

To BSE Limited Phiroze Jeejeebhoy Towers, Dalal Street Mumbai – 400 001.

Respected Sir/Madam,

Sub: Intimation of Recommendation of Committee of Independent Directors pursuant to Regulation 26(7) of the SEBI (Substantial Acquisition of Shares and Takeovers) Regulation, 2011 ("SEBI SAST Regulations").

Scrip Code No: 539788

Reference: Open Offer for acquisition of up to 56,91,200 equity shares of face value of INR 5/- each of Khemani Distributors & Marketing Limited("Company or Target Company") from the eligible shareholders of the Target Company, by Acquires alongwith PACs.

With reference to the above-mentioned subject, and pursuant to Regulation 26(7) of the SEBI (SAST) Regulations, the Committee of Independent Directors of the Company, has provided its written recommendations in its meeting held on Wednesday, February 07, 2024 at the registered office of the Company, in relation to the open offer made by Vijaykumar Khemani, ("Acquirer") along with BSAS Infotech Limited ("PAC 1"), ONYX Partners ("PAC 2") and Vijaykumar Mangturam Khemani HUF ("PAC 3") and Gryffin Advisory Services Private Limited ("PAC 4") (collectively "Persons Acting in Concert" / "PAC") to the eligible shareholders of the Company for acquisition of up to 56,91,200 equity shares of face value of INR 5/- each of the Company, in the prescribed format.

The said recommendations have been published on the February 08, 2024, in the following newspapers:

Newspaper	Language	Edition/s
Financial Express	English	All Editions
Jansatta	Hindi	All Editions
Financial Express	Gujarati	(Ahmedabad and Surat) (being the place of
		Registered Office of the Target Company)
Mumbai Lakshadeep	Marathi Edition	(being regional language of the place where
		the Equity Shares are listed)

A Copy of the said recommendations is attached herewith, kindly acknowledge the receipt and take it on record.

Thanking You,

Yours Faithfully, For KHEMANI DISTRIBUTORS & MARKETING LIMITED

AMITKUMAR KHEMANI Whole Time Director & CFO DIN: 02227413

Date: 08/02/2024 Place: Surat

## Khemani Distributors & Marketing Limited

		emani Distributors &	Tel. No.: +91 261 290 5031; E-mail: investors@khemanigroup.net,Website: https://www.khemanigroup.net/		
Electronic biological and a set of the	Acqu , PAC	uirer") along with BSAS Infotech Limit 2 2, PAC 3 and PAC4 are collectively re	ed ("PAC 1"), ONYX Partners ("PAC 2") and Vijaykumar Mangturam Khemani HUF ("PAC 3") and Gryffin Advisory Services Private Limited("PAC 4")(P eferred to as "Persons Acting in Concert" / "PACs") to the Public Shareholders of the Target Company in accordance with the provisions of Regulat		
In Griffin Advances Amore Limits of Frite, in Imme of Regulation 2000/ CPs SEBI-ICDR Regulations and the shamhoding pattern. Griffin Advances Amore Limits of Frite, in Imme of Regulation 2000/ CPs SEBI-ICDR Regulations and the shamhoding pattern. Griffin Advances Amore Limits of Frite Advances Amore Limi	3. D	Details of the Offer pertaining to the	<ul> <li>This Open Offer is made by Vijaykumar Khemani, ("Acquirer") along with BSAS Infotech Limited ("PAC 1"), OKY2 Partners ("PAC 2"), Vijaykumar Mangtura Khemani HUF ("PAC 3") and Gryfin Advisory Services Private Limited ("PAC 4") (collectively "Persons Acting in Concert" / "PAC"), in accordance with Regulations (3), 3(3), 4 and other applicable regulations of the SEIB SAST Regulations, to the Public Shareholders of the Target Company, to the acquisition, upto 56,91.200 fully-paid up equity shares of Rs. 5/- each, representing 24.77% of the total outstanding Share Capital and Voting Share Capital of the Target Company, tao Infer price (PS 15.57/- per equity) share (Rupees On Hundred fifty Five and paise Sixty Seven only) ("Offer Price").</li> <li>The Public Announcement dated August 09, 2023 read with Corrigendum to the Public Announcement dated August 17, 2023, the Detailed Public Stateme dated August 10, 2023 read with Corrigendum to the Public Announcement dated August 17, 2023, the Detailed Public Stateme dated August 17, 2023, the Detailed Public Stateme to Private Limited for and on behalf of the Acquirer / PAC in connection with the Open Offer.</li> <li>"Share Purchase Agreement 1 / SPA 1" dated August 09, 2023 entered into between the Acquirer and Varada Trading Private Limited and Badnoot Technology Private Limited an S&amp;D Share &amp; Stock Private Limited to acquire 18,02,800 Equity Shares by the Acquirer alongwith the PAC at a price of R. 26,50 per Equity share:</li> <li>"Share Purchase Agreement 2 / SPA 2" dated August 09, 2023 entered into between the Acquirer and Azura Projects Private Limited, carror Investments Private Limited an S&amp;D Share &amp; Stock Private Limited to acquire 9,78,44 Equity Shares by the Acquirer alongwith the PAC at a price of R. 26,50 per Equity Shares (Share Purchase Agreements")</li> <li>Further, the Board also took note of the historical breach of creeping acquisition limits by the Acquirer and Exansh Concepts Limited to acquire 9,78,44 Equity Shares by the</li></ul>		
4 Name of the Acagenese and PAC with the Acagenese and PAC with the Acagenese Acacegnese Acagenese Acagenese Acagenese Acacegnese Acaga			ICDR Regulations"), Mrs. Savita Agarwal, sister of Sushiladevi Khemani falls under the definition of "Promoter Group" and holds 99% of the paid up equity share in Gryffin Advisory Services Private Limited. Further, in terms of Regulation 2(pp)(iv) of the SEBI ICDR Regulations and the shareholding pattern, Gryffin Adviso		
Acquirem         - Vigsplurar Areginan Schemani           Provide Provide Area in Company         - Symphone Company, Name of Left (POC 27) - Optimization of Left (POC 27) - Optimization of Company, Name of Left (POC 27) - Optimization of Left (POC 27) - Opticon of Left (POC 27) - Optimization of Left (POC 27) - Optimizati	4. IN	ame of the Acquirers and PAC with the			
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Tables - 191 S 07 29 311           E-mail V. Multi coording/audiascipilit.com, investor Grivenance - mail id: greixinosa.mb@suddascipilit.com           Status         Numbers           Status         Numbers           Commente ognation         Numbers           Tables         Numbers           Commente ognation         Numbers           Tables         Tables	5. N	lame of the Manager to the Offer	Sundae Capital Advisors Private Limited		
Members of the Committee of all W- Amc Manarapersed Jan (Charman) indicapted Direction (DC) (Pless B)         We Balakin Fammani Agrical (Member) (Direction (DC) (Pless B)           DC Members relationsh: with an Their excelling the interpret of the C renter part and relation (DC) members and the DC have sented to any contract or any other relationsh; with the Target Company.           DC Members relationsh: with an Their excelling the interpret of the DC have traded in any of the equity shares of the DC have relation (DC) members and the DC have relation (DC) members and the DC have traded in any of the equity shares of the DC have trade in the AppaierPAC; or (Dr) and any part of the DC have traded in the AppaierPAC; or (Dr) have any contract of the DC have traded in the AppaierPAC; or (Dr) have any contract set of the DC have traded in the AppaierPAC; or (Dr) have any contract set of the DC have traded in the AppaierPAC; or (Dr) have any contract set of the DC have traded in the AppaierPAC; or (Dr) have any contractisticationship (Dr) have any contractisticatistication and contractisticati			404, 4th Floor, Vaibhav Chambers, Bandra Kurla Complex, Bandra (East) Mumbai - 400 051, Maharashtra, India Tel No: +91 96 6785 9191 E-mail ID: kunopendfer@sundaecapital.com, Investor Grievance e-mail id: greviences.mb@sundaecapital.com Website: www.sundaecapital.com SEBI Regn. No: INM000012494 Validity Period: Permanent		
Target: Company (Director: Equity)         other securities in the Target Company.           Stares: Owned and Other contract.         Paint from above, none of the Members of the IDC have traded in any of the equity starestother securities of the Target Company.           Tarding in the Early. Stares / other securities of the Early. Stares / other securities of the Target Company (urity: early in the date of the Annuancement; and early in the above entropy of the securities of the Annuancement; and early in the Annuancement; and early early early in the Annuancement; and early early early early in the Annuancement; and early early early early in the Annuancement; and early early early early early in the Annuancement; and early	lr ir	ndependent Directors (IDC) (Please ndicate the chairperson of the	a) Mr. Amit Mahavirprasad Jain (Chairman) b) Mr. Balkishan Ramsnehi Agarwal (Member)		
securities of the Targel Company by UCC (a) the 12 months period preceding the date of the Anbite Antionucement, and (b) the period from the date of Polic Anonoxement Bit the date of the Anonymeridation. (b) The period from the date of Polic Anonoxement Bit the date of Polic Anonymeridation. (c) Trading in the Equity Shares / other members of IbC: (c) Trading in the Equity Shares / other members of the DC have traded in the Equity Shares / other securities of the Acquirer IPAC in any manner. (c) Trading in the Equity Shares / other members of the DC have traded in the Equity Shares / other securities of the Acquirer IPAC in any manner. (c) Trading in the Equity Shares / other Monot Bits and Company Bits and Bits and Company Bits and Bi	7. II T S re	DC Member's relationship with the arget Company (Director, Equity shares Owned and Other contract/ elationship) if any.	other securities in the Target Company.		
10. Trading in the Equity Shares / other Members 11. Recommendation on the Open Offer, as 11. Recommendation on the Open Offer, as 12. Naminum Offer Price as triggered on account of excution of SPA1, SPA2 and SPA3 and as calculated and disclosed under the Clause 6.1.1 of the 12. Letter Offer a sport the provision of Regulation SQ1 of the SEB1 SAST Regulations; 2. Minimum Offer Price as triggered on account of Beach of SAST Limit 2 and as calculated and disclosed under the Clause 6.1.2 of the Letter of Off as per the provisions of Regulation SAST Regulations; 3. Minimum Offer Price 3 as triggered on account of Beach of SAST Equity Shares by the Acquirer the Clause 6.1.4 of the Letter of Off as per the provisions of Regulation SAST Regulations; 4. Minimum Offer Price 3 as triggered on account of Beach of SAST Equity Shares and and disclosed under the Clause 6.1.4 of the Letter of Off as per the provisions of Regulation SAST Regulations; 4. Minimum Offer Price 3 as triggered on account of Beach of SAST Limit 2 and as calculated and disclosed under the Clause 6.1.4 of the Letter of Off as per the provisions of Regulation SAST Regulations; 4. Minimum Offer Price 3 as triggered on account of Beach of SAST Limit 2 and as calculated and disclosed under the Clause 6.1.5 of the Letter of Off as per the provisions of Regulation SAST Regulations; 5. The doloain price on the teal and the SAST Regulations; 5. The doloain price on the teal and the second the SAST Regulations; 5. The doloain price on the teal and the second the s	9. II A C	DC Member's relationship with the acquirers (Director, Equity Shares Dwned and Other contract/relationship)	(b) the period from the date of Public Announcement till the date of this recommendation.     None of the members of IDC:     (a) are directors of the Acquirer/PAC;     (b) hold any equity shares or other securities of the Acquirer/PAC; or		
Members         The IDC noted that the Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:           11         Recommendation on the Opcon Offer.         The IDC noted that the Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:           12         Numinum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:         Numinum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:           13         Amininum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:           14         Mininum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the following:           15         Mininum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at after considering the Clause 6.1.3 of the Letter of Offer as per the provisions of Regulation R(2) of the SEIS ISST Regulations;           16         Mininum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at disclosed under the Clause 6.1.3 of the Letter of Offer as per the provisions of Regulation R(2) of the SEIS ISST Regulations;           17         Mininum Offer Price at Rs. 155.67 per Equity Share by the Acquirer has been arrived at disclosed under the Clause 6.1.3 of the Letter of Offer as per the provisions of Regulation R(2) of the SEIS Isst Regulations;           18         Mininum Offer Price as Rs tiggred on account of Breach OfSAST Limit 2 and as cacluated	10. T	rading in the Equity Shares / other			
to whether the offer, is or is not, fair and reasonable         In, Minimum Offer Price 1 as triggered on account of sexut, on SPA1, SPA2 and SAST Regulations;           2.         Minimum Offer Price 2 as triggered on account of SPA1, SPA2 and SST Regulations;           3.         Minimum Offer Price 3 as triggered on account of SPA1, SPA2 and SST Regulations;           4.         Minimum Offer Price 3 as triggered on account of Breach of SAST Limit 1 and as calculated and disclosed under the Clause 6.1.3 of the Letter of Off as per the privations of Regulations;           5.         Minimum Offer Price 3 as triggered on account of Breach of SAST Limit 2 and as calculated and disclosed under the Clause 6.1.5 of the Letter of Off as per the privations of Regulation R2 of the SEI SAST Regulations;           6.         Minimum Offer Price 3 as triggered on account of Breach of SAST Limit 3 and as calculated and disclosed under the Clause 6.1.5 of the Letter of Off as per the privations of Regulation R2 of the SEI SAST Regulations;           7.         The dosing price of the equity shares of the Target company on BSEL Limited ("BSET") on Acting and paise bitty preceding the data of Regulations;           8.         The reasons set out hereinunder; as of the data of this recommendation; the IDC is of the opinion that the Open offer is in accordance with the SEI SA Regulation;           12.         Disclosure of volting pattern of the reasonable meeting in histophase account of the range calculater and account of delay, is at 102.27% premium to the above mentior closing price.           12.         Disclosure of volting pattern of the reasonable bit bit pois point the reason	N	fembers			
meeting in which the open offer proposal was discussed       The IDC of Khemani Distributors & Marketing Limited has taken into consideration the following points while making this recommendation: <ul> <li>a. The PublicAnnouncement, Detailed Public Statement, Draft Letter of Offer.</li> <li>b) SPA1, SPA2 and SPA3 entered into on August 09, 2023 to acquire an aggregate of 60,07,600 Equity shares of the Target Company at a price of INR 26 per Equity share.</li> <li>c) The Offer Price of Rs. 155 67 per Equity Share, including interest for the period of delay, by the Acquirer and PACs has been arrived at after considering points mentioned under Clause 11 of this recommendation.</li> <li>d) The valuation reports dated August 09, 2023 and addendum valuation report dated December 19, 2023 to determine the Minimum Offer Price 1 as Rs. 26. Minimum Offer Price 2 as Rs. 97.50. Minimum Offer Price 3 as Rs. 24.32. Minimum Offer Price 4 as Rs. 56.50 and Minimum Offer Price 5 as Rs. 80.00 Equity Share, excluding interest payable on the minimum Offer Price 3 as Rs. 24.32. Minimum Offer Price 5 as Rs. 80.00 Equity Share, excluding interest so the Target Company on BSE on December 15, 2023 (i.e., the day immediately preceding the date of the meeting IDC on which the same were traded on the stock exchange) is INR 76.96 (Rupeas Seventy Six only). The Offer Price of Rs. 155 (Rupeas One Hundred Fifty Five and paise Sixty Seven only) is at 102.27% premium to the above mentioned closing price. Further, the above price of 155 67 also includes interest (01% p.a. for the period of delay.</li> </ul> <li>41. Details of IndependentAdvisors, if any None</li> <li>15. Any other matter(s) to be highlighted None</li> <li>16. Any other matter(s) to be highlighted</li> <li>17. Any other matter of the det of the optivins and the formation contained in or accompany under SEBI SAST Regulations. For and on behalf of Committ</li>	to re	whether the offer, is or is not, fair and aasonable	<ol> <li>Minimum Offer Price 1 as triggered on account of execution of SPA 1; SPA 2 and SPA 3 and as calculated and disclosed under the Clause 6.1.1 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 2 as triggered on account of Breach of SAST Limit 1 and as calculated and disclosed under the Clause 6.1.2 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 2 as triggered on account of Breach of SAST Limit 1 and as calculated and disclosed under the Clause 6.1.3 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 3 as triggered on account of Breach of SAST Limit 2 and as calculated and disclosed under the Clause 6.1.4 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 5 as triggered on account of Breach of SAST Limit 3 and as calculated and disclosed under the Clause 6.1.4 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 5 as triggered on account of Breach of SAST Limit 4 and as calculated and disclosed under the Clause 6.1.5 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Minimum Offer Price 5 as triggered on account of Breach of SAST Limit 4 and as calculated and disclosed under the Clause 6.1.5 of the Letter of Offer as per the provisions of Regulation 8(2) of the SEBI SAST Regulations;</li> <li>Regulation 8(2) of the SEBI</li></ol>		
was discussed         was discussed           13. S urm arry of reasons for         The IDC of Khemani Distributors & Marketing Limited has taken into consideration the following points while making this recommendation: <ul> <li>a) The Public/Announcement, Detailed Public Statement, Draft Letter of Offer.</li> <li>b) SPA1, SPA2 and SPA3 entered into on August 09, 2023 to acquire an aggregate of 60,07,600 Equity shares of the Target Company at a price of INR 26 per Equity Share.</li> <li>c) The Offer Price of Rs. 155 67 per Equity Share, including interest for the period of delay, by the Acquirer and PACs has been arrived at after considering points while making this recommendation.</li> <li>d) The valuation reports dated August 09, 2023 to acquire an aggregate of 60,07,600 Equity shares of the Target Company at a price of INR 26 per Equity Share.</li> <li>c) The Offer Price or Rs. 155 67 per Equity Share, including interest for the period of delay, by the Acquirer and PACs has been arrived at after considering points while making this recommendation.</li> <li>d) The valuation reports dated August 09, 2023 and addendum valuation report dated December 19, 2023 to determine the Minimum Offer Price 2 as Rs. 56.50 and Minimum Offer Price 2 as Rs. 50.50 and Minimum Offer Price 2 as Rs. 56.50 and Min</li></ul>			The recommendations were unanimously approved by the members of IDC present at the Meeting held on February 07, 2024.		
a)       The PublicAnnouncement, Detailed Public Statement, Draft Letter Of Offer.         b)       SPA 1, SPA 2 and SPA 3 entered into a Nagust 09, 2023 to acquire an aggregate of 60,07,600 Equity shares of the Target Company at a price of INR 26 per Equity Share.         c)       The Offer Price of Rs. 155.67 per Equity Share, including interest for the period of delay, by the Acquirer and PACs has been arrived at after considering points mentioned under Clause 11 of this recommendation.         d)       The valuation reports dated August 09, 2023 and addendum valuation report dated December 19, 2023 to determine the Minimum Offer Price 1 as Rs. 26. Minimum Offer Price 2 as Rs. 97.50, Minimum Offer Price 3 as Rs. 24.32, Minimum Offer Price 4 as Rs. 56.50 and Minimum Offer Price 5 as Rs. 80.00 Equity Share, excluding interest payable on the minimum Offer Price 3 as Rs. 24.32, Minimum Offer Price 4 as Rs. 56.50 and Minimum Offer Price 5 as Rs. 80.00 Equity Share, excluding interest payable on the minimum Offer Price 3 as Rs. 24.32, Minimum Offer Price 5 as Rs. 80.00 Equity Share, excluding interest payable on the minimum Offer Price 3 as Rs. 56.00 and Minimum Offer Price 5 as Rs. 80.00 Equity Share excluding interest payable on the minimum Offer Price 3 as Rs. 50.00 Equity Share, excluding interest payable on the minimum Offer Price 3 as Rs. 50.00 Equity Share excluding interest payable on the minimum Offer Price 3 as Rs. 50.00 Equity Share, excluding interest payable on the payot of 10.27% premium to the above mentioned dosing price. Further, the above price of 15.65 rais on includes sinterest (00 Pis 0.6 for the period of delay.         e)       The colsing price of the equity shares of the Target Company on BSE on December 15, 2023 (i.e., the day immediately preceding the date of the meeting the badve price of 15.65 rais on include	W	vas discussed	The IDC of Khemani Distributors & Marketino Limited has taken into consideration the following points while making this recommendation:		
Example 2 - Details of Independent Advisors, if any None     Any other matter (s) to be highlighted     None     None     the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whether mission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under SEBISAST Regulations.     For and on behalf of Committee of Independent Director Khemani Distributors & Marketing Lim			<ul> <li>a) The Public Announcement, Detailed Public Statement, Draft Letter of Offer and Letter of Offer.</li> <li>b) SPA 1, SPA2 and SPA3 entered into on August 09, 2023 to acquire an aggregate of 60,07,600 Equity shares of the Target Company at a price of INR 26. per Equity share.</li> <li>c) The Offer Price of Rs. 155.67 per Equity Share, including interest for the period of delay, by the Acquirer and PACs has been arrived at after considering to points mentioned under Clause 11 of this recommendation.</li> <li>d) The valuation reports dated August 09, 2023 and addendum valuation report dated December 19, 2023 to determine the Minimum Offer Price 2 as Rs. 95 50, Minimum Offer Price 3 as Rs. 95 50, Minimum Offer Price 3 as Rs. 95 50, Minimum Offer Price 2 as Rs. 95 50, Minimum Offer Price 3 as Rs. 95 50, Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer Price 4 as Rs. 56 50 and Minimum Offer</li></ul>		
To the best of our knowledge and belief, after making proper enquiry, the information contained in or accompanying this statement is, in all material respect, true and correct and not misleading, whethe mission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under SEBI SAST Regulations. For and on behalf of Committee of Independent Director Khemani Distributors & Marketing Lim	-		None		
mission of any information or otherwise, and includes all the information required to be disclosed by the Target Company under SEBI SAST Regulations. For and on behalf of Committee of Independent Director Khemani Distributors & Marketing Lim		5. 3.2 <del>6</del> 6.			
Khemani Distributors & Marketing Lim			cludes all the information required to be disclosed by the Target Company under SEBI SAST Regulations.		