Tel: +91 (20) 6645 8000



10th September, 2025

The Secretary Listing Department

BSE Limited National Stock Exchange of India Ltd.

Phiroze Jeejeebhoy Towers, Exchange Plaza,

Dalal Street, Fort, Bandra - Kurla Complex, Bandra (E)

Mumbai $-400\ 001$ Mumbai $-400\ 051$

BSE Code: 500645 NSE Code: DEEPAKFERT

Dear Sir/ Madam,

<u>Sub:</u> <u>Intimation under Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015</u>

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015 (Listing Regulations), we hereby inform you that the Company has entered into following agreements on 10th September, 2025:

- 1. Share Subscription and Shareholders Agreement ("SSSA") with Sunsure Energy Private Limited and Murli Solar Enery Private Limited (MSEPL) for an investment of Rs. 4,78,44,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of MSEPL for the purpose of solar power captive consumption, as per the provisions of the Electricity Act, 2003 and corresponding Power Purchase Agreement with MSEPL;
- 2. Share Subscription and Shareholders Agreement ("SSSA") with Sunsure Energy Private Limited and Sunsure Solarpark Fifty One Private Limited (SSFOPL) for an investment of Rs. 8,40,00,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of SSFOPL for the purpose of wind power captive consumption, as per the provisions of the Electricity Act, 2003 and corresponding Power Purchase Agreement with SSFOPL.

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The details, as required pursuant to Schedule III to the Listing Regulations read with SEBI Master Circular bearing No. SEBI/HO/CFD/PoD2/CIR/P/0155 dated 11th November, 2024, are given below:

Sr. No.	Particulars	Details	Details
1.	Name(s) of parties with whom the agreement is entered;	Sunsure Energy Private Limited and Murli Solar Enery Private Limited (MSEPL)	Sunsure Energy Private Limited and Sunsure Solarpark Fifty One Private Limited (SSFOPL)
2.	Purpose of entering into the agreement;	Investment of Rs. 4,78,44,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of MSEPL for the purpose of solar power captive consumption, as per the provisions of the Electricity Act, 2003 and to enhance source of renewable power supply	Investment of Rs. 8,40,00,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of SSFOPL for the purpose of wind power captive consumption, as per the provisions of the Electricity Act, 2003 and to enhance source of renewable power supply
3.	Size of agreement;	Investment of Rs. 4,78,44,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of MSEPL	Investment of Rs. 8,40,00,000/- in one or more tranches, for subscription of minimum 26% (along with other captive users) of equity share capital of SSFOPL
4.	Shareholding, if any, in the entity with whom the agreement is executed;	Currently, the Company is not holding any shares	Currently, the Company is not holding any shares

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5.	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.;	Not applicable	Not applicable
6.	Whether the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship	No	No
7.	Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arm's length"	The transaction does not fall within the ambit of Related Party Transaction	The transaction does not fall within the ambit of Related Party Transaction
8.	In case of issuance of shares to the parties, details of issue price, class of shares issued;	Equity Shares will be allotted as per the timelines stated in the agreement which will be intimated separately to the exchanges upon issuance	Equity Shares will be allotted as per the timelines stated in the agreement which will be intimated separately to the exchanges upon issuance
9.	In case of loan agreements, details of lender/borrower, nature of the loan,	Not applicable	Not applicable

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	total amount of		
	loan granted/taken,		
	total amount		
	outstanding, date of		
	execution of		
	the loan		
	agreement/sanction		
	letter, details of		
	the security		
	provided to the		
	lenders / by the		
	borrowers for such		
	loan or in case		
	outstanding loans		
	lent to a		
	party or borrowed		
	from a party		
	become material on		
	a cumulative basis		
10.	any other	Not applicable	Not applicable
	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.;		
11.	In case of	Not Applicable	Not Applicable
	termination or		
	amendment of		
	agreement, listed		
	•		
	exchange(s):		
	a) name of parties		
	to the		
	entity shall disclose additional details to the stock exchange(s): a) name of parties		

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b) nature of	the
agreement;	
c) date of exect	ution
of the agreeme	nt;
d) details	of
amendment	and
impact thereo	f or
reasons	of
termination	and
impact thereof	

The Date and Time of occurrence of event/information is around 12:43 P.M. on 10th September, 2025.

The above information will also be made available on the website of the Company at www.dfpcl.com.

Kindly take the above on your record.

Thanking you,

Yours faithfully,

For Deepak Fertilisers

And Petrochemicals Corporation Limited

Rabindra Purohit

VP – Legal, Compliance & Company Secretary

M. No. FCS4680