(Formerly known as Shanthala FMCG Products Private Limited)

CIN: L51109KA2014PLC073756

Regd Office: 7th Block, Gandhinagar Bye Pass Road, Virajpet, Kodagu- 571218, Karnataka, India. GST: 29AAUCS2983H1ZI | Phone: 08274298999 / 09945694963

Email: accounts@shanthalafmcg.com | Web:www.shanthalafmcg.com

Saturday, August 2, 2025

To,
Listing Compliance Department,
National Stock Exchange of India Limited,
Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai – 400051, Maharashtra, India.

NSE Symbol: SHANTHALA ISIN: INE0Q9Q01017

Sub: Disclosure of receipt of prior intimation of proposed acquisition under Regulation 10(5) of SEBI (SAST) Regulations, 2011 due to Transmission of shares.

Dear Sir/Madam,

In due compliance with Regulation 10(5) of SEBI (SAST) Regulations, 2011, We would like to inform you that Acquirer, being a promoter of Shanthala FMCG Products Limited (herein after referred as "the company") intends to acquire 17,62,200 (Seventeen Lakhs Sixty Two Thousand Two Hundred) Equity shares of the company consequent upon the demise of the promoter shareholder, Late Mr. B Manjunath Mallya. This is in nature of transfer of shares through an off market transaction amongst the promoter group being an immediate relative and a registered nominee of the deceased in the records of the depository.

The details of the proposed acquisition are as under:

Name of Person (Acquirer)	Name of the Transmitter	No. of shares proposed to be transferred	% of shareholding
Ms. Shobitha Malya	Late Mr. B Manjunath Mallya	17,62,200	26.31%

This being an "Interse" transfer of shares amongst Promoters, falls within the exemptions under Regulation 10(1)(a)(i), Regulation 10(1)(a)(i) and Regulation 10(1)(g) provided under SEBI (SAST) Regulations, 2011. The aggregate holding of Promoter and Promoter Group before and after the above inter-se transactions remains the same.

In this connection, disclosure under Regulation 10(5) for the above said acquisition in prescribed format, as submitted by the Acquirer is enclosed herewith for your kind information and records.

Thanking you, Yours faithfully,

For Shanthala FMCG Products Limited

SNEHAL Digitally signed by SNEHAL RAVINDRA BHAGWAT BHAGWAT 1459.45+0530

DHAGWA1 145945+0530

Snehal Bhagwat

Company Secretary and Compliance Officer

Date: August 02, 2025

From,
Ms. Shobitha Malya,
Promoter of Shanthala FMCG Products Limited
Gandhinagar, Virajpet, Kodagu – 571218, Karnataka, India

To,
National Stock Exchange of India Limited,
Listing Department, Exchange Plaza, Bandra Kurla Complex,
Bandra (East), Mumbai – 400051, Maharashtra, India.
Email id: takeover@nseindia.com

To,
Company Secretary & Compliance Officer,
Shanthala FMCG Products Limited,
7th Block, Gandhinagar Bye Pass Road, Virajpet, Kodagu,
Karnataka, 571218, India.
Email id: cs@shanthalafmcg.com

Dear Sir/Madam,

SUBJECT: DISCLOSURE(S) UNDER REGULATION 10(5) OF THE SEBI (SAST) REGULATIONS, 2011 FOR ACQUISITION OF 17,62,200 EQUITY SHARES OF SHANTHALA FMCG PRODUCTS LIMITED.

Ref: Name of Target Company - Shanthala FMCG Products Limited - ISIN INE0Q9Q01017

Kindly take the same on records and acknowledge the receipt of the same.

Yours Truly, Thanking you.

Shobitha Malya

Encl as above

Format for Disclosures under Regulation10(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.	Name of the Target Company (TC)		Shanthala FMCG Products Limited		
2.	Name of the acquirer(s)		Ms. Shobitha Malya		
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 Details of the proposed acquisition				
4.					
			Late Mr. B Manjunath Mallya		
	b.	Proposed date of acquisition	On or after 08th August, 2025.		
	c.	Number of shares to be acquired from Person mentioned in 4(a) above	17,62,200 (including shares in lock in- 12,70,000)		
	d.	Total shares to be acquired as % of share Capital of TC	26.31%		
	e.	Price at which shares are proposed to be Acquired	Nil. Equity shares are proposed to be transferred consequent to the transmission upon the demise of the promoter shareholder. This is in nature of transfer of shares through an off market transaction amongst the promoter group resulting being an immediate relative and a registered nominee of the deceased in the records of the depository. Therefore, no consideration is involved in the proposed transfer of shares.		
	f.	Rationale, if any, for the proposed transfer	Inter-se transfer of equity shares of Shanthala FMCG Products Limite consequent upon the demise of the promoter shareholder and the transferees/acquirers are the immediate relatives and promotor of Target Companiand being a registered nominee of the consequence of the consequenc		
5.	th	elevant sub-clause of regulation10(1)(a) under which e acquirer is exempted from making open			

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 maximum volume of trading in the shares of the TC are Recorded during such period.	Equity shares are proposed to be transferred
7.	If in-frequently traded, the price as determined in terms of clause(e) of sub-regulation(2) of Regulation 8.	Not Applicable. Equity shares are proposed to be transferred consequent to the transmission upon the demise of the promoter shareholder. This is in nature of transfer of shares through an off market transaction amongst the promoter group resulting being an immediate relative and a registered nominee of the deceased in the records of the depository. Therefore, no consideration is involved in the proposed transfer of shares.
8.	Declaration by the acquirer, that the acquisition price would not be higher by more than 25% of the price computed in point 6 or point 7 as applicable.	Not Applicable. Equity shares are proposed to be transferred consequent to the transmission upon the demise of the promoter shareholder. This is in nature of transfer of shares through an off market transaction amongst the promoter group resulting being an immediate relative and a registered nominee of the deceased in the records of the depository. Therefore, no consideration is involved in the proposed transfer of shares.
9.	Declaration by the acquirer, that the transferor and transferee have complied/ will comply with applicable disclosure requirements in Chapter V of the Takeover Regulations, 2011(corresponding provisions of the repealed Takeover Regulations 1997)	I hereby declare that the transferor and transferee have complied (during 3 years
10.	Declaration by the acquirer that all the conditions specified under regulation10(1)(a) with respect to Exemptions has been duly complied with.	I hereby declare that all the conditions specified under Regulation 10(1)(a) of the SEBI (SAST) Regulations, 2011 with respect

			to exemptions have been duly complie with.			complied
11.	Shareholding details		Beforethe proposed transaction		Afterthe proposed transaction	
			No. of shares /voting rights	%w.r.t total share capital of TC	No. of shares /voting rights	%w.r.t total share capital ofTC
	A	Acquirer(s) and PACs (other than sellers)(*) - Ms. Shobitha Malya	80,000	1.19%	18,42,200	27.50%
	В	Seller(s)/ Transmission 1. Late Mr. B Manjunath Mallya	17,62,200	26.31%	0	0

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.

Shobitha Malya

Date: August 02, 2025 Place: Kodagu, Karnataka.