



Samvardhana MotherSON International Limited

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June 17, 2026

BSE Limited
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai – 400001, Maharashtra, India

National Stock Exchange of India Limited
Exchange Plaza, 5th Floor,
Plot No. C/1, G-Block
Bandra-Kurla Complex, Bandra (E)
Mumbai – 400051, Maharashtra, India

Scrip Code: 517334

Symbol: MOTHERSON

Subject: Disclosure under Regulation 30 of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Dear Sir / Madam,

The Board of Directors of Samvardhana MotherSON International Limited (“**SAMIL**” or “**Company**”) at its meeting held today, i.e. on June 17, 2026 has, *inter-alia*, considered and approved the acquisition by SMR Automotive (Langfang) Co., Ltd. (“**SMR Langfang**”), an indirect wholly-owned subsidiary of the Company, of controlling stake in Shenzhen Autocruis Technology Co., Ltd. (“**Target**”), a company incorporated under the laws of the People’s Republic of China), *via* a primary capital increase (subscription of fresh equity) of CNY 153.3 million (equivalent to approximately USD 22.6 million) for a 64.76% equity stake on a fully diluted basis.

Post completion of the afore-mentioned initial acquisition of 64.76% equity of Target, the Target will undertake buy-back of its equity and subject to its successful completion, SMR Langfang will hold 67.78% of equity share capital of Target.

Pursuant to Regulation 30 of the SEBI (Listing Obligations and Disclosure Requirements) Regulations, 2015, as amended, read with SEBI Master Circular HO/49/14/14(7)2025-CFD-POD2/1/3762/2026 dated January 30, 2026, the details of acquisition are enclosed herewith as **Annexure I**.

The Board Meeting of the Company commenced at 1030 Hours (IST) and concluded at 1129 Hours (IST).

The above is for your information and records.

Yours truly,
For Samvardhana MotherSON International Limited

Alok Goel
Company Secretary

Regd Office:
Unit – 705, C Wing, ONE BKC, G Block
Bandra Kurla Complex, Bandra East
Mumbai – 400051, Maharashtra (India)
Tel: 022-61354800, Fax: 022-61354801
CIN No.: L35106MH1986PLC284510
Email: investorrelations@motherSON.com

Annexure I

S. No.	Particulars	Details
a)	Name of the target entity, details in brief such as size, turnover etc.	<p>1. Name of the Target: Shenzhen Autocruis Technology Co., Ltd. (“Target”), a limited liability company incorporated under the laws of the People’s Republic of China, headquartered in Shenzhen with R&D operations in Wuhan and Shenzhen and a production facility near Ningbo (Shaoxing).</p> <p>2. Business of the Target: Target is, <i>inter-alia</i>, engaged into the business of designing and developing automotive vision and camera-based systems – including Camera Monitoring Systems (CMS) for commercial and passenger vehicles, Full Digital Mirror (FDM) systems, surround-view systems, Driver Monitoring System (DMS) and Digital Video Recorder (DVR), serving OEMs and aftermarket customers.</p> <p>3. Turnover: CNY 46 million (equivalent to USD 6.8 million).</p>
b)	Whether the 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 “arm’s length”.	No
c)	Industry to which the entity being acquired belongs.	<p>Automotive Components – Camera based Systems.</p> <p>Target is in similar line of business of Vision Systems, a vertical of SAMIL.</p>
d)	Objects and impact of acquisition (including but not limited to, disclosure of reasons for acquisition of target entity, if its business is outside the main line of business of the listed entity).	<p>Objects and impact of acquisition, <i>inter-alia</i>, include:</p> <ol style="list-style-type: none"> 1. Product portfolio expansion with camera-based solutions (CMS, FDM, DMS, DVR and surround-view systems); 2. Strengthening of in-house technology capabilities in image quality, algorithms, video processing and FPGA; and 3. Access to the Chinese automotive market through established relationships with key commercial vehicle and passenger car OEMs.

e)	Brief details of any governmental or regulatory approvals required for the acquisition.	The transaction is subject to customary regulatory filings and approvals in the People's Republic of China (including applicable corporate / foreign-investment registrations) and satisfaction of agreed conditions precedent.
f)	Indicative time period for completion of the acquisition.	Subject to satisfaction of conditions precedent to the closing, the transaction is expected to be completed by Q3 FY 2027.
g)	Nature of Consideration – whether cash consideration or share swap or any other form and details of the same.	Cash Consideration.
h)	Cost of acquisition and / or the price at which the shares are acquired.	<p>SMR Langfang, an indirect wholly owned subsidiary of SAMIL, will invest CNY 153.3 million (approximately USD 22.6 million) by way of subscription to fresh equity of the Target for a 64.76% stake on a fully diluted basis.</p> <p>Post completion of the afore-mentioned initial acquisition of 64.76% equity of Target, the Target will undertake buy-back of its equity and subject to its successful completion, SMR Langfang will hold 67.78% of equity share capital of Target.</p> <p>Other continuing shareholders that own 32.22% include Founding Shareholders (owning through direct and through the investment vehicle) and other continuing Financial Investors.</p> <p>As part of the transaction, separate Shareholders Agreement (SHA) is also executed. Key terms include:</p> <p>(a) Majority Directors on the Board of Target; (b) Motherson will have Right of First Refusal; and (c) Non-Compete obligation to existing Founders for three (3) years.</p>
i)	Percentage of shareholding / control acquired and / or number of shares acquired.	SMR Langfang, an indirect wholly owned subsidiary of SAMIL, will hold 67.78% of equity share capital of Target.
j)	Brief background about the entity acquired in terms of products / line of business acquired, date of incorporation, history of last 3 years turnover, country in which the acquired entity has presence and any	<p>1. Main line of business: Target, <i>inter-alia</i>, is engaged in the business of design and development of automotive vision and camera-based systems (CMS, FDM, DMS, surround-view system, and DVR) for commercial and passenger vehicles.</p>

	<p>other significant information (in brief).</p>	<p>2. Date of incorporation: April 28, 2016.</p> <p>3. Country of presence: People's Republic of China (headquartered in Shenzhen; R&D in Wuhan and Shenzhen; production near Ningbo).</p> <p>4. Turnover for last three financial years of the Target:</p> <table border="1"> <thead> <tr> <th>Particulars (CNY Million)</th> <th>FY 2023</th> <th>FY 2024</th> <th>FY 2025</th> </tr> </thead> <tbody> <tr> <td>Turnover</td> <td>25.5</td> <td>29.5</td> <td>46.0</td> </tr> </tbody> </table>	Particulars (CNY Million)	FY 2023	FY 2024	FY 2025	Turnover	25.5	29.5	46.0
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