

Ref. No. Z-IV/R-39/D-2/NSE/207 & 174 Date : 03/01/2024

| National Stock Exchange of India Ltd. | BSE Ltd.                      |
|---------------------------------------|-------------------------------|
| Listing Deptt., Exchange Plaza,       | Regd. Office: Floor - 25,     |
| Bandra Kurla Complex, Bandra (E),     | Phiroze Jeejeebhoy Towers,    |
| Mumbai - 400 051                      | Dalal Street, Mumbai-400 001. |
| NSE Scrip: UNOMINDA                   | BSE Scrip: 532539; UNOMINDA   |

## Sub:- Disclosure under Regulation 30 of SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015

Dear Sirs,

This is in continuation of our earlier intimation dated 04 February, 2021, wherein we have given an update on the merger of Minda TG Rubber Private Limited (Transferor Company) with Toyoda Gosei Minda India Private Limited (Transferee Company). We have also given update in the said communication that the company, Minda Industries Limited (now known as Uno Minda Limited) was holding 47.80% stake in the said Transferor Company.

We wish to inform that, the Hon'ble National Company Law Tribunal, New Delhi and the Hon'ble National Company Law Tribunal, Jaipur, vide their order(s) pronounced on 26<sup>th</sup> October, 2023 and 23<sup>rd</sup> June 2022, respectively **has sanctioned the Scheme of Amalgamation** of Minda TG Rubber Pvt. Ltd. ("Transferor Company") with Toyoda Gosei Minda India Pvt. Ltd. ("Transferee Company") and their respective creditors and Shareholders;

This is to inform that the Transferee Company, M/s. Toyoda Gosei Minda India Private Limited, as per the allotment letter dated 03.01.2024, issued to the Company has allotted 1,65,17,135 equity shares to the company, fully paid up of the face value of Rs. 10/- each, as per the swap ratio, defined in the aforesaid Scheme of amalgamation.

Further, the detailed disclosure pursuant to the provisions of Regulation 30 of Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015("LODR Regulations") read with Circular No. SEBI/HO/CFD/CFD-PoD1/P/CIR/2023/123, is enclosed as **Annexure-I.** 

Please take the same on records.

Thanking you.

Yours faithfully, For Uno Minda Limited

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Tarun Kumar Srivastava Company Secretary & Compliance Officer \*

Encl: as above



Tarun Kumar Srivastava Srivastava

Uno Minda Limited (formerly known as Minda Industries Limited)

CIN: L74899DL1992PLC050333, Regd. Office: B-64/1, Wazirpur Industrial Area, Delhi-110052, (Corporate) Village Nawada Fatehpur, P.O. Sikanderpur Badda, Manesar, Distt. Gurgaon, Haryana - 122004, INDIA T: +91 124 2290427/28, 2290693/94/96 Fax: +91 124 2290676/95, Email - info@unominda.com, www.unominda.com



Annexure-I

Details of acquisition of stake in Toyoda Gosei Minda India Pvt. Ltd. ("Transferee Company") by the Company.

| Sr. No | Particulars   |  |   |   |
|--------|---|--|---|---|
| a)     | Particulars         Name of the target entity, details in brief such as size, turnover etc.;         Whether state acquisition would fall within related party transaction(s) and whether the promoter/ promoter group/ group companies have any interest in the entity being acquired? If yes, nature of interest and details thereof and whether the same is done at "arms-length"; | India<br>2. Brief<br>is a<br>Com<br>its g<br>man<br>like a<br>parts<br>3. Turno<br>audit<br>Sr. No<br>1<br>2<br>3<br>The acqu<br>the sam<br>Limited<br>Equity Sh<br>as per th<br>Rubber<br>Toyoda (Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company<br>Sharehold<br>Company | Pvt. Ltd. ("Trar<br>Details of busi<br>Joint Venture<br>pany and Trans<br>roup company<br>ufacturing of A<br>ir bags, fuel cap<br>s.<br>Dver Last 3 F<br>ed financial sta<br>Financial<br>Year<br>2022-23<br>2021-22<br>2020-21<br>isition is a related<br>ares of Toyoda<br>e Scheme of A<br>Pvt. Ltd. ("Tra<br>Gosei Minda Ir<br>") and their<br>ders sanctioned<br>Company Law<br>ited 26 <sup>th</sup> Octobe<br>ely.<br>noter/promoted | entity: Toyoda Gosei Minda<br>insferee Company")<br>iness: Transferee Company<br>e Company between the<br>offeree Company (along with<br>y) and is engaged in the<br>Automotive Safety system<br>p and Weather-strip Sealing<br>Financial Years based or<br>tements:<br><b>Amount (In Rs. Millions)</b><br>8304.29<br>5613.48<br>3787.60<br>ated party transaction and<br>arms-length. Uno Minda<br>1,65,17,135 Fully Paid up<br>Gosei Minda India Pvt. Ltd<br>ansferor Company") with<br>ndia Pvt. Ltd. ("Transferee<br>respective creditors and<br>ansferor Company") with<br>ndia Pvt. Ltd. ("Transferee<br>respective creditors and<br>by Hon'ble Nationa<br>l, New Delhi and Hon'ble<br>Tribunal, Jaipur vide their<br>er 2023 and 23 <sup>rd</sup> June 2022<br>or group/group companies<br>t have any interest in the<br>ept as mentioned above. |
| c)     | Industry to which the entity being acquired belongs;  | Automotive components  |   |   |
| d)     | Objects and impact of acquisition<br>(including but not limited to, disclosure<br>of reasons for acquisition of target entity,<br>if its business is outside the main line of<br>business of the listed entity);  | per the<br>Rubber  | Scheme of Am<br>Pvt. Ltd. ("Tra   | aid acquisition was done as<br>nalgamation of Minda TG<br>ansferor Company") with<br>ia Pvt. Ltd. ("Transferee  |
|        | Tarun Kumar<br>Tarun Kumar Srivastava<br>Srivastava<br>16:47:05 +05'30'   | A  | Riverta   | 12 3  |

## Uno Minda Limited (formerly known as Minda Industries Limited)

CIN: L74899DL1992PLC050333, Regd. Office: B-64/1, Wazirpur Industrial Area, Delhi-110052, (Corporate) Village Nawada Fatehpur, P.O. Sikanderpur Badda, Manesar, Distt. Gurgaon, Haryana - 122004, INDIA T: +91 124 2290427/28, 2290693/94/96 Fax: +91 124 2290676/95, Email - info@unominda.com, www.unominda.com



| -  |   |   |
|----|---|---|
|    |   | Company") and their respective creditors and<br>Shareholders.<br>Further, the business of Target company is not<br>outside the main line of business of the Company.  |
| e) | Brief details of any governmental or regulatory approvals required for the acquisition;   | No prior approval required.   |
| f) | Indicative time period for completion of the acquisition;   | Not applicable  |
| g) | Nature of consideration - whether cash<br>consideration or share swap and details<br>of the same  | The Shareholders of Transferor Company have been<br>allotted 100 fully paid up Equity Shares of the face<br>value of Rs. 10/- each of the Transferee Company<br>each against 156 fully paid up Equity Shares of face<br>value of Rs. 10/- each of Transferor Company as per<br>share swap ratio defined in the scheme of<br>amalgamation. |
| h) | Cost of acquisition or the price at which the shares are acquired;  | No cost of acquisition or price involved as the shares<br>have been allotted as per the scheme of<br>amalgamation.  |
| i) | Percentage of shareholding/ control<br>acquired and / or number of shares<br>acquired;  | <ul> <li>1,65,17,135 Equity Shares were allotted, pursuant to merger, being 0.13% of post-merger paid up capital of the Transferee Company.</li> <li>Post-merger, the shareholding of the company along with its group company in the transferee company remains same as pre-merger i.e. 49.90%</li> </ul>                                |
| j) | Brief background about the entity<br>acquired in terms of products/line of<br>business acquired, date of<br>incorporation, history of last 3 years<br>turnover, country in which the acquired<br>entity has presence and any other<br>significant information (in brief); | For brief background and turnover refer point "(a)"<br>above.<br>Date of Incorporation of acquired entity: 17.04.2008<br>Country Presence: India  |

Tarun Kumar Digitally signed by Tarun Kumar Srivastava Date: 2024.01.03 16:46:47 +05'30' TRivastava

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