Date: - 23th December, 2025.

From: RIDDHI RAJESH MITTAL Unit No. 10, Sector – 8, Kalhar Bunglow, Shilaj Road, Ahmedabad – 380061.

To,
The Manager,
Listing Department,
BSE Limited,
Phiroze Jeejebhoy Towers,
Dalal Street, Fort,
Mumbai – 400 001.

Dear Sir/Madam,

Sub: Disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

With respect to the above captioned subject, I hereby inform you that, I RIDDHI RAJESH MITTAL (Promoter) have Purchased 6,000 equity shares as on 22.12.2025 of M/s. **Riddhi Steel and Tube Limited**. The disclosures as required under Regulation 29(2) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011 is enclosed herewith as Annexure.

Kindly find the same in order and take in your record.

Thanking you,

Yours faithfully

RIDDHI RAJESH MITTAL

(4) Witter!

Encl: As stated below

CC to:

M/s. RIDDHI STEEL AND TUBE LIMITED CIN: - L27106GJ2001PLC039978
Registered Office: - 83/84, VILLAGE - KAMOD, PIPLAJ PIRANA ROAD, POST - ASLALI, AHMEDABAD, Gujarat, India, 382427.

Format for Disclosures under Regulation 29(2) of SEBI (Substantial Acquisition of Shares and Takeovers) Regulations, 2011

Part-A- Details of the Acquisition

Name of the Target Company (TC)	RIDDHI STEEL AND TUBE LIMITED		
Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	RIDDHI RAJESH MITTAL and details about PAC are enumerated in the PART – B as annexed herewith. Yes		
Whether the acquirer belongs to Promoter/ Promoter group			
Name(s) of the Stock Exchange(s) where the shares of TC are Listed	BSE Ltd.		
Details of the acquisition 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 acquirer along with PACs of:			
a) Shares carrying voting rights	3,41,238 (Individually) 58,19,894 (Together with PAC)	4.12% (Individually) 70.20% n(Together with	4.12% (Individually) 70.20% (Together with
b) Shares in the nature of encumbrance (pledge/lien/ non-disposal undertaking/ others)c) Voting rights (VR) otherwise than by equity shares	-	PAC) - -	PAC) - -
 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) 		_	
e) Total (a+b+c+d)	61,61,132	74.32%	74.32%
Details of acquisition			
 a) Shares carrying voting rights acquired b) VRs acquired otherwise than by equity shares c) Warrants/convertible securities/any other instrument that entitles the acquirer to receive shares carrying voting rights in the TC (specify 	6,000 - -	0.07%	0.07%

	holding in each category) acquired			
d)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	-	-	-
e)	Total (a+b+c+/-d)	6,000	0.07%	0.07%
After tl PACs	he acquisition, holding of acquirer along with of:		,	
a)	Shares carrying voting rights	3,47,238 (Individually) 58,19,894 (Together with PAC)	4.19% (Individually) 70.20% (Together with PAC)	4.19% (Individually) 70.20% (Together with PAC)
b)	VRs otherwise than by equity 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) after acquisition	-		-
d)	Shares in the nature of encumbrance (pledge/ lien/ non-disposal undertaking/ others)	-	-	-
e)	Total (a+b+c+d)	61,67,132	74.39%	74.39%
ights	of acquisition (e.g. open market / public issue / issue / preferential allotment / inter se r/encumbrance, etc.)	open market		11.00%
ill rede	features of the securities acquired including time emption, ratio at which it can be converted into shares, etc.	Equity Shares		
allotme securiti	f acquisition of/ date of receipt of intimation of nt of shares / VR/ warrants/convertible es/any other instrument that entitles the acquirer ve shares in the TC.	22/12/2025		
Equity share capital / total voting capital of the TC before the said acquisition		Rs. 8,29,02,520/- (82,90,252 Equity shares of Rs. 10/- Each)		
Equity s he said	share capital/ total voting capital of the TC after acquisition	Rs. 8,29,02,520/- (82,90,252 Equity shares of Rs. 10/- Each)		
otal di	luted share/voting capital of the TC after the said	Rs. 8,29,02,520/- (82,90,252 Equity shares of Rs. 10/- Each)		

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Part-B***

Name of the Target Company: RIDDHI STEEL AND TUBE LIMITED

Name(s) of the acquirer and Persons Acting in Concert (PAC) with the acquirer	Whether the acquirer belongs to Promoter/	PAN of the acquirer and/ or PACs
RIDDHI RAJESH MITTAL (Acquirer)	Promoter group Promoter	CZMPM4142E
RAJESH R MITTAL HUF (PAC)	Promoter	AAEHR4587H
PREETI RAJESH MITTAL (PAC)	Promoter	ACFPM3358Q
RAJAT RAJESH MITTAL (PAC)	Promoter	BIUPM5714L
RAJESHKUMAR RAMKUMAR MITTAL (PAC)	Promoter	AEZPM6235J

Signature of the acquirer / Authorised Signatory

Place: Ahmedabad Date: 23/12/2025

Phital.

Note:

(*) Total share capital/ voting capital to be taken as per the latest filing done by the company to the Stock Exchange under Clause 35 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.

(***) Part-B shall be disclosed to the Stock Exchanges but shall not be disseminated.