

EW/SEC/2021/118

July 2, 2021

BSE Limited P. J. Towers, Dalal Street, Fort, Mumbai 400 001.

Scrip Code: 532922

Dear Sirs,

SUB: Disclosures under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations 2015, as amended ("Listing Regulations")

We wish to inform you that the Company has entered into an agreement on July 1, 2021 to divest its entire shareholding (currently 70%) in Edelweiss Gallagher Insurance Brokers Limited ("EGIBL"), a subsidiary, engaged in the business of insurance broking to Arthur J. Gallagher & Co. ("AJG"), subject to receipt of regulatory and other appropriate approvals (including approval of the Insurance Regulatory and Development Authority of India) and fulfilment of the obligations/conditions prescribed in the Agreement. The Company, AJG and EGIBL have entered into requisite agreements in this regard, as per the details provided in the Annexure. Post the transaction, EGIBL will cease to be a subsidiary of the Company.

Kindly take the same on record.

Yours faithfully, For Edelweiss Financial Services Limited

TARUN KHURANA KHURANA EXTRACTION CONTRACTION CONTRACTI

Tarun Khurana Company Secretary

Encl: as above



<u>Annexure</u>

Sr. No.	Particulars	Response	
a)	a) The amount of the turnover or revenue or income and net worth contributed by such unit or division of the listed entity during the last financial year	Edelweiss Gallagher Insurance Brokers Limited Revenue	(for the financial year ended March 31, 2021) Rs. 63.11 Crores (reflecting a contribution of 0.58% to the consolidated revenue for the financial year ended March 31, 2021)
		Profit After Tax Net Worth	Rs. 14.59 Crores Rs. 130.46 Crores (reflecting a contribution of 1.70% to the consolidated net worth for the financial year ended March 31, 2021)
b)	Date on which the agreement for sale has been entered into	The Company, AJG and EGIBL have entered into the Transaction Agreements on July 1, 2021 (Agreement).	
c)	The expected date of completion of sale/disposal and consideration received from such sale/disposal	Subject to receipt of necessary regulatory and customary approvals (including approval of the Insurance Regulatory and Development Authority of India) and fulfilment of the obligations/conditions prescribed in the Agreement, the entire transaction is expected to be completed within 10 months. 37,00,000 equity shares of Rs. 10 each representing 70% of the paid- up share capital of EGIBL held by the Company to be sold for a consideration of Rs. 307.60 crores, in one or more tranches, in the manner as set out in the Agreement. In addition to the sale consideration, the Company will also be entitled to receive a deferred contingent consideration based on the future revenue of EGIBL, in the manner set out in the Agreement.	
d)	Brief details of buyers and whether any of the buyers belong to the promoter/ promoter group/group companies. If yes, details thereof	related parties. The brief details of the Buyer Gallagher is the brand name of — the global insurance bro consulting firm headquartere In the UK, Gallagher has more risk management, and in	noter group/group companies are not r is as under of Arthur J. Gallagher & Co. (NYSE: AJG) oker, risk management services and ed in Rolling Meadows, Illinois. e than 5,200 employees specialising in as urance solutions, for corporate, tomers. Through a regional network of

		Edelweiss	
		branches based in communities across the UK, and its specialty London market operations, Gallagher offers tailored insurance programmes and coverage for both UK and international clients.	
		It is also one of the UK's leading employee benefit and reward, employee communication and financial planning consultancies and is dedicated to providing local service and support to bus in esses, backed up by national industry specialism and global reach.	
		With operations in 56 countries, Gallagher offers client service capabilities in more than 150 countries around the world through a network of correspondent brokers and consultants.	
e)	Whether the transaction would fall within related party transactions?	The Company and AJG are not related parties, thus, the transaction does not fall within the ambit of related party transactions.	
	If yes, whether the same is done at "arms length"		
f)	Additionally, in case of a slump sale, indicative disclosures provided for a malgamation/ merger, shall be disclosed by the listed entity with respect to such slump sale	Not Applicable	