

REF:TSL:SEC:2021/18

January 27, 2021

BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street. Mumbai 400 001. Scrip Code: 509243

National Stock Exchange of India Limited. Exchange plaza, 5th Floor, Bandra-Kurla Complex, Bandra (E), Mumbai 400 051. Scrip Code: TVSSRICHAK

Subject :

Compliance under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear sir.

We refer to our earlier disclosure dated December 10, 2020 regarding a memorandum of family arrangement dated December 10, 2020 ("MFA") executed between various members of the TVS family.

In this regard, please find enclosed a letter dated January 27, 2021 received from Shri R Naresh. The letter states that the senior nominated members of the TVS family have on January 27, 2021 decided to implement the family arrangement, inter alia, through a composite scheme of amalgamation and arrangement to be filed with the Honorable National Company Law Tribunal, Chennai Bench involving, inter alia, T V Sundram Iyengar & Sons Private Limited, Sundaram Industries Private Limited, Southern Roadways Private Limited and T S Rajam Distribution Services Private Limited. TVS Srichakra Limited ("Company") is not a party to the MFA nor is it directly involved in the family arrangement or the composite scheme.

This information is being provided to your good office in accordance with the Company's obligations under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Incremental information as per the requirement of the regulations is provided below.

S.No.	Item of information	Details
1.	Name(s) of parties with whom the agreement is entered	The Memorandum of Family Arrangement dated December 10, 2020 ("MFA") has been executed amongst various members of the TVS family who are shareholders of T V Sundram Iyengar & Sons Private Limited ("TVSS"), Sundaram Industries Private Limited ("SIPL") and Southern Roadways Private Limited ("SRW") (TVSS, SIPL and SRW hereinafter collectively referred to as the "TVS Holding Companies"). Pursuant to the said MFA, senior members of the TVS family were nominated to deliberate on the implementation of the family arrangement. On January 27, 2021, the senior nominated members of the TVS family have decided to implement the family arrangement, inter alia, through a composite scheme of amalgamation and arrangement ("Scheme") to be filed with the Honorable National Company Law Tribunal, Chennai

CIN: L251111

Regd. Office: TVS Building, 7-B West Veli Street, Madurai 625 001.

Tel: +91 0452 2356400. Fax: +91 0452 2443466 | Website: www.tvseurogrip.com Manufacturing Unit: Vellaripatti, Melur Taluk, Madurai - 625 122. Tel: +91 452 2443300



		Bench ("NCLT") involving, inter alia, the TVS Holding Companies and T S Rajam Distribution Services Private Limited ("TSRDSPL"), by causing the respective companies as aforementioned to undertake necessary steps in relation to implementation of the Scheme. Please note that TVS Srichakra Limited ("Company") is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
2.	Purpose of entering into the agreement	The present shareholders of the TVS Holding Companies primarily consist of the third and fourth generations of the original founder, Shri T.V. Sundaram lyengar. The various companies/businesses of the TVS Group have been traditionally managed by members of the different branches of the TVS family. With the passage of time, various members of the TVS family felt that the ownership of shares in various companies/ businesses should align and synchronize with the management of the respective companies/ businesses, as is currently being done. The family arrangement pursuant to the MFA is envisaged primarily to bring about amity and maintain goodwill amongst the members of the TVS family in order to preserve the memories of the original founder, Shri T.V. Sundaram lyengar, and to maintain the overall peace and harmony within the TVS family.
3.	Shareholding, if any, in the entity with whom the agreement is executed	The MFA has been executed amongst various members of the TVS family who are shareholders of the TVS Holding Companies including TVSS and SIPL. TVSS and SIPL presently hold 21,23,115 and 7,50,000 equity shares respectively (cumulatively 28,73,115) equity shares of Rs. 10 each in the Company constituting 27.73% and 9.79% respectively (cumulatively 37.52%) of the Company's equity shares. Please note that the Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
4.	Significant terms of the agreement (in brief) special rights like right to appoint directors, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure etc.	 (a) The family arrangement pursuant to the MFA will be implemented, inter alia, through a composite scheme of amalgamation and arrangement to be filed with the NCLT. (b) The Scheme, inter alia, involves the amalgamation of SIPL and SRW into TVSS, and a demerger of TSR Mobility and Supply Chain Solutions Business Undertaking to TSRDSPL. The aforementioned business undertaking also includes certain strategic investments, as an integral part of the business undertaking, including, the equity shares held by TVSS and SIPL in the Company, and

TVS Srichakra Limited

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		therefore, pursuant to the demerger, 28,73,115 equity shares of Rs. 10 each in the Company constituting 37.52% of the Company's equity shares held by TVSS and SIPL will vest with TSRDSPL.
		(c) A substantial majority of the equity share capital of TSRDSPL is currently held by members of the Rajam family. After the implementation of the Scheme post approval of the Scheme by the NCLT, all shareholders of TVSS (post the amalgamation of SIPL and SRW into TVSS) shall hold equity shares in TSRDSPL, with the Rajam family owning a majority of the equity shares in TSRDSPL.
5.	Whether the said parties are related to promoter/ promoter group/ group companies in any	(a) The Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
	manner. If yes, nature of relationship	(b) The MFA has been executed amongst various members of the TVS family who are shareholders of the TVS Holding Companies including TVSS and SIPL. TVSS and SIPL are part of the promoter and promoter group of the Company. Furthermore, certain members of the TVS family who are parties to the MFA are also directors on the board of directors of the TVS Holding Companies.
		(c) Ms Shobhana Ramachandhran, Shri R Naresh, Shri R Haresh and Shri R Dinesh, who are parties to the MFA in their capacity as members of the TVS family, together with Nitya Kalyanee Investment Limited (a company controlled by them) and Sundaram Trust (a family Trust of which Shri R Haresh is the Managing Trustee) are also part of the promoter and promoter group of the Company, and presently hold 6,00,446 equity shares of Rs. 10 each in the Company constituting 7.84% of the Company's equity shares
		(d) Certain members of the TVS family who are parties to the MFA are also directors/ key managerial personnel/ relatives of the directors/ key managerial personnel of certain group companies of the Company.
6.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length"	No. The Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.

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7.	In case of issuance of shares to the parties, details of issue price, class of shares issued.	Not applicable. The Company will not issue any shares pursuant the family agreement/ Scheme.
8.	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.	Not applicable.
9.	In case of termination or amendment of agreement, listed entity shall disclose additional details to the stock exchange(s): a) name of parties to the agreement; b) nature of the agreement; c) date of execution of the agreement; d) details of amendment and impact thereof or reasons of termination and impact thereof.	Not applicable.

Kindly acknowledge receipt of this letter.

Thanking you,

Yours faithfully,

For TVS SRICHAKRA LIMITED

P SRINIVASAN SECRETARY

R. Som

MEMBERSHIP NO. 10129

Enclosed as above.

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Tel: +91 0452 2356400. Fax: +91 0452 2443466 | Website: www.tvseurogrip.com Manufacturing Unit: Vellaripatti, Melur Taluk, Madurai - 625 122. Tel: +91 452 2443300 January 27, 2021

To Mr. P. Srinivasan The Company Secretary TVS Srichakra Limited 7B West Veli Street, Madurai 625 001

Dear Sir.

I refer my earlier letter dated December 10, 2020 disclosing that a memorandum of family arrangement dated December 10, 2020 ("MFA") was executed between various members of the TVS family to effect the alignment of the ownership of shares in various companies/ businesses forming part of the TVS Group with the management of the respective companies/ businesses, as is currently being done.

Pursuant to the MFA, the senior nominated members of the TVS family have on January 27, 2021 decided to implement the family arrangement, inter alia, through a composite scheme of amalgamation and arrangement ("Scheme") to be filed with the Honorable National Company Law Tribunal, Chennai Bench ("NCLT") involving, inter alia, T V Sundram Iyengar & Sons Private Limited ("TVSS"), Sundaram Industries Private Limited ("SIPL"), Southern Roadways Private Limited ("SRW") (TVSS, SIPL and SRW hereinafter collectively referred to as the "TVS Holding Companies") and T S Rajam Distribution Services Private Limited ("TSRDSPL"), by causing the respective companies as aforementioned to undertake necessary steps in relation to implementation of the Scheme. The Scheme, inter alia, involves the amalgamation of SIPL and SRW into TVSS, and a demerger of the TSR Mobility and Supply Chain Solutions Business Undertaking to TSRDSPL. The aforementioned business undertaking also includes certain strategic investments, as an integral part of the business undertaking, including, the equity shares held by TVSS and SIPL in TVS Srichakra Limited (the "Company"), and therefore, pursuant to the demerger, 28,73,115 equity shares of Rs. 10 each in the Company constituting 37.52% of the Company's equity shares held by TVSS and SIPL will vest with TSRDSPL.

A significant majority of the equity share capital of TSRDSPL is currently held by members of the Rajam family. After the implementation of the Scheme post approval of the Scheme by the NCLT, all shareholders of TVSS (post the amalgamation of SIPL and SRW into TVSS) shall hold equity shares in TSRDSPL, with the Rajam family owning a majority of the equity shares in TSRDSPL.

The Scheme will be subject to necessary approvals including from the board of directors of the TVS Holding Companies and TSRDSPL, relevant regulatory authorities including NCLT, competition authorities (as applicable), and necessary corporate approvals and filings with the registrar of companies etc. The Scheme will be placed before the board of directors of, inter alia, the TVS Holding Companies and TSRDSPL soon, and will be filed with the NCLT thereafter.

The Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme (either as a transferor company or a transferee company). Furthermore, the family arrangement/ Scheme will not affect the management or functioning of the Company in any way, and we expect the Company to continue business in ordinary course without impacting any of the stakeholders.

Incremental information as per the requirement of the regulations is enclosed in **Annexure I**.



This information is being provided to your good office for wider dissemination to stakeholders in the Company. We shall provide periodic updates from time to time.

Sincerely

R Naresh

Enclosed as above.

Copy to:

T V Sundram Iyengar & Sons Private Limited, 'TVS Building', 7-B, West Veli Street, Madurai – 625 001, India.

Sundaram Industries Private Limited, 'TVS Building', 7-B, West Veli Street, Madurai – 625 001, India.

Annexure I

S.No.	Item of information	Details
l.	Name(s) of parties with whom the agreement is entered	The Memorandum of Family Arrangement dated December 10, 2020 ("MFA") has been executed amongst various members of the TVS family who are shareholders of T V Sundram Iyengar & Sons Private Limited ("TVSS"), Sundaram Industries Private Limited ("SIPL") and Southern Roadways Private Limited ("SRW") (TVSS, SIPL and SRW hereinafter collectively referred to as the "TVS Holding Companies"). Pursuant to the said MFA, senior members of the TVS family were nominated to deliberate on the implementation of the family arrangement. On January 27, 2021, the senior nominated members of the TVS family have decided to implement the family arrangement, inter alia, through a composite scheme of amalgamation and arrangement ("Scheme") to be filed with the Honorable National Company Law Tribunal, Chennai Bench ("NCLT") involving, inter alia, the TVS Holding Companies and T S Rajam Distribution Services Private Limited ("TSRDSPL"), by causing the respective companies as aforementioned to undertake necessary steps in relation to implementation of the Scheme. Please note that TVS Srichakra Limited ("Company") is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
2.	Purpose of entering into the agreement	The present shareholders of the TVS Holding Companies primarily consist of the third and fourth generations of the original founder, Shri T.V. Sundaram Iyengar. The various companies/businesses of the TVS Group have been traditionally managed by members of the different branches of the TVS family. With the passage of time, various members of the TVS family felt that the ownership of shares in various companies/businesses should align and synchronize with the management of the respective companies/businesses, as is currently being done. The family arrangement pursuant to the MFA is envisaged primarily to bring about amity and maintain goodwill amongst the members of the TVS family in order to preserve the memories of the original founder, Shri T.V. Sundaram Iyengar, and to



		maintain the overall peace and harmony within the TVS family.
3.	Shareholding, if any, in the entity with whom the agreement is executed	The MFA has been executed amongst various members of the TVS family who are shareholders of the TVS Holding Companies including TVSS and SIPL. TVSS and SIPL presently hold 21,23,115 and 7,50,000 equity shares respectively (cumulatively 28,73,115) equity shares of Rs. 10 each in the Company constituting 27.73% and 9.79% respectively (cumulatively 37.52%) of the Company's equity shares. Please note that the Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
4.	Significant terms of the agreement (in brief) special rights like right to appoint directors, first right to share subscription in case of issuance of shares, right to restrict any change in capital structure etc.	 (a) The family arrangement pursuant to the MFA will be implemented, inter alia, through a composite scheme of amalgamation and arrangement to be filed with the NCLT. (b) The Scheme, inter alia, involves the amalgamation of SIPL and SRW into TVSS, and a demerger of TSR Mobility and Supply Chain Solutions Business Undertaking to TSRDSPL. The aforementioned business undertaking also includes certain strategic investments, as an integral part of the business undertaking, including, the equity shares held by TVSS and SIPL in the Company, and therefore, pursuant to the demerger, 28,73,115 equity shares of Rs. 10 each in the Company constituting 37.52% of the Company's equity shares held by TVSS and SIPL will vest with TSRDSPL. (c) A substantial majority of the equity share capital of TSRDSPL is currently held by members of the Rajam family. After the implementation of the Scheme post approval of the Scheme by the NCLT, all shareholders of TVSS (post the amalgamation of SIPL and SRW into TVSS) shall hold equity shares in TSRDSPL, with the Rajam family owning a majority of the equity shares in TSRDSPL.
5.	Whether the said parties are related to promoter/ promoter group/ group companies in any manner. If yes, nature of relationship	(a) The Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme. (b) The MFA has been executed amongst various members of the TVS family who are shareholders of the TVS Holding Companies



		including TVSS and SIPL. TVSS and SIPL are part of the promoter and promoter group of the Company. Furthermore, certain members of the TVS family who are parties to the MFA are also directors on the board of directors of the TVS Holding Companies. (c) Ms Shobhana Ramachandhran, Shri R Naresh, Shri R Haresh and Shri R Dinesh, who are parties to the MFA in their capacity as members of the TVS family, together with Nitya Kalyanee Investment Limited (a company controlled by them) and Sundaram Trust (a family Trust of which Shri R Haresh is the Managing Trustee) are also part of the promoter and promoter group of the Company, and presently hold 6,00,446 equity shares of Rs. 10 each in the Company constituting 7.84% of the Company's equity shares (d) Certain members of the TVS family who are parties to the MFA are also directors/ key managerial personnel/ relatives of the directors/
		key managerial personnel of certain group companies of the Company.
6.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length"	No. The Company is not a party to the MFA nor is it directly involved in the family arrangement or the Scheme.
7.	In case of issuance of shares to the parties, details of issue price, class of shares issued.	Not applicable. The Company will not issue any shares pursuant the family agreement/ Scheme.
8.	Any other disclosures related to such agreements, viz., details of nominee on the board of directors of the listed entity, potential conflict of interest arising out of such agreements, etc.	
9.	In case of termination or amendment of agreement, listed entity shall disclose additional details to the stock exchange(s): a) name of parties to the agreement; b) nature of the agreement;	Not applicable.



- c) date of execution of the agreement;
- d) details of amendment and impact thereof or reasons of termination and impact thereof.

