including to the Instruction Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6th July, 2023 or on 7th July, 2023 positively.

	Member of Promoter Group	Equity Shares	15,44,968 (38,35%)	Equity Shares	(15,44,968)-Disposed (*)	Rs. Nil as the Shares are Gifted	way of Giff	NA	NIL	04/07/2023	64/07/2023	06/07/2023	Off Market by way of Gift	BSE LTD.
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(\*) The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to the Dennst Account of Mr. Pradeep Chordin due to technical compliances and the Depository Participant has confirmed that the same would be credited to his Dennst Account on late evening of 6<sup>th</sup>July, 2023 or on 7<sup>th</sup>July, 2023 positively.

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Mrs. Mathorals Rajumar Chordus PAN: AAMPC 1453B Jimail: Imail: Imail: Mrs. Madiess. Plot. No. 14/15. Swagat Bunglow. Mothung Society Pune Saura Road, Mother Yard. Pane – 4/1035 Mobile:	Member of Promoter Group	Equity Shares	7,51,599 (18,66%)	Equity Shares	(7,51,599)-Disposed	Rs. Nil as the Shures are Giffed	Sale is by way of Gift	NA .	NIL.	04/07/2023	04/07/2/023	06/07/2023	Off Market by way of Gift	BSELTD
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rte:(i) "Secur dues" sinai in avezhenne antegos de finadundor regulation I.(1)(i)o fSER(Probibitar offinsider Trading). Regulations, 2015 (ii) Valueoffennio: Linne ac'la destines broker age'r anyellerchar ges

# Signatures of: -

Sr. No.	Name of the Acquirer/Seller	Category	Signature
1.	Mr. Pradeep Hukmichand Chordia	Acquirer	@hude
2.	Mr. Rajkumar Hukmichand Chordia	Seller -	Asdia
3	Mrs. Madhubala Rajkumar Chordia	Seller	भू किर्देशका ना हिस्सा

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Place: Pune Date: 6th July, 2023



# Chordia Food Products Limited- Disclosure under Regulation 7(2) of the SEBI (PIT Regulations) 2015

From: pradeep Chordia (pradeep@chordia.com)

To: cs.cfpl@gmail.com

Cc: corp.compliance@bseindia.com; corp.relations@bseindia.com

Bcc: shekhar\_fcs1659@yahoo.com

Date: Thursday, July 6, 2023 at 05:36 PM GMT+5:30

# Dear Madam,

CIN: L15995PN1982PLC026173

Scrip Code: 519475

This is with reference to the above-mentioned subject, please find attached herewith Disclosure under Regulation 7(2) of the SEBI (Prohibition of Insider Trading) Regulations, 2015 along with covering letter for acquisition of Equity Shares in Chordia Food Products Limited.

You are requested to take note of the same.

Thanks & Regards, Pradeep Chordia

DISCLOSURE\_REG\_7(2)-06072023.pdf



# Disclosure under Regulation 7(2) of SEBI[PIT] Regulations, 2015

From: Rajkumar Chordia (rajkumar.chordia@aveerfoods.com)

To: cs.cfpl@gmail.com

Cc: corp.relations@bseindia.com; corp.compliance@bseindia.com

Date: Thursday, July 6, 2023 at 05:19 PM GMT+5:30

### Dear Asha Madam,

With reference to the above-mentioned subject, please find attached herewith a disclosure pursuant to the provisions of Reg 7(2) of SEBI[ PIT] Regulations, 2015.

Kindly take note of the same.

Thanks & Regards, Rajkumar Chordia



Disclsoure 7(2)- RHC.pdf



# Disclosure under regulation 7(2) of SEBI[PIT] Regulations, 2015

From: Madhubala Chordia (mrc@aveerfoods.com)

To: cs.cfpl@gmail.com

Cc: corp.compliance@bseindia.com; corp.relations@bseindia.com

Date: Thursday, July 6, 2023 at 05:30 PM GMT+5:30

# Dear Asha Madam,

With reference to the above-mentioned subject, please find attached herewith a disclosure pursuant to the provisions of Reg 7(2) of SEBI[ PIT] Regulations, 2015.

Kindly take note of the same.

Thanks & Regards, Mrs. Madhubala Chordia



Disclsoure 7(2)- MRC.pdf



BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai - 400 001

CFPL/SEC/BSE/9619/2022-2023 6<sup>th</sup> July, 2023

By Online Submission & Speed Post

## KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure under Regulation 7(2) of Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 2015

Dear Sir/Madam

Pursuant to Regulation 7(2) of SEBI (Prohibition of Insider Trading) Regulations, 2015, please find enclosed herewith the disclosure in Form 'C' as received from Mr. Pradeep Hukmichand Chordia, the Acquirer and from Mr. Rajkumar Hukmichand Chordia and Mrs. Madhubala Rajkumar Chordia, the Sellers being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that they have acquired/sold a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift and Mr. Pradeep Chordia has submitted the necessary Delivery Instruction Slips to his Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition /Date of DIS	det Trans (Belong	Demat Account tails of the feror/ Donor gs to Promoter group)	Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor / Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichan d Chordia	Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichan d Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
	<u> </u>			Total:	22,96,567	57.01%

Page 1 of 2

# CHORDIA FOOD PRODUCTS LTD.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801. (CIN:L15995PN1982PLC026173)



Mr. Pradeep Chordia has informed to the Company as well as CC to BSE Ltd., that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4<sup>th</sup> July, 2023 and are credited to his Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in the name of Mr. Pradeep Hukmichand Chordia, the Acquirer due to some technical compliances.

Accordingly, he has informed the Company that out of 22,96,567 Equity Shares reported by him under Regulation 10(5) of SEBI (SAST) Regulations, 2015, 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each are credited to his Demat Account on 4<sup>th</sup> July, 2023.

In this connection, necessary disclosure under Regulation 7(2) for the above said acquisition/disposal in prescribed format, as submitted by the Acquirer and Sellers is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully,

For Chordia Food Products Limited

Asha Korde

Company Secretary & Compliance Officer

Encl.: - As Above

Ahnexure: 11 & 11 A Disclocure(1) R 10(6)

# Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

To BSE Ltd [Bombay Stock Exchange Ltd.] Phiroze Jeejeebhoy Towers Dalal Street Mumbai- 400001

By E-mail and Speed Post 6th July, 2023

Kind Atten:- Dept. of Corporate Services

Subject:-Report to Stock Exchanges in respect of acquisition made in reliance upon exemption provided for in Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

NAME OF TC: CHORDIA FOOD PRODUCTS LIMITED

CIN: L15995PN1982PLC026173

ISIN: INE975C01011 Scrip Code: 519475

Dear Sir,

Please refer to my intimation dated 23rd June, 2023 in respect of proposed acquisition of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchange from my family members / PAC as an Inter-se Transfers among Promoters/ Relatives. The said Intimation was given to the Exchange on E-mail on 23rd June, 2023 and the physical copy of the same was sent by Speed Post to BSE Ltd., on the same day vide IVR No. 6977397466065. The Xerox Copy of Email and the acknowledgement of Speed Postare enclosed herewith as Annexure 1 & 2.

Whedi.



# Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

Accordingly I have acquired on 4<sup>th</sup> July, 2023 through Demat mode, as mentioned in the said intimation, 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchangeand have submitted the necessary Delivery Instruction Slips to my Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition	Transi (Belong	mat Account details of the feror/Donor sto Promoter group)	Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percent age to Total Share Capital
		Name of the Transferor/ Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1201330000760982 Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4<sup>th</sup>July, 2023 and are credit to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

@hed.



# Pradeep Hukmichand Chordia

89 Pranam Vidyasagar Colony, Salisbury Park, Pune - 410037 Mobile - 9822551144

Email: pradeep@chordia.com

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4<sup>th</sup> July, 2023, which are credited to my Demat Account.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia as and when credited to my account would be reported within 2 (Two) Working days from the date of Credited to my account.

The relevant information as per the format prescribed by SEBI, is enclosed herewith duly completed and signed.

Please take note of the same and do the needful.

Thanking you,

Mhedr.

Pradeep Hukmichand Chordia

Encl.:- As Above

Annexure-1

# Intimation in respect of proposed acquisition of Shares of Chordia Food Products Limited

From: pradeep@chordia.com

corp.compliance@bseindia.com; corp.relations@bseindia.com

Date: Friday, June 23, 2023 at 12:10 PM GMT+5:30

### Why is this message in your Inbox?

We think this message is spam. We still put it into your Inbox as the sender is in your contact list. You can mark this message as safe or remove the sender.

Remove sender and mark as spam

It's safe

## Dear Sir/Madam

This is with reference to the above mentioned subject, please find attached herewith an intimation under Regulation 10(1) (a) of SEBI [Substantial Acquisition of Shares and Takeover) Regulations, 2011 about proposed acquisition of Equity Shares by me of Chordia Food Products Limited.

The said acquisition is being done under Clause No. 9.10 of the Scheme of Arrangement approved by Hon'ble NCLT for Demerger of Food division of Chordia Food Products Limited into Aveer Foods Limited.

I propose to acquire the Equity Shares on or after 3rd July, 2023 from my Real Brother Mr. Rajkumar Hukmichand Chordia and my Sister in Law Mrs. Madhubala Rajkumar Chordia the wife of Mr. Rajkumar Chordia.

You are requested to take note of the same.

Thanks & Regards,

Pradeep Chordia

Encl. as above.



(Dial 18002666868) (Wear Masks, Sta)

EM397466065IN IVR:6977397466065

Andia Post

India Post

SP PARNATI S.O (411009)

Counter No:8.23/06/2023.15:30

TO: HOE LTD..

PIN:400001, Mumbai GPO

From:PRADEEP CHURDIA..

Mt:60mms

Amt:41.30(Cash)Tax:6.30

(Track on waw.indiapost.gov.in)

(Dial 18002666888) (Wear Masking Managafe)

EM3974660511H IVR:6977397466051

SP PARVATI S.8 (411009)

Counter No:8,23/06/2023,15:30

TO:BSE LTD ..

PIH:40001, Mumbai 690

From: CHORDIA FOODS PRODUCTS ...

Wt: BOOMS

创始的规划是的 Hotels daship) Stay Safe》

到了经验基础的的证明,卫星次份到7597.964003



# 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

1.	Name of the Target Company (TC)	Chordia Food Products Limited CIN: L15995PN1982PLC026173 ISIN: INE975C01011 Scrip Code: 519475
2.	Name of the acquirer(s)	Mr. Pradeep Hukmichand Chordia
3.	Name of the stock exchange where shares of the TC are listed	The Equity Shares of TC are listed only on BSE Ltd.
4.	Details of the transaction including rationale, if any, for the transfer/acquisition of shares.	Chordia Family is having two (2) Companies viz., Chordia Food Products Limited and Aveer Foods Limited. The Equity Shares of Chordia Food Products Limited are Listed on BSE Limited since 28 <sup>th</sup> September, 1994 and the Company was engaged in two Business Segments viz., Food Division and Food-Infra Division. Aveer Foods Limited was established on 11 <sup>th</sup> April, 2019 mainly for undertaking the Food Business. Aveer Foods Limited was 100% Subsidiary of Chordia Food Products Limited.
100		Thereafter, it was proposed to demerge the Food Division/Business of Chordia Food Products Limited (Demerged Company) into Aveer Foods Limited (Resulting Company) and to continue with Food-Infra division and other Food Business in Chordia Food Products Limited.
		Accordingly, the Scheme of Demerger under Section 230 to 232 of the Companies Act, 2013 was filed with the Hon'ble NCLT and the Hon'ble NCLT has approved the said Scheme.
		As per the said Scheme, the Equity Shares of Aveer Foods Limited were allotted to the then Shareholders of Chordia Food Products Limited (TC) in the ratio of One (1) Equity Share of Rs. 10/- each fully paid up for every One (1) Equity Share of Rs. 10/- each fully paid up held in TC on the Record Date.
		As per Clause No. 9.10 of the Scheme, in order to achieve focused management of Demerged Company (TC) and the Resulting Company, it was applied to the Hon'ble NCLT for realignment of the Shareholding in both the Companies so that in Aveer Foods Limited, the Shareholding of PHC Group is not more than 5% and the shareholding of RHC Group in the Demerged Company i.e. TC is Nil. The PHC Group and RHC Group were already defined in the Scheme approved by Hon'ble NCLT.
		The Scheme of Demerger along with this Clause has been approved by Hon'ble NCLT and the said effect has to be completed within Twelve (12) months from the listing of equity shares of Resulting Company i.e. Aveer Foods Limited.
		Accordingly, the Acquirer hereof has acquired 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares and the said Shares are acquired by way



(96)

of gift so that the Shareholding of RHC Group in TC reduces to Nil which is in compliance with the aforesaid Clause 9.10 of the Scheme of Demerger duly approved by Hon'ble NCLT. (Extract of Clause 9.10 of the Scheme is enclosed herewith).

Accordingly I have acquired on 4th July, 2023 through Demat mode, as mentioned in the said intimation, 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of Chordia Food Products Limited, a Company listed on the Exchange and have submitted the necessary Delivery Instruction Slips to my Depository Participant.

I further state that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4<sup>th</sup> July, 2023 and are credit to my Demat Account No. IN30021419639069 maintained with Kotak Securities Limited. A copy of Demat Statement downloaded as on 5<sup>th</sup> July, 2023 is enclosed herewith for your ready reference.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in my name due to some technical compliances.

Pursuant to the provisions of Regulation 10 (6) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 I hereby report to the Exchange about the said acquisition of 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each on 4th July, 2023, which are credited to my Demat Account.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia as and when credited to my account and intimated to BSE Ltd. under Regulation 10(5) of SEBI (SAST) Regulations, 2011 would be reported within 2 (Two) Working days from the date of Credit to my account.

 Relevant regulation under which the acquirer is exempted from making open offer. Mr. Pradeep Hukmichand Chordia is exempt from making an open offer under Regulation 10 (1) (a) (i) & (ii) as the transfer is being made between immediate relatives i.e. between two real brothers and between Brother-in-Law and Sister in Law respectively.

I Pradeep Hukmichand Chordia, the Acquirer am named as the Promoter in the Shareholding pattern filed by TC under Regulation 31 of the SEBI Listing Regulations, 2015.

I along with other Shareholders have been named as Promoters / Promoter group/ PAC in Chordia Food Products Limited (TC) since long

(mhedi)



			which is for more than proposed acquisition	three years prior to the		
S. Simonton of Management (Management (Man	was (5) - w was the	ether disclosure of proposed acquisition is required to be made under regulation 10 and if so, hether disclosure was made and whether it is made within the timeline specified under regulations.  It of filing with the stock exchange.	Disclosure of proposed acquisition was made to t BSE Ltd., by way of E-mail on Friday, 23			
*	Det	ails 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				
		1) Mr. Rajkumar Hukmichand Chordia	Yes, it was required to be disclosed.	Yes, Disclosure under Regulation 10(5) was actually made to BSE Ltd., on 23/06/2023.		
		2) Mrs. Madhubala Rajkumar Chordia	Yes it was required to be disclosed.	Yes, Disclosure under Regulation 10(5) was actually made to BSE Ltd., on 23/06/2023.		
	b.	Date of acquisition	On or after 03/07/2023 (Proposed)	04/07/2023 (Actual)		
	c.	Number of shares/ voting rights in respect of the acquisitions from each person mentioned in 7(a) above				
		1) Mr. Rajkumar Hukmichand Chordia	15,44,968	5,01,768(*		
		2) Mrs. Madhubala Rajkumar Chordia	7,51,599	7,51,595		
		Total:	22,96,567	12,53,367(*		
	d.	Total shares proposed to be acquired / actually acquired as a % of diluted share capital of TC	No. of Shares – 22,96,567 57.01% of the Capital of TC	No. of Shares – 12,53,367 i.e. 31.11% of the Capital of TC (*)		
A CONTRACTOR OF THE CONTRACTOR	e.	Price at which shares are proposed to be acquired / actually acquired	Nil (Acquisition is by way of Gift)	Nil (Acquisition is by way of Gift)		
100						

@ hedi



8.	Sha	reholding details	Pre-Tran	saction	Post-Tra	nsaction	
			No. of shares held	% w.r.t total share capital of TC	No. of shares held	% w.r.t total share capital of TC	
	a.	Each Acquirer / Transferee					
		1) Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	26,71,535	66.32%	
		Total	3,74,968	9.31%	26,71,535	66.32%	
		Shareholding of each entity is attached separately(***)					
	b.	Each Seller / Transferor					
		Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	Nil (**)	Nil	
		Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66%	Nil	Nil	
		Total:	22,96,567	57.01%	Nil	Nil	
		Shareholding of each entity is attached separately(***)					

# Note:

- (\*) Out of 22,96,567 Equity Shares acquired and for which Delivery Instruction Slips have been
  deposited with respective Depository Participants, 12,53,367 Equity Shares have been transferred
  to my Demat account and 10,43,200 Equity Shares are pending to be transferred to my Demat
  account due to technical compliances.
- (\*\*) The said shares are including the 10,43,200 Equity Shares which are pending to be transferred to my Demat Account due to technical compliances and the Depository Participant has confirmed that the same would be credited on late evening of 6<sup>th</sup> July, 2023 or on 7<sup>th</sup> July, 2023 positively.
- (\*\*\*) 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.

Place:	Pune 6 <sup>th</sup> July, 2023	Signature:- ( hodic
Dino.	0 0003, 2020	Name of the Acquirer:- Pradeep Hukmichand Chordia



# Annexure to Item No – 8 above Shareholding details Pre and Post Transaction.

Sr. No	Name of the Shareholders	Before Transa	11-7-0-1	No. of Shares acquired/ (transferred)	After the 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					D FIELER	
1)	Mr. Pradeep Hukmichand Chordia	3,74,968	9.31%	22,96,567	26,71,535	66.32%	
	Sub Total (A):	3,74,968	9.31%	22,96,567	26,71,535	66.32%	
B)	PACs (Other than Selle	ers)					
2)	Mrs. Meena Pradeep Chordia	2,19,941	5.46%	•	2,19,941	5.46%	
3)	Mrs. Namita Kushal Pittie	19		•	19		
4)	Ms. Anuradha Pradeep Chordia	486	0.04%	-	486	0.04%	
5)	Mrs. Neelam Sameer Goyal	27	0.0476	•	27	0.0420	
6)	Chordia Technologies (India) LLP	969			969		
7)	Dr. Pravin Hukmichand Chordia	20,908	0.52%	-	20,908	0.52%	
THE PERSON NAMED IN	Sub Total (B):	2,42,350	6.02%		2,42,350	6.02%	
	TOTAL (A+B):-	6,17,318	15.33%	22,96,567	29,13,885	72.34%	
C)	Sellers						
8)	Mr. Rajkumar Hukmichand Chordia	15,44,968	38.35%	(15,44,968)		4 10	
9)	Mrs. Madhubala Rajkumar Chordia	7,51,599	18.66%	(7,51,599)			
	TOTAL (C):-	22,96,567	57.01%	(22,96,567)	1 317.		
	GRAND TOTAL (A + B +C):-	29,13,885	72.34%		29,13,885	72.34%	

Place - Pune Date - 6th July, 2023

Signature :- Name of the Acquirer:- Pradeep Hukmichand Chordia





# STATEMENT OF TRANSACTION **CUM HOLDING VALUATION**

Kotak Securities Ltd [IN300214]

8th Fir, Kotak Tower, Bldg No 21, Infinity Park, Off Western Express Highway General AK Vaidya Marg, Malad (E), Mumbai - 400 097, Tel : 42858082/42858083

Transaction information available upto

: 05/07/2023

Valuation as on:

04/07/2023

Print Date: 05 Jul 2023 12:07:01

Transaction From

: 04/07/2023 To 04/07/2023

CAT II Branch

Client ID Name

Address

19639069 PRADEEP HUKMICHAND CHORDIA

89 PRANAM VIDHYASAGAR COLONY SALISBURY

PARK PUNE MAHARASHTRA

Pin Code

411037

Beneficiary Type Client Category

Resident - Ordinary

Active

Non House Beneficiary

Txn. Date	Txn. No.	Description	Quantity	Balance
ISIN	INE975C01011	CHORDIA FOOD PRODUCTS LIMITED EQ		
Beneficiary			Opening Balance	0.000
04/07/2023	81000002045251	BY Inter Depository transfer CDS / 1206290000140483	751599.000 CR	751599.000
04/07/2023	81000002045319	BY Inter Depository transfer CDS / 1206290000085036	501768.000 CR	1253367.000
		Valuation 132042213,45	Closing Balance	1253367.000

No Transactions recorded for the following ISINs during 04/07/2023 and 04/07/2023 And closing balances as of 04/07/2023 are as follows

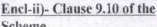
ISIN	Company Name	Account Type	Balance	Valuation
INE028A01039	BANK OF BARODA EO NEW FV RS. 2/-	Beneficiary	1000,000	202350.00
			Total Valuation	132244563.45

### Disclaimer:

The Holding statement of your captioned demat account with the market rates and the market value of each scrip in your account. Please note that the market rates are as on 04/07/2023 and are provided by National Securities Depository Ltd. The market rates and the portfolio value given in the statement of Holding are for information without any liabilities on the part of 'Kotak Securities Ltd'.

Any discrepancy in the statement should be brought to the notice of 'Kotak Securities Ltd' within one month from the date of the statement.

\*\*\* End of Report \*\*\*







9.8 The Resulting Company shall, if and to the extent required to, apply for and obtain any approvals from the concerned regulatory authorities including the Reserve Bank of India, for the issue and allotment of equity shares by the Resulting Company to the non-resident equity shareholders of the Demerged Company. The Resulting Company shall comply with the relevant and applicable rules and regulations including the provisions of Foreign Exchange

Management Act, 1999, if any, to enable the Resulting Company to issue and allot equity shares to the non-resident equity shareholders of the Demerged

Company.

- 9.9 The issue and allotment of Equity Shares of the Resulting Company to the shareholders of the Demerged Company as provided in the Scheme as an integral part thereof, shall be deemed to be made in compliance with the procedure laid down under the provisions of this Act.
- 9.10 In order to achieve objectives of focused management for the Demerged Company and Resulting Company which is an integral objective of the scheme, within 12 (Twelve) months from the listing of equity shares of Resulting Company, there shall be realignment of Shareholding between RHC Promoter group & PHC Promoter group such that: (a) PHC Promoter group

24

For CHORD A FOOD PRODUCTS LTD.

Authorised Signatory



For AVEER FOODS EMITT

DIRECTOR





will transfer in one or more tranches, on stock exchange or otherwise, such number of equity shares so that their total shareholding in Resulting Company post-transfer will not exceed 5% of the total paid-up share capital of the Resulting Company post-demerger to RHC Promoter group; and (b) the RHC Promoter group shall transfer in one or more tranches, on stock exchange or otherwise, all equity shares of Demerged Company to PHC Promoter group. It is clarified that transfer of equity shares of both the Demerged Company and the Resulting Company and the consequent change in management and control of respective companies shall be an integral part of the Scheme. Such transfer and change in control being exempt under Regulation 10 of the Takeover Code shall not trigger the open offer requirements in the Demerged Company and/or Resulting Company under Regulation 3 or Regulation 4 of the SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011. For the purpose of availing exemption under Regulation 10 of the Takeover Code, the promoters of Demerged Company shall be deemed to have been the promoters of the Resulting Company for the same ach a duration they have been promoters of the Demerged Company and this recognition shall be available on the listing of equity shares of the Resulting Company, statutory exemption for the transfer of shares of the

For CHORD A FOOD PRODUCTS LTD.

Authorised Signatory



25 For AVEER FOODS

Resulting Company amongst the RHC

DIRECTOR







Promoter group shall be deemed to be available to RHC & PHC Promoter group under the Takeover Code.

- 9.11 The proposed transfer will neither change the total shareholding/voting rights of the promoter groups of the Demerged Company nor it will affect or prejudice the interest of the public shareholders in any way.
- 9.12 Post transfer of shares between PHC & RHC Promoter group, as mentioned in clause no. 9.10 above, RHC Promoter group shall cease to be the part of promoters/ promoter group of the Demerged Company and PHC Promoter group shall be ceased to be the part of promoters/promoter group of the Resulting Company.
- 9.13 The Demerged Company and the Resulting Company shall be managed and controlled by their respective shareholders i.e. the Resulting Company shall be under the exclusive management and control of the RHC Promoter group and the Demerged Company shall be under the exclusive management and control of the PHC Promoter group. The Resulting Company and the Demerged Company shall reconstitute their respective Board of Directors.
- 9.14 Personal guarantee if any given by PHC Promotery Group for the loan facilities availed from Banks and other institutions pertaining to the Demerged Undertaking and utilized for the purposes of the Demerged Undertaking shall be released on the

For CHORDIA FOOD PRODUCTS LTD.

Authorised Signatory

26 For AVEER FOOD





BSE Ltd.
[Bombay Stock Exchange Ltd]
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400 001

CFPL/SEC/BSE/9616/2022-2023 6<sup>th</sup> July, 2023

By Online Submission & Speed Post

# KIND ATTN: CORPORATE SERVICES DEPARTMENT

Subject: - Disclosure of Inter-Se Transfer of Shares between the Promoters/ Promoter's group in accordance with Regulation 10(6) of SEBI (SAST) Regulations, 2011

Dear Sir/Madam,

Please refer to our earlier Letter No. CFPL/SEC/BSE/9612/2022-2023 dated 23<sup>rd</sup> June, 2023 forwarding thereunder the intimation under Regulation 10(5) of SEBI (SAST) Regulations, 2011 received from Mr. Pradeep Hukmichand Chordia, the Acquirer for acquisition of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift from Mr. Rajkumar Hukmichand Chordia and Mrs. Madhubala Rajkumar Chordia forming part of the Promoter Group through Inter-Se Transfer of Shares.

Pursuant to Regulation 30, read with Schedule III of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, read with Regulation 3 of SEBI (Prohibition of Insider Trading) Regulations, 2015, read with Regulation 10 of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 [SEBI (SAST) Regulations, 2011] and other applicable provisions if any, we would like to inform you that the Company has received information from Mr. Pradeep Hukmichand Chordia, the Acquirer being part of the Promoter/Promoter Group of Chordia Food Products Limited (hereinafter referred as "The Company") that he has acquired a total of 22,96,567 (Twenty Two Lakh Ninety Six Thousand Five Hundred Sixty Seven) Equity Shares of the Company by way of Gift and has submitted the necessary Delivery Instruction Slips to his Depository Participant the Particulars of which are given below: -

Sr. No	Date of Acquisition/ Date of DIS	Name and Demat Account details of the Transferor/ Donor (Belongs to Promoter group)		Name of the Transferee/ Donee (Belongs to Promoter	Number of shares transferred by way of Gift	Percenta ge to Total Share Capital
		Name of the Transferor/ Donor	Details of Demat Account	group)		(%)
1.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1201330000760982 Nirmal Bang Securities Private Limited	Mr. Pradeep Hukmichand Chordia	10,43,200	25.90%
2.	04/07/2023	Mr. Rajkumar Hukmichand Chordia	1206290000085036 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	5,01,768	12.45%
3.	04/07/2023	Mrs. Madhubala Rajkumar Chordia	1206290000140483 Way2Wealth Brokers Pvt Ltd	Mr. Pradeep Hukmichand Chordia	7,51,599	18.66%
				Total:	22,96,567	57.01%

Page 1 of 2

# CHORDIA FOOD PRODUCTS LTD.

Registered Office: 399/400, Sanghvi (Shirwal), Tal. Khandala, Dist. Satara-412801.

(CIN:L15995PN1982PLC026173)





Mr. Pradeep Hukmichand Chordia has informed to BSE Ltd., as well as CC to Company that the 5,01,768 Equity Shares and 7,51,599 Equity Shares held by the Transferors in their Depository Participant viz, Way2Wealth Brokers Private Limited have been transferred on 4<sup>th</sup> July, 2023 and are credited to his Demat Account No. IN30021419639069 maintained with Kotak Securities Limited.

The remaining 10,43,200 Equity Shares held by Mr. Rajkumar Hukmichand Chordia, the transferor in Nirmal Bang Securities Private Limited, the Depository Participant have not yet been transferred in the name of Mr. Pradeep Hukmichand Chordia, the Acquirer due to some technical compliances.

Accordingly, he has informed the Company that out of 22,96,567 Equity Shares reported by him under Regulation 10(5) of SEBI (SAST) Regulations, 2015, 12,53,367 (Twelve Lakh Fifty Three Thousand Three Hundred Sixty Seven) Equity Shares of Rs. 10/- each are credited to his Demat Account on 4th July, 2023.

This being an inter-se transfer of shares amongst promoter group, the same falls within the exemption [under Regulations 10(1)(a)(ii) and 10(1)(a)(i) provided under SEBI (SAST) Regulations, 2011]. He has also informed that the transfer of Shares are in the nature of gift, hence no consideration was paid.

The aggregate holding of promoter and promoter group before and after the above inter-se transfer remains the same (details individually enclosed as in the Disclosure given under Regulation 10 (6) of SEBI (SAST) Regulations, 2011).

In this connection, necessary disclosure under Regulation 10(6) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your information and records.

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

Thanking You.

Yours Faithfully, For Chordia Food Products Limited

Asha Korde

Company Secretary & Compliance Officer

Encl.: - As Above



# Date & Time of Download: 23/06/2023 12:20:41

# **BSE ACKNOWLEDGEMENT**

Acknowledgement Number	5754006 6/23/2023 12:20:25 PM		
Date and Time of Submission			
Scripcode and Company Name	519475 - CHORDIA FOOD PRODUCTS LTD.		
Subject / Compliance Regulation	Disclosure Of Inter-Se Transfer Of Shares Between The Promoters/ Promoter's Group In Accordance With Regulation 10(5) Of SEBI (SAST) Regulations, 2011		
Submitted By	Asha Abhijeet Korde		
Designation	Company Secretary &Compliance Officer		



Date & Time of Download: 06/07/2023 18:10:38

# **BSE ACKNOWLEDGEMENT**

Acknowledgement Number	5811239	
Date and Time of Submission	7/6/2023 6:10:18 PM	
Scripcode and Company Name	519475 - CHORDIA FOOD PRODUCTS LTD.	
Subject / Compliance Regulation	Announcement under Regulation 30 (LODR)-Acquisition	
Submitted By	Asha Abhijeet Korde	
Designation	Company Secretary &Compliance Officer	



# Date & Time of Download: 06/07/2023 18:16:42

# BSE ACKNOWLEDGEMENT

Acknowledgement Number	5811381 7/6/2023 6:16:27 PM		
Date and Time of Submission			
Scripcode and Company Name	519475 - CHORDIA FOOD PRODUCTS LTD.		
Subject / Compliance Regulation	Disclosure Under Regulation 29(1) Of Securities And Exchange Board Of India (Substantial Acquisition Of Shares And Takeovers) Regulations, 2011 (SAST Regulations)		
Submitted By	Asha Abhijeet Korde		
Designation	Company Secretary &Compliance Officer		



Date & Time of Download: 06/07/2023 18:20:38

# **BSE ACKNOWLEDGEMENT**

Acknowledgement Number	5811385 7/6/2023 6:20:20 PM	
Date and Time of Submission		
Scripcode and Company Name	519475 - CHORDIA FOOD PRODUCTS LTD.	
Subject / Compliance Regulation	Disclosure Under Regulation 29(2) Of Securities And Exchange Board Of India (Substantial Acquisition Of Shares And Takeovers Regulations, 2011 (SAST Regulations)	
Submitted By	Asha Abhijeet Korde	
Designation	Company Secretary &Compliance Officer	



# Date & Time of Download : 06/07/2023 18:24:36

# BSE ACKNOWLEDGEMENT

Acknowledgement Number	5811395	
Date and Time of Submission	7/6/2023 6:24:18 PM	
Scripcode and Company Name	519475 - CHORDIA FOOD PRODUCTS LTD.	
Subject / Compliance Regulation	Disclosure Under Regulation 7(2) Of Securities And Exchange Board Of India (Prohibition Of Insider Trading) Regulations, 2015	
Submitted By	Asha Abhijeet Korde	
Designation	Company Secretary & Compliance Officer	

