

## Disclosure from the Company to the stock exchanges

Date: February 28, 2024

To.

**Corporate Relations Department** 

The Executive Director

**BSE Limited** 

Floor 25, P.J. Towers, Dalal Street,

Mumbai - 400 001

Thru.: BSE Listing Centre

Stock Code BSE: 500207

To.

**Corporate Listing Department** 

The Executive Director

**National Stock Exchange of India Limited** 

Exchange Plaza, 5th Foor, Bandra - Kurla Complex, Bandra(E), Mumbai- 400 051

Thru.: NEAPS

Stock Code NSE: INDORAMA

ISIN: INE156A01020

Indo Rama Synthetics (India) Limited - CIN L1712MH1986PLC166615

Sub:- Disclosure of Intimation received from the member of promoters group under Regulation 10(5) of SEBI takeover exemption compliances (General exemptions)

Dear Sir/Madam,

We would like to inform you that the Company has received intimation from Mr. Aloke Lohia, under Regulation 10(5) of the SEBI takeover code regarding the transfer of 5,35,64,057 (five crores thirty-five lakhs sixty-four thousand and fifty-seven) equity shares of Indo Rama Synthetics (India) Limited from Brookgrange Investments Limited to Mr. Aloke Lohia on account of inter-se transfer between Promoter Group pursuant to Internal restructuring. These shares are proposed to be acquired at a closing market price.

You are requested to kindly take the same on record.

Thanking you.

Yours faithfully,

For Indo Rama Synthetics (India) Limited

MANISH

MANISH KUMAR RAI, C; DN: cn=MANISH KUMAR RAI, C; N; cn=Manish kumar Rai, C;

**Company Secretary & Compliance Officer** 

**Encl: As above** 

INDO RAMA SYNTHETICS (INDIA) LTD.

## Format for 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.	N	ame of the Target Company (TC)	Indo Rama Synthetics (India) Limited		
	2.		ame of the acquirer(s)	Mr. Aloke Lohia		
	3.	W	hether the acquirer(s) is/ are promoters of the TC			
			ior to the transaction. If not, nature of			
		re	lationship or association with the TC or its			
		pr	omoters			
-	4.	D	etails of the proposed acquisition			
		a.	1 (-)	Brookgrange Investments Limited		
	to be acquired			("Brookgrange")		
	b		Proposed date of acquisition	After at least 4 (four) working days from		
				the date of this disclosure		
		c.	Number of shares to be acquired from each	5,35,64,057 (five crores thirty-five lacs		
		person mentioned in 4(a) above		sixty-four thousand and fifty-seven)		
				equity shares		
		d. Total shares to be acquired as % of share		20.51%		
		capital of TC				
		e.		Closing market price		
			acquired			
		f.	Rationale, if any, for the proposed transfer	Inter-se transfer amongst promoter/		
		2		promoter group pursuant to internal		
				restructuring.		
			1	D 1 1 10 (1) ( ) (1) 0 GEDT		
	5.		elevant sub-clause of regulation 10(1)(a) under	Regulation 10 (1) (a)(ii) of SEBI		
		which the acquirer is exempted from making open		(Acquisition of Shares & Takeovers)		
		offer		Regulations, 2011 ("SAST")		
	6.	If, frequently traded, volume weighted average		INP 56 74 (Indian Punca Fifty Six paint		
1	٠.		arket price for a period of 60 trading days	, , , , , ,		
			eceding the date of issuance of this notice as	Seventy Four)		
	traded on the stock exchange where the maximum		plume of trading in the shares of the TC are			
			corded during such period.			
-			in-frequently traded, the price as determined in	N A		
	/.		rms of clause (e) of sub-regulation (2) of			
			gulation 8.			
	8.		eclaration by the acquirer, that the acquisition	I. hereby confirm and declare that the		
			ice would not be higher by more than 25% of the	1 (2) (2)		
			ice computed in point 6 or point 7 as	acquired will not be higher by more than		
		-	plicable.	25% of the price computed in point 6		
		•		above.		

9.	Declaration by the acquirer, that the transferor and				
	transferee have complied / will comply with	Brookgrange and I have complied and			
	applicable disclosure requirements in Chapter V of	will comply with applicable disclosure			
	the Takeover Regulations, 2011 (corresponding	requirements in Chapter V of the			
	provisions of the repealed Takeover Regulations	Takeover Regulations, 2011			
	1997)	(corresponding provisions of the			
		repealed Takeover Regulations 1997)			
		for the purpose of this acquisition.			
10.	Declaration by the acquirer that all the conditions	I, hereby confirm and declare that all the			
	specified under regulation 10(1)(a) with respect to	conditions specified under regulation			
	exemptions has been duly complied with.	10(1)(a) with respect to exemptions has			
		been complied and fulfilled for the			
		purpose of this acquisition.			

11.	Shareholding details		Before the		After the	
			proposed		Proposed	
			transaction		Transaction	
			No. of	% w.r.t	No. of	% w.r.t
			Shares	total	shares	total
			/voting	share	/voting	share
			Rights	capital	rights	capital
				of		
				TC		of TC
	a	Acquirer(s) and PACs (other than sellers)(*)	14,18,56,0	54.33%	19,54,20	74.84%
			10		,067	
	b	Seller (s)	5,35,64,05	20.51%	0.00	0.00%
			7			

## Note:

- (\*) Shareholding of each entity may be shown separately and then collectively in a group.
- The above disclosure shall be signed by the acquirer mentioning date & place. In case, there is more than one acquirer, the report shall be signed either by all the persons or by a person duly authorized to do so on behalf of all the acquirers.

Signature of Acquirer

Date: 28.02.2024

Place: Bangkok, Thailand