GST No. 03AAACK6458M1ZB I.E. Code No. 1293001210

## KWALITY PHARMACEUTICALS LTD.

Regd. Office: 6th Mile Stone, Village Nag Kalan, Majitha Road, Amritsar - 143 601 (INDIA)

Phone : 91-8558820862 (Accounts)

: 91-8558820863 (Admin.) : 91-9915743720 (Exports)

M.D. Mobile: 91-9814071215, 9814052314 E-mail: export@kwalitypharma.com

ramesh@kwalitypharma.com

To, BSE Limited, Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai -400001

Date: June 10, 2022

Scrip Code: 539997

<u>Subject: Disclosure of Inter-Se Transfer of Shares between Promoter/Promoter Group in accordance with Regulation 10(5) of SEBI(Substantial Acquisition of Shares and Takeover)Regulations, 2011.</u>

In compliance with Regulation 10(5) of SEBI (Substantial Acquisition of Shares and Takeover) Regulations, 2011, we would like to inform you that the Acquirer, being the part of Promoter/Promoter Group of Kwality Pharmaceuticals Limited (hereinafter referred to as "the Company") intended to acquire 25,620 (Twenty Five Thousand Six Hundred Twenty only) Equity Shares of the Company by way of inter-se gift for NIL consideration from seller, being the part of Promoter Group. The detail of the same is as under.

Sr.	Date of transaction on	Name of the	Name of the	No of	% age
No	or after	person	person	shares	of
		(Promoter)	(Promoter)	proposed to	Holding
		Transferor/Se	Transferee/Acqu	be acquired	
		ller	irer	by way of	
				purchase	
1.	June 13, 2022	Mr. Sachin	Mr. Aditya Arora	25620	0.25
		Seth			

This being an 'Inter Se' transfer of shares amongst Promoter/Promoter Group by way of gift and without any consideration, the same falls within the exemption under Regulation 10(1)(a)(ii) provided under SEBI (SAST) Regulations,2011.

## KWALITY PHARMACEUTICALS LTD. Regd. Office: 6th Mile Stone, Village Nag Kalan, Majitha Road, Amritsar - 143 601 (INDIA)

The aggregate holding of Promoter and Promoter Group before and after the above 'Inter Se' transfer, shall remain the same. (Details individually enclosed).

In this connection, necessary disclosure under regulation 10(5) for the above said acquisition in the prescribed format, as submitted by the Acquirer is enclosed herewith along with other Promoter and Promoter Group Details for your kind information and records.

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

Thanking You

Yours Faithfully

For Kwality Pharmaceuticals Limited

Gurpreet Kaur

Company secreta

#### ADITYA ARORA H.NO.32, R.B. PARKASH CHAND ROAD, AMRITSAR-143001 PUNJAB

Date: June 8, 2022

To, BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street, Mumbai 400001

Kind Attention: Corporate Relation Department Company Name: Kwality Pharmaceuticals Limited

BSE Scrip Code: 539997

#### <u>Subject: Inter -Se Transfer of Shares amongst the Promoter Groups through an off-Market</u> Transaction

#### Ref: Disclosure pursuant to Regulation 10(5) of SEBI (SAST) Regulations, 2011

In compliance with the provisions of Regulation 10(1)(a)(ii) read with regulation 10(5) of the SEBI (SAST) Regulations, 2011. I, Aditya Arora, being the member of promoter group of the Kwality Pharmaceuticals Limited (hereinafter referred to as 'the Company') hereby enclose the disclosure with regard to proposed acquisition of Equity Shares of Kwality Pharmaceuticals Limited by me through inter-se transfer of shares in nature of gift, for your information and record.

Yours Faithfully,

Aditya Arora Acquirer

Cc to:

To,

Gurpreet Kaur

Company Secretary and Compliance Officer

**Kwality Pharmaceuticals Limited** 

Registered office: 6th Mile Stone, Village Nagkalan, Majitha Road,

Amritsar-143601Punjab

### ADITYA ARORA H.NO.32, R.B. PARKASH CHAND ROAD, AMRITSAR-143001 PUNJAB

# <u>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</u>

1.	Name of the Target Company (TC)				
		Kwality Pharmaceuticals Limited			
2.	Name of the acquirer(s)	Mr. Aditya Arora			
3.	Whether the acquirer(s) is/ are promoters of the TC prior to the transaction. If not, nature of relationship or association with the TC or its promoters	Yes, Acquirer is member of promoter group of TC			
4.	Details of the proposed acquisition				
	a. Name of the person(s) from whom shares are to be acquired	Mr. Sachin Seth			
	b. Proposed date of acquisition	On or after 13 <sup>th</sup> June, 2022			
	c. Number of shares to be acquired from each person mentioned in 4(a) above	25,620 Equity Shares			
	d. Total shares to be acquired as % of share capital of TC	0.25%			
	e. Price at which shares are proposed to be acquired	Nil consideration as acquisition is by way of gift.			
	f. Rationale, if any, for the proposed transfer	Inter-se transfer of shares through an off-market transaction amongst the promoter and promoter group by way of gift.			
5.	Relevant sub-clause of regulation 10(1)(a) underwhich the acquirer is exempted from making open offer	Regulation 10(1)(a)(ii) of SEBI (SAST) Regulations, 2011.			
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 maximumvolume of trading in the shares of the TC are recorded during such period.	Not Applicable (since shares are proposed to be gifted)			
7.		Not Applicable (since shares are proposed to be gifted)			

		SACHIN SETH	25620	0.25%	0	0.00%	
	b	Seller (s)					
		JUGAL KISHORE HUF	92350	0.89%	92350	0.89%	
		ANJU ARORA	135634			1.31%	
		GEETA ARORA	111500			1.07%	
		AJAY ARORA	1395628		1395628		
		RAMESH ARORA	3202484		3202484		
		ADITYA ARORA	684932	-	710552		
	a	Acquirer(s) and PACs (other than sellers)(*)					
				TC		of TC	
			rights	capital	rights	capital	
			/voting	share	/voting	share	
			shares	total	shares	total	
				w.r.t			
25-			No. of	%	No. of	% w.r.t	
				transaction transaction			
			prop	osed		posed	
11.	Shareholding details				er the		
	со	mplied with.	exemptions.				
	w	th respect to exemptions has been duly	Regulation	10(1)(a	) with res	nect to	
10.	CO	nditions specified under regulation 10(1)(a)	with all the	condition	at I llave t	ied under	
10.		eclaration by the acquirer that all the	I hereby de	eclare the	nat I have complied		
		egulations, 2011 (corresponding provisions the repealed Takeover Regulations 1997)	akeover i	regulatio	ms, 2011.		
	re	quirements in Chapter V of the Takeover	requireme	nts in	chapter	V of the	
		mply with applicable disclosure			licable	disclosur	
		ansferor and transferee have complied / will					
9.		eclaration by the acquirer, that the	I hereby declare that the transferor and				
		oint 7 as applicable.					
	th	an 25% of the price computed in point 6 or	proposed	o be gire	euj		
8.	1	eclaration by the acquirer, that the quisition price would not be higher by more				hares ar	

Aditya Arora Acquirer

Date: 08/06/2022 Place: Amritsar