

To
The Board of Directors
JHS Svendgaard Laboratories Limited
Trilokpur Road, Kheri (Kala Amb), Tehsil - Nahan,
Distt. Sirmour, Himachal Pradesh – 173030

Report on recommendations of Independent Directors Committee of JHS Svendgaard

Laboratories Limited on the Scheme of Arrangement for Amalgamation of JHS

Svendgaard Laboratories Limited ('Transferor Company') with Vedic

Cosmeceuticals Private Limited ('Transferee Company')

A meeting of Independent Directors' Committee of JHS Svendgaard Laboratories Limited was held on 22nd September, 2023, to consider and recommend the proposed Scheme of Arrangement for Amalgamation of JHS Svendgaard Laboratories Limited ('Transferor Company'/'Company') with Vedic Cosmeceuticals Private Limited ('Transferee Company') under the provisions of Section 230 to 232 of the Companies Act, 2013 and other applicable laws, rules and regulations. In accordance with the SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023, this report of Independent Directors' Committee of the Company is being made in order to comply with the requirements of the aforesaid circular. The Independent Directors' committee has considered and reviewed the said Scheme of Arrangement and drawn out the following major points:

Background of the Companies involved in the proposed scheme:

1. JHS SVENDGAARD LABORATORIES LIMITED (herein after also referred to as 'JSLL' or 'Transferor Company'), bearing CIN L74110HP2004PLC027558 was incorporated on 08th October, 2004 under the provisions of Companies Act, 1956 with the name and style of JHS Svendgaard Laboratories Limited having its Registered office of the Transferor Company is situated at Trilokpur Road, Kheri (Kala Amb), Tehsil - Nahan, Distt. Sirmour, Himachal Pradesh - 173030, India. Transferor Company is widely held listed company having its equity shares listed on BSE Limited (BSE) and National Stock Exchange of India Limited (NSE). The Transferee Company is engaged in the business of manufacturing and selling of Toothbrushes, Toothpastes, Mouthwash, Denture Tablets and other allied oral care product. Apart from working on its own





brands, the company also offers Contract Manufacturing Partnership to brands in the domestic and the international market.

2. VEDIC COSMECEUTICALS PRIVATE LIMITED (hereinafter also referred to as 'VCPL' or 'Transferee Company') is a Private Limited Company bearing CIN U24246DL2003PTC118255. It was incorporated on 1st January 2003 under the provisions of Companies Act, 1956 with the name of "Vedic Cosmeceuticals Private Limited" having its registered office at 21-C, Pocket-C, Gangotri Apartments, Alakananda, New Delhi, - 110019. The Transferee Company is engaged in the development, manufacture, and sale of high quality skincare products made with natural ingredients such as Sunscreens, Face Masks & Packs, Face Washes, Body Washes etc.

Following documents were placed before the Independent Director Committee:

- Draft of proposed Scheme of Arrangement for Amalgamation of JHS Svendgaard Laboratories Limited ('Transferor Company'/'The Company') with Vedic Cosmeceuticals Private Limited ('Transferor Company');
- Valuation Report dated 21st September, 2023 issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412);
- Fairness opinion dated 21st September, 2023 issued by 3Dimesion Capital Services Limited, SEBI Registered, Category-I, Merchant Banker

Salient features of Scheme of Arrangement:

The committee noted the following salient features of the Scheme:

- The scheme provides for Amalgamation of JHS Svendgaard Laboratories Limited ('Transferor Company') with Vedic Cosmeceuticals Private Limited ('Transferee Company') with effect from the Appointed Date i.e. 01.04.2024;
- The amalgamation of Transferor Company with Transferee Company is expected to better realize the potential of business and yield the benefits of combined assets, technology, and financial resources;





• As per the valuation report issued by Ajay Kumar Siwach, Registered Valuer- Securities or Financial Assets (Registration No. IBBI/RV/05/2019/11412), the share exchange ratio for issuance of new shares by the Transferee Company to the shareholders of the Company is as follows:

Transferee Company shall issue and allot to each of the shareholders of "Transferor Company" (other than the shares already held therein immediately before the amalgamation by the Transferee Company, its Nominee or Subsidiary Company), shares in proportion of 10 (Ten) equity shares of face value of Rs. 10 each in Transferee Company for every 100 (Hundred) equity shares of face value of Rs. 10 each held by them in "Transferor Company" pursuant to this Scheme of Amalgamation.

 Upon effectiveness of the Scheme, the Transferee Company shall apply for listing of its equity shares on the stock exchanges in compliance with the requirements of SEBI Master Circular no. SEBI/HO/CFD/POD-2/P/CIR/2023/93 dated June 20, 2023.

Need and Rationale of Scheme of Arrangement:

The committee noted the following salient features of the scheme:

The Transferor Company is engaged in the business of manufacturing, selling and exporting Toothbrushes, Toothpastes, Mouthwash, Denture Tablets and other health care products such as Hand Sanitizer, Room Fresheners etc. Apart from this, the Transferor Company also offers contract Manufacturing Partnership to Domestic and International market. On the other hand, the Transferee Company is engaged in developing, manufacturing and selling of high-quality skincare products for Baby care, Hair Care, Body Care, Intimate Care, Pet care, Spa Products and Grooming products. Some prominent brands with whom the Transferee Company is currently working are Unilever, Nykaa, St. Botanica, The Moms Co., Sugar, Sirona, Bombay Shaving Company, Colorban, Beardo, New U, Skinraft, Arata, TNW.

The Transferor Company and Transferee Company belong to the Fast-Moving Consumer Goods (FMCG) Industry and having a similar line of Business and same customer base. Further, the product base of Transferee Company is wider in comparison to that of the Transferor Company



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and at the same time, has more growth potential from future prospects considering the usage of advanced technology in production.

Accordingly, the management of the Transferor Company and Transferee Company believes that after this proposed merger, the Transferee Company shall be in a position to utilize the manufacturing infrastructure of Transferor Company in a more efficient and better way with its modern and advanced technology.

Moreover, after the effectiveness of the Scheme, the Transferee Company shall apply for listing of its equity shares on BSE and NSE and the same will enhance the business value of both the Companies followed by the enhancement of liquidity and marketability of equity shares which will ultimately be beneficial to the public shareholders.

Furthermore, this Scheme of Arrangement for Amalgamation of the Transferor Company with the Transferee Company would result, inter-alia, in the following additional benefits:

- Enhancement of competitive strengths including financial resources;
- enhancement of economic value addition.
- Both companies operate in the same industry, allowing for diversification of products and
 a stronger customer base. This can result in improved operational efficiency, economies
 of scale, and overall competitiveness in the market which can help mitigate risks and
 increase the overall resilience of shareholders' portfolios;;
- Better management and focus on growing the businesses. The merger can create cross-selling opportunities between the merged entity's products. The shared customer base can be leveraged to introduce complementary products, upsell or cross-sell existing products, and maximize revenue potential.
- The combined scale and customer reach of the Merged Entity will enable to it compete effectively in the market;
- A larger growing company will mean enhanced financial and growth prospects for the
 people and organization connected therewith, and will be in public interest. The
 amalgamation will conducive for better and more efficient and economical control over
 the business and financial conduct of the Companies.



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 the merger of Transferor Company into and with the Transferee Company will squarely result in unlocking the value of business of both the companies.

Scheme Not Detrimental to the Shareholders of the Company:

The Committee members discussed and deliberated upon the rationale and salient features of the scheme, the valuation report and fairness opinion presented before the Committee and is of the informed opinion that the proposed Scheme is in the best interests of the Shareholders of the Company and not detrimental to the interest of the Shareholders, including the minority shareholders of the Company.

Recommendation of the Independent Directors' Committee:

Having considered the documents, Valuation Report, Fairness Opinion, the Independent Directors' Committee hereby unanimously recommends that the aforesaid Scheme of Arrangement for Amalgamation is not detrimental to the interest of the Shareholders.

For and on behalf of the Committee of Independent Director of JHS Svendgaard Laboratories Limited

Mukul Pathak

DIN: 00051534

(Chairperson of the Committee)

Place: New Delhi Date: 22.09.2023

