TVS Holdings Limited [Formerly known as Sundaram-Clayton Limited]

22nd March 2024

BSE Limited,
Phiroze Jeejeebhoy Towers,
Dalal Street,
Mumbai 400 001.
Equity Scrip code: 520056
NCRPS Scrip code: 717505

National Stock Exchange of India Ltd., Exchange plaza, 5th Floor, Bandra-Kurla Complex, Bandra (E), Mumbai 400 051. Equity & NCRPS Scrip code: TVSHLTD

Dear Sir,

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

Enclosed, please find letter dated 22 March 2024 received from Mr Venu Srinivasan, Chairman of TVS Holdings Limited (the "**Company**"). This refers to a memorandum of understanding executed on 21 March 2024 (the "**MOU**") between Mr Venu Srinivasan, Mrs Mallika Srinivasan, Dr Lakshmi Venu, and Mr Sudarshan Venu. The Company is not a party to this MOU. This information is being provided to your good office in accordance with the Company's obligations under Regulations 30 and 30A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015. We understand from Mr Venu Srinivasan's enclosed letter that the salient features of this MOU are as follows:

	Mr Venu Srinivasan, Mrs Mallika Srinivasan, Dr Lakshmi
whom the agreement is entered	Venu, and Mr Sudarshan Venu
If the listed entity is a	Not applicable
party to the agreement,	
details of the	
counterparties (including	
name and relationship	
with the listed entity)	
If listed entity is not a	The parties are Mr Venu Srinivasan, Mrs Mallika
party to the agreement, i.	Srinivasan, Dr Lakshmi Venu, and Mr Sudarshan Venu.
name of the party	The parties are part of the promoter / promoter group.
entering into such an	The MOU is dated 20 March 2024, and its execution was
agreement and the	completed on 21 March 2024.

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relationship with the listed entity; ii. details of the counterparties to the agreement (including name and relationship with the listed entity); iii. date of entering into the agreement	
Purpose of entering into the agreement	The members of the TVS family (including the parties) had, executed and completed a family settlement based on a Memorandum of Family Agreement dated 10 December 2020 recording the oral understanding reached between the members of the TVS Family, along with other agreements and understandings executed pursuant and further thereto amongst the various family groups of the larger TVS family and persons controlled by them (past, present and future), (together, "MFA"), and the family settlement took effect from 4 February 2022. The Parties have arrived at a further understanding amongst themselves in addition to the MFA, including, regarding usage of the TVS brands
Shareholding, if any, in the entity with whom the agreement is executed	Not applicable
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.	Mr Sudarshan Venu has agreed that, <i>inter alia</i> , he and persons controlled by him shall not use certain trademarks (including, TVS) in relation to certain businesses including design, manufacturing and supply of aluminium and magnesium die castings/ machined castings for OEMs and the after-market, and he has also agreed to not compete for a defined period including in the business of agricultural machinery including tractors, and self-propelled farm equipments. Mrs Mallika Srinivasan and Dr Lakshmi Venu have agreed that, <i>inter alia</i> , they and persons controlled by them shall not use certain trademarks (including, TVS) in relation to certain businesses including two-wheeler and three-wheeler vehicles, financial services, and real

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estate business, and they have also agreed to inter alia,

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	not engage in certain businesses including two-wheeler, and three-wheeler vehicles, parts and/or accessories for any such vehicles, for a defined period.
Extent and the nature of	This MOU doesn't in any way impact the Company's
impact on management	business adversely, and its ability to continue its
or control of the listed	business as currently conducted today is not impacted
entity	
Details and	This MOU doesn't in any way impact the Company's
quantification of the	business adversely, and its ability to continue its
restriction or liability	business as currently conducted today is not impacted
imposed upon the listed	
entity	
Whether, the said parties	The parties are part of the promoter / promoter group
are related to	
promoter/promoter	
group/ group companies	
in any manner. If yes, nature of relationship	
Whether the transaction	The Company is not a party to the MOU
would fall within related	The Company is not a party to the MOO
party transactions? If	
yes, whether the same is	
done at "arms length"	
In case of issuance of	Not applicable
shares to the parties,	rtot applicable
details of issue price,	
class of shares issued	
Any other disclosures	Not applicable.
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	
In case of termination or	Not applicable
amendment of	
agreement, listed entity	
shall disclose additional	

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details to the stock
exchange(s): a) name of
parties to the agreement;
b) nature of the
agreement; c) date of
execution of the
agreement; d) details of
amendment and impact
thereof or reasons of
termination and impact
thereof

Thanking you,

Yours faithfully, For TVS Holdings Limited

R Raja Prakash Company Secretary

Encl: a/a

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West Side House 3, Adyar Club Gate Road Chennai 600 028

22nd March 2024

To:

The Company Secretary
TVS Holdings Limited
"Chaitanya", No 12 Khader Nawaz Khan Road
Nungambakkam
Chennai, Tamil Nadu, 600006

Dear Sir

This is to inform you that my family members (Mrs Mallika Srinivasan, Dr Lakshmi Venu, and Mr Sudarshan Venu) and I have executed a memorandum of understanding ("MOU"). The MOU is dated 20 March 2024, and its execution was completed on 21 March 2024. It is our belief that this MOU doesn't in any way impact the business of TVS Holdings Limited (the "Company") adversely, and its ability to continue its business as currently conducted today is not impacted.

The salient features of this MOU are as follows:

- Name(s) of parties with whom the agreement is entered Mr Venu Srinivasan, Mrs Mallika Srinivasan, Dr Lakshmi Venu, and Mr Sudarshan Venu
- 2. Purpose of entering into the agreement The members of the TVS family (including the parties) had, executed and completed a family settlement based on a Memorandum of Family Agreement dated 10 December 2020 recording the oral understanding reached between the members of the TVS Family, along with other agreements and understandings executed pursuant and further thereto amongst the various family groups of the larger TVS family and persons controlled by them (past, present and future), (together, "MFA"), and the family settlement took effect from 4 February 2022. The Parties have arrived at a further understanding amongst themselves in addition to the MFA, including, regarding usage of the TVS brands.
- 3. Shareholding, if any, in the entity with whom the agreement is executed Not applicable.
- 4. 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. Mr Sudarshan Venu has agreed that, *inter alia*, he and persons controlled by him shall not use certain trademarks (including, TVS) in relation to certain businesses including design, manufacturing and supply of aluminium and magnesium die castings/ machined castings





for OEMs and the after-market, and he has also agreed to not compete for a defined period including in the business of agricultural machinery including tractors, and self-propelled farm equipments. Mrs Mallika Srinivasan and Dr Lakshmi Venu have agreed that, *inter alia*, they and persons controlled by them shall not use certain trademarks (including, TVS) in relation to certain businesses including two-wheeler and three-wheeler vehicles, financial services, and real estate business, and they have also agreed to inter alia, not engage in certain businesses including two-wheeler, and three-wheeler vehicles, parts and/or accessories for any such vehicles, for a defined period.

- 5. If the listed entity is a party to the agreement, details of the counterparties (including name and relationship with the listed entity) Not applicable.
- 6. If listed entity is not a party to the agreement, i. name of the party entering into such an agreement and the relationship with the listed entity; ii. details of the counterparties to the agreement (including name and relationship with the listed entity); iii. date of entering into the agreement The parties are Mr Venu Srinivasan, Mrs Mallika Srinivasan, Dr Lakshmi Venu, and Mr Sudarshan Venu. The parties are part of the promoter / promoter group. The MOU is dated 20 March 2024, and its execution was completed on 21 March 2024.
- 7. Extent and the nature of impact on management or control of the listed entity
 This MOU doesn't in any way impact the Company's business adversely, and its ability to continue its business as currently conducted today is not impacted.
- 8. <u>Details</u> and quantification of the restriction or liability imposed upon the listed entity This MOU doesn't in any way impact the Company's business adversely, and its ability to continue its business as currently conducted today is not impacted.
- 9. Whether, the said parties are related to promoter/promoter group/ group companies in any manner. If yes, nature of relationship The parties are part of the promoter / promoter group.
- Whether the transaction would fall within related party transactions? If yes, whether the same is done at "arms length" – The Company is not a party to the MOU.
- 11. In case of issuance of shares to the parties, details of issue price, class of shares issued Not applicable.
- 12. Any other 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 Not applicable.





13. In case of termination or amendment of agreement, listed entity shall disclose additional details to the stock exchange(s): a) name of parties to the agreement; b) nature of the agreement; c) date of execution of the agreement; d) details of amendment and impact thereof or reasons of termination and impact thereof – Not applicable.

This is for your kind information and record, and also for you to disseminate this information to the stock exchanges as necessary under applicable law. This may be treated as information provided by us to the Company in compliance with the terms of Regulation 30 and 30A of the Securities and Exchange Board of India (Listing Obligations and Disclosure Requirements) Regulations, 2015.

Sincerely

VENU Digitally signed by VENU SRINIVASAN SRINIVASAN Date: 2024.03.22 18:46:12 +05'30'

Venu Srinivasan